EUNICE B. BLACKMON CLERK

FEB 24 1972

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smedsIA ,əttəniM ysa During Day He emp: Standard Furniture Co.

Bay Minette, Alabama 36507 During Evening 59 Brownwood Avenue

serve the defendants at:

Attorney for Plaintiff

MILLIAM L. HOWELL

which will be offered in evidence at trial. tangaid. This suit is filed on an itemized verified account, account on June 16, 1969, which sum of money with the interest thereon, HUNDRED FIFTY-SIX and 94/100 (\$356.94) DOLLARS, money due from them by Plaintiff claims of the defendants, jointly and individually, THREE

Defendants

CASE NO. LL 3 & L MORRISOW, jointly and individually

NAEL AMME GUA NOSIRROM MAMRON

 $S\Lambda$ 

WAI TA Plaintiff

BALDWIN COUNTY, ALABAMA COREORATION

FIELD ENTERPRISES EDUCATIONAL IN THE CIRCUIT COURT OF

#### STATEMENT IN ACCOUNT WITH



#### FIELD ENTERPRISES EDUCATIONAL CORPORATION

MERCHANDISE MART PLAZA

CHICAGO, ILLINOIS 60654

		ood Avenue						
Bay	Minet	t, Alabama 36507			ACCOUNT N	101169	-441065	
Date		Items—Product/Other	Cos	st				
/16/69		Original Purchase		   	<u>.</u>	Pre	esent Balance	\$356 94
	1	WORLD BOOK	324	  85		<b></b>		
	1	CHILDCRAFT		, I		Date	Amount	
	1	DICTIONARY		1	Down Payment	06/16/69	10 00	
				1		08/08/69	20 00	
		a section of the sect		1		11/10/69	10 (00)	
				1		11/24/69	5 100 5 100	
	-		Verein and Address of the Control of	1		01/27/70		
				i I		03/20/70	15  00	
		Additional Purchases		I I			1	
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				1 1	Received on	account:		
		Finance Charge		76	from	to .		55 00
		Tax	13	28	from 06/16/69	03/20	)/70 <u> </u>	!
		Transportation	7	05				
		Total	6/.1	94			Grand Total	\$411, 94

STATE OF Baldwin	,			No. 10,2	Circuit Cour	t, Baldwin (	County	
					4.5	• 1	TERM, ; 19	)
You Are Hereby	Commar	nded to Sur		SHERIFF			•	• • • .
individual		ded to but	-					
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			*.7 *			harast :	to the com	nla:
	nt Court	of Baldwir	County, Sta	te of Alaban	na, at Bay N	linette, agai		
Norman Morr	it Court ison &	of Baldwir Emma Jea	n County, Sta	te of Alaban	na, at Bay N & individu	linette, again	nst Defendant	
**********	it Court ison &	of Baldwir Emma Jea	n County, Sta n Morrison ional Corp	te of Alaban	na, at Bay N & individu	finette, again	Defendant.	27A

No Page	
STATE OF ALABAMA BALDWIN COUNTY	Defendant lives at
CIRCUIT COURT	Received In Office
FIELD ENTERPRISES EDUCATIONAL CORP.	2016 US Remosherift
Plaintiffs VS.	I have executed this summons this
NORMAN MORRISON & EMMA JEAN MORRISON, jointly & individually Defendants	by leaving a copy with  MANUSOX  MANUSOX
SUMMONS AND COMPLAINT	Emma Jaw Merries
Filed Feb. 24, 1972	
Eunice B. Blackmon Clerk	
FEB 25 1972	Sheriff clainsmiles at
TAYLO SHERIFE	Ten Centr per vinite for the TAYLOR WILKINS, Sheriff
Willaam L. Howell Plaintiff's Attorney	Jaylor Walkeriff
Defendant's Attorney	W. L. L. Deputy Sheriff

