

BURTON H. SILVERSTEIN, d/b/a  
AAA ASSIGNMENT SERVICE, AS ASSIGNEE  
OF SOUTH BALDWIN HOSPITAL AND DRS.  
JOHN E. FOSTER AND JULIUS MICHAELSON,  
d/b/a MEDICAL ARTS CENTER

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA  
AT LAW

Plaintiff

CASE NO. 5608

VS.

HOWARD COOPER

Defendant

1.

The Plaintiff claims of the Defendant the sum of SEVENTY SEVEN and 50/100 DOLLARS (\$77.50) due from him by account between the Defendant and the South Baldwin Hospital on the 5th day of November, 1968, which sum of money, with interest thereon, is still unpaid and is the property of the Plaintiff by assignment made to him by the South Baldwin Hospital on April 15, 1968. A copy of the assignment and an itemized statement of the account sued on and assigned, verified by the affidavit of a competent witness, is attached hereto as Exhibits "A" and "B" and made a part hereof.

2.

The Plaintiff claims of the Defendant the sum of THREE HUNDRED NINETY FOUR and NO/100 DOLLARS (\$394.00) due from him by account between the Defendant and Drs. John E. Foster and Julius Michaelson, d/b/a Medical Arts Center on the 17th day of October, 1966, which sum of money with interest thereon, is till unpaid, and is the property of the Plaintiff by assignment to him by Drs. John E. Foster and Julius Michaelson, d/b/a Medical Arts Center on April 1, 1967. A copy of the assignment and an itemized statement of the account sued on and assigned, verified by the affidavit of a competent witness, is attached hereto as Exhibits "A" and "B" and made a part hereof.

WILTERS, BRANTLEY & NESBIT

BY: Phyllis J. Nesbit  
Attorney for Plaintiff

FILED

MAR 17 1969

ALICE J. BUCK CLERK REGISTER

Foley, Alabama  
April 1, 1967

For value received, we Dr. John E. Foster  
and Dr. Julius Michaelson d/b/a/  
Medical Arts Center do hereby assign and  
set over to B.M.Silverstein d/b/a  
AAA Assignment Service the account  
named on by

Howard Cooper.

Medical Arts Center  
by J. Michaelson/HW

STATION  
MEDICAL ARTS CENTER

Box 910

FOLEY, ALABAMA

FAMILY CODE: NES

Audrey

Howard

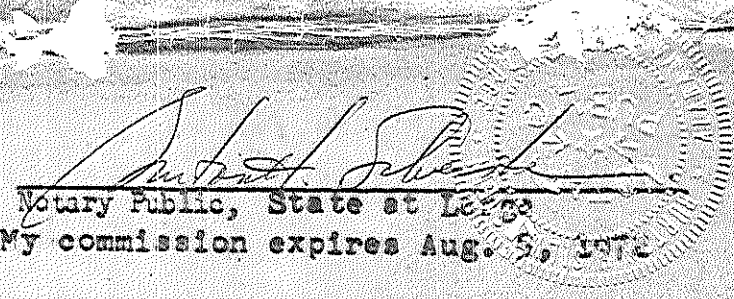
Alicia

Rosie

STATE OF Alabama  
COUNTY OF Baldwin

Personally appeared before me, the undersigned authority, in and for said County and State, Danielle Blackwell, who after first being duly sworn deposes and says that she is the keeper of the Medical Arts Center and as such officer he has the supervision and custody of all the records of the said Medical Arts Center including the accounts. Affiant further says that on the 17 day of October, 1966, that Howard Cooper was indebted to said Medical Arts Center in the amount of \$ 394.00. Further that this indebtedness is still due and unpaid.

Sworn to and subscribed before me this 27 day of February, 1969.

  
Danielle L. Blackwell  
Notary Public, State at Large  
My commission expires Aug. 5, 1971

SUMMONS AND COMPLAINT

Moore Printing Co. - Bay Minette, Ala.

STATE OF ALABAMA  
Baldwin County

Circuit Court, Baldwin County

No.....

TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon ..... HOWARD COOPER

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.....

HOWARD COOPER ..... Defendant.....

by ..... BURTON H. SILVERSTEIN, d/b/a AAA ASSIGNMENT SERVICE.....

Plaintiff.....

Witness my hand this..... 17 ..... day of ..... MARCH ..... 19 69

*D. C. G. Clerk*, Clerk

*Robertsdale* R.E.A.  
No. 46608

Page.....

STATE OF ALABAMA  
Baldwin County

CIRCUIT COURT

Burton H. Silverstein, d/b/a

AAA Assignment Service

Plaintiffs

vs.

Howard Cooper

Defendants

SUMMONS AND COMPLAINT

**FILED**

Filed MAR 17 1969 19.....

MAR 17 1969

Clerk

*Alice J. Duck* CLERK  
REGISTER

WILTERS, BRANTLEY & NESBIT

BY:

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at  
Highway 98 East of Foley  
3rd house on right past bridge  
at Koehle's Junk Yard

**RECEIVED**

RECEIVED IN OFFICE  
MAY 1 1969 19.....

**SHERIFF** Sheriff

I have executed this summons

this 23 May 1969  
by leaving a copy with

*Howard Cooper*

Sheriff's mileage *5* miles at

Ten Cents per mile. Total \$ .50.00

TAYLOR WILKINS, Sheriff

BY: *H. S. Brown*  
DEPUTY SHERIFF

*Taylor Wilkins*, Sheriff

*H. S. Brown* Deputy Sheriff

50 miles RT.

*R' Dale*