

2608

ALMUR S. WHITING

ATTORNEY AT LAW

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ANNEX, FIRST NATIONAL BANK BUILDING

SUITE 708-9

MOBILE 6, ALABAMA

May 10, 1955

P. O. BOX 988


Honorable Alice J. Duck
Clerk of Circuit Court
Bay Minette, Alabama.

Dear Mrs. Duck: Re: Gordon Bernard Company
 Vs: Fairhope Service Center

I enclose herewith suit papers in the above matter, on which please let summons issue to the sheriff for service of process on the Defendant. Will you please be so kind as to advise me as to when service has been perfected so that I might set the case up for obtaining a default judgment according to law.

With kind personal regards I beg to remain,

Yours very truly,


A. S. Whiting, Attorney

ASW/g.

State of OHIO
County of HAMILTON

L. Schmalstig being first duly sworn, saith; that

(1) He is a sole trader doing business as _____

(2) He and _____ are co-partners trading under the name and style of _____.

(3) That he is Treasurer of Gordon Bernard Company, Inc.
a Corporation organized and existing under the laws of the State of Ohio.

That he is familiar with the books and records of the Gordon Bernard Co. Inc. Company;
that the annexed account of ~~Fairhope Service Center~~ against Fairhope Service Center
is true and correct; that after allowing all credits, off-sets, and counter claims the
said Fairhope Service Center is justly indebted to it
in the sum of \$98.29 with interest thereon at 6% per cent, per annum
from the 26 day of March, 1953.

Subscribed and sworn to before me,
under my official seal of office
this day of January, 1955.

Robert Sherman
Notary Public,
State of ROBERT SHERMAN County,
My Commission expires March 1, 1955
My Commission Expires March 1, 1955

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

GORDON BERNARD COMPANY, INC., X NO. _____

PLAINTIFF, X

-VS-

M. L. BROWN, TRADING AS FAIRHOPE
SERVICE CENTER, FAIRHOPE, ALA., X

DEFENDANT. X

Plaintiff claims of the Defendant the sum of \$98.29 due by the Defendant to the Plaintiff on account by and between Plaintiff and Defendant on to-wit: October 26, 1953, as shown by itemized statement of account, verified by affidavit hereto annexed and made a part hereof, which said sum with the interest thereon is still unpaid.


A. S. WHITING, ATTORNEY FOR PLAINTIFF
708-09 Annex, 1st Nat'l Bank Building
Mobile, Alabama.

Address of the Defendant is given as Fairhope, Alabama.