SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF WESTCHESTER

HAROLD WEISBERG,

Plaintiff

1845 - 17 333 INDEX NO. 171

V.

VERIFIED COMPLAINT

DIMONDSTEIN BOOK COMPANY, INC.

Defendant

Plaintiff, by James Hiram Lesar, his attorney, respectfully alleges:

AS AND FOR A FIRST CAUSE OF ACTION, ON AN ACCOUNT STATED:

1. Plaintiff Harold Weisberg resides at Route 12, Frederick,
Maryland. At all times, relevant to this complaint he has been a
resident of the State of Maryland.

2. Defendant Dimondstein Book Company, Inc. ("Dimondstein") is now, and at all times relevant to this complaint has been, a New York corporation with its principal offices located in New Rochelle, New York.

3. This Court has jurisdiction over this action. McKinney's fundiciary Law, \$140-b. Constitution of the State of New York,
Article 6, Section 7.

- 4. On June 6, 1966, and dates subsequent thereto, defendant Dimondstein became indebted to plaintiff upon a balance of account for goods sold and delivered.
- 5. On or about May 17, 1971, Dimondstein requested that plaintiff furnish a current statement of account.
- 6. On or about July 18, 1971, plaintiff mailed an itemized statement of account to Dimondstein. Dimondstein received said statement of account and accepted the same and has ever since retained it without making any objection thereto or to any item thereof.
- 7. On the basis of information then available to plaintiff, said statement was a just and true account and an accurate statement showing the full amount of goods sold and delivered to the defendant by the plaintiff as of that date.
- 8. Said statement of account showed a balance of \$3,962.71

 due to plaintiff from Dimondstein over and above all sums received

 from Dimondstein and for which Dimondstein was entitled to credit.

 A copy of said statement of account is attached hereto as Plaintiff's Exhibit 1.
- 9. By reason of the failure of Dimondstein to pay the account stated, plaintiff was damaged in the amount of \$3,962.71, plus interest.

1. Pagunt. 2. Hg Lin.

AS AND FOR A SECOND CAUSE OF ACTION, FOR BREACH OF CONTRACT:

- 10. Plaintiff repeates and realleges each and every allegation contained in paragraphs one through eight of the complaint, inclusive, and incorporates each herein.
 - ll. Dimondstein agreed to buy the goods delivered to it which are reflected on the itemized account which is attached hereto as Plaintiff's Exhibit 1.
 - 12. Dimondstein breached this contractual agreement by failing to pay for the \$3,962.71 worth of goods listed on Plaintiff's Exhibit 1.
 - 13. On or about August 17, 1968, Dimondstein received a shipment of 1,000 books which is not reflected on the statement of account which is attached hereto as Plaintiff's Exhibit 1. This shipment of 1,000 books was shipped by the printer by mistake to Bookazine, a New York distributor, which then turned the shipment over to Dimondstein. Plaintiff mistakenly billed Bookazine rather than Dimondstein.
 - 14. Dimondstein further breached its contract with plaintiff by failing to pay him the \$2,475.00 it owed for the shipment of 1,000 books which it received through Bookazine.
 - 15. As a result of the foregoing breaches, plaintiff was damaged in the amount of \$6,437.71, plus interest.

D

AS AND FOR A THIRD CAUSE OF ACTION, FRAUD:

- 16. Plaintiff repeats and realleges each and every allegation contained in paragraphs one through fifteen of the complaint, inclusive, and incorporates each herein.
- 17. Dimondstein intentionally and fraudulently concealed from plaintiff the fact that it had received a shipment of 1,000 of his books on or about August 17, 1968.
 - 18. As a consequence of this fraud, plaintiff mistakenly billed Bookazine, which had had the books mistakenly shipped to it delivered to Dimondstein.
 - 19. As a further consequence of Dimondstein's concealment of the fact that it had received this shipment of 1,000 books, plaintiff did not learn of it until 1973.
 - 20. Although plaintiff has demanded that Dimondstein pay him for the shipment of 1,000 books which it received on or about August 17, 1968, Dimondstein has failed to do so.
- 21. As the result of Dimondstein's fraudulent concealment and failure to pay for this shipment of books, plaintiff was damaged in the amount of \$2,475.00, plus interest.

WHEREFORE, plaintiff demands judgment against the defendant as follows:

- On the first cause of action, for the sum of \$3,962.71,
 plus interest; and
 - 2. On the third cause of action, for the sum of \$2,475.00,

J

plus interest: or

- 3. In the alternative, on the second cause of action, for the sum of \$2,475.00, plus interest;
- 4. Punitive damages in the amount of \$5,000 for fraudulently concealing the fact that defendant owed plaintiff the additional sum of \$2,475.00 for goods delivered to it but mistakenly routed through another distributor;
- 5. For the costs and disbursements of this action, including reasonable attorney fees.

DATED: February 23, 1977

JAMES HIRAM LESAR 910 16th Street, N.

Washington, D. C. 20006 Phone: [202] 223-5587

Attorney for Plaintiff

VERIFICATION

DISTRICT OF COLUMBIA

Harold Weisberg, being first duly sworn on oath says that he has read the foregoing Complaint, that to the best of his know-ledge and belief the allegations made therein are true, and that said Complaint is a just and true statement of the amount owing by defendant to plaintiff, exclusive of all set-offs and just grounds of defense.

HAROLD WESIBER

Subscribed and sworn to before me this 23rd day of February,

1977.

NOTARY PUBLIC IN AND FOR THE DISTRICT OF COLUMBIA

My commission expires <u>Accombon 14, 1971</u>

July 18, 1971

STATEMENT OF ACCOUNT

Dimondstein Book Co., Inc. 38 Portman Road New Rochelle, N. Y.

