

STATE OF ALABAMA

Baldwin County

TO RUBE CHILDRESS Defendant.....:

YOU ARE HEREBY NOTIFIED that a Writ of Garnishment has been issued in the case of..

WERTHAN BAG CORP. A CORPORATION Plaintiff.....,

versus RUBE CHILDRESS Defendant.....,

now pending in the Circuit Court of Baldwin County, Alabama, Law Side, in which

PAUL CHILDRESS, JR. LOXLEY, ALABAMA

has... been named as Garnishee.....

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the

18th day of July, 1972

Emmie B. Blakeman
.....
Clerk of the Circuit Court.

9657 1/2

NOTICE

TO DEFENDANT OF GARNISHMENT

BY

CLERK OF CIRCUIT COURT

BALDWIN COUNTY, ALABAMA

TO

RUBE CHILDRESS

WERTHAN BAG CORP. A CORPORATION

Plaintiff....

V.S.

RUBE CHILDRESS

Defendant....

RECEIVED

JUL 18 1972

TAYLOR WILKINS

SHERIFF

Sheriff claims 40 miles at

Ten Cents per mile Total \$ 4.00

TAYLOR WILKINS, Sheriff

BY

Brown
DEPUTY SHERIFF

Received 18 day of July 19 72

and on 20 day of July 19 72

I served a copy of the within

on

Rube Childress

By service on

TAYLOR WILKINS, Sheriff

By

H. Brown
Home R.T.
Reply

D. S.

LAW OFFICES OF
HOWELL, JOHNSTON, LANGFORD & FINKBOHNER
NINTH FLOOR, E. A. ROBERTS BUILDING
P. O. BOX 1643
MOBILE, ALABAMA
36601

THOMAS O. HOWELL, JR.
THOMAS A. JOHNSTON, III
IRVIN J. LANGFORD
GEORGE W. FINKBOHNER, JR.
JOHN L. LAWLER

AREA CODE 205
TELEPHONE 432-2677

April 29, 1971

Mrs. Eunice B. Blackmon, Clerk
Circuit Court of Baldwin County
Court House
Bay Minette, Alabama

Re: Werthan Bag Corp. v. Rube Childress
Case No. 9657

Dear Mrs. Blackmon:

Would you please issue execution on the
judgment taken in the above-mentioned matter.

Thanking you, we remain

Very sincerely yours,

Thomas A. Johnston III
FOR THE FIRM

TAJIII/mmt

WERTHAN BAG CORPORATION,
a corporation,

Plaintiff,

vs.

RUBE CHILDRESS,

Defendant

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*
*
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IN THE CIRCUIT COURT
OF BALDWIN COUNTY, ALABAMA
AT LAW

CASE NO. 9657


COMPLAINT

COUNT ONE

Plaintiff claims of the Defendant the sum of
\$2,667.62 due by promissory note dated August 8, 1966,
together with the interest thereon, which same is now
due and payable.

Plaintiff in addition to the above, claims a reason-
able attorney's fee which Defendant agreed in said note
to pay averring that \$850.00 is a reasonably attorney's fee.

HOWELL, JOHNSTON, LANGFORD & FINKBOHNER


Attorneys for Plaintiff

Mr. Rube Childress
Route 1
Loxley, Alabama 36551

FILED

JAN 28 1971

EUNICE B. BLACKMON CIRCUIT
CLERK

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon RUBE
CHILDRESS 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 same,
then and there to answer the complaint of
Werthan Bag Corporation.

Witness my hand this 28 day of January, 1971.

Ernie B. Blackman
CLERK

9657

Werthan Bag Corp.
a corp.

Pltz

vs.

Rube Childress

Sheriff claims 40 miles at
Ten Cents per mile Total \$ 4.00
TAYLOR WILKINS, Sheriff
BY Brown
DEPUTY SHERIFF

Received 1 day of April 1914
and on 3 day of Feb 1914
I served a copy of the within SCC
on Rube Childress
By service on _____

TAYLOR WILKINS, Sheriff
BY H. H. Brown D. S.

40 mi RT.
forly.

Howell, Johnston,
Kempford & Linkbaker

WERTHAN BAG CORPORATION,
a corporation

PLAINTIFF

VS

RUBE CHILDRESS

DEFENDANT

X

X

X

X

X

X

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

AT LAW

CASE NO: 9 6 5 7

PLEA

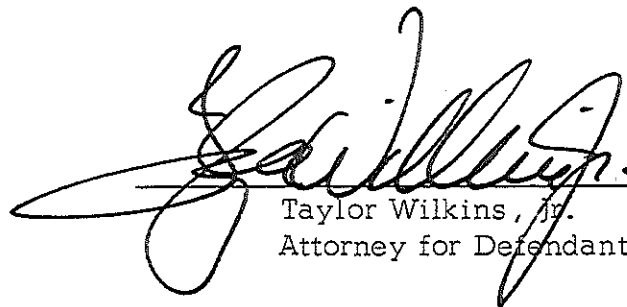
Comes now the Defendant, Rube Childress, separately and severally and files this plea to the Plaintiff's complaint and each count thereof separately and severally:

I.

