

Accommodation No. 38920

Hst. Marlon Carver Stancliff

				Charges		Credits		Balance	
Room, Meals, Professional Nursing Care									
Room	9 Days @ \$ 19.50	From 11-2-64	To 11-9-64	175	50				
Semi	7 Days @ \$ 15.50	From 11-9-64	To 11-16-64	108	50				
Ward	Days @ \$	From	To						
Nursery	Days @ \$	From	To						
Dressings									
Intravenous Trays & Treatments				2	30				
Operating Room, Service & Supplies									
Anesthetic									
Routine Laboratory Fee				8	00				
Special Laboratory Fee				10	00				
Pharmacy				44	30				
X-ray				35	00				
Oxygen Therapy				311	75				
Physio-Therapy Treatment									
Basal Metabolism									
Electrocardiogram									
Delivery Room									
Blood									
Telephone Service					30				
Cot				3	00				
KINDLY RETAIN THIS STATEMENT FOR TAX PURPOSES.				698	65				
TOTAL				Paid	000				
PAYABLE WEEKLY IN ADVANCE				Bal				698	65
IN FULL ON LEAVING				231					

KINDLY RETAIN THIS STATEMENT  
FOR TAX PURPOSES.

TOTAL

PAYABLE WEEKLY IN ADVANCE  
IN FULL ON LEAVING 231  
THANK YOU

Form C-7 Normandy



PROVIDENCE HOSPITAL, A  
Corporation,

Plaintiff,

vs.

DALE STANCLIFF,

Defendant.

I

I

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1.

The Plaintiff claims of the Defendant the sum of  
ONE THOUSAND ONE HUNDRED SIXTEEN and 52/100 (\$1,116.52) DOLLARS  
due from him by account on the 28th day of August, 1965, which sum  
of money with the interest thereon is still unpaid.

2.

The Plaintiff claims of the Defendant the sum of  
ONE THOUSAND ONE HUNDRED SIXTEEN and 52/100 (\$1,116.52) DOLLARS  
due from him by account stated between the Plaintiff and Defendant  
on the 28th day of August, 1965, which sum of money with the interest  
thereon, is still unpaid.

3.

The Plaintiff claims of the Defendant the sum of ONE  
THOUSAND ONE HUNDRED SIXTEEN and 52/100 (\$1,116.52) DOLLARS due from  
him by account on, to-wit the 28th day of August, 1965, which sum of  
money with the interest thereon is still unpaid.

An itemized statement of the account sued on, verified by  
the affidavit of a competent witness, is attached hereto as Exhibit  
"A" and made a part hereof.

WILTERS, BRANTLEY & NESBIT

BY: Phyllis S. Nesbit  
Attorneys for Plaintiff

FILED

AUG 18 1967

Alice A. Buck, Clerk  
Deputy

COUNTY OF MOBILE

STATE OF ALABAMA

Be it remembered, that on this 12th day of May  
A. D. 19 67, personally appeared before me, the undersigned authority,  
W. Mistrout known to me

who being duly sworn, upon his oath stated that he is Credit Manager  
of Providence Hospital

{ a corporation organized and doing business under the laws of the State of Alabama  
{ and 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 Providence Hospital : that the attached account against  
Dale Stancliff of Rt. #2 Foley, Alabama

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 Dale Stancliff

at { its } special instance and request, that credit has been duly given for all payments and  
{ their }  
{ his }

just and lawful offsets to which said account is entitled as thereon stated, and that the balance  
thereof, amounting to the sum of One Thousand Eight Hundred Fifteen and 17/100 Dollars  
(\$ 1815.17) with interest from \_\_\_\_\_ 19 \_\_\_\_\_ is justly due and  
remains unpaid.

W. Mistrout X

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 Alabama  
and that the foregoing was subscribed and sworn to before me on the day and year  
first above stated.

Joseph W. Boykin  
Notary Public

SUMMONS AND COMPLAINT

MOORE PRINTING CO., BAY MINETTE, ALA.

STATE OF ALABAMA

Baldwin County

Circuit Court, Baldwin County

No. 7527

.....TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon .....Dale Stancliff.....

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.....

.....Dale Stancliff....., Defendant.....

by .....Providence Hospital.....

....., Plaintiff.....

Witness my hand this 18<sup>th</sup> day of May 1967

Ex 8-8-67

Oliver Duck Clerk

STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

Providence Hospital

Plaintiffs

vs.

Dale Stancliff

Defendants

SUMMONS AND COMPLAINT

Filed 19.....

Clerk

WILTERS, BRANTLEY & NESBIT

Plaintiff's Attorney

Defendant's Attorney

Works International  
Paper Co. Bay Minette

Defendant lives at

RECEIVED

Received In Office

MAY 18 1967

19.....

TAYLOR WILKINS

SHERIFF

, Sheriff

I have executed this summons

this Aug 8 1967

by leaving a copy with

Dale Stancliff

Ret. Not found.

Taylor Wilkins, Sheriff

W. A. Zell, Deputy Sheriff