REL: 6/13/2008

Notice: This opinion is subject to formal revision before publication in the advance sheets of <u>Southern Reporter</u>. Readers are requested to notify the **Reporter of Decisions**, Alabama Appellate Courts, 300 Dexter Avenue, Montgomery, Alabama 36104-3741 ((334) 242-4621), of any typographical or other errors, in order that corrections may be made before the opinion is printed in <u>Southern Reporter</u>.

ALABAMA COURT OF CIVIL APPEALS

(OCTOBER	TERN	M,	2007	-	2008
•		2060511				
	Parham	and	Pa	rham	,	Inc.

v.

Vincent Wright

Appeal from Clarke Circuit Court (CV-05-126)

PITTMAN, Judge.

AFFIRMED. NO OPINION.

See Rule 53(a)(1) and (a)(2)(A), Ala. R. App. P.; <u>Fort James Operating Co. v. Stephens</u>, [Ms. 1061001, May 30, 2008]
___ So. 2d ___, __ (Ala. 2008); <u>Ex parte St. Regis Corp.</u>, 535

2060511

So. 2d 160, 161-62 (Ala. 1988); Charles Israel Chevrolet, Inc.

v. Walter E. Heller & Co., 476 So. 2d 71, 73 (Ala. 1985); Ex

parte Humphrey, Lutz & Smith, 380 So. 2d 845, 846 (Ala. 1980);

Gulf States Steel Co. v. Cross, 214 Ala. 155, 106 So. 870

(1926); Lewis G. Reed & Sons, Inc. v. Wimbley, 533 So. 2d 628,

630-31 (Ala. Civ. App. 1988); Weatherly v. Republic Steel

Corp., 391 So. 2d 662, 664 (Ala. Civ. App. 1980); and Misco,

Inc. v. Driver, 50 Ala. App. 256, 260, 278 So. 2d 374, 377-78

(Civ. App. 1973).

Thompson, P.J., and Bryan and Thomas, JJ., concur.

Moore, J., concurs in part and concurs in the result in part, with writing.

2060511

MOORE, Judge, concurring in part and concurring in the result in part.

I concur in the no-opinion affirmance as to the trial court's award of expenses to the employee's attorney. As to the remaining issues, I concur in the result.