

BILL WIGSTROM, individually and
d/b/a Bill Wigstrom Plumbing
Service

PLAINTIFF,

VS
Dovie
BOARMAN

DEFENDANT

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

AT LAW

(6198)

C O M P L A I N T

1.

The Plaintiff claims of the Defendant Five Hundred Forty Nine Dollars and 72/100 (\$549.72), due from her on account for merchandise, goods and services rendered to the defendant by the Plaintiff at the request of the defendant on May 7, 1964, which sums of money with the interest thereon has not been paid.

Franklin Price
Attorney for Plaintiff

SUMMONS AND COMPLAINT

MOORE PRINTING COMPANY - BAY MINETTE, ALA.

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 Doris Boarman

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.....

Doris Boarman..... Defendant.....

by Bill Wigstrom, individually and D/B/A Bill Wigstrom plumbing.....

Service..... Plaintiff.....

Witness my hand this..... day of.....

Dept 1964

Bill Wigstrom..... Clerk

Ex-9-26-14

No. 6198

Page.....

STATE OF ALABAMA
Baldwin County

CIRCUIT COURT

Bill Wigstrom, individually
and d/b/a Bill Wigstrom Plumbing
Service Plaintiffs

vs.

Doris Boarman

Defendants

SUMMONS AND COMPLAINT

Filed **FILED** 19.....

SEP 22 1964 Clerk

ALICE J. DUNN
CLERK
REGISTER

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Bon Secour, Alabama

Received In Office

..... 19.....

..... Sheriff

I have executed this summons
this 26 Sept 19⁶⁴
by leaving a copy with

Doris Boarman

Sheriff claims \$ 8.76
Ten Cents per mile Total \$ 8.76
TAYLOR WILKINSON Sheriff

BY DEPUTY SHERIFF

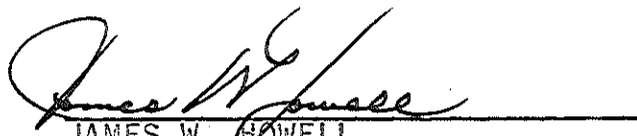
Taylor Wilkison Sheriff

Kerlate Ober Deputy Sheriff

86

BILL WIGSTROM, individually and
d/b/a BILL WIGSTROM PLUMBING
SERVICE, } IN THE CIRCUIT COURT OF
vs. } BALDWIN COUNTY, ALABAMA
PLAINTIFF, }
DORIS BOARMAN, }
DEFENDANT. } AT LAW, NO. 6198

Demand is hereby made upon James A. Brice, Attorney
for the Plaintiff, Bill Wigstrom, individually and d/b/a Bill
Wigstrom Plumbing Service, for a full and complete list of
items composing the account sued on in the above styled case
now pending in the Circuit Court of Baldwin County, Alabama.


JAMES W. HOWELL
Attorney for Defendant

FILED

OCT 2 1964



BILL WIGSTROM, individually and
d/b/a BILL WIGSTROM PLUMBING
SERVICE, } IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

PLAINTIFF,

vs.
DOVIE
~~DORIS~~ BOARMAN,

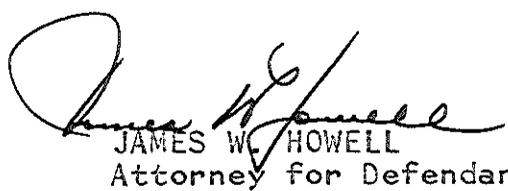
DEFENDANT. } AT LAW, NO. 6198

PLEA IN ABATEMENT

Now comes DOVIE BOARMAN and shows unto the Court
that there was served upon her by the Sheriff of Baldwin County,
Alabama, on to-wit: the _____ day of _____, 1964,
a summons and complaint in a cause in the Circuit Court of
Baldwin County, Alabama, wherein BILL WIGSTROM, individually
and d/b/a BILL WIGSTROM PLUMBING SERVICE appears as Plaintiff
and one DORIS BOARMAN as Defendant.

The said DOVIE BOARMAN respectfully shows to the
Court that her name is DOVIE BOARMAN; that she is not known by
the name of DORIS BOARMAN and has never been known by the
name of DORIS BOARMAN.

WHEREFORE, the Defendant, DOVIE BOARMAN, prays that
this action be abated and it be allowed to go hence with her
reasonable cost in her behalf expended.


JAMES W. HOWELL
Attorney for Defendant

Dovie Boarmam
DOVIE BOARMAN

STATE OF ALABAMA }
COUNTY OF BALDWIN }

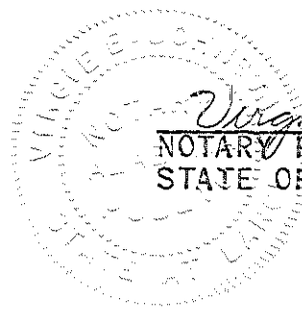
Before me, the undersigned Notary Public in and for
said State and County, personally appeared DOVIE BOARMAN, who
first being duly sworn deposes and says that the facts stated
in the foregoing plea in abatement are true and correct.

FILED

Dovie Boarmam
DOVIE BOARMAN

ALICE J. DICK, CLERK
REGISTER

Subscribed and sworn to before me
on this 20th day of October, 1964.



