<ul> <li>DEMINICATINE 4/6/4 ALCO DIMER PAPER COMPANY</li> <li>Fisintiff</li> <li>VS</li> <li>N. C. MACCH 4/6/s</li> <li>MACON DAUG STORE</li> <li>Defendant</li> <li>Now comes the Plaintiff and files the following interrogatories to the Defendant, N. C. Macon.</li> <li>1. What is your mane?</li> <li>2. Where do you live?</li> <li>3. Are you the defendant in this case?</li> <li>4. Have you examined the account attached to the Bill of Compleint?</li> <li>5. If the answer to the above interrogatory is yes, is the account is not correct state the incorrect part or parts thereof.</li> <li>7. What did you purchase from the Alco Dixie Paper Company about March 1, 1962?</li> <li>6. If the items were damaged one to the items at the time they were received?</li> <li>11. If the items were damaged at the time of their receipt did you make a clain if eny?</li> <li>13. Nere the charges for the merchandise delivered to you about March 1, 1962 correct?</li> <li>14. If they were not please point out the incorrect part or parts thereof.</li> <li>15. Here you ever called the stention of the Plaintiff to any incorrect charge on this account?</li> <li>16. If so please attach a corp of such correspondence, if any.</li> <li>17. Did you ever pay any thing on this account?</li> <li>18. In what manner did you make the payment?</li> <li>19. If such payment or payments were made by checks</li> </ul>								
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<ul> <li>part or parts thereof.</li> <li>15. Have you ever called the attention of the Plaintiff to any incorrect charge on this account?</li> <li>16. If so please attach a copy of such correspondence, if any.</li> <li>17. Did you ever pay any thing on this account?</li> <li>18. In what manner did you make the payment?</li> </ul>								
<ul> <li>15. Have you ever called the attention of the Plaintiff to any incorrect charge on this account?</li> <li>16. If so please attach a copy of such correspondence, if any.</li> <li>17. Did you ever pay any thing on this account?</li> <li>18. In what manner did you make the payment?</li> </ul>		ease point out the incorrect						
to any incorrect charge on this account? 16. If so please attach a copy of such correspondence, if any. 17. Did you ever pay any thing on this account? 18. In what manner did you make the payment?								
<ul> <li>16. If so please attach a copy of such correspondence, if any.</li> <li>17. Did you ever pay any thing on this account?</li> <li>18. In what manner did you make the payment?</li> </ul>								
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18. In what manner did you make the payment?								
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state the check number, date and amount.

20. If such payment or payments were made by check

or checks, attach a copy of such check or checks hereto. 21. State the name of the salesman, if any, who sold the merchandise sold to you by the Plaintiff.

22. Did such salesman make any representation regarding the quanity or quality of the merchandise?

23. If the answer to the above interrogatory is yes, set the representations in full, including and time of making them.

24. Did you make a check to the Plaintiff dated April 24, 1962 in the amount of \$75.00?

25. If the answer to the above interrogatory #24 is correct, please state whether that check was ever honored.

ley for Plaintiff

STATE OF ALABAMA BALDWIN COUNTY

Before me, the undersigned authority, personally appeared Wilson Hayes, who being by me first duly sworn deposes and says: That he is the attorney for the Plaintiff in the above styled cause; that the answers to the aforesaid interrogatories will be material evidence for the Plaintiff on the trial of this cause.

Subscribed and sworn to before me on this the \_\_\_\_7 day of \_\_\_\_\_\_, 1963.

Notary Public. Alex

DEMINICH RISE d/b/a ALCO DIXIE PAPER COMPANY,	ğ
BIALE FAFER COMPANY,	Ĭ
Plaintiff,	IN THE CIRCUIT COURT OF
Ve	
Vs.	BALDWIN COUNTY,ALABAMA
W. C. MACON d/b/a	AT LAW
MACON DRUG STORE,	I
m (* - 1 )	CASE NO.
Defendant.	۷.

Comes now the Defendant in the above styled cause and answers the Interrogatories filed by the Plaintiff as follows:

- 1. William C. Macon.
- 2. Robertsdale, Alabama.
- 3. The name in the Complaint is mine and I was served with this Summons and Complaint.
- 4. Yes
- 5. I do not know. I have never done business with Alco Dixie Paper Company.
- 6. See 5.
- 7. See 6.
- 8. See 6.
- 9. See 5.
- 10. See 7.
- 11. See 5.
- 12. See 5.
- 13. See 5.
- 14. See 5.
- 15. To my knowledge I have never done business with Deminick Rise d/b/a Alco Dixie Paper Company.
- 16. See 15.
- 17. See 5.
- 18. See 5.
- 19. See 5.
- 20. See 5.
- 21. See 5.

