

DR. ROBERT H. MUDD, DR. HENRY
C. MOSTELLAR, JR., and DR. W.
FRANK COPE,

Plaintiffs,

vs.

LUTHER JORDAN,

Defendant.

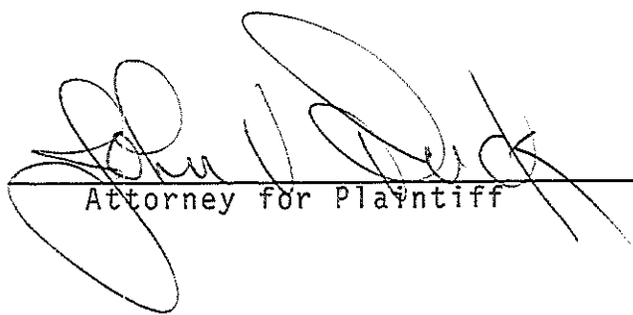
IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA,

AT LAW.

No. 5765

Count I.

The Plaintiff claims of the Defendant the sum of NINETY SEVEN & 50/100 (\$97.50) DOLLARS due from him by open account from on, to-wit: the 25th day of January, 1968, until on, to-wit: the 28th day of February, 1968, which sum of money with the interest thereon is still unpaid.


Attorney for Plaintiff

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

FILED

JUN 19 1969

ALICE J. DUCK CLERK
REGISTER

COUNTY OF Mobile

STATE OF Alabama

Be it remembered, that on this 22 day of May
A. D., 1968, 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 Partner
of Drs. Mudd, Mostellar and Cone

{ a corporation organized and doing business under the laws of the State of _____
{ and has been duly authorized by said corporation to make this affidavit
{ a partnership composed of Drs. Mudd, Mostellar and Cone

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
Mr. Luther Jordan of P.O. Box 145-B Robertsdale, Ala.

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 Master Thomas D. Jordan

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 Ninety Seven & 50/100*****Dollars
(\$ 97.50) with interest from January 1968 is justly due and
remains unpaid.

Robert H. Mudd 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.

[Signature]
Notary Public

Aff:

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 SummonLUTHER JORDAN.....

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.....

.....LUTHER JORDAN..... Defendant.....

by DR. ROBERT H. MUDD, DR. HENRY C. MOSTELLAR, JR., &

DR. W. FRANK COPE, Plaintiff^S.....

Witness my hand this.....19..... day of..... June..... 1969.....

[Signature]
..... Clerk

246-20-69

STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

DR. ROBERT H. MUDD, DR. HENRY

MOSTELLAR, JR. & DR. W. FRANK COPE, Plaintiffs

vs.

LUTHER JORDAN

Defendants

SUMMONS AND COMPLAINT

FILED

Filed JUN 19 1969 19.....

ALICE J. DUCK

CLERK REGISTER

Clerk

John Duck Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Defendant can be served at Woodhaven Dairy, Robertsdale Alabama

RECEIVED Received In Office JUN 19 1969

TAYLOR WILKINS Sheriff

I have executed this summons

this 6-20 1969

by leaving a copy with

Luther Jordan

Sheriff claims 50 miles at

Ten Cents per mile Total \$ 5.00

TAYLOR WILKINS, Sheriff

BY Brown DEPUTY SHERIFF

Taylor Wilkins Sheriff

H. Brown Deputy Sheriff

50 miles R.T. R. Dale