

NEW ORLEANS CHAIR COMPANY,  
a corporation,

Plaintiff,

-Vs-

C. W. BRITTON

Derendant.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

COUNT ONE

Plaintiff claims of the defendant the sum of \$83.50 due from him for merchandise, goods and chattels sold by the plaintiff to the defendant, to-wit, July 30, 1931, which sum of money, together with interest thereon is still unpaid.

COUNT TWO

Plaintiff claims of the defendant the sum of \$83.50 due from him by account stated between plaintiff and defendant on, to-wit, July 30, 1931, which sum of money, together with interest thereon, is still due and unpaid.

COUNT THREE

Plaintiff claims of the defendant the sum of \$83.50 due from him by account on, to-wit, July 30, 1931, which sum of money, together with interest thereon, is still unpaid.

The account sued on is evidenced by itemized, verified statement filed with this complaint.

*Gray & Poir*  
Attorneys for Plaintiff

Derendant's address:  
Foley, Alabama

We acknowledge ourselves as security for the payment of the cost in this case.

*Gray & Poir*  
Attorneys for Plaintiff.

TO BALANCE:

MARCH 19th 40.75

JUNE 22nd. 1.75

JULY 20th 26.00

JULY 30th 33.50

102.00

LESS: OCTOBER 26th. cs. - 18.50

83.50

STATE OF LOUISIANA

PARISH OF ORLEANS

.....

Before me

Herman Barnett

A Notary Public duly commissioned and qualified  
in and for the above parish and state

Personally came and appeared

E. RUBENSTEIN

who after being duly sworn

deposes and says that he is SECTY. & TREAS. of the  
New Orleans Chair Company and the above and foregoing  
account is true and correct.

Sworn to and subscribed before

me at New Orleans, Louisiana this 28 of Dec

1931

E. Rubenstein

Herman Barnett  
NOTARY PUBLIC

OFFICE AND SALESROOM  
731 TCHOUPITOULAS ST.

# New Orleans Chair Company

WHOLESALEERS OF FURNITURE  
MEDIUM AND HIGH GRADE CHAIRS

FACTORY

SO. PETERS

AND CELESTE STS.

Our responsibility ceases when goods are properly receipted for by transportation Company. Do not accept damaged goods without proper notation on expense bill.

SALESMAN Burkholder

NEW ORLEANS, LA.

March 19th, 1931

ORDER No. 16622

SOLD TO C.W. Britton

Foley, Ala.

TERMS:

H. A. THIBODEAU PRINT. CO. LTD. 619 CAMP ST.

DRAFTS:—Accounts not settled in sixty-five days are subject to sight draft.

1	XAR 202 Bed 4/6	\$11.75
1	206 French Vanity	15.00
1	957 Blue Chair )	
1	" " , Bench )	9.75
1	" " Rocker )	
1	364 Console Table	<u>4.25</u>
		\$40.75

DUPLICATE INVOICE.

OFFICE AND SALESROOM  
731 TCHOUPITOULAS ST.

# New Orleans Chair Company

WHOLESALEERS OF FURNITURE

MEDIUM AND HIGH GRADE CHAIRS

NEW ORLEANS, LA.

June 22nd, 1931

SALESMAN

ORDER No. 18841

SOLD TO C.W. Britton

Foley, Ala.

TERMS:

H. A. THIBODEAU PRINT. CO. LTD. 510 CAMP ST.

DRAFTS:—Accounts not settled in sixty-five days are subject to sight draft.

FACTORY

SO. PETERS

AND CELESTE STS.

Our responsibility ceases when goods are properly receipted for by transportation Company. Do not accept damaged goods without proper notation on expense bill.

SET OF IRONS THAT SCREW TO BED POSTS )  
SET OF BED RAILS )

\$1.75

FOR #2000 SERIES.

DUPLICATE INVOICE.

OFFICE AND SALESROOM  
731 TCHOUPITOULAS ST.

# New Orleans Chair Company

WHOLESALEERS OF FURNITURE

MEDIUM AND HIGH GRADE CHAIRS

NEW ORLEANS, LA.  
July 20th, 1931

SALESMAN Burkholder

ORDER No. 19340

SOLD TO C.W. Britton

Foley, Ala.

TERMS:  
H. A. THIBODEAU PRINT. CO. LTD. 610 CAMP ST.

DRAFTS:—Accounts not settled in sixty-five days are subject to sight draft.

FACTORY  
SO. PETERS

AND CELESTE STS.

Our responsibility ceases when goods are properly receipted for by transportation Company. Do not accept damaged goods without proper notation on expense bill.

2	2720 Wal. Chests	13.00	\$26.00
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DUPLICATE INVOICE.