Not Guilty.

II.

The Defendant denies each and every allegation of the Plaintiff's complaint and each count thereof and demands strict proof of the same.


Taylor Wilkins, Jr.
Attorney for Defendant

FILED

FEB 26 1971

EUNICE B. BLACKMON CIRCUIT
CLERK

90 9900 210910 61.0 72

22943, 23700, 24700

$$\begin{array}{ccccccc} \text{H} & & & & & & \\ & \diagdown & & \diagup & & & \\ & \text{C} & & \text{C} & & & \\ & \diagup & & \diagdown & & & \\ \text{H} & & & & & & \end{array} \quad \begin{array}{ccccccc} \text{H} & & & & & & \\ & \diagdown & & \diagup & & & \\ & \text{C} & & \text{C} & & & \\ & \diagup & & \diagdown & & & \\ \text{H} & & & & & & \end{array}$$

7689-07-920

10174809200 043 1/22/84
10174809250 5

Figure 1. Schematic representation of the experimental design. The subjects were divided into two groups: the control group and the experimental group. The control group was divided into two subgroups: the control group and the control group. The experimental group was divided into two subgroups: the experimental group and the experimental group. The control group was divided into two subgroups: the control group and the control group. The experimental group was divided into two subgroups: the experimental group and the experimental group.

EXERCISE 5.13

[illegible]
$$\frac{f_{\alpha}^{\beta}}{g_{\alpha}^{\beta}} = \frac{Z_{\alpha}^{W(\beta)}}{Z_{\alpha}^{W(\beta)} + Z_{\alpha}^{W(\beta)+1}}$$
$$\rightarrow \text{H}_2\text{O} + \text{CO}_2 + \text{H}^+ + \text{e}^-$$
[illegible]

2020

...and get to 1000, which means his record will be 1000 days on the road.

SECRET

Figure 1. The effect of the number of trials on the number of correct responses. The number of correct responses was significantly higher for the 10 trials condition than for the 5 trials condition. Error bars represent the standard error of the mean.

[illegible]

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GEORGE W. FINKBOHNER, JR.
JOHN L. LAWLER

AREA CODE 205
TELEPHONE 432-2577

January 27, 1971

Baldwin County Circuit Court
Court House
Bay Minette, Alabama

Re: Werthan Bag Corporation vs.
Mr. Rube Childress

Gentlemen:

Enclosed herewith please find summons
and complaint in the above style matter to be
filed in your Court.

Thanking you we remain,

Very sincerely yours,


FOR THE FIRM

TAJIII:nmp

Encl.

9657

LAW OFFICES OF
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JOHN L. LAWLER

AREA CODE 205
TELEPHONE 432-2677

June 1, 1973

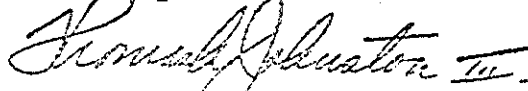
Mrs. Eunice B. Blackmon
Circuit Clerk
Circuit Court of Baldwin County
Bay Minette, Alabama

Re: Werthan Bag vs. Rube Childress
Garnishment proceedings against
Paul Childress, Jr. - 9657 1/2

Dear Mrs. Blackmon:

We notice that the above mentioned garnishment is set for Monday, June 11. We thought that the garnishment had been dismissed and that the costs had been paid by the defendant; but, evidently that is not the case. Please, therefore, dismiss the garnishment proceedings and send the cost bill therefor to Mr. Taylor Wilkins, Jr. who is the attorney for Paul Childress, Jr. It was our understanding that the Costs would be paid by Paul Childress, Jr. at the time we agreed to settle the matter.

Very sincerely yours,



For the Firm

TAJ, III/j

cc: Mr. Taylor Wilkins, Jr.
Attorney at Law
P. O. Box 546
Bay Minette, Alabama 36507

\$ 7335²³

Loxley Ala
NASHVILLE, TENN.

Aug 8-

1956

On or before Dec - 1 - 1966

AFTER DATE, I OR WE, JOINTLY

AND SEVERALLY PROMISE TO PAY TO THE ORDER OF

Wortham Bag Corp -

Seven thousand / three hundred & thirty five

23

100

DOLLARS

FOR VALUE RECEIVED, PAYABLE AT ~~THE FIRST NATIONAL BANK OF NASHVILLE, TENN.~~ Loxley, Ala. with 6% interest

from date.
THE MAKERS AND ENDORSERS OF THIS NOTE JOINTLY AND SEVERALLY AGREE TO PAY A REASONABLE ATTORNEY'S FEE, IN THE EVENT THIS NOTE IS PLACED IN THE HANDS OF ATTORNEYS FOR COLLECTION FOR ANY REASON. ALL PARTIES, INCLUDING MAKERS AND ENDORSERS HEREBY WAIVE DEMAND, NOTICE AND PROTEST.

ADDRESS

Loxley, Ala -

Rube Childers

FORM 7010

TELEPHONE NO.

964 - 5445

VOL

67 PAGE 442

DEMAND, NOTICE AND PROTEST
WAIVED

