STATE OF Illenois
COUNTY OF Cook
Before me, the undersigned authority in and for the aforesaid county and
tate, who, as a notary public, under my seal of office, which seal of office
is hereto attached, personally appeared ZM Menton,
anown to me, who, being duly sworn, upon his oath stated that he is
corporation organized and doing business under the laws of Allering;
partnership composed of
soie trader doing business as
that as such he makes this affidavit; that he is familiar with the books and susiness of he her & Lougherty him ; that the attached ac-
ousiness of Ne Mark & Lougharty ha ; that the attached account against BB Larumore Paint is just and correct within
the knowledge of this affiant; that he has authority to make this affidavit
and that he has personal knowledge of the matters contained herein; that
the items therein stated and composing the said account were sold and delivered to the saidat the special instance
and request of the debtor and that credit has been duly given for all
ayments and just and lawful offsets to which said account is entitled as
herein stated and that the balance thereof amounting to the sum of
Five Hundred Thirty-Six and 04/100 Dollars (\$ 536.04
with interest from August 17, , 1964 is justly due and remains
inpaid. Lin lewton.
Assit. Seciy. Sworn to, subscribed, acknowledged, signed and sealed before me, as a Notary
Public under my seal of office, with my seal hereto affixed on this the
lay of July 1965
Joseph Co. Louis
Notary Pholistin and for the State of
Allense, country of

			Acres of the Control	
	Genny	rak, Inc.		
5000 WEST 41st	CTOREY	LAfayere 3-5600		
548 BELLEVILLE T	TIDATOLVE	e WYman 8-8500		CHICAGO 50, ILLINOIS
GR 8-7-	PLEASE REMIT DIRE	CT TO CHICAGO		KEARNY, NEW JERSEY
	RIMORE PAINT COMPANY		SEP 464	
sold ROS	ETTSDALE ALABAMA	SHIP	The second secon	NOTATION OF THE PROPERTY OF TH
ТО		то		<u> </u>
			00	25%
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я и	• Gloss Black			
	* Clear	*		
The state of the s	6 Flat Black	6/"		
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12 "	6 " CHERRY RED	6/10		
12	6 COPPER	6/11		
12 ^m 1	6 " ZINC CHROMATE PRIMER	6/"		in the second second
12 "	6 " RED OXIDE PRIMER	6/" -		
12"	6 " HOT ROD PRIMER	6/2		and the second of the second o
12 7 1	6 " BABY BINK	6/"		
12 "	5 " BABY PINK	6/"		1 1 10 m

6/"

16 \$6/" 507.96

CONTAINERS IN ACCORDANCE WITH THIS INVOICE IS UTE PLACETIED CONTENTS SETTER AT BUYER'S AGREES TO HORSINIFY SELLER AGAINST ANY CLAIM, CAUSE OF THE FOR FAIR COMPETITION OR TRADEMAIX, INFRINGEMENT FROM SELLER'S APPLICATION OF BUYER'S TRADEMARKIS TO COM-

ACED FOR BUYER BY SELLER

THIS IS TO CERTIFY THAT THE MERCHANDISE LISTED BEEN PRODUCED IN ACCORDANCE WITH THE AMENDED the mair of this merchandise

