

LAW OFFICE OF
FOREST A. CHRISTIAN
FOLEY, ALABAMA

June 18, 1953

1960

Mrs. Alice J. Duck
Clerk of Court
Bay Minette, Alabama

Re: George S. May Company
Vs: C. S. Trawick & Sons
Number 1960

Dear Mrs. Duck:

This case has been dismissed and I believe
I advanced \$15 Court costs. Please account for these
Court costs and send me a statement thereof, so I can
collect from Defendant.

Yours very truly,



FOREST A. CHRISTIAN

FAC?jew

SUMMONS

THE STATE OF ALABAMA,)
BALDWIN COUNTY.)

TO ANY SHERIFF OF THE STATE OF ALABAMA:

YOU ARE HEREBY COMMANDED to summon C. S. TRAWICK, CLARENCE E. TRAWICK, and H. E. TRAWICK, partners, d/b/a C. S. TRAWICK & SONS 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 GEORGE S. MAY COMPANY.

WITNESS my hand, this 14th day of April, 1953.

Deirdre. Leuch
Clerk

////////////////////

COMPLAINT

GEORGE S. MAY COMPANY,
PLAINTIFF

VS:

C. S. TRAWICK,
CLARENCE E. TRAWICK, &
H. E. TRAWICK, partners
d/b/a/
C. S. TRAWICK & SONS,
DEFENDANTS

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

COUNT I:

The Plaintiff claims of the Defendants TWO THOUSAND TWO HUNDRED FIFTY & 00/100 DOLLARS (\$2,250.00), damages for the breach of an agreement entered into by them on the 26th day of May, 1952, in substance as follows: The Plaintiff agreed to furnish a business engineering staff to render engineering services to the Defendants, for which the Defendants agreed to pay TWENTY & 00/100 DOLLARS (\$20.00) per man hour worked by each individual staff member. (Copy of contract is attached to the original of this complaint.) And the Plaintiff says that, although it has complied with all its provisions on its part, the Defendants have failed to comply with following provisions thereof, viz: They failed to pay for said engineering services rendered in the amount as aforesaid.

COUNT II:


The Plaintiff claims of the Defendants TWO THOUSAND TWO HUNDRED FIFTY & 00/100 DOLLARS (\$2,250.00), due from them by account on the 16th day of December, 1952, which sum of money, with interest thereon, is still unpaid.

COUNT III:

The Plaintiff claims of the Defendants TWO THOUSAND TWO HUNDRED FIFTY & 00/100 DOLLARS (\$2,250.00), due from them on account stated between the Plaintiff and the Defendants on, to wit: the 16th day of December, 1952, which sum of money with interest thereon, is still unpaid.

COUNT IV:

The Plaintiff claims of the Defendants TWO THOUSAND TWO HUNDRED FIFTY & 00/100 DOLLARS (\$2,250.00), due from them for work and labor done for the Defendants by the Plaintiff on the 13th day of June, 1952, at their request, which sum of money, with interest thereon, is still unpaid.


Attorney for Plaintiff

There is attached to and made a part of an itemized statement of account sworn to by the Controller of the Plaintiff showing status of this account as of this December 16, 1952.



STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

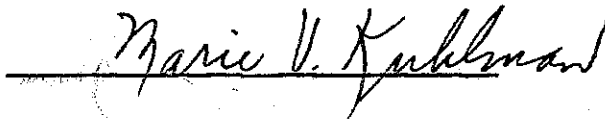
AFFIDAVIT

FRED ALTERGOTT, being first duly sworn, deposes
and says that:

As Controller of the GEORGE S. MAY COMPANY he
is acquainted with all the books and records of the Company, and
that attached copies of invoices of the GEORGE S. MAY COMPANY
dated May 30, 1952, and June 13, 1952, are true and correct copies
of original invoices of the GEORGE S. MAY COMPANY given to
C. S. TRAWICK & SONS, FOLEY, ALABAMA, covering services
rendered and which invoice as of December 15, 1952, remain open
and unpaid on the accounts of the GEORGE S. MAY COMPANY.



