STATE OF ALABAMA)

*
BALDWIN COUNTY)



TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Wallace Johnson, doing business as Blue Gill Lodge, to appear within thirty days from the service of this writ in the Circuit Court, to be held for said County at the place of holding the same, then and there to answer the complaint of Chas. Waller Advertising, Inc., a Corporation, formerly Culver Fullton Waller Adv., Inc., a Corporation.

WITNESS my hand this 2 day of February, 1962.

* * * * * * * *

Alice Sur E

EN 2-17-62

CHAS. WALLER ADVERTISING, INC., a Corporation, formerly Culver Fullton Waller Adv., Inc., a Corporation,

Plaintiff,

vs. 🐇

WALLACE JOHNSON, doing business as Blue Gill Lodge,

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW

*

* * *

COMPLAINT

COUNT ONE

The Plaintiff claims of the Defendant THIRTEEN HUNDRED FIFTY-TWO AND 38/100 Dollars (\$1352.38) due from him by account on the 15th day of June, 1959, which sum of money with the interest thereon, is still unpaid.

Attorney for Plaintiff

HER LEGISTER ALLE JULIAN CHECKETER

108

Received 5 day of 962 and on 12 day of Ville 1962 1962 on Walkers Office Within 82

By service on___

TAYLOR WILKINS/Sheriff
By W. O. Saines D. S.
Cauxemas

CHAS. WALLER ADVERTISING, INC., a Corporation, formerly Culver Fullton Waller Adv., Inc., a Corporation,

Plaintiff,

COMPLAINT 5054

VS.

WALLACE JOHNSON, doing business as Blue Gill Lodge,

Defendant,

FILED

FEB 15 1962

ALCE J. MCK, CLERK REGISTER

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

JAMES R. OWEN
ATTORNEY AT LAW
BAY MINETTE, ALABAMA

STATE OF ALABAMA)

*
BALDWIN COUNTY)

Before me, the undersigned authority, personally appeared Chas. L. Waller, Jr., who first being duly and legally sworn deposes and says:

That he is President of Chas. Waller Advertising, Inc., a Corporation, which was formerly Culver Fullton Waller Adv., Inc., a Corporation; that the attached itemized statement of account with Blue Gill Lodge is accurate, true and correct and is now due and unpaid, with the interest thereon.

Sworn to and subscribed before me on this the 2816 day of February, 1962.

Notary Public, Mobile County, Alabama

CULVER · FULLTON
WALLER



The Blue Gill Lody -Bay Bridge Causeray

TERMS: NET 10TH OF MONTH FOLLOWING DATE OF INVOICE.

MOBILE, ALABAMA
619 HOUSTON ST.
P. O. DRAWER 4637
GREENWOOD 7-0494

STATEMENT

OUTDOOR ADVERTISING

•

NEON

ELECTRICAL DISPLAYS

SCREEN

SIGNS

GOLD LEAF

SHO CARDS

TRUCK LETTERING

SIGN MAINTENANCE AND ERECTING



	6% INTEREST	CHARGED ON ACCOUNTS 60 DAYS PAST DUE.					· Comment	
DATE		INVOICE NUMBER		SIGNS		OUT DOOR ADVERTISING NEON MAINTENANCE	BALANCE	
	June 13,1958	6902-5		9	27		***************************************	
	June 13,1958 June 15,1959	6843		1286	59		·	
34		114965		56	52		1352	38
	Interest @	670 From	Dec. 1, 1959 to	Dec. 1, 1960			81	14
	. 41 14		Dec. 1, 1959 to	Dec. 1, 1961			81	14
							1514	66
SW/SSESSINGERSWING								
				La Carlo				
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STORY STORY							Western Commission of the Comm	
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MOBILE. ALABAMA 619 HOUSTON ST. P. O. DRAWER 4637 GREENWOOD 7-0494

The Blue Gill

Bay Bridge Camsoway

Daphnne, Alabama

JUN 131958

₽ ₩

Nº 6902-/8

PROMISED

QUANTITY

A. M.

P. M.

ORDER NO.

DESCRIPTION

NEON SERVICE

ORDERED No. Johnson

DATE MAY 13, 1958

SIZE

DOUBLE FACED

A. M.

SINGLE FACED

MATERIAL

Brought one unit of broken border tubing to shop and repaired and replaced and left sign burning TTODOTIT.