507.96

	•				per's No. 7 - en a cic
	(Name of Carrier)				ier's No.
t Chicago,	o the classifications and tariffs in effect on the date of the receipt by the carri-	ROM AE		_	
of currier being under on its route otherwise in, and as to each part it of Lading set forth estimation or tarif if t Shipper hereby of enmoctation of this shi	tion, in apparent good order, except as rosed truntents and condition of contents of packs stood throughout this contract as meaning any person or corporation in possession of the p to deliver to another carrier on the route to said destination. It is mutually agreed, as to ty at any time interested in all or any of said property, that every service to be performed (1) to Official Southern, Western and Illinois Freight Classifications to effect on the dail in a motor carrier shipment, retifies that he is familiar with all the terms and conditions of the said bill of lading, in general, and the said terms and conditions are shaped to by the shipper and accepted	repetity under the contract each carrier of all or an hereunder shall be subject in hereof. If this is a rai- ciuding those on the back) agrees to arr r of said proper to all the term l or a rail-wate thersof, set for	y to the usua ty over all on as and condit r shipment, o	nary portion of said route to desti- tions of the Uniform Domestic Strain (2) in the applicable motor carr
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No. Packages	DESCRIPTION OF ARTICLES, SPECIAL MARKS AND EXCEPTIONS	-WEIGHT	Clans of lists	Check Column	Subject to Section T of con- tions if this shipment is to be livered to the expidence with
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200	PAINT NOIBN IN METAL CANS	1/620		P. Annual Print Sec. Sec. 5 (1) 24 6 6 8 8 9 1 1 1 1	more of this abstract without as more of freight and all notice law charges.
	DEODORANT NOIBN IN METAL CANS				
	TOILET PREPARATOINS NOIBN IN METAL CANS				(Signature of concession:) If charges are to be prepared.
	LIQUID PLASTIC NOIBN IN METAL CANS				write or stamp here, "To be I paid."
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					Received 3 Le apply in prepayment of the charges on the property describerson.
	507.96				
Section 1981 and Section 1984	507-96				Agent or Cashler.
		**		8.7	Per
hipper's imprint in it	ieu of stamp; not a part of bill of lading approved by the Interstate Commerce Commission	.)			(The signature here acknowled only the amount prepaid.)
offe where the rate agreed or seciated va thealty stated by the	between two ports by a carrier by water, the law requires that the bill of lading shall state is dependent on value, shippers are required to state specifically in writing the agreed or since of the property is hereby shipper to be not exceeding per support to the open-cifications get forth in the box aged for this shipperent conform to the open-cifications get forth in the box	decimant serve or rese to a	, α. ψ.	, A	Charges advanced: \$
AEROPAI	of Rule 41 of the Consolidated Freight Classification. K, INC. Shipper, Per	Agent	اع را	Per	6.25.38
rmonast post-offic	ce address of shippers 5000 WEST 41st STREET, CHICAGO 50, ILL	INOIS			- 1\ @

aeropak, Inc.

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			THE LAUVE	

Telephone LAfayette 3 5600

CHICAGO 50, ILLINOIS

KEARNY, NEW JERSES

8 BELLEVILLE TURNPIKE

SOLD TO

DATE

Telephone WYman S-8500

PLEASE RENIT DIRROT TO CHICAG

CUSTOMER ORDER NO

NET 10 DAYS SALESMAN

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	**************************************	DT/CM VIAN TAKE	COCHANIO: CE II	CTAR IN THIS IN	WOULE MAS BEEN	PRODUCED IN	ACCORDANCE	E-WITH THE	9		

THIS IS TO CERTIFY THAT THE MERCHANDISE LISTED IN THIS INVOICE HAS BEEN PRODUCED IN ACCORDANCE WITH THE FAIR LABOR STANDARDS ACT OF 1938 AS AMENDED Seller shall not be tuble for loss or domain costing from the sale of this merchandise to the reade, or from its application to other articles.

COMPLAINT AND SUMMONS

REPORT TO GENERAL SESSIONS COURTROOM "B" FIRST FLOOR

MOBILE COUNTY	TO THE SHERIFF OF MOBILE COUNTY—GREETINGS:
You are hereby commanded	to summon B. B. Larrimore, Individually and
the state of the s	28 29 2
W.D. a. b. Larrimore P	aint, Robertsdale, Alabama
to be and annual by Control	
to be and appear before the Cour	t of General Sessions of Mobile County at the Courthouse of Mobile
County, on the day of	Sift , 1965 at the hour of 9:30 A.M.,
then and there to answer a compl	aint of Aeropak Division of DeMert & Dougherty,
Inc., a corporation	
en e	
of a debt or other demand not ex	ceeding Five Hundred Dollars
in the second	に関いて、
. Moretin fair not and mave yo	ou then and there this precept with your doings.
Witness my hand, this	day of
*	- DV. adamsul
	Clerk of the Court of General Sessions of Mobile County.
Cause of Action Plaintiff of	laims of Defendant \$536.04 due from him by
with the interest thereo	8 8th day of August, 1964, which sum of money, on is still unpaid. Attached hereto and made
a bare nerent to su tren	11200 Statement of said/account venified by an
affidavit of a competent	witness.
	(161 118Xb)
Defendant may be segred	the state of the s
Defendant may be served a Robertsdale, Alabama	at Herbert P. reibelman, fr.