FIELD ENTERPRISE CORPORATION,	S EDUCATIONAL	]	IN THE CI	RCUIT	COURT	OF
CONFORMITON,	Plaintiff	]	BALDWIN C	OUNTY,	, ALAB	AMA
VS		]	A	T LAW		
NORMAN MORRISON MORRISON, jointl			CASE NO.	10,26	51	
dually,	Defendents	٦				

#### INTERROGATORIS TO DEFENDANTS

Comes now the plaintiff in the above styled cause and propounds the following interrogatories to the defendants, jointly and individually, to be answered separately by each of the said defendants:

- Please state which of the following books, if any, you ordered from the plaintiff:
  - a. World Book Encyclopedias
  - b. Childcraft
  - c. Dictionary
- Please state which of the following books, if any, you requested the plaintiff to furnish you:
  - a. World Book Encyclopedias
  - b. Childcraft
  - c. Dictionary
- If your answer to the preceeding or next preceeding inter-rogatory or any subdivision thereof was in the affirmative please answer as follows:
  - a. Whether said books or book ordered or requested by you was furnished to you by the plaintiff.
  - b. Whether said books or book ordered by you was received by you from the plaintiff.
  - c. Whether said plaintiff furnished to you said books or book at a certain price, if so please answer as follows:
    - (1) The price, if any, at which the plaintiff furnished you the following books:
      (a) World Book Encyclopedias

      - (b) Childcraft
      - (c) Dictionary
  - Whether, at all, you used the following books, if any, furnished you by the plaintiff:
    - (1) World Book Encyclopedias
    - (2) Childcraft
    - (3) Dictionary
  - The total sum of money, if any, which you have paid to the plaintiff toward the price of said books or book.
  - Whether you have paid to the plaintiff the full amount of the price of which said books or book were furnished you by the plaintiff.
  - Whether any sum of money as regards the price at which said books or book were furnished you by the plaintiff remains unpaid by you. If so, please answer as follows:
    - (1) The balance owing by you, the price at which said books or book were furnished you.
      - (a) Whether sum mentioned in your answer to the preceeding interrogatory remains unpaid by you as of the date of= your answering these interrogatories.
  - Please state whether the following books, if any furnished you by the plaintiff are in your possession or in your control as of the date of your answering these interrogatories: (1) World Book Encyclopedias

    - (2) Childcraft
    - (3) Dictionary

i. If your answer to the previous interrogatory or any subdivision thereof was in the negative, please answer as follows: (1) Please state the present whereabouts of the following books or book: (a) World Book Encyclopedias (b) Childcraft (c) Dictionary (2) Please state the full name of each person who presently has possession or control of the following books or book: (a) World Book Encyclopedias (b) Childcraft (c) Dictionary (3) Please state the nature of the transfer of said books or book from you to the person or persons named in your answer to the preceeding interrogatory, that is, whether you sold, loaned, rented or gave said books or book to said person or persons. 4. Please state the kinship or relationship, if any, of defendant Norman Morrison and defendant Emma Jean Morrison at the following times: a. June 11, 1969 b. From June 16, 1969 through March 20, 1970, inclusive. c. As of the date said books or book were received by you from the plaintiff.

d. As of the date said books or book were furnished you by the plaintiff. e. From June 11, 1969 through the date of your answering these interrogatories, inclusive. WILLIAM L. HOWELL, Attorney for Plaintiff Suite 2204 First National Bank Building, Mobile, Alabama, 36602 STATE OF ALABAMA COUNTY OF MOBILE: Before me, the undersigned authority, personally appeared William L. Howell, attorney of record for the plaintiff in the above styled cause, who stated under oath that the answers to the above foregoing interrogatories, if well and truthfully made, will constitute rela-vent competent, and material evidence in behalf of the plaintiff upon the trial of the said cause. Attorney for Plaintiff W1972. 27 day of Sworn to and subscribed before me on this Please serve Norman Morrison by serving his attorney Honorable James R. Owens, MAR 22 1972 Court House Square, Bay Minette, Alabama EUNICE B. BLACKMON CLERK Please serve Emma Jean Morrison by serving her attorney: Denia Geep Honorable James R. Owens Court House Square 3/ Bay Minette, Alabama

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Star &s see.

