

WYLER WATCH AGENCY, INC.

PLAINTIFF

VS

RAYMOND POWERS d/b/a  
RAY'S JEWELRY

DEFENDANT

2900  
IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

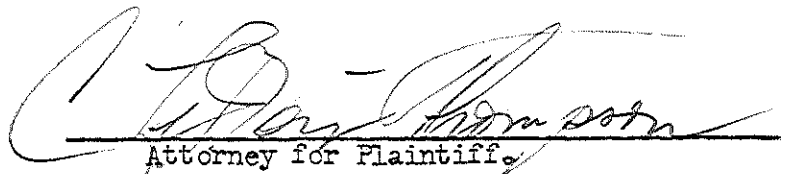
1.

The Plaintiff claims of the Defendant One Hundred Forty-eight & 75/100 (\$148.75) Dollars due from him by account on to-wit April 1, 1954 which sum of money with interest thereon is still unpaid.

2.

The Plaintiff claims of the Defendant One Hundred Forty-eight & 75/100 (\$148.75) Dollars due from him for merchandise, goods and chattels sold by the Plaintiff to the Defendant on to-wit April 1, 1954 which sum of money with interest thereon is still unpaid.

Verified statement of account is attached hereto and made a part of this complaint.

  
Attorney for Plaintiff.

SUMMONS AND COMPLAINT

Moore Ptg. Co.

The State of Alabama, }

Baldwin County.

Circuit Court, Baldwin County

No. 2900

April TERM, 19 56

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon

RAYMOND POWERS d/b/a RAYS JEWELRY

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against

(~~xx RAYMOND POWERS d/b/a~~) Raymond Powers d/b/a Rays Jewelry

Defendant.

by

Wylar Watch Agency, Inc.

Plaintiff.

Witness my hand this 6th. day of April 19 56

Alice J. Duck, Clerk

# PROOF OF CLAIM

State of New York }  
County of Manhattan } ss

I, Paul Wyler, being first duly sworn, depose and state that:

1. I am engaged in business under the name and style \_\_\_\_\_

2. I am a partner in the firm of \_\_\_\_\_

3. I am Vice President of the \_\_\_\_\_

WYLER WATCH CORPORATION

a corporation incorporated under the laws of the state of New York and that the annexed

bill of particulars is a true and correct copy of the account due WYLER WATCH AGENCY, INC.

and against RAY'S JEWELRY - RAYMOND POWERS and that the items of debit and credit

therein contained, are to my personal knowledge true and correct, and that, after allowing all just credits

and set-offs, there is justly due and unpaid thereon the amount of \$ 148.75 with legal interest to date.

Subscribed and sworn to before me this

1<sup>st</sup> day of March, 1956  
Hortense H. Miller

HORTENSE H. MILLER  
Notary Public, State of New York  
No. 31-7945200  
Qualified in New York County

95910

ANSWERED \_\_\_\_\_

DATE \_\_\_\_\_

RECEIVED

FEB 24 1956

## STATEMENT

## WYLER WATCH CORPORATION

131 EAST 23RD STREET • NEW YORK 10, N. Y. • SPRING 7-5002

• Ray's Jlr.  
• Foley  
• Alabama  
• Raymond Powers

\$ \_\_\_\_\_

DETACH AND RETURN THIS STUB WITH YOUR REMITTANCE. CANCELLED CHECK IS YOUR RECEIPT.

TERMS	INVOICE NO.	DATE	DEBIT	CREDIT	BALANCE
		March 1954	BALANCE FWD.		00
2/1p EOM net 60 days	5676	4/1/54	165.45		165.45
Notes due 6/25				131.05	34.40
	01903	4/1/54		168.95	134.55 cr
Note 3/25/54 ret'd unpaid		4/7/54	131.05		3.50 cr
Note due 4/25/54 ret'd unpaid		4/30/54	131.05		127.55
Note due 5/25/54		5/14/54		127.55	.00
Note 5/25/54 ret'd unpaid		6/4/54	131.05		131.05
Note 5/25/54 ret'd unpaid		6/10/54	127.55		258.60
Note due 7/20/54		6/18/54		86.30	
8/20/54		6/18/54		86.30	86.00
		6/18/54		86.00	.00
2/10 EOM	GR 1647	6/25/54	18.85		18.85
Note 6/25/54 ret'd unpaid		6/25/54	131.05		149.90
COD	8353	7/12/54	33.90		183.80
		7/22/54		33.24	150.56
Note 7/20 ret'd unpaid		8/10/54	86.30		236.86
Note due 9/20		8/16/54		81.05	155.81
Note 8/20 ret'd unpaid		8/30/54	86.30		242.11
Disc. allowed		8/18/54		.66	241.45
Note 9/20/54 ret'd unpaid		9/30/54	81.05		322.50
		10/13/54		114.40	208.10
COD	931	10/1/54	114.40		322.50
COD	2914	11/4/54	72.90		395.40
	2618 Cr	1/7/55		236.65	158.75
F & F		11/17/55		10.00	148.75

**Wyler**  
incaflex

Sold through jewelers and only through jewelers.

WYLER WATCH CORPORATION, 131 EAST 23RD STREET, NEW YORK 10, N. Y.

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