BKGR COLOR

COST

8 9.00

MATERIALS

LADOR

TAX

9.27 TOTAL

GULYERA EULLIFOR <u> Wairler</u> MOBILE. ALABAMA 619 HOUSTON ST. P. O. DRAWER 4637 GREENWOOD 7-0494 THE BLUE GILL CENTRAIN COUNTY nobile eny carberay ORDER NO. A to P. M. PROMISED FDSH ordered by MIS CRANE DESCRIPTION TE JOHENN DATE MAX 5. 1950 QUANTITY for double faced sign 2 9968 T t TOTUM A.W. SIZE per sieson DOUBLE FACED 700 SINGLE FACED 2203 MATERIAL an directed and per alcotch moon SKGR COLOR rickure Diso more on fire Red Seen ICE COLD BEVERAGES III Bail Gill D'iso Most Oto on a 3 point flabsor) CARLESTON CO. 2 7477 5-5-58 wells talked to my hand 3. GATI A cll off REFERE - Q was agreed to complete I dieurs the papets Waller greated 138800 Oliva sale Tay LABOR 1249.1 noull Camelo to be made of

MOBILE, ALABAMA 619 HOUSTON ST. P O DRAWER 4637 GREENWOOD 7-0494

DEC 1 1959

Blue Gill Fishing Camp & Cafe

Bay Bridge Causeway

Daphne, Alabama

PROMISED

A.M.

P M

MEON SERVICE

QUANTITY

DESCRIPTION

SIZE

DOUBLE FACED

SINGLE FACED

MATERIAL

SKOR COLOR

CHECK THE SIGN FOUND:

1 15,000 volt transformer

2 leads 8° of lead wire

3 units of neon, Red

ORDER NO.

ORDERED BY

/s/ W.M. Johnston

DATE

Sept 10, 1959

A. M.

P M.

JULNE

MATERIALS

LABOR

TAX

TOTAL

FORM 107

STATE OF ALABAMA COUNTY OF BALDWIN

I, Wallace Johnston, being first duly sworn, deposes and says as follows:

I am a resident of Baldwin County, Alabama, residing at Route 5, Daphne, Alabama.

I desire to make claim as exempt from levy and sale under execution or other process the following described personal property, as allowed me under the provisions of Title 7, §629, Code of Alabama, 1940.

Wearing apparel

\$ 75.00

I specifically select the above property and claim my right of exemption as to said articles.

Wallace Johnston Hustr

STATE OF ALABAMA COUNTY OF BALDWIN

Personally appeared before me, the undersigned authority in and for said County in said State, Wallace Johnston, who is known of me and after being first duly sworn, avers that he has read the contents of the above claim of personal property exemption, and that the facts contained herein are true and correct to the best of his knowledge and belief.

Wallace Johnston /

Subscribed and sworn to before me

this 13 day of January, 1965.

Paragracion ()

Rectte Baldwin es Jala,

JAN 13 1965

AUG L DUCK CLEAK REGISTER

Plaintiff.

VS.

WALLACE JOHNSON, d/b/a Blue Gill Lodge,

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW NO. 5054

ا چې د د

Wallace Johnson, d/b/a Blue Gill Lodge, defendant:

Take notice, that whereas the plaintiff in the above styled cause has requested in writing the undersigned as Clerk of said court to issue notice to you as defendant in the above styled cause and in the judgment therein, requiring you to file a statement, in writing, under oath, of all of your assets, as provided in Title 7, Section 903 of the 1940 Code of Alabama and has filed said request in writing in this cause with the Clerk of this court and it appearing from said request that the record in said cause shows that an execution was returned on the judgment in this cause on October 5, 1964, endorsed "No Property Found", by the Sheriff of Baldwin County, Alabama;

Now, therefore, you are hereby required within thirty days from the service hereof to file in this court a statement in writing, under oath, of all your assets, including money, choses in action, notes, bonds, and accounts, and all other property, real, personal, mixed or any interest therein, with a detailed description of the same, the location and reasonable value of each item thereof, together with a detailed list or statement, of any and all liens, mortgages or encumbrances thereon showing the amounts due upon each and the owner or holder of such liens, encumbrances or mortgages.

WITNESS my hand this _____ day of October, 1964.

This X Du

TO THE SHERIFF OF BALDWIN COUNTY, ALABAMA, GREETING:

You are hereby commanded to serve the foregoing notice on Wallace Johnson, defendant, and make due return of your said service and of this notice, within thirty days from this date, how you have executed the same.