Virgine E. Johnson
NOTARY PUBLIC
STATE OF ALABAMA AT LARGE

BILL WIGSTROM, INDIVIDUALLY }
and d/b/a Bill Wigstrom }
Plumbing Service,

Plaintiff
vs
DOVIE BOARMAN
Defendant

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW, NO. 6198

AMENDMENT

Now comes the plaintiff in the above styled cause and amends his complaint as heretofore filed in that the amount ^{claimed} of the defendant shall read NINETY-NINE and 72/100 (\$99.72) DOLLARS.

ITEMIZED ACCOUNT

Further comes the plaintiff herein and hereby specifies the following as the particulars of his claim, to wit:

1.	(1)	1½ Cop tee	\$.80
2.	(1)	1½ Cop L	.70
3.	(2)	ft. 1½ DWV Pipe	.90
4.	(1)	1½ M C adpt.	.70
5.	(1)	1½ M C adpt.	.65
6.	(1)	1½ M C adpt.	.70
7.	(21)	ft. 1½ DWV pipe	12.60
8.	(33)	ft. 3/4 C pipe	13.20
9.	(3)	3/4 gal N	.30
10.	(1)	3/4 " union	.75
11.	(1)	3/4 water valve	1.50
12.	(1)	3/4 M C adpt.	.25
13.	(1)	3/4 x 1/2 red tee cop	.65
14.	(5)	1/2 C tees	1.00
15.	(4)	1/2 C ells	.60
16.	(7)	copper hangars	.50
17.	(14)	feet 1/2 gal. pipe	2.24
18.	(1)	1/2 gal L	.20
19.	(1)	1/2 gal tee	.22
20.	(1)	1/2 gal N	.11
21.	(1)	roll hanger iron	.50
22.	(12)	ft. 3" C-1 pipe	10.20
23.	(2)	3 x 1½ C-1 tap tees	3.60
24.	(1)	3" 1/16 bend	1.25
25.	(2)	3 x 2 C-1 tees	2.10
26.	(1)	3" tees	2.05
27.	(1)	.4 x 3 x 16 closet bend	3.05
28.	(2)	ft. 4" C-1	2.00
29.	(12)	1/2 ft. 2" C-1 pipe	8.10
30.	(1)	2" P trap	1.45
31.	(1)	3" CO plug	1.05
32.	(20)	lb. lead	6.00
33.	(4)	lb. oakum	1.40
34.	(1)	1½ Ctr. out waste	2.50
35.	(1)	1½ S Trap	2.50
36.	(6)	ft. 3/8 tubing	1.20
37.	(4)	supply washers w/nuts	.40
38.	(2)	1½ tail pcs.	.60
39.	(3)	1/2 escutcheons	.30
40.	(1)	1½ S. S. nut w/washer	.35
41.	(1)	1½ tail pe extension	1.25
42.	(3)	1/2 M copper ad opters	.60

43.	(3)	1/2 gal. cops	.75
44.	(1)	4 x 1 1/2 closet solar	.50
45.	(1)	set shower faucets w/head	6.50
46.	(1)	1/2 M drop ear L	.45
47.	(5)	1/2 M copper adpt.	1.00
48.	(1)	gas valve	1.35
49.	(2)	x 3/8 flair sets	.70
50.	(2)	ft. 3/8 copper tubing	.50
51.	(2)	3/4 ft 1 P x 1/2 C adpt. L	1.00
52.	(2)	1/2 C union	.84
53.	(1)	tem & pres. valve	2.25
54.	(1)	1/2 adpt. tee	.35
55.	(2)	copperells	.30
56.	(6)	ft. 3" vent pipe	1.20
57.	(1)	3" vent gact.	3.50
		\$ 110.31	
		tax 4.41	
		\$ 114.72	
		Labor 65.00	
		\$ 179.72	
		Previously paid 100.00	
		Balance Due \$ 99.72	


James H. Jackson

Lawyer for Plaintiff
Box 768
Jackson, Alabama



BILL WIGSTROM, individually) IN THE CIRCUIT COURT OF
and d/b/a BILL WIGSTROM) BALDWIN COUNTY, ALABAMA
PLUMBING SERVICE,)
PLAINTIFF,)
vs)
DOVIE BOARMAN,)
DEFENDANT.) AT LAW, NO. 6198

I

Now comes the Defendant, DOVIE BOARMAN, by her attorney, and for answer to the said complaint says that the allegations of the complaint are untrue.

II

The Defendant, for further answer to the complaint, says that the Plaintiff's charges for labor in the amount of EIGHTY-FIVE DOLLARS (\$85.00) are greatly in excess of charges for like services in the plumbing trade, and are therefore in excess of the implied contract for said services.



James W. Howell
Attorney for the Defendant

FILED

JAN 28 1965

CLERK'S OFFICE
Baldwin County, Alabama

BILL WIGSTROM, individually) IN THE CIRCUIT COURT OF
and d/b/a BILL WIGSTROM) BALDWIN COUNTY, ALABAMA
PLUMBING SERVICE,)
PLAINTIFF,)
vs)
DOVIE BOARMAN,)
DEFENDANT.) AT LAW, NO. 6198

Now comes, JAMES W. HOWELL, attorney of record, for the Defendant, DOVIE BOARMAN, in the above styled cause, and says that said Defendant is now deceased, having died on the 26th day of March, 1965.



JAMES W. HOWELL
Attorney for Defendant

