CODE 205 Telephone: 923-9836 LAW OFFICES

E. G. RICKARBY 35 South Section Street Fairhope, Alabama 36532

September 7, 1966

Mrs. Alice Duck Clerk of the Circuit Court Bay Minette, Alabama

Dear Mrs. Duck:

Please get out the papers in this matter and put this letter on Judge Mashburn's desk and when judgment is rendered, send me a Certificate of Judgment so that I can record it, together with the costs bill and oblige.

Yours very truly,

REACEN

EGR/j1b 9-20-66

Dear Mr. Rickarby, please notice that service was not had in this Defendant until August 27, 1966- Return your request at proper time (I'm afraid I'll forget to submit).

Alice J. Duck, Clerk

September 28, 1966

Dear Mrs. Duck: It's the 28th. Go ahead and pick up that judgment by default.

Yours very truly,

EGR/jlb

Mailing Address P.O. BOX 471

# E.G. RICKARBY

35 SOUTH SECTION STREET FAIRHOPE, ALABAMA 36532

August 23, 1966



Mrs. Alice Duck Clerk of the Circuit Court Bay Minette, Alabama

Dear Mrs. Duck:

Inre: Baldwin County Eastern Shore Hospital Board d/b/a Thomas Hospital Vs: J. C. Walden File No. 66-37

Enclosed find Summons & Complaint in the above styled cause, together with itemized and verified statement of account.

Please process and oblige and hand copy of same to the Sheriff.

Thanks.

Yours very truly,

jlb Encls. 9-3-66 Sheriff cc: cc: Thomas Hospital

CODE 205 Telephone: 928-9836

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LAW OFFICES

E. G. RICKARBY 35 South Section Street Fairhope, Alabama 36532

August 23, 1966

Mrs. Alice Duck Clerk of the Circuit Court Bay Minette, Alabama

Dear Mrs. Duck:

Enclosed find Summons & Complaint in the above styled cause, together with itemized and verified statement of account.

Please process and oblige and hand copy of same to the Sheriff.

Thanks.

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jlb Encls. 9-3-66 cc: Sheriff cc: Thomas Hospital Mailing Address P.O. EOX 471 CODE 205 Telephone: 928-9335 LAW OFFICES

E. G. RICKARBY 35 South Section Street Fairhope, Alabama 36532

September 7, 1966

Honorable Telfair J. Mashburn Sheriff, Baldwin County Bay Minette, Alabama

Dear Sheriff:

Inre: Baldwin County Eastern Shore Hospital Board d/b/a Thomas Hospital Vs: J. C. Walden Case No. 7138 Our File: 66-37

Request Judgment by default on itemized and verified statement of account for principal, \$504.00, interest, \$40.32, making a total of \$544.32, and oblige.

Yours very truly, ichon ,

EGR/jlb cc: Thomas Hospital 9-20-66 Mailing Address P.O. BOX 471 STATE OF ALABAMA, COUNTY OF BALDWIN.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are Hereby Commanded to Summon J. C. WALDEN 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 J. C. WALDEN, Defendant, by BALDWIN COUNTY EASTERN SHORE HOSPITAL BOARD, doing business as THOMAS HOSPITAL, a Corporation, Plaintiff.

WITNESS	my	hand	this_	24	_day	of lec	<u>C-111</u>	_, 1966	•
						Duic	I here	ch	Clerk.
							( )		

BALDWIN COUNTY EASTERN SHORE HOSPITAL BOARD, d/b/a THOMAS	Q X				
HOSPITAL, a Corporation,	Q	IN THE CIRCUIT COURT OF			
Plaintiff,	Q				
VS.	Q	BALDWIN COUNTY, ALABAMA,			
J. C. WALDEN,	Q	AT LAW.			
Defendant.	Q	no. 1138			

### COMPLAINT

#### Count I.

The Plaintiff claims of the Defendant FIVE HUNDRED FOUR AND NO/100 (\$504.00) DOLLARS due from him by account, on, to-wit, the 8<sup>th</sup> day of July, 1965, which sum of money with the interest thereon is still unpaid. The account sued on is evidenced by an itemized and verified statement filed herewith.

#### Count II.

The Plaintiff claims of the Defendant the sum of FIVE HUN-DRED FOUR AND NO/100 (\$504.00) DOLLARS due from him by account stated between the Plaintiff and the Defendant on, to-wit, the 8<sup>th</sup> day of July, 1965, which sum of money with the interest thereon is still unpaid.

-Page 1-110

Cont'd Summons & Complaint: Thomas Hospital vs. J. C. Walden.

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## Count III.

The Plaintiff claims of the Defendant the sum of FIVE HUN-DRED FOUR AND NO/100 (\$504.00) DOLLARS due from him for hospital services rendered by the Plaintiff to the Defendant between the 5<sup>th</sup> day of May, 1965, and the 8<sup>th</sup> day of July, 1965, which sum of money with the interest thereon is still unpaid.

& Ceel RICKARBY, Attorney for E. G. Plaintiff.

Defendant lives in Loxley, Alabama.



-Page 2 of Two Pages-

IN THE MATTER OF

STATE OF ALABAMA BALDWIN COUNTY

J. C. Walden

Re: Patricia Ann Milton Personally appeared before me, the undersigned authority Claud Clark, Jr., and who being by me first duly and legally sworn, says:

My name is Claud Clark, Jr. I am the Administrator of Thomas Hospital, operated by the Baldwin County Eastern Shore Hospital Board, Incorporated, in Fairhope, Alabama, and that the itemized account attached hereto is true and correct after all just credits have been given.

Claud Clerk. 4 X ministrator

SWORN TO and subscribed before me on this 27th day of <u>unual</u>, 1966 <u>Abbac</u> <u>Motocolo</u>

Notary Public, State of Alabama at Large

Notary Public, Baldwin County, Ala. My. Commission Expires 5-16-67.

112

Received 24 day of Quing 19.6." and on 27 day of all go 19.64 70, 1138 I served a copy of the within <u>AFC</u> on <u>J.C. Walden</u> Buldwin County On J.C. Eastern Shore Hoppital Braffervice on TAYLOR WILKINS Sherift By W. D. Harner, Lay lug VS. Walden 40 miles at Sheriff claims. Ten Conts per mile Total \$\_\_\_\_\_. TAYLOR WILKINS, Sheriff W.O. Dower ₿Y TC en 16-24: 1989 E. U. Richarhy