STANDARD OIL COMPANY, X IN THE CIRCUIT COURT OF A Corporation, X BALDWIN COUNTY, ALABAMA Vs. X AT LAW CLARK AIRCRAFT INC., A Corporation, X Defendant. X

Comes now Defendant in the above styled cause and demands trial by Jury.

Wilson Hayes
Attorney for Defendant

CERTIFICATE OF SERVICE

I do hereby certify that I have on this 27 day of 1972, served a copy of the foregoing pleading on counsel for all parties to this proceeding by mailing the same by United States Mail, properly addressed, with first class postage prepaid.

FILED

APR 25 1972

LUNICE B. BLACKMON CIRCUIT

STANDARD OIL COMPANY, a Corporation

IN THE CIRCUIT COURT OF

Plaintiff

BALDWIN COUNTY, ALABAMA

VS

CLARK AIRCRAFT, INC., a Corporation

Defendant

Civil Action # 10

PLAINTIFF'S ANSWERS TO DEFENDANTS

INTERROGATORIES

Comes the Plaintiff, Standard Oil Company, a corporation, and answers the interrogatories propounded by Defendant, as follows:

- 1. Walter Bryant, Credit Supervisor, Birmingham Division Office, Standard Oil Company.
- 2. Business records retained by Plaintiff at its offices at 7th and Magazine Streets, Louisville, Kentucky 40201.
- 3. Business records in custody of L. L. Reed, Jr., Wholesale Credit Supervisor, 7th and Magazine Streets, Louisville, Kentucky 40201.
 - 4. Yes
 - 5. Attached
- 6. Mr. Belfield, in his letter dated May 11, 1970, acknowledged that his account as of that date contained charges amounting to \$1,536.39.
 - 7. In writing.
 - 8. Copy attached.

I HEREBY CERTIFY that I have read the above answers to interrogatories, and that they are true and correct to the best of my knowledge and belief.

APR 29 1975

STANDARD OIL COMPANY a corporation

LUNICE B. BLACKMON CIRCUIT

/ I DO HEREBY CERTIFY THAT I HAVE ON

19 3, SERVED A COPY OF THE FOREGOING PLEADING ON COUNSEL FOR ALL PARTIES TO THIS PROCEEDING BY MAILING THE SAME BY

My Commission Expires Dec. 7, 1977

Standard Oil Company Louisville, Kentucky

MAY 1 4 70 B.LG.

Dear Sirs;

Regarding MY account: #100-257-462-0 Present Bal. \$1,536.39

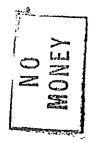
I discussed these charges by long didtance telephone with Mr. Smith of your Birmingham offices. He assured me that the charges would be returned to Mr. Joe Clark (# 2-32834, Atmore. Ala.) as other arrangements were being made to handle the bill.

However, It is my understanding now, as explained by the above mentioned Mr. Clark that Standard Oil offers 12 month terms on large accounts such as this one, at 10% interest, as opposed to you $1\frac{1}{2}\%$ "late payment finance charge.

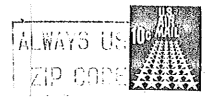
I will await confirmation on this matter before proceeding with any action.

Cordially,

Robert V. Belfield P. O. Box 386 Fairhope, Ala. 36532 Robert Be 1field P. O. Box 386 Fairhope, Ala. 36532 Acct. # 100-257-462-0







Standard Oil Company
P. O. Box 1043
Louisville, Kentucky

40201





STANDARD OIL COMPANY

P. O. BOX 2654 . BIRMINGHAM, ALABAMA 35202

TELEPHONE 324-7561

M. E. JAMES DIVISION CREDIT MANAGER May 25, 1970

1970

Amar New York

Mary New York

Mr. Robert V. Belfield Post Office Box 386 Fairhope, Alabama 36532

> C.C. ACCOUNT #100 257 462 0 BALANCE - \$1,536.39

Dear Mr. Belfield:

This will acknowledge receipt of your letter dated May 11, 1970, regarding your credit card account and the present balance.

In order to set the records straight as to the terms applying to our accounts, please refer to the reverse side of your credit card and on the statement you receive each month. We do offer installment terms on the purchases of Atlas tires, tubes, batteries and accessories in certain amounts.

If you will be so kind as to return the invoices to this office covering the repair work done on your airplane by Mr. Joe Clark at station #2-32834, Atmore, Alabama, we will handle with him for the proper procedure to take.

A business reply envelope is enclosed for your convenience.

Yours truly,

JHassell:fp

Mr. Robert V. Belfield Box 386

102 S Ingleside

Fairhope, Alabama 36532

CREDIT CARD ACCOUNT #100-257-462-0
MAY CHARGES - 31,536.39
CREDIT CARD ACCOUNT # 45-282-746-1
MAY CHARGES - \$220.39

Dear Mr. Belfield:

We acknowledge receipt of your letter of May 11, 1970, enclosing statements for the two accounts in the subject of this letter. The terms and conditions of our credit card accounts are printed on the reverse side of the credit card, as well as on the front of each monthly statement our customers receive. We regret any information to the contrary that may have been conveyed to you.

