

STATE OF ALABAMA :

COUNTY OF BALDWIN :

Before me, the undersigned authority in and for said State and County, personally appeared Jerry Hance, who, being known to me and being by me first duly sworn, did depose and say on oath:

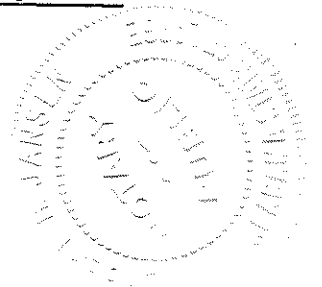
That he/~~she~~ is the owner of Magnolia Springs Garage and as such is authorized to make this affidavit; that he/~~she~~ is familiar with the books and records of said Magnolia Springs Garage and that the attached statement of account is true, valid and correct, as reflected upon the books and records of said claimant; that the balance shown to be due thereon is due and unpaid; that the affiant has actual and personal knowledge of the correctness of said account; and that the books, records and accounts of claimant are kept and maintained under the supervision and control of the undersigned.

Jerry W. Hance
Affiant

Sworn and subscribed to before me on this the 18 day of Sept, 19 72.

Herbert H. Jansen
Notary Public
Baldwin County, Ala.

My Commission Expires Sept. 22, 1973



STATE OF ALABAMA)

BALDWIN COUNTY)

VERIFICATION OF ACCOUNT

Before me, the undesignated authority on this day personally appeared Jerry Hance, d/b/a Magnolia Springs Garage known to me, who being by me duly sworn states on oath that the foregoing and annexed account in favor of Jerry Hance against Laura Williams for the sum of \$132.48

is within the knowledge of affiant, just and true; that it is due and unpaid and that all lawful offsets, payments and credits have been allowed.

Jerry W. Hance
Affiant

Subscribed and sworn to before me this . 9 . day of
.. . . . April 19. .

Daniel E. Robinson
Notary Public

My Commission Expires
January 26, 1976

SUMMONS

STATE OF ALABAMA)
BALDWIN COUNTY)

TO ANY SHERIFF OF THE STATE OF ALABAMA

You are hereby commanded to summon LAURA WILLIAMS, 720 EAST VERBENA STREET, FOLEY, ALABAMA, to appear within thirty days after the service of this summons in the Circuit Court to be held for said County, then and there to demur or plead to the complaint of JERRY HANCE.

Witness my hand this 13th day of April 1972

Eunice B. Blackmon
CLERK

* * * * *

JERRY HANCE)	
d/b/a MAGNOLIA SPRINGS GARAGE)	IN THE CIRCUIT COURT OF
Plaintiff)	BALDWIN COUNTY, ALABAMA
vs.)	AT LAW
LAURA WILLIAMS)	NO <u>10,348</u>
Defendant)	

COMPLAINT

The Plaintiff Jerry Hance, d/b/a Magnolia Springs Garage claims of the Defendant Laura Williams, One Hundred Thirty-Two and 48/100 Dollars (\$132.48), due from the Defendant by account from the 16th day of July, 1971, which sum of money with interest thereon is still unpaid.

An itemized account, verified by the affidavit of a competent witness will be used in evidence on the trial of the causes and said account is filed with the complaint at the time of filing.

Daniel E. Robison
Daniel E. Robison
Attorney for Plaintiff

FILED

APR 12 1972

EUNICE B. BLACKMON CIRCUIT
CLERK

Received 13 day of April 1972
and on 18 day of May 1972
I received copy of the within Letter
Laura Williams

By service on _____

TAYLOR WILLIAMS, Sheriff #4
By Charles Williams D.S.

SHERRY CLAIMS 70 miles net
Ten Cents per mile Total \$ 7.00
TAYLOR WILLIAMS, Sheriff #4
By Charles Williams
DEPUTY SHERIFF

cc.
10,348

Jerry Hance, d/b/a
Magnolia Springs
Garage

vs:

Laura Williams

120
Docket

* FILED *

* APR 12 1972 *

EUNICE B. BLACKMON CIRCUIT CLERK

* APR 13 1972 *

TALL SHERRIFF

Daniel E. Belison

SHEET NO. _____

ACCOUNT NO. _____

RATING _____

NAME _____

CREDIT LIMIT _____

ADDRESS _____

TERMS _____

Laura Williams
720 East Turbena St.
Joliet Ala 36535

MADE IN U.S.A.

FORM
N1-D

1970

ITEMS

FOLIO

DEBITS

CREDITS

BALANCE

Nov 3

2179 BM

855

700

20

230

855

700

Dec 13

8295

83

8500

1000

Mar 6

358

86

1500

22

373

87

92

1000

5000

Apr 5

245

88

1000

4000

July 7

R 19

817

1000

10

R 20

817

5000

10

8387

816

15248
24448

11200

13748

IRBY AND POGGI
ATTORNEYS AT LAW
305 NORTH SECTION STREET
FAIRHOPE, ALABAMA 36532

SAMUEL W. IRBY
FRANCIS A. POGGI, JR.

MAILING ADDRESS
P O DRAWER B
TELEPHONE 926-8285
AREA CODE 205

February 1, 1973

Eunice B. Blackmon
P. O. Box 239
Bay Minette, Alabama 36507

Dear Eunice:

As you know, Dan Robison is no longer practicing law in this area. Please place Irby and Poggi as attorneys of record on the following cases that were turned over to us by Dan.

- | | |
|---|------------------|
| Dr. D. K. Cooper -vs- J. Wade | Case No. 10,156✓ |
| Farmers & Merchants Bank -vs-
Clifford McLain & Louise McLain | Case No. 10,366 |
| Donald Gaar, d/b/a/ Foley Auto
Parts -vs- Jaye Truck Lines, Inc. | Case No. 10,346 |
| Jerry Hance, d/b/a/ Magnolia Springs
Garage -vs- Laura Williams | Case No. 10,348 |
| Kenneth Totsch, d/b/a/ Totsch Boat
Works -vs- Donald Forsyth | Case No. 10,132✓ |
| Jerry Hance, d/b/a/ Magnolia Springs
Garage -vs- Ralph Dubuison | Case. No. 10,349 |
| Baptist Hospital -vs- Fannie Mae
Walden | Case No. 10,373✓ |
| La Rue Flying Service, Inc. -vs-
John R. Childress | Case No. 9,469✓ |

FILED

FEB 2 1973

EUNICE B. BLACKMON CIRCUIT
CLERK

Eunice B. Blackmon
February 1, 1973
Page 2

Jerry Hance, d/b/a/ Magnolia Springs
Garage -vs- Rodney Carver

Case No. 10,346

George W. Markham, Sr. and Randall
Markham, d/b/a/ George Markham &
Sons Signs -vs- H. Rowland Clifton

Case No. 10,458

Foley Tractor Co., Inc -vs- Paul L.
Bonnell

Case No. 9,215 -

La Rue Flying Service -vs- Henry King

Case No. 9,615

Eddie Sweat -vs- John A. McDuffie

Case No. 9,455

If you have any questions concerning this matter, please do
not hesitate to call.

Yours very truly,

Sam W. Libby
For the Firm

SWI/akb

FILED

FEB 2 1973

EUNICE B. BLACKMON CIRCUIT
CLERK