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REPORT OF CIRCUIT COURT CLERKS TO WORKMEN'S COMPENSATION COMMISSIONER OF
THE STATE OF ALABAMA, REQUIRED BY SECTION 37,
WORKMEN'S COMPENSATION ACT, 1919.

Frank Pope.

(Plaintiff)

Oct 2 1942

(Date of injury or death)

Stockton Ala

(Address)

Frank Pope.

(Name of injured or deceased employee)

VS.

Bacon McMillan Company

(Defendant)

Stockton, Ala.

(Employee's address)

a Corporation.

(Address)

Stockton, Ala.

STATE OF ALABAMA,
Baldwin.

COUNTY.

As required by section 37 of the Workmen's Compensation Act of the State of Alabama, 1919,

R S Duck.

I, Clerk of the Circuit Court, beg to report that th

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above-styled case, our No. filed under the provisions of said act was disposed of on

April.

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day of, 192 by the following judgment:

JUDGMENT

This cause coming on to be heard at this time upon agreement and consent of the parties, upon the petition and of the said and acceptance of service and consent of Bacon-McMillan veneer company a corporation. and the court having first made inquiry into the bonafides of petitioner, claim and the libility of the defendant, and it appearing to the court that the parties have agreed to one lump sum payment in the amount of \$184.48 for and on account of all amounts due or to become due from said Bacon-Mc Millan Veneer company for and on account of libility of per cent of use to petitioner's left arm suffered on thex October 2 1942 t therefore,

It is therefore ordered, adjudged and decreed that the petitioner Frank Pope have and recover of Bacon-McMillan Veneer company a Corporation, the sum of \$184.48 for which let execution issue.

Done this 30th day of April. 1943.

---F. W. BARE---
Judge.

In the Matter of the) IN THE CIRCUIT COURT OF
Petition of Frank) BALDWIN COUNTY, ALABAMA
Pope.) AT LAW

JUDGMENT.

This cause coming on to be heard at this time, upon agreement and consent of the parties, upon the petition of the said Frank Pope and acceptance of service and consent of Bacon-McMillan Veneer Company, a Corporation, and the court having first made inquiry into the bonafides of petitioner's claim and the liability of the defendant, and it appearing to the Court that the parties have agreed to one lump sum payment in the amount of \$184.48 for and on account of all amounts due or to become due from said Bacon-McMillan Veneer Company for and on account of liability of said Company to petitioner account loss, to the extent of twenty-five per cent, of use to petitioner's left arm suffered on October 2, 1942, therefore,

1. The Court approves settlement between the parties hereto for said injury under the Compensation Law of Alabama in the amount of \$184.48, and the Court commutes the compensation due petitioner from said Bacon-McMillan Veneer Company to said amount of \$184.48.

2. It is ordered, adjudged and decreed that the petitioner, Frank Pope, have and recover of Bacon-McMillan Veneer Company, a Corporation, the sum of \$184.48, for which let execution issue.

DONE this the 30th day of April, 1943.

J. W. Hare
Judge.

RECEIVED PAYMENT IN FULL in the amount of \$184.48 of the above judgment, and also receipt is acknowledged of the payment of the further sum of \$240.40 mentioned in the petition herein filed, and in consideration thereof the above judgment is hereby fully released and discharged.

Witness;

H. E. Smith

Drants Pope

LÉONCE D. NEWMAN, M. D.
BAY MINETTE, ALABAMA

April 30, 1943.

Bacon-McNullan Veneer Co.
Stockton.

Re: Frank Jape

Gentlemen:

The abovesigned employee was examined this date with a view of determining residual disability from accident sustained Oct. 2, 1942.

There has been loss of muscle tissue from the posterior $\frac{1}{3}$ of the left deltoid, and complete loss of the entire lateral belly of the triceps. The scar tissue is soft and pliable but adherent to the deeper structures. The upper extremity can be abducted to an angle of approx.

