

STATEMENT

GULF SHORES BUILDERS SUPPLY CO.

COMPLETE LINE OF BUILDING MATERIALS

Plumbing & Electrical Supplies • Water Pump Systems

BLF Paints • Ruberoid Floor Tile & Roofing

Gulf Shores, Alabama

Telephone 968-4422

Mr Roy Harpison
Satby, Ala.

All bills due and payable on or before 10th of following month

DATE	DESCRIPTION	CHARGE	CREDIT	BALANCE
7-1	Bali Ford			460.85
7-3	2020 1/2 Kunkland	12.23		473.08
7-7	2281 1/2 Kunkland	11.42		484.50
7-7	2320 1/2 Kunkland	11.54		496.04
7-10	2340	6.71		502.75
7-12	2376 Kunkland	17.31		520.06
7-23	2460		52.88	467.18
7-23	2442	70.21		537.39
7-30	2492	84.57		621.96
7-30	304	12.80		634.76
7-30	3031	16.30		651.06
7-30	3202	12.19		663.25
10-4	6032		46.92	616.33
10-15	6417	87.13		703.46
10-16	6501	2.40		705.86
10-21	6716	6.45		712.31
11-31	7658	4.90		717.21
11-30	7780 1/2 Mack Lumber	6.37		723.58
11-30	7833 1/2	3.32		726.90
11-31	7849	10.07		736.97

SEE LAST PAGE OF THIS COLUMN

STATEMENT

GULF SHORES BUILDERS SUPPLY CO.

COMPLETE LINE OF BUILDING MATERIALS

Plumbing & Electrical Supplies • Water Pump Systems

O.P. Paints • Ruberoid Floor Tile & Roofing

Gulf Shores, Alabama

Telephone 959-4424

*Mr. Ray Harrison
Gulf Shores, Ala.*

All bills due and payable on or before 10th of following month

DATE	DESCRIPTION	CHARGE	CREDIT	BALANCE
11-28	Balance forward			24.10
12-09	165.25		142.80	122.35
12-16	172.68		15.00	157.35
12-20	135.97	462	3.30	462.00
1-11	297.72		42.00	339.72
2-11	29.78	30.00		369.70
2-18	36.20	66.50		436.20
3-18	23.76	9.26		559.22
4-18	5.20	1.50		675.92
4-28	58.71	25.00		759.63
5-30	380.52	10.00		1249.15
6-14	2.00	20.00		1269.15
6-21	7.13	235.00		1511.28
6-22	102.11	6.70		1619.69
6-19	10.44	4.00	45.00	1624.69
6-20	11.3	236.69		1861.38
6-21	22.57	232.00		2113.95
6-21	13.87	9.08		2236.91
6-23	176.2	17.00		2429.11
7-1	146.7	113.80		2582.11

PAY LAST AMOUNT IN THIS COLUMN

35.00 741

STATEMENT

GULF SHORES BUILDERS SUPPLY CO.

COMPLETE LINE OF BUILDING MATERIALS

Plumbing & Electrical Supplies • Water Pump Systems

BLP Paints • Ruberoid Floor Tile & Roofing

Gulf Shores, Alabama

Telephone 968-4422

Mr. Ray Harrison
Foley, Ala

All bills due and payable on or before 15th of following month

DATE	DESCRIPTION	CHARGE	CREDIT	BALANCE
11-21	Bal. Fwd.			131 31
11-26	80457 Pettibone	10 40		141 71
11-26	82732 Pettibone	142 86		304 57
11-29	8608	6 16		310 73
12-9	8618	177 88		391 16
12-10	8699	137 11		464 87
12-27	91334 Halbur	148 28		432 95
1-2	16211		100 00	332 95
1-11	16788 1/2		50 00	282 95

PAY LAST AMOUNT IN THIS COLUMN

I, Van Cooper d/b/a Gulf Shores Builders Supply, do hereby transfer, set over, assign and convey to B.H.Silverstein d/b/a AAA Assignment Service the herein attached account of Roy Harrison in the amount of \$ 282.95 without recourse this 2nd day May 1970.

