

due on an account that he owed plaintiff for certain detour signs made and delivered at his special instance and request; He says that said \$2.50 represents the balance in full for all indebtedness owed to said plaintiff by this defendant.

Defendant, G.P. Chinn says that he is not and never was a partner with G.M.Chinn, or anyone doing business as The Riverside Inn.

Defendant, G.P.Chinn says that G.M.Chinn and R.J.Jolly formed a partnership in 1924 and did business for some months ~~xxxxxx~~ under the firm name of The riverside Inn, the articles of ~~which~~ said partnership are recorded in the Office of the clerk of the Woodford County Court.

Wherefore the defendant, G.P. Chinn, prays that the plaintiffs and ammended petition be dismissed as to him, for his costs and to all other relief to which he may be entitled.

J. C. James
Attorney for G.P. Chinn.

The foregoing statements are true to the best of my knowledge and belief.

Sworn to beforeme this the 7 day of ⁶⁶⁶⁶ *G.P. Chinn* ~~November~~ ^{April}, 1927

J. C. James
Examiner ^W Mercer Circuit Court.