WITNESS my hand this _______ day of October, 1964.

Olice Juck

I served a copy of the within Culdic By service on Wallace Johnson TAYLOR WILKINS, Sheriff By Ray Randall D. S.

Sheriff claims 60 miles at Ten Conto par mile Total S. 6.
TAYLOR WIEKING Bleiff

Blue Felf Lodge 20,5054 Chas Waller Cear. Co Wallace Johnsen Conservery

Plaintiff,

VS.

WALLACE JOHNSON, d/b/a Blue Gill Lodge,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW NO. 5054

REQUEST FOR DISCOVERY OF ASSETS

of March, 1962, a judgment against the defendant in the above styled cause for the sum of One Thousand Five Hundred Seventy-five and 46/100 Dollars (\$1,575.46) and costs and an execution having been returned endorsed by the Sheriff of Baldwin County, Alabama, "No Property Found", the plaintiff now requests, in writing, that the Clerk of this court issue a notice to the above named defendant requiring him, within thirty days from the service of such notice, to file in this cause a statement in writing, under oath, of all of his assets of every kind, character and description and wheresoever located as provided by Title 7, Section 903 of the 1940 Code of Alabama.

FILED

OUT 1964

NICE I DUCK RÉSÉGE

Attorney for Plaintiff

Plaintiff,

VS.

WALLACE JOHNSON, d/b/a Blue Gill Lodge,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW
NO. 5054

CITATION TO DEFENDANT

TO ANY SHERIFF OF THE STATE OF ALABAMA:

This day came the plaintiff, by his attorney, and it appearing to the court that on the 13th day of October, 1964, the plaintiff filed with the Clerk of this court a request for a notice to issue to the defendant, requiring him to file a statement of assets as provided by law and on to-wit, October 13, 1964, the Clerk of this court issued notice to said defendant which was served by the Sheriff of Baldwin County, Alabama, on October 22, 1964; and it further appearing to the court that the defendant has failed to file said statement of assets as provided by law: It is, therefore, ordered by the court that citation be issued requiring the defendant to appear before this court on the 15th day of December, 1964, at 10:00 o'clock A. M. and show cause why he should not be held in contempt of this court for failing to file said statement of assets, as required by law.

It is further ordered by the court that a copy of this order be served upon the said defendant by the Sheriff of Baldwin County, Alabama.

These are, therefore, to command you, that you make known the premises aforesaid to the said Wallace Johnson and that he be and appear before this court on the 150 day of December, 1964, at 10:00 o'clock A. M. and show cause why he should not be held in contempt of this court for failing to file said statement of assets, as required by law and have you then and there this writ with your endorsement thereon.

WITNESS my hand as Clerk of the Circuit Court of Baldwin County, Alabama, on this the $\frac{8}{100}$ day of December, 1964.

Clerk

a copy of the within Citation

TAYLOR WILKING, STOR

Son Diw Water

Churles Waller Addertising Inc. a Corp.

Wallace Johnson dilla - Blue Sill Locke

Alle I. MICK, CLERK REGISTER Returned by order of Davis R.R.

STATE OF ALABAMA)
COUNTY OF BALDWIN)

TO THE HONORABLE JUDGES OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AFFIDAVIT

Before me personally appeared WALLACE M. JOHNSTON of Route 5, Daphne, Baldwin County, Alabama; who by me being first duly sworn on oath deposes and says as follows:

My wife is the owner of all of the furniture, appliances, linen, sliver ware, flat ware, kitchen ware, and any other pieces of personal property located at Route 5, Daphne, Baldwin County, Alabama with the exception of the following:

1. Wearing Apparel

I acquired all of the above personal property mentioned herein through purchase or by receiving same in the way of a gift.

WALLACE M. JOHNSTON Hardon

Subscribed and sworn to before me

Commission Expires January 18 104

on this 21 day of January, 1965

rlleu

TIAN 25 1965

ALIE I DULL CLEKK

Plaintiff.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW

NO. 5054

WALLACE JOHNSON, d/b/a Blue Gill Lodge,

VS.

Defendant.

PETITION TO CITE DEFENDANT FOR CONTEMPT

Now comes the plaintiff in the above styled cause and shows unto the court that on to-wit, October 13, 1964, a notice was issued out of this honorable court by the Clerk thereof requiring the above named defendant to file a statement of his assets as required by Title 7, Section 903 of the 1940 Code of Alabama; that said notice was duly and personally served on the defendant on October 22, 1964, and that the said defendant has willfully refused to file such statement.