Subscribed and sworn to
before me a Notary Public
in and for the County of
Cook, State of Illinois,
this 16 day of December,
1952.



George S. May Company *Business Engineering*

ADMINISTRATIVE OFFICES - ENGINEERING BUILDING
CHICAGO 6, ILLINOIS



C. S. TRAWICK & SONS

DATE June 13, 1952

Job No. 26853

Foley, Alabama

TERMS: NET CASH

FOR SERVICES RENDERED WEEK ENDING June 14, 1952 IN ACCORDANCE
WITH INSTALLATION AND METHOD OF PAYMENT PROCEDURES

DATE	CHIEF ENGINEER	SUPERVISING ENGINEER	RESIDENT STAFF			HOURS
		O.S.ZELL	J. A. MOSER			
MONDAY June 9			11			11
TUESDAY 10			8 ⁵ / ₅			8 ⁵ / ₅
WEDNESDAY 11			8 ⁵ / ₅			8 ⁵ / ₅
THURSDAY 12			8 ⁵ / ₅			8 ⁵ / ₅
FRIDAY 13		4	5 ⁵ / ₅			9 ⁵ / ₅
SATURDAY 14		1	1			2
TOTAL MAN HOURS		5	43			48
TOTAL HRS. @ \$20.00		100.00	860.00			

APPROVED

Total at \$20.00 Per Hour \$ 960.00

C. S. TRAWICK & SONS

/s/ Clarence E. Trawick

TITLE

General Manager
ACCOUNTING OFFICE COPY

INVOICE
Form 51
Printed in U.S.A. by H.P.

George S. May Company *Business Engineering*

ADMINISTRATIVE OFFICES - ENGINEERING BUILDING
CHICAGO 6, ILLINOIS



C. S. TRAWICK & SONS

DATE May 30, 1952

Job No. 26853

Foley, Alabama

TERMS: NET CASH

FOR SERVICES RENDERED WEEK ENDING 5/31/52 IN ACCORDANCE
WITH INSTALLATION AND METHOD OF PAYMENT PROCEDURES

DATE	CHIEF ENGINEER	SUPERVISING ENGINEER	RESIDENT STAFF			HOURS
		O.S.ZELL	J.A. Moser			
MONDAY May 26		8	8			16
TUESDAY 27		6-1/2	9			15-1/2
WEDNESDAY 28			9			9
THURSDAY 29			9			9
FRIDAY 30			9			9
SATURDAY 31			6			6
TOTAL MAN HOURS		14-1/2	50			64-1/2
TOTAL HRS. @ \$20.00		\$290.00	1000.00			

APPROVED

Total at \$20.00 Per Hour \$ 1290.00

/s/ Clarence E. Trawick

Plan for Engineering Action
Installation Development
and
Method of Payment
Procedures

The George S. May Company appreciates this opportunity of serving you. In order that we may have a mutual understanding, we herein list our Installation Development and Method of Payment Procedures.

