

COMPLAINT

THOMAS HOSPITAL)
Plaintiff)

VS)

DAVE TURBERVILLE)
Defendant)

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

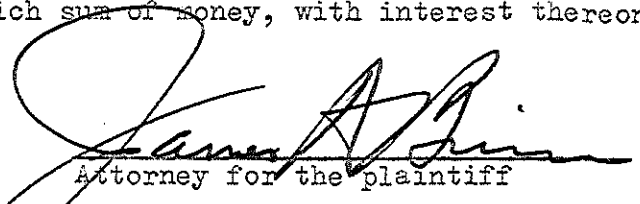
5415

I

The plaintiff claims of the defendant the sum of Two Hundred Fifty Three and no/100(\$253.00)Dollars, due from him on account, to-wit: the 22nd day of December, 1961, which sum of money, with interest thereon, is still unpaid.

II

The plaintiff claims of the defendant Two Hundred Fifty Three and no/100(\$253.00)Dollars, due from him for merchandise, goods, chattels and services sold and done by the plaintiff to the defendant on, to-wit: the 22nd day of December, 1961, which sum of money, with interest thereon, is still unpaid.


Attorney for the plaintiff

There is attached hereto as Exhibit "A" and made a part hereof an itemized statement of account verified by Claud Clark, Jr., a competent witness, sworn to before a Notary Public, which statement shows the amount due on this account as of the 22 ndday of December , 1961, and due at present.

The defendant lives at Loxley, Alabama

COUNTY OF Baldwin

STATE OF Alabama

Be it remembered, that on this 14th. day of December
A. D., 19 62, personally appeared before me, the undersigned authority,
Claud Clark, Jr. known to me

who being duly sworn, upon his oath stated that he is Administrator
of Thomas Hospital Alabama

{ a corporation organized and doing business under the laws of the State of Alabama
{ and has been duly authorized by said corporation to make this affidavit
{ a partnership composed of _____

a sole trader doing business as _____
and that as such he makes this affidavit; that he is familiar with the books and business of
said Thomas Hospital _____; that the attached account against
Dave Turberville of Loxley, Ala.

is just and correct, within the knowledge of this affiant, that the items thereon stated and com-
posing the said account were sold and delivered to said Dave Turberville

at { its
their } special instance and request, that credit has been duly given for all payments and
his
just and lawful offsets to which said account is entitled as thereon stated, and that the balance
thereof, amounting to the sum of Two-hundred fifty-three and no/100 Dollars
(\$ 253.00) with interest from _____ 19 _____ is justly due and
remains unpaid.

I hereby certify under my official seal that I am authorized as a Notary Public to
administer oaths under the laws of the State of Alabama
and that the foregoing was subscribed and sworn to before me on the day and year
first above stated.

Lena Sauge
Notary Public

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THOMAS HOSPITAL

FAIRHOPE, ALABAMA

TELEPHONE WA 8-2375

DATE: 9-27-62

Shirley Jean Jenkenville
40 Dave Jenkenville

Adm.: 12-17-61

Disch.: 12-22-61

Blood Transfusion Del upc	7	00
Anesthetic Fee		
Operating or Delivery Room Fee		
Basic Daily Care 5 Days @ 1.50 nursing	25	00
Laboratory Fee Mrs Jenkenville + Baby	70	00
X-Ray Fee	58	00
Medical & Surgical Supplies		
Oxygen	33	25
Drugs & Pharmacy	31	25
Miscellaneous	31	25
EKG		
Anesthetic Materials		
Emergency Room Fee		
Nursery Care		
Phone, Cot, Guest Meals		
Interest	10	56
TOTAL	253	00
CREDITS		
BALANCE DUE	253	00

SUMMONS AND COMPLAINT

Moore Ptg. Co.

The State of Alabama, }

Baldwin County.

Circuit Court, Baldwin County

No. _____

_____ TERM, 19____

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon Dave Turberville

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against _____

Dave Turberville

_____, Defendant.

by Thomas Hospital

_____, Plaintiff.

Witness my hand this 20 day of Dec 1962

Ed-12-22-62

Oliver J. Smith, Clerk

No. 5415

Page _____

The State of Alabama
Baldwin County

CIRCUIT COURT

Thomas Hospital

Plaintiffs

vs.

Dave Turberville

Defendants

Summons and Complaint

Filed

FILED

19

DEC 20 1962

Clerk

ALICE J. DUCK, CLERK
REGISTER

James A. Brice

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Loxley, Alabama

Received In Office

Dec. 20 1962

_____, Sheriff

I have executed this summons

this

22nd day ^{Dec.} 1962

by leaving a copy with

Dave Turberville

DEPUTY SHERIFF

BY

TAYLOR WILKINS, Sheriff

Ten Cents per mile Total \$ 4.00

miles at

Sheriff claims 40

Taylor Wilkins

Sheriff

Fred Linder

Deputy Sheriff

Loxley