FIELD ENTERPRISES EDUCATIONAL CORPORATION, IN THE CIRCUIT COURT OF Plaintiff, BALDWIN COUNTY, ALABAMA VS. NO. 10,261 NORMAN MORRISON AND EMMA JEAN AT LAW MORRISON, Defendants.

PLEA

Now come the defendants in the above styled cause and for plea to the complaint heretofore filed in said cause, say:

1. The allegations of the complaint are untrue.

Attorney for Defendants

Defendants demand a trial by jury of said cause.

Attorney for Defendants

FILED

MAR 1 7 1972

IN THE CIRCUIT COURT OF FIELD ENTERPRISES EDUCATIONAL ] CORPORATION, INC. BALDWIN COUNTY, ALABAMA Plaintiff ] VS AT LAW NORMAN MORRISON AND EMMA JEAN MORRISON, CASE NO. 10,261 Defendants ]

# MOTION FOR JUDGMENT NIL DICIT

Comes now the plaintiff in the above styled cause and shows and represents unto your Honor, that on to-wit, March 27, 1972, interrogatories were propounded to each of the defendants in the above styled cause, but since that date, each of the defendants has failed and refused, and still fails and refuses to answer any and all of the said interrogatories.

WHEREFORE, the premises considered, plaintiff prays judgment nil dicit be entered against each of the defendants in the sum of THREE HUNDRED FIFTY-SIX AND 94/100 (\$356.94) DOLLARS for failure to answer interrogatories.

> WILLIAM L. HOWELL Attorney for plaintiff

certify that on this success of 0 19 To copy or the long of produing has been served upon counces for all all recess provides to this proceeding by mailing the capture open by first class U. S. mail, properly addressed and postage prepaid. MMA

ATTORNEY

FILES)

JUN 6. 1972

FIELD ENTERPRISES EDUCATIONAL ] IN THE CIRCUIT COURT OF BALDWIN CORPORATION,

Plaintiff ] COUNTY, ALABAMA

VS ]

AT LAW

NORMAN MORRISON AND EMMA JEAN ]

MORRISON,

Defendants ] CASE NUMBER: 10,261

#### MOTION FOR JUDGMENT NIL DICIT

Comes now the plaintiff in the above styled cause and shows and represents unto your Honor, that on, to-wit, March 27, 1972 interrogatories were propounded to each of the defendants in the above styled cause, but since that date, each of the defendants has failed and refused and still fail and refuse to answer any and all of said interrogatories; that heretofore on, to-wit, June 21, 1972, your Honor denied a motion for judgment nil dicit, granting the defendants additional time to answer said interrogatories.

WHEREFORE, the premises considered, plaintiff prays judgment nil dicit be entered against each of the defendants in the sum of THREE HUNDRED FIFTY-SIX AND 94/100 (\$356.94) DOLLARS for failure to answer interrogatories.

WILLIAM L. HOWELL, Attorney for Plaintiff

ATTORNEY FOR

FILED

AUG 18 1972

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FIELD ENTPERISES EDUCATIONA	ıL ]	IN THE CIRCUIT COURT OF BALDWIN
CORPORATION, Plainti	]	COUNTY, ALABAMA
	]	AT LAW
VS	7.0.5	₩ ₩₩
NORMAN MORRISON and EMMA JE MORRISON,	J	
Defenda	ants ]	CASE NUMBER: 10.261

### MOTION FOR JUDGMENT NIL DICIT

Comes now the plaintiff in the above styled cause and shows and represents unto your Honor, that Interrogatories were propounded to the defendants by the plaintiff on March 27, 1972 and that on June 5, 1972, and September 6, 1972, your Honor denied a motion for judgment nil dicit for failure to answer said interrogatories on both occasions, allowing the defendants additional time to file answers to said interrogatories, but that the defendants failed and still fail and refuse to answer said interrogatories.

WHEREFORE, the premises considered, plaintiff prays judgment nil dicit against each defendant for failure to answer said interrogatories.

