EFED LETTER

P. O. DRAWER A-J - FAIRHOPE, ALABAMA

MESSAGE	REPL	Y
To Mrs. Alice J. Duck	DATE	· · · · · · · · · · · · · · · · · · ·
P. O. Box 239		
Bay Minette, Ala.		
Re:Marshall Wilson Betty vs. John R.		
Childress. Civil case No. 5708		and the state of t
Dear Mrs. Duck:		
Would you please ask the Judge to enter on the docket sheet "Settled Between Parti	es ¹¹	
and refund the costs advanced by the Plain		
fiss as the costs will be paid by the	NOV 26 1985	7.0 50
Defendant. Case was set for Mon. Dec. 6th Sincerely,	• JULIA SEGI	STER
SIGNED JOHN V. NUM	SIGNED	The state from the forest control was programmed and state of the stat

THIS COPY FOR PERSON ADDRESSED

FORM AVAILABLE FROM GRAYARC CO., INC. 862 THIRD AVE., B'KLYN 32, N. Y.

MARSHALL WILSON BETTY Individually and d/b/a)	IN THE CIRCUIT COURT OF
SOUTHERN CRAB C	OMPANY.)	BALDWIN COUNTY, ALABAMA
	Plaintiff)	AT LAW:
-VS-)	
JOHN R. CHILDRE	SS)	
and the second second	Defendant)	ur e e

COUNT ONE:

The Plaintiff claims of the Defendant, the sum of ONE THOUSAND SEVEN HUNDRED FIFTY=THREE DOLLARS (\$1,753.00) from on to-wit: the 28th day of March, 1959 until on to-wit; the 10th day of October, 1959, which sum of money with the interest thereon is still unpaid.

COUNT TWO:

Plaintiff claims of the Defendant the sum of ONE THOU_SAND SEVEN HUNDRED FIFTY-THREE DOLLARS (\$1,753.00) for merchandise, goods and chattels sold by the Plaintiff to the Defendant from on to-wit, the 28th day ofMarch, 1959, until on to-wit, the 10th day of October, 1959, which sum of money with the interest thereon is still unpaid.

COUNT THREE:

Plaintiff claims of the Defendant the sum of ONE THOU-SAND SEVEN HUNDRED FIFTY-THREE DOLLARS (\$1,753.00), on account stated between the Plaintiff and Defendant on the 10th day of October, 1959, which sum of money, with the interest thereon, is still unpaid.

ATTORNEY FOR PLAINTIFR

SEP 18 1965 MALLE L DUCK, GLERKER

The State of Alabama,	Circuit Court, Balo	lwin County
Baldwin County.	No	TERM, 19
TO ANY SHERIFF OF THE	STATE OF ALABAMA	
You Are Commanded to Summon	JOHN R. CHILDRESS	
to appear and plead, answer or de	nur, within thirty days from the service he	reof, to the complaint filed in
the Circuit Court of Baldwin Cour	ity, State of Alabama, at Bay Minette, agai	nst
JOHN R. CHILDRI	SSS :	, Defendant
by MARSHALL WILSON I	SETTY, Individually and d/b,	/a
SOUTHERN CRAB CO	MPANY	, Plaintiff
Witness my hand this	3 day of Sift	1962
EZ-10-1-63	Weiney	- Cluck, Clerk

L.		
		x ()
7. ~	5	
::NO. \	+-/- <i>/-</i> ,	ZZ ZZ
·- · · · · ·	マプー・ブーク	

Page_____

STATE of ALABAMA

Baldwin County

	1	D		§ 1	1	7	C	\cap	1 1	D	T
.	£	1	$\mathbf{}$	\mathbf{U}	1	8	\sim	$\mathbf{\mathcal{C}}$	\mathbf{C}	1	

MARSHALL	WILSON	BETTY

Ind. and d/b/a SOUTHERN

CRAB COMPANY Plaintiffs

VS.

JOHN	R.	CHILDRESS

Onto A Defendants

Summons and Complaint

FILED

Filed _____19__

L JUNE - CLERK - Clerk

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Received In Office

Dept. 16, 1963

Sheriff.

I have executed this summons

this 1st day 1 OCX.

19...3

hy leaving a copy with

John R. Children

Ten Cents per mile Total \$ /0.00

BY Sed Sellert

Taylor Wellin

Barnel

Sheriff.

Deputy Sheriff.

	MARSHALL WILSON BETTY, individually, and d/b/a	X	
PAPER CONTRACTOR AND PAPER	SOUTHERN CRAFT COMPANY	X	
and the Control of the Control	Plaintifí	î, X	IN THE CIRCUIT COURT OF
Charlettermen	vs.	I	BALDWIN COUNTY, ALABAMA
CONTRACTOR DESCRIPTION OF THE PERSON OF THE	3 0	Ĭ	Bhib"in Coonii, Alabama
Philippen and the second	JOHN R. CHILDRESS,	X	AT LAW NO. 5708
CHEROLOGICAL CONTRACTOR	Defendant	· (
CONTRACTOR DESCRIPTION OF THE PERSON OF THE		Ĭ	
ĺ	1		

PLEAS

Comes now the Defendant in the above styled cause, by his attorneys, and for answer to the complaint heretofore filed against him and to each count thereof, separately and severally, files the following separate and several pleas:

- 1. The Defendant, for answer to the complaint, saith that the account is barred by the statute of limitations of three years.
 - 2. The allegations of the complaint are untrue.

Respectively submitted,

CHASON & STONE

The Defendant respectfully demands a trial by jury of this rause

CHASON & STONE

By: Polone S. Stre,

OCT 14 1963 ALOE I DUCK, CLERK REGISTER

MARSHALL WILSON BETTY Ind. and d/b/a) IN THE CIRCUIT COURT OF
SOUTHERN CRAB COMPANY) BALDWIN COUNTY, ALABAMA
Plaintiff) AT LAW.
-VS-)
JOHN R. CHILDRESS)
Defendant)

AMENDED BILL OF COMPLAINT

Comes now the Plaintiff in the above styled cause, and amends the Bill of Complaint to read as follows:

COUNT ONE:

The Plaintiff claims of the Defendant the sum of ONE THOUSAND SEVEN HUNDRED FIFTY-THREE DOLLARS (\$1,753.00) due by an account from on to-wit, the 28th day of Marcy, 1959, until on to-wit, the 12th day of July, 1961, which sum of money with the interest thereon is still unpaid.

COUNT TWO:

The Plaintiff claims of the Defendant the sum of ONE THOUSAND SEVEN HUNDRED FIFTY-THREE DOLLARS (\$1,753.00), for merchandise, goods and chattels sold by the Plaintiff to the Defendant from on-to-wit, the 28th day of March, 1959, until on to-wit the 12th day of July, 1961, which sum of money, with the interest thereon is still unpaid.

COUNT THREE:

Plaintiff claims of the Defendant the sum of ONE THOUSAND SEVEN HUNDRED FIFTY-THREE DOLLARS (%1,753.00) on account stated between the Plaintiff and the Defendant on the 12th day of July, 1961, which sum of money with the interest thereon, is still unpaid.

NOV 15 1888

Copy to go to chason & Stone. Attorneys in BayMinette, Ala. Attorney for Plaintiff