OFFICE AND SALESROOM  
731 TCHOUPITOULAS ST.

**New Orleans Chair Company**  
**WHOLESALEERS OF FURNITURE**  
**MEDIUM AND HIGH GRADE CHAIRS**

FACTORY  
SO. PETERS  
AND CELESTE STS.

Our responsibility ceases when goods are properly receipted for by transportation Company. Do not accept damaged goods without proper notation on expense bill.

SALESMAN **Burkholder**

NEW ORLEANS, LA.  
July 30th, 1931

ORDER No. **19499**

SOLD TO **C.W. Britton**

**Foley, Ala.**

**TERMS:**

H. A. THIBODEAU PRINT. CO. LTD. 510 CAMP ST.

DRAFTS:—Accounts not settled in sixty-five days are subject to sight draft.

2	WF	1290 Wal. 3/3 Beds	12.00	\$24.00
2,	WF	52 Springs 3/3	4.75	<u>9.50</u>
				\$33.50

DUPLICATE INVOICE.

Original

Filed Jan 4/1932  
T W Riccison  
Clerk

The State of Alabama, Baldwin County  
CIRCUIT COURT

To Any Sheriff of the State of Alabama—Greeting:

You are hereby commanded to summon C.W. Britton,

to appear in the Circuit Court of Baldwin County, Alabama, at the place  
of holding the same and plead, answer, or demur, within thirty days from service hereof to the complaint of  
New Orleans Chair Company, a corporation

Witness this 4th day of January, 1932

[Signature], Clerk.

IF THE DEFENDANT FAILS TO APPEAR AND PLEAD, ANSWER OR DEMUR WITHIN  
THIRTY DAYS AFTER SERVICE THE PLAINTIFF MAY TAKE JUDGMENT BY DEFAULT.

COMPLAINT

VS.

Plaintiff

Defendant

And the Plaintiff claim of the Defendant

Dollars, due

Original  
RECORDED

The State of Alabama

County

CIRCUIT COURT

New Orleans Chair Co,

a corporation

Plaintiff

vs.

C.W. Britton,

Defendant

Summons and Complaint

Filed this 4th day of

January 1932

*W. W. Williams*  
Clerk.

Gray & Ppu

Plaintiff's Attorney.

Received this

RECORDED

of \_\_\_\_\_, 19

\_\_\_\_\_, Sheriff.

Executed this

8th

day

of January, 1932, by

leaving a copy of the within Summons and Complaint with

*C. W. Britton*

Defendant

*W. R. Stuart*

Sheriff.

The State of Alabama,

COUNTY

To the Sheriff of \_\_\_\_\_ County:

Whereas, the Plaintiff in the within stated cause has made affidavit and given bond as required by law, you are hereby required to take the property mentioned in the complaint into your possession, unless the Defendant give bond payable to the Plaintiff with sufficient surety in double the amount of the value of the property, with condition that if the Defendant

cost in the suit, within thirty days thereafter, deliver the property to the Plaintiff, and pay all costs and damages which may accrue from the detention thereof.

\_\_\_\_\_, Clerk.

NEW ORLEANS CHAIR COMPANY,  
a corporation,

Plaintiff,

IN THE CIRCUIT COURT OF

-Vs-

C. W. BRITTON,

BALDWIN COUNTY, ALABAMA.

Defendant.

Comes the plaintiff and moves the Court to enter a judgment by default against the said defendant and in favor of the plaintiff in the above styled cause, and for grounds for said motion shows unto the Court that the complaint and summons in said cause were served upon the defendant on the 8th day of January, 1932, and no appearance has been made or entered for the defendant since said date;

And plaintiff says further that the debt sued upon is evidenced by a verified, itemized statement thereof, filed with and noted upon the complaint, that amount of said account as shown by said statement is \$83.50, together with legal interest thereon from the 30th day of July, 1931, amounting to \$3.35, or a total of \$86.85, for which the plaintiff asks judgment against the defendant.

*Gray & Pore*  
Attorneys for Plaintiff

STATE OF ALABAMA :

BALDWIN COUNTY :

I, T. W. Richerson, Clerk of the Circuit Court of Baldwin County, Alabama, hereby certify that the above styled suit was filed in the law side of this court on the \_\_\_\_\_ day of January, 1932; that the summons and complaint were thereafter by me duly issued to Honorable Ramsey Stuart, Sheriff of Baldwin County, to be served upon the defendant, and that said Sheriff thereafter made his return to me, showing that he had served a copy of said summons and complaint upon the defendant on the 8th day of January, 1932.

I further certify that no appearance, demurrer, plea or answer has been filed by or for said defendant in said cause.

*T W Richerson* CLERK.