

JURIN V. DUCK DUCKOSCUACEXX Attorneys at Law P. O. DRAWER A-J - FAIRHOPE, ALABAMA

MESSAGE	REPLY
TO Mrs. Alice J. Duck	DATE
Bay Minette, Ala.	
 DATE JULY 18, 1966	
Re: F. H. Arnold vs. Harold Alwert W. 70.	13
Dear Mrs. Duck:	
Enclosed please find Bill of Complaint to	
be filed together with copy of same and	
Summons to be served.	anny or constraints and an annual sector of the sector of
Sincerely,	
An I Do. Co	
/ www. v. prace	
SIGNED	SIGNED

FORM AVAILABLE FROM GRAYARC CO., INC.

BOZ THIRD AVE., BIKLYN 32, N. Y. PERSON ADDRESSED RETURN THIS COPY TO SENDER

JOHN V. DUCK ATTORNEY AT LAW P. O. BOX Y FAIRHOPE, ALABAMA 36532

October 4, 1967

Mrs. Alice J. Duck P. O. Box 239 Bay Minette, Alabama

> Re: F. H. Arnold vs. Harold Alwert. Civil Case No. 7073

Dear Mrs. Duck:

Would you please have the Judge enter a non-suit in this case since they could not find the Defendant to be served.

moerely John V. Duck

JVD-1h

Sec.	OF ALABAMA dwin County		No. 71073	t Court, Baldwin		9
TO ANY SHE	RIFF OF THE STA					
	diff of the STA	ALC OF AL				· · ·
You Are Hereby	Commanded to Sum	mon HA	ROLD ALWERT	3		
		~ ```				
to appear and pl	ead, answer or demur	, within thirty	v days from the se	ervice hereof, to t	he complai	nt
	ead, answer or demur art of Baldwin Count					
in the Circuit Co	urt of Baldwin Count	y, State of Al	labama, at Bay N	Ainette, against		•••••
in the Circuit Co	· · ·	y, State of A	labama, at Bay N	/linette, against	, Defend	•••••
in the Circuit Co	urt of Baldwin Count	y, State of A	labama, at Bay N	/linette, against	, Defend	ant
in the Circuit Co	urt of Baldwin Count	y, State of A	labama, at Bay N	/linette, against	, Defend	ant
in the Circuit Co	urt of Baldwin Count	y, State of A	labama, at Bay N	Minette, against	, Defend	ant

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o Pag	: (e	1			
STATE OF ALAB Baldwin County	AMA			Defendant li 1, Box 168	:
CIRCUIT COU	JRT		<u>Fair</u>	hope, Alaba Received In	
F. H. ARNOLD			*****		
			- 		
	Plaintiffs			ave executed thi	
vs.			this		
HAROLD ALWERT	Defendants			ng a copy with	
SUMMONS AND COMP				· · · · · · · · · · · · · · · · · · ·	
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d	19			• • • • •	
	Clerk	-	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	
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WARTAT TY					:
J'OHN V. DUCK Plaintiff's	Attorney				01
		••	*************		Sheri

F. H. ARNOLD,) Plaintiff,) vs.) HAROLD ALWERT, 1 Defendant.)

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

Plaintiff claims of the Defendant the sum of ONE THOUSAND ONE HUNDRED SEVEN AND 70/100 (\$1,107.70) DOLLARS due from him by account on the 1st day of November, 1965, which sum of money, with the interest thereon is still unpaid.

ATTORNE PLAINTINF

Join 20-66

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

X-RAY DEPARTMENT MOBILE INFIRMARY RÁDIOLOGISTS KOUISALLESINAAT 12 (0) HOX (1007/ 1200NH/(kki/s)-14) DR. JOHN DAY PEAKE DR. MARSHALL ESKRIDGE MOBILE, ALABAMA 36604 DR. JAMES K. V. WILLSON DR. WILLIAM J. WETTA Nov. 1, 65 Mr. Harold Alwert DATE ...