Gulf Shores Builders Supply

Van Cooper

BURTON H. SILVERSTEIN, d/b/a
AAA ASSIGNMENT SERVICE

Plaintiff

VS.

ROY HARRISON

Defendant

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

CASE NO. 9470

MOTION TO AMEND JUDGMENT NUNC PRO TUNC

TO THE HONORABLE TELFAIR J. MASHBURN, JUDGE OF THE CIRCUIT COURT:

Your Petitioner respectfully represents and shows unto
your Honor as follows:

That on, to-wit, the 10th day of December, 1970, a judgment was rendered by this Honorable Court in favor of Plaintiff, in a cause therein then pending in which Burton H. Silverstein, d/b/a AAA Assignment Service was Plaintiff and Roy Harrison was therein designated as Defendant, for \$314.00 besides further sum of \$23.70 Court Costs.

Your Petitioner further avers that the suit between the parties in said cause was filed on the 3rd day of Sept., 1970, and claim was therein made for \$386.95 and \$30.65 interest, making the total sum of \$417.60, plus the aforesaid Court costs; that proof was offered to the Court, when judgment was secured, in the aforesaid sum of \$417.60 as evidenced by itemized verified account: That through scrivener's error, judgment was entered by the Plaintiff for only \$314.00, whereas, the proof showed otherwise.

Wherefore, the premises considered, your Petitioner prays that notice of this application to amend nunc pro tunc the judgment heretofore secured in this cause be given to the Defendant by serving a copy of this application or petition upon him in the mode and manner provided by law and particularly the Statutes of the State of Alabama; and for such other, further or different relief as the evidence in this cause may justify and as to your Honor may seem meet and proper; and as in duty bound, your Petitioner will ever pray.

Wherefore, the said Plaintiff prays that this Honorable Court will make and enter an order and judgment amending the judgment of December 10, 1970, as hereinabove prayed for.

FILED

JAN 11 1971

WILTERS, BRANTLEY & NESBIT

BY: [Signature]
Attorney for Plaintiff

ALICE J. DUCK

CLERK
REGISTER

VOL

65 PAGE 750

BURTON H. SILVERSTEIN, d/b/a
AAA ASSIGNMENT SERVICE

Plaintiff

VS.

ROY HARRISON

Defendant

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

CASE NO. 9470

NOTICE TO DEFENDANT OF APPLICATION TO AMEND
JUDGMENT NUNC PRO TUNC

TO: ROY HARRISON

Please take notice that in the above styled cause an application has this day been filed, a copy of which is hereto attached, to amend nunc pro tunc the judgment obtained in said cause on the 10th day of December, 1970 and that said application will be heard on the 28th day of January, 1971 at 10:00 A. M. or as soon thereafter as counsel can be heard.

WILTERS, BRANTLEY & NESBIT

BY:

Stephen J. Nesbit
Attorney for Plaintiff

FILED

JAN 11 1971

ALICE J. DUCK

CLERK
REGISTER

9470

THE STATE OF ALABAMA
BALDWIN COUNTY
CIRCUIT

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

Plaintiff

vs.

Roy Harrison

Defendant

Motion and Notice

Filed **FILED**

19

JAN 11 1971

ALICE J. DUCK Clerk
CLERK
REGISTER

WILTERS BRANTLEY & NESBIT

BY:

Phyllis Nesbit
Plaintiff's Attorney

Defendants Attorney

Defendant lives at

508 W. Orchid St.
Foley, Alabama

Received in Office

Jan 11 1971

Taylor Wilkins Sheriff

I have executed this summons

this *Jan 18*, 1971

by leaving a copy with

Sheriff claims *86* miles at

Ten Cents per mile. Total \$ *5.60* ch

TAYLOR WILKINS, Sheriff

BY *[Signature]*
DEPUTY SHERIFF

Taylor Wilkins Sheriff

Deputy
Sheriff

BURTON H. SILVERSTEIN, d/b/a
AAA ASSIGNMENT SERVICE, AS
ASSIGNEE OF MEDICAL ARTS
CENTER and GULF SHORES
BUILDERS SUPPLY

Plaintiff

VS.

