DRS. MUDD, MOSTELLER AND COPE, a Co-Partnership, consisting of ROBERT H. MUDD, M.D., HENRY C. MOSTELLER, JR., and W. FRANK COPE,, M.D.,

Plaintiffs,

VS.

CHARLES OWENS and VIRGINIA OWENS, jointly and individually,

Defendants.

Plaintiffs claims of the Defendants the sum of FIVE HUN-DRED SEVENTY (\$570.00) DOLLARS due from them by open account from on, to-wit: the 24th day of May, 1966 until on, to-wit: the 12th day of June, 1967, which sum of money with the interest thereon is still unpaid.

ATTORNEY FOR PLAINTIFFS

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

0CT23 1968

ALIGI J. DEDK CLEWY REGISTER

COUNTY OF Mobile
STATE OF
Be it remembered, that on this day of october  A. D., 19 68, personally appeared before me, the undersigned authority, Dr. Robert  H. Mudd known to me
who being duly sworn, upon his oath stated that he is Fart owner of Drs. Mudd. Mosteller and Cope
\[ \{ \alpha \text{ corporation organized and doing business under the laws of the State of Alabama \] \{ \and \text{ has been duly authorized by said corporation to make this affidavit \} \{ \alpha \text{ partnership composed of \text{ Drs., Mudd., Mosteller and Cope \} \]
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 Partnership ; that the attached account against  Vinginia and Charles Owens of P. O. Box 485, Loxley
is just and correct, within the knowledge of this affiant, that the items thereon stated and composing the said account were sold and delivered to said Virginia and Charles Owens at { its their his } 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 Five hundred seventy and 00/100 Dollars (\$ 570.00 ) with interest from May 24. 19.66 is justly due and
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

STATE D-1			<b>\$</b> :		t Court, Baldwin	• ;
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in the Circ	cuit Court	of Baldwin	County, State	of Alabama, at Ba	y Minette, agains	st
in the Circ	cuit Court	of Baldwin	County, State	of Alabama at Ba	y Minette, agains	Defendant
in the Circ	CHARL	of Baldwin ES OWEN	County, State	of Alabama at Ba RGINIA OWENS and COPE,	y Minette, agains	st

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CHARL	ES OWENS	***************************************	RGINIA Defendan	•••
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		D COMPL	Defendan	•••
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Plaintiff's Attorney

Defendant's Attorney

## Defendant lives at Loxley, Alabama OCT 2.3.1968.... 19...... Sheriff I have executed this summons by leaving a copy with Ten Cents per mile Total \$\_

## JOHN V. DUCK Attorney at Law P. O. DRAWER Y - FAIRHOPE, ALABAMA

MESSAGE	REPLY
Mrs. Alice J. Duck Bay Minette, Ala.	DATE 2 / 9
DATE October 21, 1968	#11200
Re: Drs. Mudd, Mosteller & Copy vs.	10143 242
Charles Owens & Virginia Owens	29
Dear Mrs. Duck:	
Enclosed please find Bill of Complaint to	
be filed together with copies of same and	
Summons to be served.	
Sincerely,  John U. Much	
SIGNED	SIGNED

## JOHN V. DUCK Attorney at Law

P. O. DRAWER Y - FAIRHOPE, ALABAMA

MESSABE	REPLY
To Mrs. Alice J. Duck	DATE 23
Bay MInette, Ala.	
	The state of the s
December 18, 1968	A CONTRACTOR OF THE CONTRACTOR
Re: Drs. Mudd, et al vs. Charles Owens,	and the state of t
Civil Case No. 8389.	
Dear Mrs. Duck:	
Please have captioned case dismissed. I	
enclose herewith check in the amount of	
\$26.00 to cover costs.	
Sincerely,	
Holly () - Nucle	DEC 1 9 1968
(kH)	ALIOZ J. DIGA CLERK
SIGNED	SIGNED