- 22. See 5.
- 23. See 5.
- 24. I have never made a check to Deminick Rise d/b/a Alco Dixie Paper Company.
- 25. See 24.

Witness my hand this the 16th day of October, 1963.

recu allin William C. Macon

Sworn to and subscribed before me on this the 16th day of October,

1963. 120 FILED 007 37 1963 Notary Public ALIDE J. DUDY, NEGISTER

DEMINICH RISE d/b/a ALCO IN THE CIRCUIT COURT 200 DIXIE PAPER COMPANY 0000 BALDWIN COUNTY, ALABAMA Plaintiff AT LAW VS **∲** 0 NUMBER: 5648 W. C. MACON d/b/a MACON DRUG STORE Ô Defendant Č. . - . - . - .  $\tilde{\nabla}_{ij}^{(1)} = \tilde{\nabla}_{ij}^{(2)}$ TO HONORABLE HARRY J. WILTERS, JR., BAY MINETTE, ALABAMA, GREETINGS: Please take notice, that in the foregoing stated cause pending in the Circuit Court of Baldwin County, Alabama, interrogatories to be propounded to Defendant, witness in behalf of the said Plaintiff have been this day filed in my office. Witness, Alice J. Duck, Clerk of the Court this \_\_\_\_\_ day of , 1963. leucs. Luce Alice J. Duck lerk il here by coastelle do

DEMINICK RISE d/b/a ALCO	χ	IN THE CIRCUIT COURT
DIXIE PAPER COMPANY	Y	
Plaintiff	^	BALDWIN COUNTY, ALABAMA
	Х	AT LAW
VS	Y	AI LAW
W. C. MACON d/b/a	*	CASE NO. 5668
MACON DRUG STORE	I	
Defendant	Õ	

Comes now the Defendant in the above styled cause in answer to the Complainant's Complaint says:

(1)

The matters alledged therein are untrue.

WILTERS & BRANTLEY OF DEFI

Q	IN THE CIRCUIT COURT OF
Q	BALDWIN COUNTY, ALABAMA
Q	AT LAW
Q	CASE NO. 5668
Q	
õ	
	Q

Comes now the Defendant in the above styled cause and ammends his answer by adding the following:

2.

That he has paid the debt for the recovery for which this suit was brought before the action commenced.

WILTERS & BRANTLEY For he fended

FILED OCT 9 1968 MURE I. DWAY, CLERK REGISTER

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2012.

IN THE CIRCUIT COURT OF BAIDWIN COUNTY, ALABAMA AT LAW CASE NO. 5668

DEMINICH RISE d/b/a ALCO DIXIE PAPER COMPANY Plaintiff

VS W.TC. MACON d/b/a MACON DRUG STORE Defendant

> OCT 9 1963 ALIGE I. DUDY, CLERK REGISTER

WILTERS & BRANTLEY Attorneys at Law Bay Minette, Alabama STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon W. C. Macon d/b/a Macon Drug Store to appear within thirty days from the service of this writ in the Circuit Court to be held for said County at the place of holding same, then and there to answer the complaint of Deminick Rise d/b/a Alco Dixie Paper Company.

Witness my hand, this the /1/ day of December, 1962.

DEMINICK RISE d/b/a ALCO DIXIE PAPER COMPANY

Plaintiff

Defendant

VS

W. C. MACON d/b/a MACON DRUG STORE IN THE CIRCUIT COURT BALDWIN COUNTY, ALABAMA

NUMBER: 5-1668

AT LAW

Plaintiff claims of the Defendant EIGHTY-SIX and NINETY-ONE ONE-HUNDREDTHS (\$86.91) DOLLARS, due from him by account on the 25th day of April 1962 which sum of money with interest thereon, is still unpaid.

Attorney for Plaintiff

Plaintiff sues by verified itemized statement of account which statement is verified by affidavit and filed herewith.

687

Plaintiff Attorney før

Defendant may be found - 64-8-14-63 at Robertsdale, Alabama - 64-8-14-63

ALDE I MINY CLERK

AND	W.C. MACON d/b/a MACON DRUG STORE R(Dp/e Defendant	Received III day of Quigant 14 and on 14 day of Quigant 14 st. red a copy of the within D & C n W. C. MQ-CON y service on U.C. Macon TAXLOR WILKINS Sheriff By MILOR VILKINS Sheriff By MILOR VILKINS Sheriff By MILOR VILKINS, Sheriff Ten Cents per mile Total \$ 5.00 BY MILKINS, Sheriff DEPUTY SHERIFF China
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