ROY HARRISON

Defendant

I IN THE CIRCUIT COURT OF

I BALDWIN COUNTY, ALABAMA

AT LAW

I CASE NO. 9470

1.

The Plaintiff claims of the Defendant the sum of ONE HUNDRED FOUR DOLLARS AND NO/100 DOLLARS (\$104.00) due from him by account between the Defendant and Drs. Julius Michaelson and John Foster, d/b/a Medical Arts Center, on the 7th day of February, 1969, which sum of money with interest thereon is still unpaid and is the property of the Plaintiff by assignment made to him by Drs. Julius Michaelson and Dr. John Foster, d/b/a Medical Arts Center on the 9th day of May, 1970.

2.

The Plaintiff claims of the Defendant the sum of ONE HUNDRED FOUR DOLLARS AND NO/100 DOLLARS (\$104.00) due from him by account between the Defendant and Drs. Julius Michaelson and John Foster, d/b/a Medical Arts Center, on the 7th day of February, 1969, which sum of money with interest thereon is still unpaid and is the property of the Plaintiff by assignment made to him by Drs. Julius Michaelson and John Foster, d/b/a Medical Arts Center on the 9th day of May, 1970. 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.

3.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED EIGHTY TWO DOLLARS AND 95/100 (\$282.95) due from him by account between the Defendant and Gulf Shores Builders Supply, on the 11th day of June, 1969, which sum of money with interest thereon, is still unpaid and is the property of the Plaintiff by assignment made to him by Gulf Shores Builders Supply on the 2nd day of May, 1970.

4.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED EIGHTY TWO AND 95/100 DOLLARS (\$282.95) due from him by account between the Defendant and Gulf Shores Builders Supply, on the 11th day of June,

1969, which sum of money with interest thereon, is still unpaid and is the property of the Plaintiff by assignment made to him by Gulf Shores Builders Supply on the 2nd day of May, 1970. 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:

Phyllis S. Nesbit
(Attorney for Plaintiff)

FILED

SEP 3 1970

ALICE J. DUCK CLERK
REGISTER

STATE OF Alabama

COUNTY OF Baldwin

Personally appeared before me, the undersigned authority, in and for said County and State, Van Cooper, who after first being duly sworn deposes and says that he is the manager of the Gulf Shores Builders Supply and as such officer he has the supervision and custody of all the records of the said Gulf Shores Builders Supply including the accounts. Affiant further says that on the 11th day of June, 1969, that Roy Harrison was indebted to said Gulf Shores Builders Supply in the amount of \$ 282.95. Further that this indebtedness is still due and unpaid.

Van Cooper

Sworn to and subscribed before me this 2 day of May, 1970.

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

We, Drs. J. Michelson and John E. Foster

d/b/a Medical Arts Center, do hereby

transfer, set over, assign and convey

to B.H. Silverstein d/b/a AAA Assignment

Service the hereinattached account of

Roy Harrison in the amount
of \$ *104.00*, without recourse, this

9 day of *MAY* *1970*.

Medical Arts Center

J. Michelson /*JO*

MEDICAL ARTS CENTER

P. O. DRAWER 1 B
FOLEY, ALABAMA

See
95-574

Amount
for 1966

FAMILY CODE:

1 Roy
2 Ardel-Jones
3 Baker

Mr. Roy Harrison

Gen. Del.

Foley, Ala 36535

R/A 508 w/ checked - OK

5-13-70

M.L.S.