CLINICAL LABORATORY **PATHOLOGISTS DR. J. MILTON WISE** DR. EARL 8. WERT DR. EDWIN L. SCOTT DR. BRIANI K. MONTGOMERY

MAIL TO:

Rt. 1, Box 168 Fairhope, Alabama

Mr. Harold Alwert

Harris

PATIENT	DOCTOR	
HOSPITALIZATION FROM 7-17-64 TO 9-1-64	CHARGES ESTIMATI COVERAC	ED BALANCE
XXX S/PVT. ROOM 46 DAYS @ : 17.00	782.00	
PVT. S/PVT. ROOM DAYS @ \$:	
NURSERY		
X-RAY	40.00	
X-RAY THERAPY		
PHYSICAL THERAPY	125.00	
LABORATORY	13.00	
BLOOD TRANSFUSION		. <u>1</u>
PURCHASED BLOOD		
MEDICINE	79.95	n BRANNE
MEDICINE MEDICAL AND SURGICAL SUPPLIES	17.50	
ELECTRO-CARDIOGRAM		
ELECTRO-ENCEPHALOGRAM	16.46.16.16.16.16.17.16.17.1	
OPERATING XXXXXXXXXXXX	45.00	
RECOVERY ROOM - INTENSIVE CARE		
ANAESTHETIC MATERIAL	. HERE AND THE CONSTRAINTS OF THE PROPERTY OF T	
USE OF ORTHROPEDIC EQUIPMENT	the Marson Marson (Marson (Marson))	
OXYGEN		a ser de tracte
TELEPHONE		
VISITORS COTS AND MEALS		
EMERGENCY ROOM		
Orthopedic Equipment	5.25	
	· · · ·	
TOTAL HOSPITAL CHARGES	1,107.70	
ANAESTHESIA (Administration of)		
TOTAL	Nazar, maa ka on one of the one of t	1,107.70

INSURANCE BENEFITS ASSIGNED: YES NO

NO PAYMENTS MADE MOBILE INFIRMARY & Levels Rein

BY.

COUNTY OF MOBILE
STATE OF ALABAMA
Be it remembered, that on this 14 day of March
A. D., 19 66, personally appeared before me, the undersigned authority, T. J Jones known to me
who being duly sworn, upon his oath stated that he is credit manager
fa corporation organized and doing business under the laws of the State of Alabama
land has been duly authorized by said corporation to make this affidavit
a partnership composed of
a sole trader doing business as
and that as such he makes this affidavit; that he is familiar with the books and business of said; that the attached account against; that the attached account against; Harold Alwert of Rt. 1 Box 100 Fairhope, Ala.
harold Alwert of Rt. 1 Box 160 Fairnope, Ala.
is just and correct, within the knowledge of this affiant, that the items thereon stated and com- posing the said account were sold and delivered to said <u>Harold Alwert</u>
(its)
at $\left\{\begin{array}{c} \text{their} \\ \text{his} \end{array}\right\}$ special instance and request, that credit has been duly given for all payments and
just and lawful offsets to which said account is entitled as thereon stated, and that the balance thereof, amounting to the sum of
thereof, amounting to the sum of the indusation one manufed beven a for room Dollars
(\$ 1, 10, 10) with interest from 19 is justly due and
remains unpaid.
\mathcal{L}
I hereby certify under my official seal that I am authorized as a Notary Public to
administer oaths under the laws of the State of
and that the foregoing was subscribed and sworn to before me on the day and year
first above stated.
Notary Public

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F. H. ARNOLD,)
Plaintiff,)
vs.)
HAROLD ALWERT,)
Defendant.)

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW 720:7673

Plaintiff claims of the Defendant the sum of ONE THOUSAND ONE HUNDRED SEVEN AND 70/100 (\$1,107.70) DOLLARS due from him by account on the 1st day of November, 1965, which sum of money, with the interest thereon is still unpaid.

ATTORNEY FOR TATOTATO

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

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INOL 66 PAGE 211

X-RAY DEPARTMENT

PATIENT_

DR. JOHN DAY PEAKE DR. MARSHALL ESKRIDGE DR. JAMES K. V. WILLSON DR. WILLIAM J. WETTA

MOBILE INFIRMARY

MOBILE, ALABAMA 36604

CLINICAL LABORATORY PATHOLOGISTS

DR. I. MILTON WISE DR. EARL B. WERT DR. EDWIN L. SCOTT DR. BRIAN K. MONTGOMERY

MAIL TO:

Mr. Harold Alwert Rt. 1, Box 168 Fairhope, Alabama

Nov. 1, 10 65 DATE

Mr. Harold Alwert

____ DOCTOR____

Harris

HOSPITALIZATION FROM 7-17-64 TO 9-1-64	CHARGES	ESTIMATED COVERAGE	BALANCE
XXX S/PVT. ROOM 46 DAYS @ \$ 17.00	782.00		
PVT. S/PVT. ROOM DAYS @ \$			
NURSERY		a an	
X-RAY	40.00		
X-RAY THERAPY			
PHYSICAL THERAPY	125.00		
LABORATORY	13.00		
BLOOD TRANSFUSION			
PURCHASED BLOOD			
MEDICINE REAL PROPERTY AND	79.95		tal ministra.
MEDICAL AND SURGICAL SUPPLIES	17.50	. ()	
ELECTRO-CARDIOGRAM		alesseen valen järki	
ELECTRO-ENCEPHALOGRAM	generation and a set	···	
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RECOVERY ROOM - INTENSIVE CARE	d yn alder a dêr in refer		
ANAESTHETIC MATERIAL	and the second second		
USE OF ORTHROPEDIC EQUIPMENT	es des basedant	na di Robert Albert	All
OXYGEN CARACTERISTICS AND	une l'estruit e vitting	tee viet in t	
TELEPHONE		· · · · · · · · · · · · · · · · · · ·	
VISITORS COTS AND MEALS			
EMERGENCY ROOM		1	
OTHER: Orthopedic Equipment	5.25		
TOTAL HOSPITAL CHARGES	1,107.70		
ANAESTHESIA (Administration of)			
TOTAL			1,107.7

INSURANCE BENEFITS ASSIGNED: YES NO

NO PAYMENTS MADE... MOBILE INFIRMARY

BY Linda Reid

Form No. 8-110 - Arteralt Press, Inc.

COUNTY OF MOBILE

· ...

STATE OF ALABAMA

Be it remembered, that on this <u>14</u> day of <u>March</u>
A. D., 19 00, personally appeared before me, the undersigned authority.
T. J Jones known to me
who being duly sworn, upon his oath stated that he is <u>credit manager</u>
of
a corporation organized and doing business under the laws of the State of
and has been duly authorized by said corporation to make this affidavit
{a partnership composed of
a sole trader doing hypiness as
a sole trader doing business as
and that as such he makes this affidavit; that he is familiar with the books and business of
Harold Alwart
said <u>Mobile Infirmary</u> ; that the attached account against Harold Alwert <u>of Rt. 1 Box 168 Fairhope, Ala</u> .
is just and correct, within the knowledge of this affiant, that the items thereon stated and com-
posing the said account were sold and delivered to said Harold Alwert
its
at $\left\{\begin{array}{c} \text{their} \\ \text{his} \end{array}\right\}$ special instance and request, that credit has been duly given for all payments and
just and lawful offsets to which said account is entitled as thereon stated, and that the balance thereof, amounting to the sum of the Thousand One Hundred Seven & 70/100 Dollars (\$ 1,107.70) with interest from 19 is justly due and
thereof, amounting to the sum of ne Thousand One Hundred Seven & 70/100- Dollars
(\$1,107.70) with interest from 19 is justly due and
I I men
$\mathbf{\Lambda}$
I hereby certify under my official seal that I am authorized as a Notary Public to
administer oaths under the laws of the State of
and that the foregoing was subscribed and sworn to before me on the day and year
first above stated.
bell MI Helen
Notary Public

	OF ALABAMA	No	Circuit Court, Baldwin C	ounty
le tra la Ba	Idwin County		T	ERM, 19
O ANY SHE	RIFF OF THE STATE	OF ALABAM		
			ALWERT	
· · · · · · · · · · · · · · · · · · ·			2010 - 12	
o appear and p	lead, answer or demur, wi	ithin thirty days fr	om the service hereof, to the	complaint filed
	ourt of Baldwin County, S	tate of Alabama,	at Bay Minette, against	
n the Circuit C	ourt of Baldwin County, S HAROLD ALWERT	tate of Alabama,	at Bay Minette, against,	Defendant
n the Circuit C	ourt of Baldwin County, S HAROLD ALWERT	tate of Alabama,	at Bay Minette, against	Defendant
n the Circuit C	ourt of Baldwin County, S HAROLD ALWERT	state of Alabama,	at Bay Minette, against,	Defendant

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p. 71/12. Page	
STATE OF ALABAMA Baldwin County	Defendant lives at Rt. 1, Box 168 Fairhope, Alabama
CIRCUIT COURT	Received In Office
F. H. ARNOLD	
Plaintiffs	I have executed this summons
vs.	this 19
HAROLD ALWERT	by leaving a copy with
Defendants	
SUMMONS AND COMPLAINT	
	Strammed 5 day of ang. 19/
iled 7-20 1966	Not found in my county after dilligent sendh and
iled 7-20 1966	
	Ver found in my county steer dilligent search and First
	Vot found in my county after dilligent search and
	Note found in my county steer dilligent seendt and ster
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JOHN V. DUCK	Note found in my county steer dilligent seendt and ster
<u>Aleck</u> Clerk	Note found in my county steer dilligent seensth and stepper