BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETINGS:

You are hereby commanded to summons William J. Campbell,
Box 82, Route One, Robertsdale, Alabama, to be and appear before
the Circuit Corut of Baldwin County, Alabama, within thirty (30)
days from service hereof, and answer, plead or demur to the complaint
of Kerr McGee Chemical Corporation, a corporation.

Witness my hand this day of May, 1972.

Gruico B. Blackman

KERR MCGEE CHEMICAL CORPORATION, A Corporation,

IN THE CIRCUIT COURT OF

Disintif

BALDWIN COUNTY, ALABAMA

Plaintiff

AT LAW

VS

CASE NO. <u>[0, 4</u>2]

WILLIAM J. CAMPBELL,

*

Defendant

COUNT I

Plaintiff claims of the defendant the sum of Two Thousand, Five Hundred, Forty Six Dollars and Sixteen Cents (\$2,546.16) for goods, merchandise and chattels, sold to the defendant by the plaintiff from March 17, 1969, until the 23rd day of April, 1972, which sum of money together with interest thereon, is due and unpaid.

COUNT II

The Plaintiff claims of the Defendant the sum of Two Thousand, Five Hundred, Forty Six Dollars and Sixteen Cents (\$2,546.16) due by account stated between the defendant and plaintiff from March ly, 1969 until April 23, 1972, which sum of money together with interest thereon, is due and unpaid.

Plaintiff alleges that this suit is based on a sworm verified based on

Attorney for the Plaintiff

I acknowledge myself as security for cost in this cause.

MO DAY CHARLES

Plaintiff's Attorney Jackson W. Stokes P. O. Box 356, Elba, Ala. 36323

Attorney for the Plaintiff

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NAME WM. J. CAMPBELL

ADDRESS

AMOUNT
DATE

DATE	REFERENCE NUMBER	DEBIT	CREDIT	BALANCE	PROOF
BAL FWD				5,853.96	
7/23/70	SC	58.54		5,912.50	
8/24/70	SC	59.12		5,971.62	:
9/23/70	SC	59.71		6,031.33	engi.
9/28/70	389195	9.71		6,041.04	
10/23/70	SC	60.31		6,101.35	
11/3/70	155894		1,613.63	4,487.72	
11/23/70	SC	44.78		4,532.50	
12/23/70	SC	45.23		4,577.73	
1/23/71	sc sc	36.62	AND THE PROPERTY OF THE PROPER	4,614.35	
2/23/71	SC	36.92		4,651.27	The second secon
3/23/71	SC	37.21		4,688.48	
4/22/71	155957		2,100.00	2,588.48	
4/23/71	SC	20.71		2,609.19	
5/23/71	SC	20.87		2,630.06	
6/23/71	SC	21.04		2,651.10	
7/23/71	SC	21.21		2,672.31	,
8/23/71	SC	21.38		2,693.69	
9/23/71	SC	21.55		2,715.24	* * * * * * * * * * * * * * * * * * *
10/23/71	SC	21.72	·	2,736.96	
11/23/71	SC	21.89		2,758.85	
1/3/72	024483	625.00	Ret. Check	3,383.85	
12/23/71	SC	22.07		3,405.92	
1/14/72	168402		300.00	3,105.92	
1/17/72	540060		374.07	2,731.85	
1/18/72	024856	374.07	Ret. Check	3,105.92	
1/23/72	SC	19.85		3,125.77	
2/11/72	540086		311.00	2,814.77	
2/11/72	540085		314.00	2,500.77	
2/23/72	SC	15.01		2,515.78	
3/23/72	SC	15.13		2,530.91	
4/23/72	SC	15.25		2,546.16	

This account is, within the knowledge of affiant, just and true and all just and lawful offsets, payments, and credits have been allowed.

B.C. Willer

B. C. Miller, Regional Credit Mgr

State of Mississippi County of Hinds

Sworn to and subscribed before me this

Colliday of May, 1978.

NCR CORRECT

Notary Public

My Commission Expires March 10, 1973

KM-1988

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NAME WM. J. CAMPBELL

ADDRESS

DATE

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DATE	REFERENCE NUMBER	DEBIT	CREDIT	BALANCE	PROOF	
BAL FWD	THE STATE OF THE S		Alle Alle Alle Alle Alle Alle Alle Alle	5,853.96	AND	
7/23/70	SC	58.54		5,912.50		
8/24/70	SC	59.12		5,971.62	The state of the s	
9/23/70	SC	59.71		6,031.33		
9/28/70	389195	9.71		6,041.04		
10/23/70	SC	60.31		6,101.35		
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11/23/70	SC	44.7\$		4,532.50		
12/23/70	SC	45.23		4,577.73		
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	have been allowed					

State of Mississippi County of Hinds

Sworn to and subscribed before me this

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B. C. Miller, Regional Credit Mgr.

NCR₂₂₇₈₈

Notary Publi

My Commission Expires March 10, 1973

KM-1988

Ken Mi Dee Chemical losp. a corp

Us.

William J. Campbell

MAY 24 1972 Taylor Vilking

Land State of the State of the

MAY 2 4 1972

EUNICE B. BLACKMON CIRCUIT

Sheriff claims

Jen Cents per mile Total \$ 20

TAYLOR WILKINS, Sheriff

ST DEPUTY SHERIFF

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KERR MCGEE CHEMICAL CORPORATION * IN THE CIRCUIT COURT OF A corporation * BALDWIN COUNTY, ALABAMA Plaintiff * AT LAW

VS * CASE NO. 10421

WILLIAM J. CAMPBELL * * Defendant * *

Comes now the Plaintiff in the foregoing styled cause and moves the Court for a default judgement in said cause and would show unto the Court that service was had on the Defendant on the 15th day of July,1972 and that the Defendant is justly indebted after all credits in the amount of \$2,546.16.

Attorney for the Plaintiff

Sworn and subscribed to before me this $\frac{\cancel{\cancel{2}}\cancel{\cancel{4}}}{\cancel{\cancel{4}}}$ day of August, 1972.

Notary Public

KERR MCGEE CHEMICAL CORPORATION	×	IN THE CIRCUIT COURT OF		
A corporation		.		
		BALDWIN COUNTY, ALABAMA		
Plaintiff	st	,		
		A't' LAW		
VS				
		CASE NO. 10421		
WILLIAM J. CAMPBELL				
	N.			
Defendant	坎			

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Sworn and subscribed to before me this of day of August, 1972.

Notary Public

Jackson W. Stokes

POST OFFICE BOX 356

TELEPHONE AREA CODE 205 897-2894

ATTORNEY.AT-LAW

Elba, Alabama 36323

May 19, 1972

Miss Eunice Blackmon Circuit Clerk Baldwin County Court HOuse Bay Minette, Alabama

Re: Kerr McGee Chemical Corporation

Vs: C. M. Byrd and

William J. Campbell -

-10,421

Dear Miss Eunice:

Enclosed please find the original and one copy of the above mentioned complaints. Please file and hand to the Sheriff for his service. As soon as service has been perfected, please advise.

Thanking you and with my regards, I am,

Sincerely,

,

Jackson W. Stokes

JWS:gs

Enclosures

Note: You fail to sign

DALEVILLE OFFICE: STOKES & NOMBERG P. O. BOX 652 DALEVILLE, ALABAMA 36322

TELEPHONE { 598-6261 598-6262 JACKSON W. STOKES JOEL M. NOMBERG