We are enclosing a corrected statement in the amount of \$98.62, with substantiated invoices attached. The charges for the repairs on the airplane are being returned to the Clark Aircraft, Inc., for handling directly with you. Also, the charge for \$220.39 made at the Clark Aircraft, Inc. on your American Oil Company credit card \$45-282-746-18 is being returned for Mr. Clark's handling directly with you. We regret any inconvenience that may have been caused you by handling of these items.

If you find the statement for \$98.62 in order, it will be appreciated if you will place it in line for payment.

We are enclosing a business reply envelope for your convenience.

Yours truly,

JH:cc

be: Mr. E. C. Beckham, Jr. - Mobile bc: Chevron Accounting Center

(See Note Attached)

22 April 1971 The Mr. F.B. Butts Standard Oil Company P. O. Box 10407 letter of Apr 20 Birmingham, Alabama Ref: Clark Aircraft, Inc. 35202 Acct. #2-328-254-4 Dear Mr. Butts; I appreciate your concern in this matter. As I am under no obligation to Standard Oil, I have been advised by mytattorney to settle this account with Mr. Clark in court. Yours truly, Robert Belfield RVB:gb

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STANDARD OIL COMPANY, a IN THE CIRCUIT COURT OF Corporation

Plaintiff

VS

CLARK AIRCRAFT, INC., a Corporation

Defendant

Defendant

INTERROGATORIES

Comes now the defendant, Clark Aircraft, Inc., a Corporation, and propounds the following interrogatories to the plaintiff, Standard Oil Company, a Corporation.

- 1. State your name and position with the plaintiff.
- 2. State how you know the answers to the questions herein-after answered, and if the answer to the questions are not personally known by you state the name of the person or persons furnishing the information to you.
- 3. In the event answers to questions hereinafter given are taken from business records of the corporation state the names and custodian, and places of such records. Attach photocopies of the invoices shown on the itemized statement filed in this cause.
- 4. Have you had any correspondence with or from Robert V. Belfield, also known as Bob Belfield, regarding items in this account?
- 5. Attach copies of all letters from Robert V. Belfield, also known as Bob Belfield.
- 6. Did Robert V. Belfield, also known as Bob Belfield, acknowledge the said debt for which this suit is brought?
 - 7. Was such acknowledgment in writing or verbally?
- 8. If the answer to the above question was in writing attach a copy of such writing; if the answer to such question was orally, please state the name of the person to whom the acknowledgment was made, together with the date and place and substance of the acknowledgment.

FILED

JAN 15 1974

HUNICE B. BLACKMON CIRCUIT

Wilson Hayes, Attorney for Defendant Bay Minette, Alabama

Service Accepted

By Travais Of Poping

STANDARD OIL COMPANY,) IN THE CIRCUIT COURT OF
A Corporation,) BALDWIN COUNTY,
Plaintiff,) ALABAMA.
VS.)
CLARK AIRCRAFT, INC., A Corporation,)
Defendant,) CIVIL ACTION NO. 10,375
vs.)
ROBERT V. BELFIELD,)
Third Party Defendant.	.)
JUDGMENT	T BY CONSENT
Comes now the Plaintiff, th	ne Defendant, and the Third Party
Defendant in the above styled ca	ause by and through their respective
attorneys, Francis A. Poggi, Jr	., Thomas B. Norton, and Lloyd E.
Taylor, and stipulate and agree	that a Judgment be entered in favor
of the Plaintiff against the Th	ird Party Defendant, Robert V.
Belfield, in the amount of EIGH	T HUNDRED (\$800.00) DOLLARS and that
the cost of Court be taxed agai	nst the Defendant, Clark Aircraft,
Inc.	
Done on this the 18thday	of July , 1977.
	FRANCIS A. POGGI, JR. Attorney for Plaintiff
	Travais C. Logis
Address:	P. O. Drawer B
	Fairhope, Alabama 36532
	THOMAS B. NORTON Attorney for Defendant
man and a second se	Thomas B North
Address	: P. O. Box 300 Bay Minette, Alabama 36507
	LLOYD E. TAYLOR
	Attorney for Third Party Defendant
	1 Multin / Illan
JUL 18 W// Address	: P. O. Box 471
EUNICE B. BLACKMON CLERK	Fairhope, Alabama 36532
FILED: day of	, 1977

