

LAW OFFICES
E. G. RICKARBY
BANK BUILDING
FAIRHOPE, ALABAMA
June 30, 1958

3606

Mrs. Alcie Duck
Clerk of Circuit Court
Bay Minette, Alabama

Dear Mrs. Duck:

Inre: Mobile Tile Company, Inc..
Vs : Canal Cafe
Our File: 4433

Enclosed find suit of Mobile Tile Company, Inc. versus
Canal Cafe, with copies of Complaint for each of the
Defendants.

I am enclosing check for \$25.00, deposit for costs.

Yours very truly,

E. G. Rickaby

EGR/sl
Enclosure

LAW OFFICES
E. G. RICKARBY

BANK BUILDING
FAIRHOPE, ALABAMA

P. O. BOX 71

June 30, 1958

Taylor Wilkins
Sheriff of Baldwin County
Bay Minette, Alabama

Dear Taylor:

Please serve the suit on both of the defendants
listed as the Canal Cafe.

Thanks.

Yours very truly,



EGR/sl
Enclosure

LAW OFFICES
E. G. RICKARBY
BANK BUILDING
FAIRHOPE, ALABAMA

August 15, 1958

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

Dear Mrs. Duck:

360 b
Inre: Mobile Tile Co., Inc.
vs: Canal Cafe
Our File: 4433

In this case, please dismiss this suit at the request of the Plaintiff and refund to me the unused deposit for costs, that is \$13.95 and oblige.

Yours very truly,

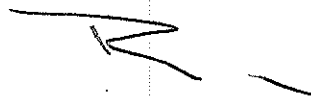


EGR/nmk

cc: Mobile Tile Co., Inc.
Dun & Bradstreet, Inc.

Mobile Tile.

Don't put this letter
until check clears.



COUNTY OF MOBILE
STATE OF ALABAMA

SG-188 (13742)

Be it remembered, that on this 12th day of June
A. D., 1958, personally appeared before me, the undersigned authority,
M. E. ORSO known to me
who being duly sworn, upon his oath stated that he is VICE-PRESIDENT
of MOBILE TILE CO., INC.
{ a corporation organized and doing business under the laws of the State of ALABAMA
{ and has been duly authorized by said corporation to make this affidavit
{ a partnership composed of
a sole trader doing business as
and that as such he makes this affidavit; that he is familiar with the books and business of
said MOBILE TILE CO., INC.; that the attached account against
MARY AND SAM HARDEN of CANAL CAFE, GULF SHORES, ALA.
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 MARY & SAM HARDEN
at { its } special instance and request, that credit has been duly given for all payments and
{ their }
{ his }
just and lawful offsets to which said account is entitled as thereon stated, and that the balance
thereof, amounting to the sum of FOUR HUNDRED & THIRTEEN DOLLARS & 54¢ Dollars
(\$413.54) with interest from 3-31 1957 is justly due and
remains unpaid.

M. E. Orso

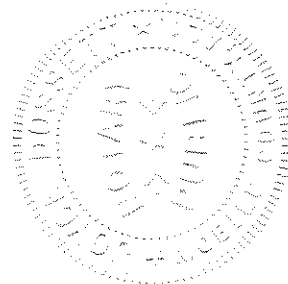
X

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 Ala.
and that the foregoing was subscribed and sworn to before me on the day and year
first above stated.

Jayce Harrell

Notary Public

County of Mobile State of Ala.
My commission expires 4-19 A. D. 1959



INVOICE

Mobile Tile Company, Inc.

TILE CONTRACTORS

S. L. WILLIAMSON
President

TELEPHONE
HEmlock 8-3631

BATH AND MANTEL TILE
RUBBER TILE • ASPHALT TILE

Office and Warehouse
555 ST. LOUIS STREET

MOBILE 14, ALA.

March 31, 1957

M. E. ORSO
Vice President
and
General Manager

SOLD TO:

Canal Cafe
Gulf Shores, Alabama

INVOICE No.

17227

TERMS:

Net

ORDER No.

