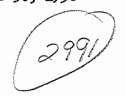
KENYON PARSONS & COMPANY

Insurance Brokers

Jacksonville 2, Florida
June 30, 1956

Messrs. Theo Styron & Rush Gates c/c Donald C. Stuart Foley, Alabama



| DATE | DESCRIPTION | CHARGES | CREDITS | BALANCE |
|-------------------------|--|---------------------------|----------------|--------------------------------------|
| 1953 Dec. 22 1954 | Balance From previous statement Balance Forward Lloyd's | | | •05 |
| Jan .26 | \$10,000 Hull Ins. "JEANNIE BUTCH" #10290 \$20,000 P&I Ins. "JEANNIE BUTCH" SMUA C/N 3128 Interest at 6% from 1-26-54 to 4-13-54 | 725.00 360.00 13.73 | | 725.05 1085.05 |
| Apr. 13 | Cash Interest at 6% from 4-13-54 to 4-30-54 | 1.94 | 362.00 | 1098.78 736.78 738.72 |
| pr. 30 | Cash Interest at 6% from 4-30-54 to 5-31-54 Cash | 3.30 | 90.37 | 648.35 651.65 |
| une 30 | Interest at 6% from 5-31-54 to 6-30-54 Cash | 2.77 | 90 . 37 | 561.28 564.05 473.68 |
| | Interest at 6% from 6-30-54 to 6-30-56 | 56.06 | | 529.74 |
| | | | | PAY LAST AMOUNT IN THIS COLUMN |

| STATE | OF | Florida |
|--------------|--------|---------|
| 79 B TA B B" | W # 8" | |

| Be it remembered, that on this 25th day of July |
|--|
| A. D., 19.56., personally appeared before me, the undersigned authority. |
| E. A. Canepa known to me |
| who being duly sworn, upon his oath stated that he is Treasurer |
| oi henyon rarsons a company |
| sa corporation organized and doing business under the laws of the State of Florida |
| and has been duly authorized by said corporation to make this affidavit |
| |
| azsolectoradenadoringdonainesarase |
| |
| and that as such he makes this affidavit; that he is familiar with the books and business of |
| said Kenyon Parsons & Company ; that the attached account against Theo Styron & Rush Gates of Foley, Alabama |
| is just and correct, within the knowledge of this affiant, that the items thereon stated and com- |
| posing the said account were sold and delivered to said. Theo. Styron & Rush Gates. |
| The state of the s |
| at their special instance and request, that credit has been duly given for all payments and hisx |
| hisx |
| just and lawful offsets to which said account is entitled as thereon stated, and that the balance |
| thereof, amounting to the sum of Five hundred twenty-nine and 74/100 |
| (\$529.74) with interest from June 30 19.56 is justly due and |
| remains unpaid. |
| X |
| |
| I hereby certify under my official seal that I am authorized as a Notary Public to |

I hereby certify under my official seal that I am authorized as a Notary Public to administer oaths under the laws of the State of Florida and that the foregoing was subscribed and sworn to before me on the day and year first above stated.

Notary Public

County of Duval State of Florida

My commission expires...Oc.tober...18.

.A. D. 19...<u>59</u>...

P. O. BOX 71

E. G. RICKARBY

BANK BUILDING

FAIRHOPE, ALABAMA

July 31, 1956

Mrs. Alice Duck Clerk of the Circuit Court Bay Minette, Alabama

Dear Mrs. Duck:

Inre: Kenyon Parsons & Co.

VS.

Theo Styron and

Rush Gates

Our File: 3815

With this we are handing you Summons and Complaint, itemized and verified statement of account, and deposit for costs in the sum of \$20.00 in the above styled cause.

Please process and oblige.

Yours very truly,

EGR/fm Encl.

cc: Dun & Bradstreet, Inc.

dup.

w/Encl. (dup)

CECIL G. CHASON

ATTORNEY AT LAW FOLEY, ALABAMA

September 11, 1956

Mrs. Alice J. Duck, Clerk Bay Minette, Alabama

Dear Mrs. Duck:

Enclosed herewith is Answer in the action of Kenyon Parsons & Company -vs- Mrs. E. E. Callaway and Luke Coley, and Answer in the action of Kenyon Parsons & Company -vs- Theo Styron and Rush Gates. A Copy of these Answers have been mailed to Mr. Rickarby, Attorney for the Plaintiff.

Yours very truly

in Co Tinason

CGC:fm

encls. 2

cc: Mr. Elliott Rickarby

Attorney at Law Fairhope, Alabama

KENYON PARSONS & COMPANY, A Corporation,

PLAINTIFF

VS.

THEO STYRON and RUSH GATES,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA
AT LAW

DEFENDANTS

COMPLAINT

The Plaintiff claims of the Defendants the sum of FIVE HUNDRED TWENTY-NINE DOLLARS AND SEVENTY-FOUR CENTS (\$529.74) due from them by account on, to-wit, the 30th day of June, 1956, which sum of money, with the interest thereon, is still unpaid.

E. G. RICKARBY

Attorney for the Plaintiff

Note: The account sued on is evidenced by itemized and verified statement of account filed herewith.

E. G. RICKARBY

Attorney for the Plaintiff

| The State of Alabama | Circuit Court, Baldwin County NoTERM, 19 | | | |
|---------------------------------------|---|---------------------|-------------|--|
| Baldwin County. | No | 1 | TERM, 19 | |
| TO ANY SHERIFF OF THE STAT | | | | |
| You Are Hereby Commanded to Sum | mon THEO STYRO | N and RUSH GATES | | |
| | | | | |
| | | | i | |
| to appear and plead, answer or demur | | | | |
| the Circuit Court of Baldwin County, | State of Alabama, at B | ay Minette, against | | |
| | | | | |
| byKENYON PARSONS & CC | MPANY, A Corpo | ration, | | |
| | | | , Plaintiff | |
| Witness my hand this31 | _ | . 56 | | |
| | | eigh: Duch | Clerk | |
| · · · · · · · · · · · · · · · · · · · | | | | |

KENYON PARSONS & COMPANY, A Corporation, Plaintiff,

-vs-

THEO STYRON and RUSH GATES,

Defendants.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

Come the Defendants in the above styled cause and for answer to the Complaint, sayeth that the allegations of the Complaint are untrue.

Defendants demand trial by Jury.

C, G, C.