GEORGE S. MAY COMPANY

1. Throughout the tenure of the engagement, the George S. May Company Business Engineering Staff will keep the client informed as to progress through the medium of discussion, recommendation and progress reports. Discussion provides the basis for a meeting of minds as to procedure and action. Recommendations provide the client with factual information upon which to evaluate proposals for suggested changes, and present observations as to prevalent conditions; specific recommendations for action; benefits projected; and cost related to savings or profit expected to accrue. Written progress reports summarize current and cumulative attainment, including the outline of future plan.
2. The client accepts or rejects recommended written proposals by signature, as well as written progress reports under "Examined, Accepted and Approved," excluding by designation any statement not approved. Thus, a meeting of the minds is assured between the client and the George S. May Engineering Staff, placing the engagement at all times within the client's control.
3. The George S. May Company, obviously, cannot guarantee specific results from business engineering work, because it must deal through human beings, and hence cannot anticipate the degree of aptitudes to be encountered or cooperation it will receive. Management authority must, therefore, cooperate fully with the Engineering Staff if the full benefit of the work is to be realized.
4. All employees, without exception, are under contract with the George S. May Company, and are bonded individually to the extent of \$100,000.00 for the protection of clients.
5. Client agrees, as a condition precedent to George S. May Company rendering engineering services, not to employ or otherwise engage the services, directly or indirectly, of any person now employed by the May Company for a period of two years from date of Survey Authorization. George S. May Company agrees not to employ or otherwise engage any of client's employees for the same period of time. Breach of this agreement shall entitle the injured party to injunctive and monetary relief.
6. For the guidance of installation development and job progress, the Engineering Staff will design an action program around each major objective sought. A major objective is attained through a precisely formulated phase or unit of business engineering service termed a Project. Each engagement requires the adaptation and installation of one or more Projects, depending upon the number of major objectives. The Engineering Staff time required on each assignment depends upon the content of each Project, and the number. Authorized Projects may run concurrently or consecutively, depending upon mutual agreement.

7. Business engineering must develop from facts because all installation is custom adapted around each authorized Project. Consequently, initial steps of the engagement require sufficient time as approved for development in order to demonstrate results.
8. A Supervising Engineer is assigned for as many days weekly as is mutually agreed. Staff Engineers are assigned to work as many hours weekly as is mutually agreed. A Chief Engineer may be assigned as required, depending upon the tenure and character of the Projects being developed.
9. The client will pay the George S. May Company an organization fee at the rate of twenty dollars (\$20.00) per man hour worked by each individual Staff Member.
10. The client will provide suitable working space for the Engineering Staff due to the confidential character of the work. The client will also provide clerical and typing service as required, and will pay the cost of all forms, blue printing, binders and supplies directly incident to the installation.
11. No additional charge will be made for travel and/or living expenses of any assigned Staff Member, unless such expenses are incurred by special travel required as a part of the service rendered and with client approval.
12. All invoices are payable weekly. An invoice will be presented each week covering total charges for that week. The client will give the May Engineers a check for the amount due upon presentation of the invoice.
13. The client may terminate the services of the George S. May Company Business Engineering Staff at any time, by declaration of such intent made to the Supervising Engineer when he is on the client's premises, at the same time presenting the Supervising Engineer with a check for all fees due up to the time of termination. All matters pertaining to the engagement should be taken up with the Supervising Engineer, upon whom is placed complete responsibility for job progress.
14. It is expressly agreed that this printed document embodies the entire agreement of the parties in relation to the subject matter of business engineering services to be rendered by George S. May Company, and that no understandings or agreements, verbal or otherwise, in relation thereto, exists between the parties except as herein expressly set forth.

EXAMINED, ACCEPTED AND APPROVED

/s/ Clarence E. Trawick

MD1960 4-2853

Executed

C. S. Trawick 4-16-53

Clarence E. Trawick 4-16-53

H. E. Trawick 4-28-53

GEORGE S. MAY COMPANY,
PLAINTIFF
VS:

C. S. TRAWICK, CLARENCE E.
TRAWICK, & H. E. TRAWICK,
partners d/b/a
C. S. TRAWICK & SONS,
DEFENDANTS

SUMMONS & COMPLAINT

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

AT LAW

Sheriff
Taylor Wilkins
By
Edleigh Steadham

FILED

4-7-53
ALICE L. DUCK, Clerk

LAW OFFICE OF
FOREST A. CHRISTIAN
FOLEY, ALABAMA

1961

CATALINA, INC.,

a Corporation,
Plaintiff

-vs-

BEN H. HUNXFORD,

individually & d/b/a

SPORTSMANS STORE,
Defendant

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

COMPLAINT

COUNT ONE: The Plaintiff claims of the Defendant the sum of TWO THOUSAND FIVE HUNDRED TWO and 53/100 (\$2502.53) DOLLARS due from him by account on the 13th day of February, 1952, which sum of money with interest thereon is still due and unpaid.