COMPLAINT AND SUMMONS

Atty. for		- т.т.		T D	FFIRE	: Taman	. J	R.			\$ \$ 5 4.4		16 16 180
Atty. for Atty. for				1		. / . /	· • ·						
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y	,,, <u>Persengui și teral</u>		I	Deputy	Sheriff	•					·		

COMPLAINT AND SUMMONS

REPORT TO GENERAL SESSIONS COURTROOM "B" FIRST FLOOR

ğ.	he	State	of	Ala	ban	na,
/		MOBILI	E .CC	DUNT	'Y	

TO THE SHERIFF OF MOBILE COUNTY—GREETINGS:

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a Dart hereo	I is an item: -a competent			count verified	n by en
ufth the int	erest thereor	n is still u	opaid. Attac	<u>ned hereto and</u>	i made
Cause of Action.	Plaintiff Cl	laims of Def Sta day of	amdant 3550.5 August 1964.	due from him which sum of	a Dy monev.
				eneral Sessions of Mo	
e de la companya de La companya de la co	W,	-		Edameel	
Witness my	nand, this	day of	lug	, 1965	7
		••	this precept with	•	
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of a debt or other	demand not exce	eeding Five Hund	red Dollars.		**************************************
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Inc., a corp	oration	************************************	***************************************	·v-{	
then and there to	answer a complai	nt of Acropak	Division of	DeMert & Dough	terty,
and the second of the second o			*	at the hour of s	
to he and annear	hefore the Court	of Conoral Socio	ns of Mobile Count	y at the Courthouse	of Mahil
			<u> </u>		
2/4/2 m m	and the second		B. Larrimore		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			196		

COMPLAINT AND SUMMONS for Plaintiff: HERBERT P. FEIBELMAN, JR. Attv for Defendant: THE COURT OF GENERAL SESSIONS OF MOBILE COUNTY No. 42663 Ret. Aeropak Bivision of DeMert & Dougherty, Inc. a corporation VS. B/ B. Larrimore, Individually and d/b/a B. B. Larrimore Paint Robertsdale. Alabama Continued To RECEIVED AUG & 1995 TAYLOR WILKING Executed by Service on Defendant Sheriff of Mobile County

Deputy Sheriff

AEROPAK DIVISION OF DeMURT AND DOUGHERTY, INC., a	χ	
Corporation,	χ	IN THE COURT OF GENERAL SESSIONS
Plaintiff	X	OF MOBILE COUNTY, ALABAMA
vs	χ	CASE NO. 42663
B. B. LARRIMORE, Individually and d/b/a B. B. LARRIMORE	X	Mark .
PAINT ROBERTSDALE, ALABAMA	· X	
Defendant	Υ	

Comes the Defendant in the above styled cause, and appearing especially for the purpose of filing the following plea in abatement and for no other purpose, pleas in abatement to the complaint filed in this cause, and to each count thereof as follows, separately and severally:

1.

That this Honorable Court is without jurisdiction of the cause of action sued on in this:

That he has been a resident continuously of Baldwin County, Alabama, for more than twenty years and that he is not now, nor has he ever been a resident of Mobile County, Alabama.

WHEREFORE, the Defendant says, he can not be sued in Mobile County, Alabama, and that the General Sessions Court of Mobile County, Alabama, has no jurisdiction of the cause of action made the basis of this suit and that this Court ought not to take further jurisdiction of this cause.

