



# KLUMPP MOTOR CO

CHEVROLET - OLDSMOBILE

Alabama's Oldest Chevrolet Dealership  
FAIRHOPE and ROBERTSDALE, ALA.

194

IN ACCOUNT WITH

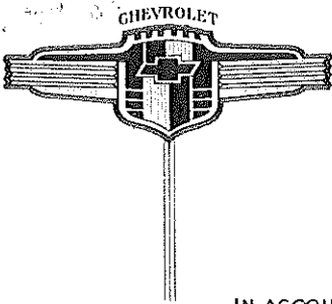
*Robertsdale Matthews*

*Robertsdale*

*Page 4*

FORM NO. D.E.A. 4253 LITHO IN U.S.A.

DATE	DETAIL	CHARGES		CREDITS	BALANCE	
1947 Nov 29	ACCOUNT RENDERED	11	24		117	98



# KLUMPP MOTOR CO.

CHEVROLET - OLDSMOBILE

Alabama's Oldest Chevrolet Dealership  
FAIRHOPE and ROBERTSDALE, ALA.

194

IN ACCOUNT WITH

*Robertsdale Mathes*

*Robertsdale*

*Page 3*

FORM NO. OEA 4253 LITHO IN U.S.A.

DATE	DETAIL	CHARGES	CREDITS	BALANCE
1946				
	ACCOUNT RENDERED			
Aug 14	Inv. 9407	160		
27	✓ 9	150		
26	✓ 8630	228		
28	✓ 8658	255		
28	✓ 8659	229		
29	✓ 8662	229		
30	✓ 8669	1107		
31	✓ 8685	76		
Sept 3	✓ 8706	240		
12	✓ 8820	1326		
11	✓ 8810	214		
11	✓ 31	160		
23	✓ 15048	116		
24	✓ 15057	161		
Oct 7	✓ 15154	478		
Nov 1	15318	1458		
4/9	on acct.		2500	
Dec 19	Inv. 13863	755		
28	15686	75		



# KLUMPP MOTOR CO.

CHEVROLET - OLDSMOBILE

Alabama's Oldest Chevrolet Dealership  
FAIRHOPE and ROBERTSDALE, ALA.

194

IN ACCOUNT WITH

*Robertsdale Mattress Co.*

*Robertsdale, Ala.*

*Page 2*

FORM NO. DE A 4253 LITHO IN U.S.A.

THE PENNELL & PENNELL CO. EASTON, MD.

DATE	DETAIL	CHARGES	CREDITS	BALANCE
1946	ACCOUNT RENDERED			
June 27	Inv. # 40	162		
27	✓ 43	240		
28	✓ 1	270		
29	✓ 9	1540		
29	✓ 13	404		
✓ 28	✓ 9662	261		
July 1	✓ 17	228		
2	✓ 27	228		
5	✓ 43	372		
6	✓ 3	216		
8	✓ 11	212		
9	✓ 20	168		
✓ 12	✓ 9751	106		
29	✓ 34	220		
✓ 30	✓ 8340	66		
Aug 1	✓ 8365	392		
3	✓ 8379	540		
3	in acct.		5500	
8	Inv. # 46	35		

The Finest Chevrolet of All Time

CHEVROLET



# KLUMPP MOTOR CO.

CHEVROLET - OLDSMOBILE

Alabama's Oldest Chevrolet Dealership  
FAIRHOPE and ROBERTSDALE, ALA.

194

IN ACCOUNT WITH

*Robertsdale Matthews Co.*

*Robertsdale, Ala.*

JRM NO. DE A 4253 LITHO IN U.S.A.

THE REGISTER MANUFACTURING CO. INC.

DATE	DETAIL	CHARGES	CREDITS	BALANCE
1946	ACCOUNT RENDERED	4 38		
June 3	Jun. #17	5 25		
4	✓ 28	4 32		
5	✓ 43	2 34		
6	✓ 6	5 10		
8	✓ 23	1 68		
10	✓ 39	1 40		
11	✓ 7	4 44		
12	✓ 15	1 44		
17	✓ 5	2 76		
19	✓ 19	2 64		
19	✓ 23	1 68		
20	✓ 35	1 68		
20	✓ 42	2 64		
21	✓ 47	1 38		
24	✓ 48	2 04		
22	✓ 2	4 14		
24	✓ 12	3 96		
25	✓ 23	2 70		
	✓ 29			

STATE OF ALABAMA:

COUNTY OF BALDWIN:

Before me, the undersigned Notary Public, personally appeared LOIS PETERSEN who, being first duly sworn, deposes and says that she is the Bookkeeper of the Klumpp Motor Company and as such has knowledge of the correctness of the account between said firm and L. L. POWELL, individually and doing business as ROBERTSDALE MATTRESS COMPANY and that the attached itemized statement correctly shows such account and that the balance of ONE HUNDRED SEVENTEEN and 98/100 DOLLARS shown thereon is still due after allowance of all proper credits and is unpaid.