4	5-Gal	Linoleum paste			16.00
3	rolls	Felt	5.00		15.00
630	S/F	V-08	.275		173.25
630	S/F	V-04	.275		173.25
1	5-Gal	Ken cleaner			11.50
1	5 Gal	Ken wax			12.50
					<hr/>
					401.50
					12.04
					<hr/>
					\$413.54

3% Sales Tax

MOBILE TILE CO., INC.,
A Corporation

PLAINTIFF

-VS-

SAM HARDEN and MARY HARDEN,
Individually and d/b/a/
"CANAL CAPS",

DEFENDANTS

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

AT LAW

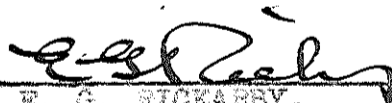
COMPLAINT

COUNT I


The Plaintiff claims of the Defendants FOUR HUNDRED, THIRTEEN, AND FIFTY-FOUR ONE-HUNDREDTHS DOLLARS (\$413.54) due from them by account on to-wit, the 31st day of March, 1957, with interest thereon which is still unpaid.

COUNT II

The Plaintiff claims of the Defendants FOUR HUNDRED, THIRTEEN, AND FIFTY-FOUR ONE-HUNDREDTHS DOLLARS (\$413.54) due from them for four (4) five-gallon containers of Linoleum paste, three rolls of felt, six-hundred/^{thirty}(630) square feet #V-03 tile, six-hundred thirty (630) square feet #V-04 tile, one five-gallon container of Ken cleaner, one five-gallon container of Ken wax, sold by the Plaintiff to the Defendants on to-wit, the 31st day of March, 1957, with interest thereon which is still unpaid.


E. G. RICKARBY,
ATTORNEY FOR THE PLAINTIFF

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


E. G. RICKARBY,
ATTORNEY FOR THE PLAINTIFF

SUMMONS AND COMPLAINT

Moore Ptg. Co.

The State of Alabama, }

Baldwin County.

Circuit Court, Baldwin County

No.-----

-----TERM, 19-----

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon SAM HARDEN and MARY HARDEN

Individually and doing business as "Canal Cafe"

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 SAM HARDEN AND

MARY HARDEN, INDIVIDUALLY AND DOING BUSINESS AS "CANAL CAFE", Defendant.

by MOBILE TILE CO., INC., A Corporation

-----, Plaintiff

Witness my hand this 2 day of July 19 58

Wesley F. Hester, Clerk

MOBILE TILE CO., INC.,
A Corporation

PLAINTIFF

-VS-

SAM HARDEN and MARY HARDEN,
Individually and d/b/a/
"CANAL CAFE",

DEFENDANTS

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

AT LAW

C O M P L A I N T

COUNT I

The Plaintiff claims of the Defendants FOUR HUNDRED, THIRTEEN, AND FIFTY-FOUR ONE-HUNDREDTHS DOLLARS (\$413.54) due from them by account on to-wit, the 31st day of March, 1957, with interest thereon which is still unpaid.

COUNT II

The Plaintiff claims of the Defendants FOUR HUNDRED, THIRTEEN, AND FIFTY-FOUR ONE-HUNDREDTHS DOLLARS (\$413.54) due from them for four (4) five-gallon containers of Linoleum paste, three rolls of felt, six-hundred/^{thirty}(630) square feet #V-68 tile, six-hundred thirty (630) square feet #V-04 tile, one five-gallon container of Ken cleaner, one five-gallon container of Ken wax, sold by the Plaintiff to the Defendants on to-wit, the 31st day of March, 1957, with interest thereon which is still unpaid.


E. G. RICKARBY,
ATTORNEY FOR THE PLAINTIFF

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


E. G. RICKARBY,
ATTORNEY FOR THE PLAINTIFF

INVOICE

Mobile Tile Company, Inc.

TILE CONTRACTORS

S. L. WILLIAMSON
President

TELEPHONE
HEmlock 8-3631

BATH AND MANTEL TILE
RUBBER TILE • ASPHALT TILE

Office and Warehouse
555 ST. LOUIS STREET

MOBILE 14, ALA.

March 31, 1957

M. E. ORSO
Vice President
and
General Manager

SOLD TO: Canal Cafe
Gulf Shores, Alabama

INVOICE No. 17227

TERMS: Net

ORDER No.