B. E. Larrimore

9/

STATE OF ALABAMA

BALDWIN COUNTY

Before me, Analia D. Fukund, a Note Public, in and for said County, in said State, personally appeared B. B. Larrimore, who, being by me first duly sworn, deposes and says that he is the Defendant in the above styled case and that he is cognizant of the facts stated in the above and foregoing plea in abatement, and that the facts stated therein are true to the best of his knowledge, information and belief.

Sworn to and subscribed before me this 3/5 day of August, 1965.

amelia D. Perkins Notary Public,

THE COURT OF GENERAL SESSIONS OF MOBILE COUNTY

Case No. 42663

AEROPAK DIVISION OF DE MERT &:

Filed:

::

::

July 29, 1965

CORPORATION,

DOUGHERTY, INCORPORATED, A

Summons Issued:

August 2, 1965

Plaintiff,

Returnable:

September 8, 1965

VS

Service Had:

August 23, 1965

Cause of Action: ::

Complaint and Summons

B. B. LARRIMORE, Individually:

Attorney for Plaintiff: Herbert P. Feibelman, Jr.

and doing business as B. B. :: LARRIMORE PAINT, :

Attorney for Defendant: Wilters & Brantley

\$500.00

Defendant.

Amount of Claim:

Plea in Abatement Filed by Defendant - September 2, 1965

September 8, 1965 - Grant Plea - W. L. Finch

September 8, 1965 - Transfer to Baldwin County Circuit Court - WLF

I hereby certify that the foregoing is a true and correct copy of the above styled cause, as it appears on record and in the files of The Court of General Sassions of Mobile County, Alabama.

Witness my hand this the 17th day of September, 1965.

Clerk of The Court of General Sessions of Mobile County

\$1.00 /, 0

COST BILL

THE STATE OF ALABAMA MOBILE COUNTY

The Court of General Sessions of Mobile County

AEROPAK DIVISION OF DE MERT & DOUGHERTY, INC., A CORP.

Plaintiff

B. B. LARRIMORE, Ind. & \$\displaystyle delta b. B. MARRIMORE PAINT CASE NO. 42663

Defendant

COURT FEES

Summons and proceedings thereon to judgment

Docketing each cause	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		
Attachment Bond and Affidavit	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1.50	
Issuing each Attachment	######################################	50	
Summoning Garnishee and taking examination			
Subpoena for each witness	***************************************		
Execution and taxing costs thereon		.50	
Each appeal or certiorari, including bond and certific			
Every necessary Certificate or Notice not otherwise p			
For issuing each Writ of Detinue			
For each Scire Facias, or notice in the nature thereof .			
Every other Bond			
Administering an oath and certifying the same			
Issuing Notice of Appeal			
Issuing Notice of Appeal		1.00	1.00
Judgment Ni Si against Garnishee	***************************************	.50	
Writ of Discovery			
Writ of Contempt	ongreen, contract of the contr	50	
Writ of Arrest			
Alias Summons			
Witness Fee fifty cents for each day's attendance			
	TOTAL	\$	≥,,/。
SHERIFF'S FEES			
Levying Attachment			
Entering and returning same			
Summoning Garnishee and making return		1.50	
Serving Summons and other mesne process, and return	ing the same	1.50	1,50
Summoning each Witness and returning Subpoena Collecting execution for costs only			
Collecting execution for costs only	Company Company Company Company	1.50	
Serving Scire Facias or other like notice			
Serving any summons not herein provided for, and ma	king return	1.50	
Seizing personal property under Writ of Detinue		6.00	
Taking care of such property, such just compensation a	as Court may fix		
Taking and approving bonds of every kind		2.00	
When property is sold under execution or attachment			
Commission:	***************************************	5%	
When sale is stayed by restraining order			
,	zl (Bolden		5.00
	Jl (Bollwann) Total		6,2 c
		<i>2₩_7₀</i> \$ \$	5.00 6.5° 8.60
I respectfully call your attention to the above Court	Total	\$\$	5.00 6.60
	TotalGRAND TOTAL. Cost Bill which if not p	\$\$ \$ paid by	
I respectfully call your attention to the above Court 19, it will be my unpleasant duty to issue execution	TotalGRAND TOTAL. Cost Bill which if not p	\$\$aid by	