RICKARBY & RICKARBY

By: 

E. G. Rickarby, Jr.,
Attorney for Plaintiff

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

RICKARBY & RICKARBY

By: 

E. G. Rickarby, Jr.,
Attorney for Plaintiff

THE 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 BEN H. HUXFORD, individually and d/b/a
the SPORTSMANS STORE

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 _____
Ben H. Huxford d/b/a SPORTSMANS STORE, Defendant

by CATALINA, INC., a Corporation
_____, Plaintiff.....

Witness my hand this 10th day of April 1953.....

Arcif [unclear], Clerk

THE STATE OF ALABAMA
BALDWIN COUNTY

CIRCUIT COURT

CATALINA, INC.

Plaintiffs

vs.

SPORTSMANS STORE

Defendants

SUMMONS and COMPLAINT

Filed 4-10, 1953

Verifrench, Clerk

RICKARBY & RICKARBY

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Fairhope, Ala.

RECEIVED IN OFFICE

April 10, 1953

Sheriff

I have executed this summons

this April 11, 1953
by leaving a copy with

Ben H. Hupford
individually & B.A.
at Sportsmans Store

Sheriff

Deputy Sheriff

LAW OFFICES

RICKARBY & RICKARBY

ELLIOTT G. RICKARBY
(DECEASED)

FAIRHOPE, ALABAMA

E. G. RICKARBY, JR.

9 April 1953

Mrs. Alice J. Duck
Clerk Circuit Court
Bay Minette, Ala.

Dear Mrs. Duck:

Re: Catalina, Inc.
Vs: Sportsmans Store

With this we hand you summons and complaint in the
above mentioned case.

Please process and notify when service is had on the
Defendant.

Yours very truly,


E. G. Rickarby, Jr.

R/i
cc: Ben Huxford
cc: Nat'l. Ass'n.
1592

Dear Mrs. Duck: \$15.00 deposit for costs enclosed
by our check.

1961



STATEMENT

*Catalina, Inc.*Michigan 8231
CABLE ADDRESS
"CATALINA"SWIM SUITS
SWEATERS443 SOUTH SAN PEDRO STREET
LOS ANGELES 13, CALIFORNIA, U.S.A.

Date February 20, 1953

Sportsman Store
Fairhope, Ala.

DATE	FOLIO	TERMS	CHARGES	CREDITS	BALANCE
2-13-52	Inv# 08733		1095.61		
6-6-52	CM	payment on account		500.00	
6-9	Inv# 51483		189.00		
6-12	" 54704		23.24		
6-17	" 57378		94.20		
6-24	" 35392		29.36		
9-25	" 76060		419.20		
12-31	" 92951		1151.92		
2-12-53	" 2				
				Balance due us	\$ 2502.53

© INTEREST WILL BE CHARGED ON ALL PAST DUE ACCOUNTS



SWIM SUITS
SWEATERS

STATEMENT

Catalina, Inc.

443 SOUTH SAN PEDRO STREET
LOS ANGELES 13, CALIFORNIA, U.S.A.

Michigan 8231
CABLE ADDRESS
"CATALINA"

Date February 20, 1953

Sportsman Store
Fairhope, Ala.


DATE	FOLIO	TERMS	CHARGES	CREDITS	BALANCE
2-13-52	Inv# 08733		1095.61		
6-6-52	CM	payment on account		500.00	
6-9	Inv# 51483		189.00		
6-12	" 54704		23.24		
6-17	" 57378		94.20		
6-24	" 35392		29.36		
9-25	" 76060		419.20		
12-31	" 92951		1151.92		
2-12-53	" 2				
				Balance due us	\$ 2502.53

INTEREST WILL BE CHARGED ON ALL PAST DUE ACCOUNTS

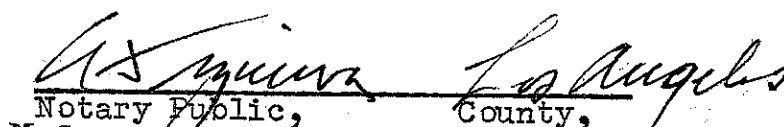
STATE OF California :

COUNTY OF Los Angeles :

Before me, the undersigned Notary Public, personally appeared John Miller, who being first duly sworn, deposes and says that he is Secretary-Treasure for CATALINA, INC., a Corporation, and that the attached itemized account is a true and correct statement of account between CATALINA, INC., a Corporation, and THE SPORTSMAN'S STORE.


