JOHN V. DUCK DUCK GULACEY

Attorneys at Law

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

MESSAEE	REPLY	
To Mrs. Alice J. Duck	DATE	1045427242
Bay Minette, Ala.		
 DATE JULY 18, 1965		
Re: F. H. Arnold vs. Percy P. Barlow 7/6.	0.10.74	
Dear Mrs. Duck:		
Enclosed please find Bill of Complaint to be	be	
filed together with copy of same and Summons		
to be served.		
Sincerely,	ν	
AMA LAR		•
SIGNED	SIGNED	

B62 THIRD AVE., D'KLYN 32, N.Y.

PERSON ADDRESSED RETURN THIS COPY TO SENDER

JOHN V. DUCK

## DUCKX SKXXXX EX

Attorneys at Law

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

٠,

MESSAGE	REPLY
Mrs. Alice J. Duck	DATE
Bay Minette, Ala.	
DATE September 23, 1966	
Re: Arnold vs. Barlow . Civil Case No. 707	2
Dear Mrs. Duck:	
Would you please ask Judge Mashburn to	
enter me a Judgment by Default on an item-	· · · · · · · · · · · · · · · · · · ·
ized and verified statement of the account	
in the amount of \$409.07.	
Sincerely,	
SIGNED	SIGNED

FORM AVAILABLE FROM GRAYARC CO., INC. 862 THIRD AVE., D'KLYN 32, N. Y. THIS COPY FOR PERSON ADDRESSED

F. H. ARNOLD, )
Plaintiff, )
vs. )
PERCY P. BARLOW, )
Defendant. )

مر العر بالعر

> IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW MO. 9092

Plaintiff claims of the Defendant the sum of FOUR HUNDRED NINE AND 07/100 (\$409.07) DOLLARS due from him by account on the 19th day of November, 1965, which sum of money, with the interest thereon is still unpaid.

ATTORNEY FOR PLAINTIFF

NOTE: The account sued on is hereby evidenced by an itemized and verified statement of the account.

FILE 20 3 NEE 1 DUCK CLEAR

## PROVIDENCE HOSPITAL 1504 Springhill Avenue MOBILE, ALABAMA 36604

1 - <b>x</b>			11 19	. 65
Accommodation	No	Date_		19

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11

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Mbs. Gladys Jewell Stafford Barlow General Delivery, Loxley, Ala.

RSP PERSON PERCY P. BARLOW

	Charg	es	Credits		Balance	3
Room, Meals, Professional Nursing Care	129	50				
Room 7 Days @ \$ 18 50 From 5-10 To 5-17 64	1~1	~				
Semi Days @ \$ From To	_					
Ward Days @ \$ From To						
Nursery Days @ \$ From To						
Dressings	_	70				
Intravenous Trays & Treatments	59	25				<b>.</b>
Operating Room, Service & Supplies		┼──┤				
Anesthetic	10	00				
Routine Laboratory Fee	8	00				
Special Laboratory Fee	25	00	 			
	125	62				
Pharmacy						<b></b> ·
X-ray						·
Oxygen Therapy						
Physio-Therapy Treatment						
Basal Metabolism						
Electrocardiogram			-			
Delivery Room				╎		
Blood				$\left\  - \right\ $		·
Telephone Service						
				┼──╢		
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				┦━━┦		
KINDLY RETAIN THIS STATEMENT TOTAL	41					+
FOR TAX PURPOSES. PAYABLE WEEKLY IN ADVANC	$\mathbf{E} \mid \underline{P}$	A I D	10	00	409	<u>}</u>
IN FULL ON LEAVING					409	<u> </u>
THANK YOU	<b>k</b>					
Form C-7 Normandy 39	y					

## COUNTY OF MOBILE

1

## STATE OF ALABAMA

Be it remembered, that on this <u>14</u> A. D., 19 <u>66</u> , personally appeared before r		March ned authority	
V. Mistrot			
who being duly sworn, upon his oath stated	that he is	credit Manager	known to me
ofProvidenceHospital	, <b></b>		
$\int a$ corporation organized and doing business	ss under the laws	of the State of Al	abama
land has been duly authorized by said corr	ooration to mak	e this affidavit	
∫a partnership composed of	• • • • • • • • • • • • • • • • • • • •		
	,		
a sole trader doing business as			<b></b>
and that as such he makes this affidavit; t	that he is famili	ar with the books a	nd husiness of
said Providence <sup>H</sup> ospital		· that the attached	trainet against
Percy P. Barlow	of Rt. 1 Bo	x E Folev. Ada.	account against
is just and correct, within the knowledge o	of this affiant, the	t the items thereon s	tated and com-
posing the said account were sold and deliv	vered to said	Percy P. Barl	OW
( its )			×
at { their } special instance and request, his	that credit has b	een duly given for al	l payments and
	nt is entitled as	thereon stated and +	hat the helence
thereof amounting to the sum of Four Hu	ndred Nine &	07/100	
just and lawful offsets to which said account thereof, amounting to the sum of Four Hu (\$ 409.07) with interest from		το Ξ.	Lonars
remains unpaid.	7 *		Justly due and
	mist	at	X
and the second secon	C .		
I hereby certify under my official seal that I am author			
administer oaths under the laws of the State of			
and that the foregoing was subscribed and sworn to before	re me on the day and	year	<i></i>
first above stated.	Gala_	-	
	Notary Public	******	
		40	

STATE OF ALABAMA	Circuit Court, Baldwin County	
Baldwin County	No	-
	TERM, 1	9
TO ANY SHERIFF OF THE STATE OF AL	ABAMA:	
You Are Hereby Commanded to SummonPE	RCY P. BARLOW	•••••
to appear and plead, answer or demur, within thirty	v days from the service hereof, to the compla	int filed
to appear and plead, answer or demur, within thirty in the Circuit Court of Baldwin County, State of Al		int filed
in the Circuit Court of Baldwin County, State of Al	labama, at Bay Minette, against	
in the Circuit Court of Baldwin County, State of Al PERCY P. BARLOW		
in the Circuit Court of Baldwin County, State of Al PERCY P. BARLOW F. H. ARNOLD	labama, at Bay Minette, against, Defend	lant
in the Circuit Court of Baldwin County, State of Al PERCY P. BARLOW F. H. ARNOLD	labama, at Bay Minette, against, Defend	lant

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See Self

No. 7072 Page.... Defendant lives at STATE OF ALABAMA Rt. 1, Box E, Foley, Ala. Baldwin County & works at Koehle Motor Co., Foley, Ala, CIRCUIT COURT **Received In Office** JUE 2 6 1956 F. H. ARNOLD EAMOR WHEN'S **经**组织 Sheriff I have executed this summons Plaintiffs vs. this by leaving a copy with PERCY P. BARLOW Defendants COMPLAINT SUMMONS AND Click Auch Clerk DEPUTY SHERIE JOHN V. DUCK Plaintiff's Attorney Sherif eputy Defendant's Attorney