NOTICE of APPEAL

STATE OF ALABAMA, MOBILE COUNTY

AEROPAK DIVISION OF DE MERT &	and the second s
DOUGHERTY, INC., A CORP.	service of the servic
Plaintiff VS.	is modelika V
B. B. LARRIMORE, Ind. & d/b/a	
B. B. LARRIMORE PAINT	2.5
Defendant	
To B. B. LARRIMORE, Ind. & d/b/a B. B. LAR	RIMORE PAINT the defendant
in said Cause:	17 Martin Martin - 17 17 17 18 Martin 17 17 18 Martin 17 17 17 18 Martin 17 17 18 Martin 17 17 18 Martin 17 17 17 18 Martin 17 17 17 17 18 Martin 17 17 17 17 18 Martin 17 17 17 18 Martin 17 17 18 Martin 17 18 Mart
You are hereby notified that AEROPAK DIVISION	OF DE MERT & DOUGHERTY, TWO.
A CORP.	•
theplaintiffin the abov a transfer to the Circuit Court of Baldy tained ***appear from the representation of the circuit court of the circuit	e entitled cause has prayed and ob-
from the Madge: Dicthe: COURT OF GENERAL SESSIONS OF MO	
plied with the requirements of the law in such cases made granted to the next term of the CIRCUIT COURT of N	duin Counter
County, you are hereby notified accordingly.	one , made Intre 1 (2) (2)
Given under my hand this the 17 day of S	September 19.65
Elerk, Court of General Sec	Ssions of Mobile County, Civil Division

(6)

Case No. 42663

AEROPAK DIVISION OF DE MERT & DOUGHERTY, INC., A CORP.

Plaintiff,

VS

B. B. LARRIMORE, Ind. & d/b/a
B. B. LARRIMORE PAINT,

Defendant.

NOTICE OF EXPLEXAL TRANSFER

Returnable To The Circuit Court of

Baldwin County

Issued: September 17, 1965

Serve On: B. B. Larrimore, etc.
Robertsdale, Alabama

AEROPAK DIVISION OF MeMERT & DOUGHERTY, INC., A	X
Corporation,	IN THE CIRCUIT COURT OF
Plaintiff	χ
٧s	BALDWIN COUNTY, ALABAMA
	AT LAW
B. B. LARRIMORE, Individually and d/b/a B. B. LARRIMORE	CASE NO. 6699
PAINT, ROBERTSDALE, ALABAMA	X
Defendant	χ

Comes now the Defendant in the above styled cause and for answer to the Complainants Complaint says:

1.

WILTERS & BRANTLEY

Not guilty.

FILED
OCTOR

95

THE COURT OF GENERAL SESSIONS OF MOBILE COUNTY

MOBILE COUNTY COURT HOUSE MOBILE, ALABAMA 36602

WILLIAM M. BEKURS
PRESIDING JUDGE

WARREN L. FINCH
ASSOCIATE JUDGE
September 17, 1965

G. V. Adams

Mrs. Alice J. Duck, Circuit Clerk Baldwin County Court House Bay Minette, Alabama

RE: Aeropak Division of DeMert & Dougherty, Inc., a Corp.

B. B. Larrimore, Ind. & d/b/a B. B. Larrimore Paint Case No. 42663

Dear Mrs. Duck,

As provided by Act No. 76, Acts of Alabama, 1961, I am enclosing the following papers in the above styled cause:

No. 1 Complaint and Summons

No. 2 Sheriff's Return on Complaint & Summons

No. 3 Plea in Abatement

No. 4 Certified Copy of Docket Sheet

No. 5 Cost Bill

No. 6 Notice of Transfer

Will you please acknowledge receipt of the above papers on the bottom of this letter and return to me in the enclosed self-addressed, stamped envelope.