Mr. John Miller

Subscribed and sworn to before me this the 28th day of March, 1953.


Notary Public, Los Angeles County,
My Commission Expires April 28, 1953

STATE OF California :

COUNTY OF Los Angeles :

Before me, the undersigned Notary Public, personally appeared John Miller, who being first duly sworn, deposes and says that he is Secretary-Treasurer for CATALINA, INC., a Corporation, and that the attached itemized account is a true and correct statement of account between CATALINA, INC., a Corporation, and THE SPORTSMAN'S STORE.

John Miller
Mr. John Miller

Subscribed and sworn to before me this the 28th day of March, 1953.

A. S. Quin Los Angeles
Notary Public, County
My Commission Expires April 28, 1958

1961 **RECORDED**

Catalina Inc

vs.

Ben Hurford d/b/a
Sportsman's Store

on account

Filed 4-10-57

Rickman

B. F. GOODRICH CO.,
a Corporation d/b/a
HOOD RUBBER CO,
Plaintiff

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
Case No. 1962

-VS-

BESSIE K. ALLEGRI,
Defendant

MOTION

The Plaintiff having accepted check of Four
Hundred Seventy-six & 73/100 (\$476.73) Dollars in
settlement of the above mentioned claim, motion is
hereby made that said case be dismissed.

RICKARBY & RICKARBY

By: E. G. Rickarby, Jr.
E.G. Rickarby, Jr.,
Attorney for Plaintiff

FILED
MAY 2 1962
MADE A MCK, DIST

1962

B. F. GOODRICH CO.,
a Corporation d/b/a
HOOD RUBBER CO. ,
Plaintiff

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA


-vs-

BESSIE K. ALLEGRI,
Defendant

COMPLAINT


COUNT ONE: The Plaintiff claims of the Defendant the sum of FOUR HUNDRED NINETY SEVEN and 73/100 DOLLARS (\$497.73) due from her by account on the 1st day of September, 1952, which sum of money with interest thereon is still due and unpaid.

RICKARBY & RICKARBY

By: 
E. G. Rickarby, Jr.,
Attorney for Plaintiff

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

RICKARBY & RICKARBY

By: 
E. G. Rickarby, Jr.,
Attorney for Plaintiff

SUMMONS AND COMPLAINT

Baldwin Times

THE 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 Bessie K. Allegri

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 Bessie K. Allegri

....., Defendant

by B. F. Goodrich Co., a Corporation, doing business as

Hood Rubber Co.

....., Plaintiff.....

Witness my hand this

10th

day of

April

19 53

George A. Hensck

....., Clerk

No. 194 Page

RECORDED

THE STATE OF ALABAMA
BALDWIN COUNTY

CIRCUIT COURT

B. F. GOODRICH CO, a Corpor-
ation, d/b/a HOOD RUBBER CO.

Plaintiffs

vs.

BESSIE K. ALLEGRI

Defendants

SUMMONS and COMPLAINT

Filed 4-10, 1953

W. J. L. L. L., Clerk

RICKARBY & RICKARBY

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Fairhope, Alabama
RECEIVED IN OFFICE

April 10, 1953

Sheriff

I have executed this summons

this April 11, 1953

by leaving a copy with

Bessie K. Allegri

Taylor Wilkins Sheriff
G. F. Hall Deputy Sheriff

LAW OFFICES

RICKARBY & RICKARBY

ELLIOTT G. RICKARBY
(DECEASED)

FAIRHOPE, ALABAMA

E. G. RICKARBY, JR.

9 April 1953

Mrs. Alice J. Duck
Clerk Circuit Court
Bay Minette, Ala.