NUMBER: 9807
4600

DATE	Doctor	Family	Service	CHARGES	CREDITS	BALANCE
------	--------	--------	---------	---------	---------	---------

BALANCE FORWARDED

Oct 8'65	2	1	6	40.00		
Oct 13'65	2	1	6	15.00		40.00
Nov 5'65	2	1	1	6.00		15.00
Nov 5'65	2	1	1	6.00		9.00
Jan 19'66	1	1	1	4.00		5.00
Jan 20'66	2	1	1		4.00	1.00
Feb 17'66	2	1	1			61.00
Feb 17'66	2	1	2	6.00		67.00
Feb 18'66	2	1	1	4.00		71.00
Oct 22'66	1	1	1	4.00		75.00
Oct 22'66	1	1	2	3.00		78.00
Oct 22'66	1	1	1	7.00		85.00
Oct 24'66	1	1	1	4.00		89.00
Oct 24'66	1	1	2	3.00		92.00
Oct 24'66	1	1	1	7.00		99.00
Nov 15'66	1	1	8	10.00		109.00
Nov 17'66	1	1	1	4.00		113.00
Nov 17'66	1	1	1	15.00		128.00
Feb 7, '69	2	1	2			130.00

AAA ASSIGNMENT SERVICE
Medical Arts Center Bldg.
P. O. Box 987
Foley Ala. 36535
PHONE 943-5687

SERVICE RENDERED CODE

Pay Last Amount
In this Column

- DOCTOR CODE
- 1 Dr. J. Michaelson
 - 2 Dr. John E. Foster
 - 3 Dr. R. A. Rowe
 - 4 Dr.

- SERVICE RENDERED CODE
- 1 Office Visit
 - 2 Injection Exam
 - 3 Complete Exam
 - 4 House Call
 - 5 Night Call
 - 6 Hospital Care
 - 7 Surgery
 - 8 X-Ray
 - 9 EKG
 - 10 Physiotherapy
 - 11 Orthopedic Care
 - 12 Laboratory or Cast
 - 13 VA or FB
 - 14 Emergency Room

CREDIT INFORMATION:

Credit Limit

MAR 1 5 1966

APR 2 1966

MAY 1 9 1966

JUN 2 0 1966

STATE OF Alabama

COUNTY OF Baldwin

Personally appeared before me, the undersigned authority, in and for said County and State, Mary W. Fulford, who after first being duly sworn deposes and says that she is the bookkeeper of the Medical Arts Center and as such officer he has the supervision and custody of all the records of the said Medical Arts Center including the accounts. Affiant further says that on the 7 day of February, 1969, that Roy Harrison was indebted to said Medical Arts Center in the amount of \$ 104.00. Further that this indebtedness is still due and unpaid.

Mary W. Fulford
Sworn to and subscribed before me this 9 day of May, 1970.

Budette H. Clark
Notary Public, State at Large
My commission expires Aug. 5, 1972

STATE OF Alabama

COUNTY OF Baldwin

Personally appeared before me, the undersigned authority, in and for said County and State, B.H. 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 29 day of July, 1970, that Roy Harrison was indebted to said AAA Assignment Service in the amount of \$ 386.95. Further that this indebtedness is still due and unpaid.

B.H. Silverstein
Sworn to and subscribed before me this 29 day of July, 1970.

Mary W. Fulford
Notary Public, State at Large
My commission expires June 30, 1971

SUMMONS AND COMPLAINT

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 ROY HARRISON

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.....

ROY HARRISON

... Defendant.....

by Burton H. Silverstein, d/b/a AAA Assignment Service, as Assignee
of Medical Arts Center and Gulf Shores Builders Supply
..... Plaintiff.....

Witness my hand this 3rd day of Sept 19 70.

Oliver J. Shuck Clerk

No. 9470 Page.....

THE STATE OF ALABAMA

BALDWIN COUNTY

CIRCUIT COURT

Burton H. Silverstein, d/b/a

AAA Assignment Service

Plaintiffs

vs.

Roy Harrison

Defendants

SUMMONS AND COMPLAINT

Filed **FILED** 19.....

SEP 3 1970 Clerk

ALICE J. DUCK

CLERK
REGISTER

WILTERS, BRANTLEY & NESBIT

BY:

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

508 W. Orchid St. Foley,
Alabama

Received In Office

Sept 4 1970

Taylor Wilkins Sheriff

I have executed this summons

this 11-5-70 19.....

by leaving a copy with

Roy Harrison

Sheriff claims 72 miles of

Ten Cents per mile
TAYLOR WILKINS Sheriff

BY DEPUTY SHERIFF

Taylor Wilkins Sheriff

Deputy Sheriff