

Name \_\_\_\_\_

Address

Remarks:

and W. Earnest Sawyer hereinafter called the lessee, **Witnesseth:**  
That the said lessee has leased in good order and condition from the lessors the following described personal property, which is not to be moved from place of delivery without written consent of lessors, under penalty of forfeiture or leasehold rights.

1- Hallway Bed + mattress	44.00
State tax	1.32
<u>Copy</u>	
Repts Ex 2	
TOTAL	45.32

\_\_\_\_\_  
(SEAL)

Given Charges  
Ernest Sawyer  
Spring 1955

McDavid Furniture Co.

Nº 5891

Phone 2171

BAY MINETTE, ALA.,

Dec 22, 1954

RECEIVED FROM

Mrs Ernest Sawyer  
One \$ 25.00

DOLLARS \$ 125

FOR

Amount of Account \$

Amount Paid . . . \$

Amount Due . . . \$

THANK YOU

McDAVID FURNITURE CO.

BY

J. C. McDavid

McDavid Furniture Co.

Nº 5393

Phone 2171

BAY MINETTE, ALA.

1954

RECEIVED FROM

FOR

Amount of Account \$

Amount Paid . . . \$

Amount Due . . . \$

THANK YOU

McDAVID FURNITURE CO.

BY

*Mr. Ernest Samuels*  
*Dec 10*  
*Two + 1/2 1.00*  
*Over 9c*  
DOLLARS \$ *2.50*  
*JCM74*

McDavid Furniture Co.

No 5301

Phone 2171

RECEIVED FROM Mr. Current Lawyer 11-12, 1954  
Bay Minette, Ala.

1000 DOLLARS \$10.00

FOR On ac

Amount of Account \$ 45.32

Amount Paid . . . \$ 10.00 THANK YOU

Amount Due . . . \$ 35.32

McDAVID FURNITURE CO.

BY J. McDavid

McDavid Furniture Co.

No 5302

## CITY OF BAY MINETTE WATER WORKS &amp; GAS BOARD

## Customer's Gas Receipt

No. 2336

Name Ernest Sawyer, Inc.Address 202 Oak St.Date 8/3/54Amount Five and 25/100 Dollars \$ 5.25

This is to certify that the above amount has been deposited with the City of Bay Minette Gas Department as security for the payment of all bills for gas, or for any appliances used in connection with same, or for any materials of any kind purchased from or services rendered by said City of Bay Minette Gas Department.

**NON-NEGOTIABLE**

This deposit is accepted with the understanding that the City of Bay Minette Gas Department will not connect its service with the premises described in depositor's application unless depositor has complied with State and Municipal regulations on the class of service applied for, and with the rules and regulations of the City of Bay Minette, nor until all bills for service rendered to, or material purchased by depositor previously at any time, and any place, have been paid for in full, and until the application for gas service has been approved and accepted by the Mayor. In event depositor fails to comply with such conditions, or the City fails to accept and approve application for service, this deposit may be returned to the depositor thereof, and such return of the deposit or tender of same to the depositor terminates and ends all of depositor's rights hereunder.

Upon discontinuance of service and surrender of this receipt the amount of this deposit, less any amount due the said City of Bay Minette Gas Department deductible therefrom, will be returned to the depositor provided the depositor has been serviced by the City of Bay Minette Gas Department for a period of 10 months, or longer; and in case depositor has not been serviced for 10 months or longer, the City will only refund the pro rata part of said deposit that the total number of months, which depositor has been served, bears to the 10 months period mentioned above.

I accept the above conditions.

Ernest Sawyer  
Depositor

City of Bay Minette, Ala.

By May 7 Smith

The court charges the jury, the defendant is presumed to be innocent until the evidence convinces the jury beyond all reasonable doubt that he is guilty, and if upon a consideration of all the evidence the jury have a reasonable doubt growing out of all the evidence, they must acquit the defendant.

*James  
H. H. H. H.*

The court charges the jury that the burden is upon the State, and it is the duty of the State to show, beyond all reasonable doubt, and to the exclusion of every other reasonable hypothesis every circumstance necessary to show that the defendant is guilty; and, unless the State had done in this case, it is your duty, gentlemen of the jury, to render a verdict of not guilty.

*Handwritten signature*  
*10/11/1918*



The court charges the jury that a person charged with a felony should not be convicted unless the evidence excludes to a moral certainty every reasonable conclusion but that of his guilt; no matter how strong the circumstances are they do not measure up to the full measure of proof which the law requires, if they can be reasonably reconciled with the theory that the defendant is innocent.

James H. Murphy

Before the jury are authorized to convict the defendant in this case, they must believe from the evidence to a moral certainty that he is guilty of the things charged in the indictment and unless the jury are so satisfied from the evidence, they should acquit the defendant.

*Swain*  
*Hunt*  
*John*

The court charges the jury that there is a legal presumption of innocence which is to be regarded as a matter of evidence by the jury to the benefit of which the accused is entitled, and as a matter of evidence it attends the defendant until his guilt is, by the evidence, placed beyond a reasonable doubt.

*Given  
H. H. Hall  
Jury*