WILLIAM L. HOWELL Attorney for Plaintiff

CERTIFICATE OF SERVICE

I certify that on this day of day of day of a copy of the foregoing pleading has been served upon counsel for all adverse parties to this proceeding by mailing the same to each by first class proceeding by mailing the same to each by first class proceeding by mailing the same to each by first class proceeding by mailing the same to each by first class proceeding by mailing the same to each by first class proceeding by mailing the same to each by first class proceeding by mailing the same to each by first class proceeding by mailing the same to each by first class proceeding by mailing the same to each by first class proceeding by mailing the same to each by first class.

FILED

OCT 24 1972

FIELD ENTPERISES EDUCATIONAL	)	IN THE CIRCUIT COURT OF BALDWIN
CORPORATION, Plaintiff	The same of the sa	COUNTY, ALABAMA
VS		AT LAW
NORMAN MORRISON and EMMA JEAN		PLL LDPS9.
MORRISON,	J	
Defendants		CASE NUMBER: 10.261

### MOTION FOR JUDGMENT NIL DICIT

Comes now the plaintiff in the above styled cause and shows and represents unto your Honor, that Interrogatories were propounded to the defendants by the plaintiff on March 27, 1972 and that on June 5, 1972, and September 6, 1972, your Honor denied a motion for judgment nil dicit for failure to answer said interrogatories on both occasions, allowing the defendants additional time to file answers to said interrogatories, but that the defendants failed and still fail and refuse to answer said interrogatories.

WHEREFORE, the premises considered, plaintiff prays judgment nil dicit against each defendant for failure to answer said interrogatories.

WILLIAM L. HOWELL Attorney for Plaintiff

CERTIFICATE OF SERVICE

29 a copy of the foregoing pleading has been proceeding by mailing the came to each by first class U. S. mail, properly addressed and postage prepaid.

ATTORNEY FOR

FILED

OCT 24 1972

## WILLIAM L. HOWELL

Attorney at Law

SUITE 2204 FIRST NATIONAL BANK BLDG. MOBILE, ALABAMA 36602 February 22, 1972

TELEPHONE AREA CODE 205 438-2516

Clerk of Circuit Court Baldwin County Court House Bay Minette, Alabama

Re: Field Enterprises Educational Corporation vs Norman and Emma J.

Morrison

Dear Sir:

Please advise me at your earliest convenience as to the case number and the date of the service of process on either or both of the defendants.

Thanking you in advance for your cooperation in this matter.

Very truly yours,

William L. Howell

WLH:gd

Encl:

# WILLIAM L. HOWELL Attorney at Law

SUITE ZZO4 FIRST NATIONAL BANK BLDG. MOBILE, ALABAMA 36602 February 21, 1972

TELEPHONE AREA CODE 205 438-2516

Clerk of Circuit Court Baldwin County, Alabama Bay Minette, Alabama

Re: Field Enterprises vs Norman and Emma Jean Morrison

Dear Sir:

Please advise me at your earliest convenience as to the case number and the date of service of process on either or both of the defendants.

Thanking you in advance for your cooperation in this matter.

Very truly yours,

William L. Howell

WLH:gd

#### SWORN STATEMENT OF CLAIM

STATE OF ILLINOIS	Debtor:	Emma Jean Morrison & NOTHALL MOL
COUNTY OF COOK	A/C No.:	1169-441065
M. L. OWENS , being duly sworn	ı, deposes and s	ays that he is Collection Manager for FIELD
ENTERPRISES EDUCATIONAL CORPORATION, $\alpha$ Delo	tware Corporation	on with its principal office in the City of
Chicago, Illinois. Deponent further says he is familiar v	vith the facts an	d records pertaining to the above described
account and that the attached statement correctly sets	s forth the said	debtor's indebtedness to said corporation
in the amount of \$356.94 together with interes	st, exclusive of	counterclaims, offsets, and just grounds of
defense, and besides costs.		Mens
Subscribed and sworn before me this 26th My Commission Expires April 21, 1974	_day of	January 1972.  Notary Public, Cook County, Illinois