-	_	1	1	
- 3	4	1	5	0
-ئـ	ં	v	\smile	0

June 6 500 copies WHITEWASH - 4.95 less 50% July 5 500 " " 500.00	1,237.50 1,237.50	2,475.00
29 500 Copies WHITEWASH Aug. 15 credit - check 737.50 30 " 737.50	1,237.50	3,212.50
" 120 books not rec'd 297.00" Sep. 15 1000 coples WHITEWASH Oct. 4 Credit - check 500.00 Dec. 5 " 940.50	2,475.00	1,440.50 3,915.50 3,415.50 2,475.00
1957:		
Jan. 1000 copies WWII July 500 @" PHOTOGRAPHIC WW Sept. credit - returns 2217.60	2,475.00 1,237.50	4,950.00 6,187.50 3,969.90
1968:		in.
credit - returns 14.85		3,955.05
1969: Jan. 1 copy WHITEWASH - PO#135	3.83	3,953.88
1970:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Aug. 1 copy HH - P0#3930	3.83	(3,963.71)
		1.42

Balance due

3964.7

Julius Blumberg, Inc., Law Blank Publishers 71 Broadway and 1 Rector St., New York

SUPREME COURT :	STATE OF NEW YORK	ORK
	and give same the G	
HAROLD WEISBERO	3	
	Plaintiff	
agains	st	
and in the second of the second		Stipulation Extending Time To Answer
DIMONDSTEIN BOO	OK COMPANY, INC.	■ 하네. 항치 하는 사람들에서 하여 없는 말을 하다.
•		
	Defendant	
	Derendant	
		It is hereby stipulated that the time for the
		[- 전 - 1일, - 문화 경기 : [- 1] - 1 [- 1]
lefendant to answer, or make	any motion with relat.	ion to the complaint in this action be and the same
and inclusion and inclusion	ding the 13th	day of April 19 77
erepy is extended to and include	1118 1110	0
Dated, March 31,	19 77	
		Comer H. Veren
		Attorney for Plaintiff
		그는 얼마나 하나 하나 하나 나를 하는 것이다.
		그들은 하는데, 이번 사람이 아름다면 하다.

Exhibit B

STATE OF NEW YORK, COUN	TY OF	S3.:	INDIVIDUAL VERIFICATION
he is the read the foregoing that the same is true to h tion and belief, and that as to the	own knowledge, lose maiters	except as to the matters	being duly sworn, deposes and says that in the within action; that he has and knows the contents thereof; therein stated to be alleged on informa- e.
Sworn to before me, this	day of	19	
STATE OF NEW YORK, COUN	ITY OF	\$5.8	CORPORATION VERIFICATION
he is the of the read the foregoing to h cwn knowledge, except as to those matters he believe. Deponent further says that the re is because the said corporation, and deponent an office.	t as to the ma s it to be true. ason this verifi	and knows the cont tters herein stated to be cation is made by depon	peing duly sworn, deposes and says that herein; that he has tents thereof, and that the same is true alleged upon information and belief, and ent and not by the is a
Sworn to before me, this	day of	19	
STATE OF NEW YORK, COUNT	Y OF	\$5.:	CERTIFICATION BY ATTORNEY
The undersigned attorney has been copy.	hereby certifies compared by	that the within n with the original	and found to be a true and complete
Dated:	19		
STATE OF NEW YORK, COUNT	Y OF	SS.:	ATTORNEY'S AFFIRMATION
The undersigned, being ar attorney of record or an attorney	attorney duly acting as of co	unsel to the attorney of	the courts of this state, and being the
That deponent has read it the contents thereof; that the san to be alleged on information and	ne is true to de	ponent's own knowledge,	s the following under penalty of perjury: and knows except as to the matters therein stated he believes it to be true.
The grounds of the unders follows:	igned's belief a	s to all matters not sta	ted upon deponent's knowledge are as
Dated:	19		
STATE OF NEW YORK, COUN	TY OF	SS.:	AFFIDAVIT OF SERVICE BY MAIL
is over the age of 18 years and is	not a party to	, being duly s the action and resides at	worn, deposes and savs, that deponent
That on the day of			he deponent served a copy of the within
		dressed wrapper and de	the address(s) designated by said attor- positing same in a post office box which gularly maintained by the United States State of New York.
Sworn to before me, this	day of	19	

To

Attorney for

Attorney for

duly entered in the office of the clerk of Dated: 5 Attorneys for Attorney for on the Sir : PLEASE TAKE NOTICE that presented for settlement to Mr. Justice of which the within is a true copy will be one of the Justices of the within named Court Dated: Attorneys, for LEVINE, KIRSHON & SCHAPS LEVINE, KIRSHON & SCHAPS Office and Post Office Address Office and Post Office Address NOTICE OF SETTLEMENT New York, N. Y. 10036 1501 BROADWAY New York, N. Y. 10036 1501 BROADWAY day of Yours, etc. Yours, etc. 19 19 19 19 TOTAL WILLIAM STATE ordenstate book company, the. morrow or morrow, apprincently Attorneys for Dutantina To Service of a copy of the within Attorney Dated, N. Y., LEVINE, KIRSHON & SCHAPS Office and Post Office Address "有公司大司司有" AND EXECUTIVE for New York, N. Y. 10036 1501 BROADWAY TEL. No. CH 4-1023 plaintiff. verenant, is hereby admitted. 7.9 Esq .

Sir : PLEASE TAKE NOTICE that the

NOTICE OF ENTRY

within is a true-certified-copy of a

ALEGO WERSELDING LEADS SERVICE

Index No.