Dear Mrs. Duck:

Re: Hood Rubber Co.
Vs: Bessie K. Allegri

With this we hand you summons and complaint in the
above mentioned case.

Please process and notify when service is perfected.

Yours very truly,



E. G. Rickarby, Jr.

R/i
1622

cc: Bessie K. Allegri
cc: Attorney

Dear Mrs. Duck: \$15.00 deposit for costs
enclosed herewith.

1962

B. F. Goodrich Co. Corp
d/b/a Good Rubber Co

OS.

Bessie H. Alligri

on acct-

dated 4-10-53

Rickartys

LAW OFFICES

RICKARBY & RICKARBY

ELLIOTT G. RICKARBY
(DECEASED)

FAIRHOPE, ALABAMA

E. G. RICKARBY, JR.

1 May 1953

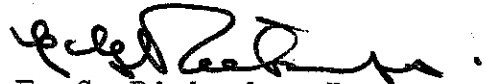
Mrs. Alice J. Duck
Clerk Circuit Court
Bay Minette, Ala.

Dear Mrs. Duck:

No. 1962
Re: Hood Bubber Co.
Vs: Bessie K. Allegri

Please figure out costs in this case and send me
the breakage.

Yours very truly,


E. G. Rickarby, Jr.

R/i
1622
cc: Alfred C. Blake, Att'y.

1962

ATTACH CLAIM HERE

AFFIDAVIT IN PROOF OF CLAIM

STATE OF MASSACHUSETTS, MIDDLESEX COUNTY, SS,

The undersigned A. C. Brettbeing first duly sworn, on oath, states that he is Assistant ~~Treasurer~~ Secretary ofThe B. F. Goodrich Companya corporation under the laws of the State of New York the owner _____ of the claim againstBessie K. Allegri

hereto attached and made a part thereof: that the same and every item thereof is lawful and justly due: that the consideration thereof is goods sold and delivered as per itemized statement attached hereto and made a part hereof: that there is now due and unpaid on said claim the sum of _____

four hundred ninety seven and 73/100 Dollars,100 with interest at the rate of _____ per cent., per annumfrom the _____ day of _____ 19 _____

that there are no payments on said claim in the way of discounts or otherwise; that there are no offsets nor counterclaims whatever against the same _____

and there is no usury therein; that the said owner has no collateral, personal or other security whatever for the same.(Affiant) A. C. BrettSecretary
ASSISTANT ~~TREASURER~~Sworn to before me and subscribed in my presence this 25th day of March 19 53Arthur E. Gilbert

NOTARY PUBLIC

MY COMMISSION EXPIRES _____

AFFIDAVIT IN PROOF OF CLAIM

CLAIM OF

VS

Amount \$

Interest from day of , 19

Filed day of , 19

Said Claim is

this day of , 19

I. Fill out, as the fact may be, "allowed" or "rejected"

FILED BY

RECORDED



HOOD RUBBER COMPANY

a Division of The B. F. Goodrich Company

8-14 SOUTH EUTAW ST., BALTIMORE 1, MD.



Allegri's
Mrs. V. J. Allegri
Fairhope, Ala.

DATE	FOLIO	ITEM	TERMS	CHARGES	✓	CREDITS	BALANCE
1952							
1/9	120	B	6/1	142 50			
1/9	223	S	6/1	273 00			
2/14	939	S	6/1	79 90			
2/12	940	S	6/1	46 80			
3/3	1301	S	6/1	4 70			
3/10	1430	B	6/1	66 97			
4/8	1897	B	6/1	17 29			
8/28	4552	B Sec	12/1	166 57			
10/9	6197	Ck	OnAc			300 00	497 73

THIS STATEMENT WILL BE CONSIDERED CORRECT UNLESS NOTIFIED OF ANY DIFFERENCES

880512R

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RECORDED

Filed 4-10-53
Perce French
clerk