The premises considered, the plaintiff petitions the court that the said Wallace Johnson be cited for contempt of court and that he be required to appear before the court, at a time and place to be fixed, to show cause, if any he have, why he should not be held in contempt of court for willfully refusing to file such statement of assets.

Attorney for Plaintiff

STATE OF ALABAMA)
BALDWIN COUNTY)

Before me, the undersigned authority, personally appeared James R. Owen, who first being duly and legally sworn deposes and says that he has read over the foregoing petition and that the facts stated therein are true.

Sworn to and subscribed before me on this the 8th day of December, 1964.

Sotary Public, Baldwin County, Alabama

FILED

DEC 8 1974

HOE I MAN, CLERK REGISTER

DECREE

Upon consideration of the foregoing petition filed herein on the $\frac{8}{1}$ day of December, 1964, praying that the said defendant be cited for a contempt, it is,

ORDERED, ADJUDGED AND DECREED by the court that the said Wallace Johnson appear before the court on the 15th day of December, 1964, at 10:00 o'clock A. M. and show cause, if any he have, why he should not be held in contempt for willfully refusing to file said statement of assets, as required by law.

Let a copy of said petition and this decree be served upon the said defendant.

ORDERED, ADJUDGED AND DECREED on this the 8th day of December, 1964.

FILED

Defois J. Masleburn

n=0 8 190%

HIE L WOR CLERK REGISTER

Plaintiff.

VS.

WALLACE JOHNSON, d/b/a Blue Gill Lodge,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW
NO. 5054

MOTION TO RESET PETITION TO CITE DEFENDANT FOR CONTEMPT

Now comes the plaintiff in the above styled cause and shows unto the court that this court heretofore entered an order requiring the defendant to appear before the court on the 15th day of December, 1964, at 10:00 o'clock A. M. to show cause, if any he have, why he should not be held in contempt for willfully refusing to file a statement of his assets as required by law, and the plaintiff further shows that the court ordered a copy of said petition and decree to be served upon the said defendant, which said petition and decree was not served on the defendant before December 15, 1964:

Wherefore, plaintiff moves the court to set another date and time at which to hear the said petition.

DATED this 15th day of December, 1964.

Attorney for Plaintiff

ORDER

Upon consideration of the foregoing motion, the said petition to cite defendant for contempt heretofore filed in said cause is continued until 10:00 o'clock A. M. on the 137 day of January, 1965.

It is further ordered that a copy of this motion and the petition and previous decree be served on the said defendant.

ORDERED on this the 15th day of December, 1964.

FILLD

DEC 18 1984

Josfanz J. Mason Lever

MUE I DIOX CLERK REGISTER By convice on

TAYLOR WILKINS, Shall

By Manual D. 1900

Plaintiff,

VS.

WALLACE JOHNSON, d/b/a Blue Gill Lodge,

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW
NO. 5054

Defendant.

MOTION TO CITE DEFENDANT FOR CONTEMPT

Now comes the plaintiff in the above styled cause and shows unto the court and your Honor that this court heretofore entered an order requiring the defendant to appear before the court on the 13th day of January, 1965, and show cause, if any he have, why he should not be held in contempt for willfully refusing to file a statement of his assets as required by law, which said hearing was continued until January 25, 1965, and the said defendant having continued to refuse to file said statement of assets as required by law, plaintiff moves the court to issue a write of arrest for the said defendant returnable instanter to this court and to punish the said defendant for contempt of this court.



ORDER

Upon consideration of the foregoing motion and the file in this cause, it appears to the court that the defendant has will-fully failed and refused to file a statement of his assets as here-tofore ordered by the court, it is, therefore, ORDERED that the Sheriff of Baldwin County, Alabama, serve a copy of this motion and order on the said defendant and arrest him instanter and bring him before this court to show cause why he should not be punished for contempt of this court.

ORDERED on this the street day of February, 1965.

FILED

Jeffair D. Madelbury

FEB 8 1965

NIN I DOWN, CLERK

served a copy of the within Notice, Wallace Johnson

TAYLOR WILKINS, Sheriff
By Ranelall
Causeway

_D. S.

724.5054 Charles Waller Advertising

Wallace Johnson