STANDARD OIL COMPANY,)	IN THE CIRCUIT COURT OF
A Corporation, Plaintif	£)	BALDWIN COUNTY,
Vs.	' ,)	ALABAMA.
)	
CLARK AIRCRAFT, INC., Corporation,	A)	
Defendan	t,	>	CIVIL ACTION NO. 10,375
vs.)	
ROBERT V. BELFIELD,	e e e e e e e e e e e e e e e e e e e)	
Third Party De	fendant.	(-)	
	JUDGMENT	BY	CONSENT
Comes now the Pla	sintiff, th	ıe De	fendant, and the Third Party
Defendant in the above	e styled ca	use i	by and through their respective
attorneys, Francis A.	Poggi, Jr.	, The	omas B. Norton, and Lloyd E.
Taylor, and stipulate	and agree	that	a Judgment be entered in favor
of the Plaintiff again	nst the Thi	rd P	arty Defendant, Robert V.
Belfield, in the amour	at of EIGHT	HUN	ORED (\$800.00) DOLLARS and that
the cost of Court be t	axed again	st tl	ne Defendant, Clark Aircraft,
Inc.			
Done on this the	Mtday o	£ - <u></u>	<u>acley</u> , 1977.
		FRAI	NCIS A. POGGI, JR.
	•	Atto	orney for Plaintiff
	en e		transia (Haria a
	Address:	P. (Drawer B
			chope, Alabama 36532
		THOM	ías B. norton
			orney for Defendant
and the second s			Tromas B Mata
	Address:	0 0	D. Box 300
JUL 18 97			Minette, Alabama 36507
EUNICE B. BLACKMON CIRCUIT	e de la companya de	TTOV	D E. TAYLOR
DI OPTOLIMATA CELIK			rney for Third Party Defendant
		4	had I la
	Address:	' ——//	A 177
	waaresh:	Fair	hope, Alabama 35532
FILED: day of			977

HAYES & NORTON

LAWYERS

P. O. BOX 305

WILSON HAYES TOM NORTON, JR. BAY MINETTE, ALABAMA

36507

TELEPHONE 937-5506

August 8, 1975

Mrs. Eunice Blackmon Clerk Circuit Court Baldwin County Bay Minette, Al 36507

Re: Standard Oil Co. vs Clark Aircraft vs Robert V. Belfield

Dear Mrs. Blackmon:

Please file the enclosed interrogatories in this case. A copy has been sent the Attorney in Fairhope, Ala. With kind regards, I am

Yours very truly,

HAYES & NORTON

Wilson Hayes

WH/rkv Enclosure LAW OFFICE OF

ROBERT L. WHITE

P. O. BOX 62297
THE BOTTENFIELD BUILDING
WALNUT AT FIFTH
PITTSBURG, KANSAS 66762
316-231-0790

R. L.WHITE LEIGH C. HUDSON

September 14, 1977

P. E. NULTON (1883-1964) R. L. LETTON (1911-1966)

Ms. Eunice B. Blackmon Clerk, Circuit Court Baldwin County Post Office Box 239 Bay Minette, Alabama 36507

Re: Case No. 10,375

Dear Mrs. Blackmon:

Attached is my firm trust draft in the sum of \$800.00 payable to you as clerk of the court, in full payment and satisfaction of the judgment rendered against Robert V. Belfield, Case No. 10,375 in your court.

Please send me your receipt for this amount. Also, kindly make certain the plaintiff acknowledges full receipt and satisfaction of this judgment as to Mr. Belfield by following whatever procedure you have in your court.

I am sending copies of this letter to Mr. Poggi, as attorney for the plaintiff and Mr. Taylor, as the attorney of record for Mr. Belfield, so that they will each know the payment is being made to you at this time, and that this payment will now appear to conclude all activity and responsibility of Mr. Belfield in this matter.

Very truly yours

R. L. White .

RLW:ob

cc: Mr. Francis A. Poggi

Mr. Lloyd E. Taylor

Enc. Check No. 331

IRBY AND POGGI ATTORNEYS AT LAW 30S NORTH SECTION STREET FAIRHOPE, ALABAMA 36532

SAMUEL W. IRBY FRANCIS A. POGGI, JR. MAILING ADDRESS:
P. O. DRAWER 8
TELEPHONE: 928-8285
AREA CODE 205

January 16, 1974

Eunice B. Blackmon Clerk of the Circuit Court Post Office Box 239 Bay Minette, Alabama 36507

> Re: Standard Oil Company, a Corporation vs. Clark Aircraft, Inc. Circuit Court Case No. 10,375.

Dear Eunice:

Please be advised that I now represent Standard Oil Company in the above referenced matter, and would therefore appreciate it if you would enter my appearance in this case on your docket sheet.

Thanking you, I am

Very truly yours,

For the Firm

FAP/ee

Mr. Robert B. Rubin Sirote, Permutt, Friend & Friedman, P. A. Second Floor-First Federal Building First Avenue at 21st Street, North Birmingham, Alabama 35203.

Mr. Wilson Hayes Attorney at Law Post Office Box 300 Bay Minette, Alabama 36507