120° (Normal angle 180°) Adduction of upper extremity approx. 140°. The forearm can be extended almost normally, but with little force (i.e. Cannot be extended against gentle force in opposite direction). I would consider his permanent partial disability to be about 25%. Respectfully

L. D. Newman 142

TO THE HONORABLE F. W. HARE, JUDGE OF THE CIRCUIT COURT
OF BALDWIN COUNTY, ALABAMA:

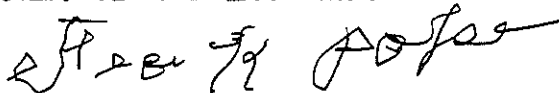
Now comes Frank Pope, who is over the age of twenty-one years and is a resident of said State and County, and respectfully represents unto your Honor as follows:

Heretofore on the second day of October, 1942, he was, and had been for more than six months prior thereto, an employee of Bacon-McMillan Veneer Company, a Corporation of said State and County, and on said date while working as an employee of said company, petitioner was injured in that his foot slipped and petitioner fell against a wood-saw operated by him, in his capacity as fireman, and by reason of said accident petitioner's left arm was cut and torn between the elbow and shoulder so that petitioner has suffered a permanent partial disability of twenty-five per cent ~~sixty~~ loss of use of his arm on the left side.

The said Bacon-McMillan Veneer Company at the time of said accident was carrying its own insurance under the Workmen's Compensation Law of Alabama, and petitioner avers that he is entitled to such compensation on account of said injury in the amount of \$9.04 each week from the waiting period of said injury for a total of fifty weeks, or a total amount of \$452.00.

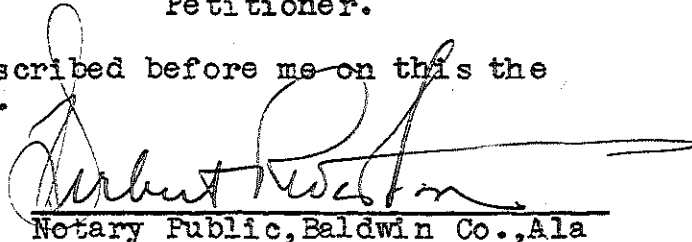
That petitioner is now able to return to work and has within the past week done so, but on account of loss of time occasioned by said injury it will be to the interest of petitioner to obtain a lump sum settlement from said Company for said injury. If said Company makes said lump sum settlement, to be approved by your Honor, petitioner is informed and believes that it will be entitled to a credit of 6% of said total amount, and would leave, after said credit a total balance due petitioner of \$424.88, if this petition be granted by your Honor. The said Company has made advances in the meantime to petitioner in the total amount of \$240.40. Petitioner avers that if your Honor will grant this his petition, that he will be due from said company the sum of \$184.48.

WHEREFORE, the premises considered, petitioner prays that your Honor will take jurisdiction of this his petition, and will order and decree that the said Company pay to petitioner the said sum of \$424.88 less the said credit of \$240.40, or that the said Bacon-McMillan Veneer Company, a Corporation, pay to petitioner the sum of \$184.48, the amount of balance due.



Petitioner.

Sworn to and subscribed before me on this the
30th day of April, 1943.


Notary Public, Baldwin Co., Ala

The within and foregoing settlement in the amount of \$184.88 balance due petitioner is hereby consented to and accepted by the undersigned as such employer.

Bacon-McMillan Veneer Company

By

H.E. Smith
as its attorney.

TO THE HONORABLE F. W. HARE, JUDGE OF THE CIRCUIT COURT
OF BALDWIN COUNTY, ALABAMA:

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Frank Pope

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Sworn to and subscribed before me on this the
30th day of April, 1943.

Herbert R. Weston

Notary Public, Baldwin Co., Ala

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Bacon-McMillan Veneer Company

By H. E. Smith
as its attorney.

In the Matter of the) IN THE CIRCUIT COURT OF
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JUDGMENT.

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