

BURTON H. SILVERSTEIN,
d/b/a AAA ASSIGNMENT SERVICE,
AS ASSIGNEE OF SOUTH BALDWIN
HOSPITAL

Plaintiff

VS.

WILLIAM F. MORRIS and
GLENDA MORRIS

Defendants

I IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

I AT LAW

I CASE NO. 9308

1.

The Plaintiff claims of the Defendants the sum of TWO HUNDRED THIRTY FOUR and 50/100 DOLLARS (\$234.50) due from them by account between South Baldwin Hospital and the Defendants on the 25th day of August, 1969, 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 1, 1968.

2.

The Plaintiff claims of the Defendants the sum of TWO HUNDRED THIRTY FOUR and 50/100 DOLLARS (\$234.50) due from them on account between the Defendants and the South Baldwin Hospital on the 25th day of August, 1969, 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 1, 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.

WILTERS, BRANTLEY & NESBIT

BY:

Alyce J. Duck
Attorney for Plaintiff

FILED

JUN 4 1970

ALICE J. DUCK CLERK
REGISTER

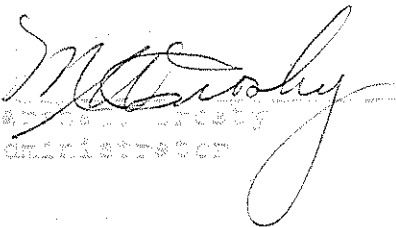
Mr. Marshall Crosby, Administrator of the
South Baldwin Hospital, to certify transfer,
and every action, and copy of
B.R. Silverstein to the AHA assignment

Service the heretofore stated amount of

William F. Morris to the amount of
\$304.50

1 day of April 1968

South Baldwin Hospital


M. Crosby
Administrator

STATE OF Alabama
COUNTY OF Baldwin

Personally appeared before me, the undersigned authority, in and
for said County and State, Marshall Crosby, who after
first being duly sworn deposes and says that he is the ADMINISTRATOR
of the South Baldwin Hospital
and as such officer he has the supervision and custody of all the records
of the said South Baldwin Hospital including the
accounts. Affiant further says that on the 1st day of April,
1968, that William & Glenda Morris was indebted to said
South Baldwin Hospital in the amount of \$ 304.50.
Further that this indebtedness is still due and unpaid.

Marshall Crosby
Sworn to and subscribed before me this 3 day of April,
1970.

Robert White
Notary Public, State at Large
My commission expires Aug. 5, 1972

SOURCE

INSTNS

DUE DATE

South Baldwin Hospital

9F-1192

NAME

AGE

SPOUSE

AGE

O

W

\$

R.O.B

Morris, William Louis

ADD ~~500 E. 1st St. Mobile, Ala.~~

PH 937-6128

ADD ~~670 Wilson Trailer Park, Bay Minette, Ala.~~PH ~~937-4404~~ADD ~~514 Bay Minette, Ala.~~

PH 937-4404

POE ~~1804 E. 1st St. Mobile, Ala.~~

SAL

YRS

PH

CHG POE ~~1804 E. 1st St. Mobile, Ala.~~

SAL

YRS

PH

SPOUSE POE ~~1804 E. 1st St. Mobile, Ala.~~

SAL

YRS

PH

CHG POE ~~1804 E. 1st St. Mobile, Ala.~~

SAL

YRS

PH

OTHER INCOME

AUTO

TAG NO

YR

PREV ACCT

REF ~~Mrs. Morris - HS - Mobile, Ala.~~REF ~~New Parents - A. Clarksburg~~

SOC SEC NO

GROUP INS

DATE	SERVICE	CHARGES	PAYMENTS	BALANCE
1/18/68	Mrs. Morris	118.15	13.65	304.50

on 1/7/68 5 days 25.00 -

DATE ASSIGNED 1/1/68

BALANCE AS OF DATE ASSIGNED \$ 304.50

DATE ASSIGNED	YES	TERMS	SIGNED	YES	TO	INT
	NO		NOTE	NO	WHO	%
SLOW AGREEMENT	NO					

DUE DATE	AMT DUE	DATE PAID	INTEREST	PRINCIPAL	BALANCE	REMARKS
		5-20-69		5.00	299.50	
		5/24/69		5.00	294.50	at end
		6-5		5-	289.50	at end
		6-10		5-	284.50	MO via mobile
		6-21		5-	279.50	MO
		6-28		5-	274.50	MO
		7-12		5-	269.50	MO
		7-26		10-	259.50	MO
		8-25-69		25-	234.50	at end

File on 5/1/69 2/6/69 case # 26,129 - AMY GASTON

but this not included -

OPEN ACCT	BALANCE	OPEN ACCT	BALANCE	OPEN ACCT	BALANCE
1/51/69	Monaco Credit Union	#53000	1464	Chen. (Malibu)	
5/1/69	18971	51	772	Chen. 5th	
9-15-69	22013	11	772	Chen. 5th	8/1/68-8-22/69

STATE OF Alabama
COUNTY OF Baldwin

Personally appeared before me, the undersigned authority, in and for said County and State, Bitt Silverstein, who after first being duly sworn deposes and says that he is the owner of the AAA Assignment Service and as such officer he has the supervision and custody of all the records of the said AAA Assignment Service including the accounts. Affiant further says that on the 25 day of August, 1969, that William & Brenda Morris was indebted to said AAA Assignment Service in the amount of \$ 234.50. Further that this indebtedness is still due and unpaid.

Bitt Silverstein
Sworn to and subscribed before me this 3 day of April, 1970.

Mary W. Fulbright
Notary Public, State at Large
My commission expires June 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 William F. Morris and Glenda Morris

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.....

William F. Morris and Glenda Morris
....., Defendant.....

by Burton H. Silverstein, d/b/a AAA Assignment Service

..... Plaintiff.....

Witness my hand this 4th day of June 19 70

Allice J. Luck
....., Clerk

STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

Burton H. Silverstein, d/ba

AAA Assignment Service

Plaintiffs

vs.

William F. Morris and Glenda

Morris

Defendants

SUMMONS AND COMPLAINT

FILED

Filed 19.....

JUN 4 1970

Clerk

ALICE J. DUCK CLERK
REGISTER

WILKERS, BRANTLEY & NESBIT

BY:

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

1304 Elaine Ave

Bay Minette, Alabama

Received In Office

June 4 1970

Gaylor Wilkins Sheriff

I have executed this summons

this June 8 1970

by leaving a copy with

William F. Morris
Glenda Morris

Gaylor Wilkins Sheriff

W.D. Selbeck Deputy Sheriff

89868