CODE 205 Telephone: 928-9836

#### E. G. RICKARBY

35 SOUTH SECTION STREET FAIRHOPE, ALABAMA 36532

November 10, 1967

Honorable Telfair J. Mashburn Circuit Judge Bay Minette, Alabama 36507

Dear Judge Mashburn:

Inre: Thomas Hospital Vs: John D. Bentley File: 67-308

Court Case No. 7770

Request Judgment by Default on an itemized and verified statement of account for \$161.60, and hold up execution.

Debtor has promised to make payments of \$5.00 a week, and I am not having execution issued unless I especially request it because of his failure to make payment.

Yours very truly,

EGR/jlb

cc: Thomas Hospital

12-1-67

oc. No Beatly

**CODE 205** Telephone: 928-9836 Mailing Address P.O. BOX 471

### E. G. RICKARBY

35 South Section Street FAIRHOPE, ALABAMA 36532

September 27, 1967

Mrs. Alice Duck Clerk of the Circuit Court Bay Minette, Alabama 36507

Dear Mrs. Duck:

Inre: Thomas Hospital John D. Bentley File: 67-308 ۷s:

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

Please process and oblige and have Sheriff advise when debtor has been served.

Yours very truly,

jlb

cc: Client 10-27-67

STATE OF ALABAMA, COUNTY OF BALDWIN.

CIRCUIT COUR NO. 7777	T,	BALDWIN	COT	MTY,
		TEF	₹Mi.	1967.

# TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to Summon JOHN D. BENTLEY 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 JOHN D. BENTLEY, Defendant, by THOMAS HOSPITAL, Plaintiff.

WITNESS my hand this 79 day of Sept, 1967.

THOMAS HOSPITAL,	Q	
Plaintiff,	Q	IN THE CIRCUIT COURT OF
VS.	Ŏ	BALDWIN COUNTY, ALABAMA,
JOHN D. BENTLEY,	Ŏ	AT LAW.
Defendant.	Ŏ	

# COMPLAINT

## COUNT I.

The Plaintiff claims of the Defendant the sum of ONE HUNDRED SIXTY ONE AND 60/100 (\$161.60) DOLLARS due from him by account, on, towit, the 29th day of September, 1966, which sum of money with the interest thereon is still unpaid. The account sued on is evidenced by an itemized and verified statement filled herewith.

# COUNT II.

The Plaintiff claims of the Defendant the sum of ONE HUNDRED SIXTY ONE AND 60/100 (\$161.60) DOLLARS due from him by account stated between the Plaintiff and the Defendant, on, to-wit, the 29th day of September, 1966, which sum of money with the interest thereon is still unpaid.

## COUNT III.

The Plaintiff claims of the Defendant the sum of ONE HUNDRED SIXTY ONE AND 60/100 (\$161.60) DOLLARS due from him for medical services rendered by the Plaintiff to the Defendant between the 24th day of August, 1966 and the 22nd day of March, 1967, which sum of money with interest thereon is still unpaid.

E. G. Rickarby, Attorney for Plaintiff.

Defendant resides in Fairhope, Alabama.

FLED

SEP 2 9 1967

THE MATTER OF

John D. Bentley

STATE OF ALABAMA COUNTY OF BALDWIN

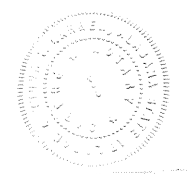
Re: Roberta & John Personally appeared before me, the undersigned authority, Claud Clark, Jr., and who being by me first duly and legally sworn, says:

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

SWORN TO and subscribed before me on this

day of

Public, State



Received 2 day of Ref. 1967

and on 5 day of Ref. 1967

I served a copy of the within 8 4 c

on 2 Dhu 8. Blutley

By service on about \$1200

By Roy Parcial By

Sheriff claims. 70

Ton Cents per mile Total & 7

TAY OR WILKINS, Sheriff

DEPUTY SHERDS

Thomas Dorpital

05

fohnsah Bentley

SEP 2 9 1967

VICE 1 DICK CIERK

Gralev Court

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