4	5-Gal	Linoleum paste			
3	rolls	Felt			
630	S/F	V-08	5.00		16.00
630	S/F	V-04	.275		15.00
1	5-Gal	Ken cleaner	.275		173.25
1	5 Gal	Ken wax			173.25
					11.50
					12.50
					<hr/> 401.50
		3% Sales Tax			12.04
					<hr/> \$413.54

COUNTY OF MOBILE

SG-188 (13743)

STATE OF ALABAMA

Be it remembered, that on this 12th day of June
A. D., 1958, personally appeared before me, the undersigned authority,
M. E. ORSO known to me
who being duly sworn, upon his oath stated that he is VICE-PRESIDENT
of MOBILE TILE CO., INC.
{ a corporation organized and doing business under the laws of the State of ALABAMA
{ and has been duly authorized by said corporation to make this affidavit
{ a partnership composed of _____
_____ a sole trader doing business as _____
and that as such he makes this affidavit; that he is familiar with the books and business of
said MOBILE TILE CO., INC.; that the attached account against
MARY AND SAM HARDEN of CANAL CAFE, GULF SHORES, 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 MARY AND SAM HARDEN
at { its } special instance and request, that credit has been duly given for all payments and
{ their }
{ his }
just and lawful offsets to which said account is entitled as thereon stated, and that the balance
thereof, amounting to the sum of FOUR HUNDRED & THIRTEEN DOLLARS & 54¢ Dollars
(\$ 413.54) with interest from 3-31 1957 is justly due and
remains unpaid.

M. E. Orso

X

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 Ala.
and that the foregoing was subscribed and sworn to before me on the day and year
first above stated.

[Signature]

Notary Public

County of Mobile State of Ala.
My commission expires 4-19 A. D. 1957

SUMMONS AND COMPLAINT

Moore Ptg. Co.

The State of Alabama,
Baldwin County.

Circuit Court, Baldwin County

No. _____

_____ TERM, 19____

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon SAM HARDEN and MARY HARDEN
Individually and doing business as "Canal Cafe"

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 SAM HARDEN AND
MARY HARDEN, INDIVIDUALLY AND DOING BUSINESS AS "CANAL CAFE", Defendant.

by MOBILE TILE CO., INC., A Corporation

_____, Plaintiff.

Witness my hand this 2 day of July 19 58

Wesley J. Smith, Clerk

MOBILE TILE CO., INC.,
A Corporation

PLAINTIFF

-VS-

SAM HARDEN and MARY HARDEN,
Individually and d/b/a/
"CANAL CAFE",

DEFENDANTS

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW


C O M P L A I N T

COUNT I

The Plaintiff claims of the Defendants FOUR HUNDRED, THIRTEEN, AND FIFTY-FOUR ONE-HUNDREDTHS DOLLARS (\$413.54) due from them by account on to-wit, the 31st day of March, 1957, with interest thereon which is still unpaid.

COUNT II

The Plaintiff claims of the Defendants FOUR HUNDRED, THIRTEEN, AND FIFTY-FOUR ONE-HUNDREDTHS DOLLARS (\$413.54) due from them for four (4) five-gallon containers of Linoleum paste, ^{thirty} three rolls of felt, six-hundred/(630) square feet #V-08 tile, six-hundred thirty (630) square feet #V-04 tile, one five-gallon container of Ken cleaner, one five-gallon container of Ken wax, sold by the Plaintiff to the Defendants on to-wit, the 31st day of March, 1957, with interest thereon which is still unpaid.


E. G. RICKARBY,
ATTORNEY FOR THE PLAINTIFF

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


E. G. RICKARBY,
ATTORNEY FOR THE PLAINTIFF

SUMMONS AND COMPLAINT

Moore Ptg. Co.

The State of Alabama, }

Baldwin County.

Circuit Court, Baldwin County

No. _____

_____ TERM, 19____

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Individually and doing business as "Canal Cafe"

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 SAM HARDEN AND
MARY HARDEN, INDIVIDUALLY AND DOING BUSINESS AS "CANAL CAFE", Defendant.

by MOBILE TILE CO., INC., A Corporation

_____, Plaintiff

Witness my hand this 2 day of July 1958

not served

Bert J. Smith, Clerk