*Lois Petersen*

Subscribed and sworn to before me on this the *27* day  
of December, 1947.

*Susan E. Swift*

Notary Public, Baldwin County, Alabama



1130

KLUMPP MOTOR COMPANY

-vs-

L. L. POWELL

.....

ITEMIZED AND VERIFIED ACCOUNT

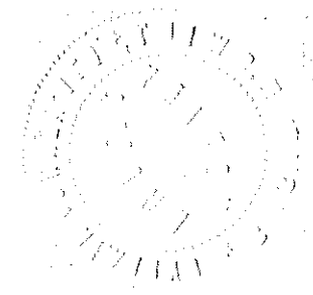
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FILED

JAN 2 1948

ALICE J. DUCK, Clerk

*Richarby & Richarby*



TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon

L. L. POWELL, Individually and doing business as Robertsdale  
Mattress Company.

to appear within thirty days from the service of this writ in the Circuit Court, to be held for said  
County, at the place of holding the same, then and there to answer the complaint of

KLUMPP MOTOR COMPANY, a Corporation

Witness my hand, this

2<sup>nd</sup>

day of

January

1947

*Alice J. Duck*

Clerk.

COMPLAINT

KLUMPP MOTOR CO., a Corporation,  
Plaintiff

-vs-

L. L. POWELL, Individually  
and doing business as Roberts-  
dale Mattress Co.,  
Defendant

ONE: The Plaintiff claims of the Defendant ONE HUNDRED SEVENTEEN  
and 98/100 DOLLARS, due by him on account on to-wit, the Twenty-  
eighth day of March, 1947, which sum of money with interest thereon  
is still due and unpaid.

TWO: The Plaintiff claims of the Defendant the further sum of  
ONE HUNDRED SEVENTEEN and 98/1000 DOLLARS, due from Defendant to  
Plaintiff for work and labor done and material furnished on, to-wit,  
the Twenty-eighth day of March, 1947, which sum of money with in-  
terest thereon is still due and unpaid.

*Riskely + Riskely*

Attorneys for Plaintiff

The account sued on is evidenced by itemized and verified statement  
of account filed herewith.

*Riskely + Riskely*  
Attorneys for Plaintiff

No. 1130

Received in office 3<sup>rd</sup> day of

January 1948

Taylor Wilkins

Sheriff of Baldwin County, Ala.

Executed by serving a copy of the within Summons and Complaint on

L. L. Powell

Defendant

This the 12 day of Jan 1948

Sheriff of Baldwin County, Ala.

By H. F. Hall Deputy Sheriff.

KLUMPP MOTOR COMPANY,  
Plaintiff

VS.

L. L. POWELL, Individually,  
and doing business as  
Robertsdale Mattress Co.,  
Defendant

IN CIRCUIT COURT OF BALDWIN COUNTY

Term 19

SUMMONS AND COMPLAINT

Filed in office this day of

FILED

A. D. 19

JAN 2 1948

Clerk.

ALICE J. DUCK, Clerk  
Plaintiff's Attorney.

LAW OFFICES

ELLIOTT G. RICKARBY

RICKARBY & RICKARBY  
FAIRHOPE, ALABAMA

E. G. RICKARBY, JR.

December 30, 1947

Mrs. Alice J. Duck  
Clerk Circuit Court  
~~Bay Minette, Alabama~~

Dear Mrs. Duck:-

KLUMPP MOTOR CO vs ROBERTSDALE MATTRESS CO: Inclosed  
find Summons and Complaint, also Itemized and Verified Statement  
of Account. Please file and issue Summons.

Yours very truly,

RICKARBY & RICKARBY  
by:-

*Elliott G. Rickarby*

EGR:pw  
264

KLUMPP MOTOR COMPANY,  
A Corporation  
Plaintiff

L A W

CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA

-vs-

L. L. POWELL, Individually  
and Doing Business as  
Robertsdale Mattress Co.  
Defendant

TO: MRS. ALICE J. DUCK  
Clerk of Said Court

The Defendant having failed to plead, answer or demur to the Complaint in this cause within the time prescribed by law, Plaintiff hereby demands judgment by default for the amount stated in the Complaint and requests that such demand be noted in the docket and within five days thereafter that the papers in the case, including Itemized and Verified Statement of Account be sent to the Judge of this Court, together with certificate showing Defendant's default, and request for judgment in vacation.

Claim \$117.98

Int. from March 8,  
1947 to Feb. 13, 1948. 6.19  
\$124.17

Richard P. P. P.  
Attorneys for Plaintiff

KLUMPP MOTOR COMPANY,  
A Corporation  
Plaintiff

-vs-

L. T. POWELL, Individually  
and Doing Business as  
Robertsdale Mattress Co.,  
Defendant

MOTION FOR  
JUDGMENT BY DEFAULT

*Filed  
2-20-43  
over Klump*