Thank you for your cooperation.

Yours very truly,

G. V. Adams, Clerk

A V adams

All papers in this cause received in The Circuit Court of Baldwin County, Alabama, this the #2 day of September, 1965.

Clerk of The/Circuit Court of

Baldwin County, Alabama.

TRANSFER

NOTICE of ARREAD

STATE OF ALABAMA, MOBILE COUNTY

AEROPAK DIVISION OF DE MERT &	named to the second	
DOUGHERTY, INC., A CORP.	• • • • • • • • • • • • • • • • • • • •	
Plaintiff		•
vs.		
B. B. LARRIMORM, Ind. & d/b/a	S 1 280	The second second
TO THE TOTAL THE TANK		
B. B. LARRIMORE PAINT Defendant		
To B. B. LARRIMORE, Ind. & d/o/a B. B. LARR	MORE PALMY, th	e_defendant
		• :
** ** ** ** ** ** ** ** ** ** ** ** **		
in said Cause:		
You are hereby notified that AEROPAK DIVISION OF	. De wekt & don	GHERRY. INC.
A CORP.		
he plaintiff in the above	entitled cause has	prayed and ob-
a transfer to the Circuit Court of Baldwi	n County, Alab	
a transfer to the Circuit Court of Baldwi ained an appear wom the Judgoment therein condered by	n County, Alab	
a transfer to the Circuit Court of Baldwi ained an appearment the Judgoment the season derect by om the	n County, Alab	ana,
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42663 Cáse No. AEROPAK BIVISION OF DE MERT & DOUGHERTY, INC., A CORP. Plaintiff, Received 21 VS served a copy of the within B. B. LARRIMORE, Ind. & d/b/a B. B. LARRIMORE PAINT, By service on_ Defendant/ NOTICE OF AXEKAX TRANSFER Returnable To The Circuit Court of Jen Cents per mile Total 5 Baldwin County Issued: September 17, 1965 Serve On: B. B. Larrimore, etc. Robertsdale, Alabama

AEROPAK DIVISION OF DEMERT & DAUGHERTY, INC., IN THE CIRCUIT COURT OF A Corp.,

Plaintiff

vs:

BALDWIN COUNTY, ALABAMA

B.B. LARRIMORE, Ind. & d/b/a LARRIMORE PAINT, Robertsdale, Ala.
Defendant

AT LAW, CASE NO. 6699

NOTICE TO DEFENDANT

TO: B.B. Larrimore, Ind. & d/b/a Larrimore Paint, Robertsdale, Alabama

Take notice that upon the written request of Herbert p Feibelman, Jr., Attorney for the Plaintiff, filed in this Court in this cause, you are commanded to file in this Court within thirty days from the service of this notice a statement in writing, under oath, of employment, wages and assets, including money, choses in action, notes, bonds and accounts and all other property, real personal or mixed or any interest therein, including wages due or payable, with a detailed description of same, the location and reasonable value of each item thereof, together with a detailed list or statement of any and all liens, mortgages or incumbrances thereon showing the amounts due upon each, and the owner or holder of such liens, incumbrances or mortgages.

Be governed accordingly.

Dated this lst day of ____ December ___19<u>66</u>.

> Clerk of Circuit Court of Baldwin County, Alabama.

STATE OF ALABAMA

COUNTY OF BALDWIN

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

TO ANY SHERIFF OF THE STATE OF ALABAMA --GREETING:

YOU ARE HEREBY COMMANDED to serve a copy of the above notice upon_ B.B. Larrimore, Ind. & d/b/a Defendant, and make due return thereon, according to law.

Witness my hand this the <u>lst</u> day of <u>December</u>, 1966.

Circuit Court of Baldwin County, Alabama

CASE	6699

AEROPAK DIVISION OF DEMERT & DAUGHERTY, INC., A CORP.,

Plaintiff,

vs:

B.B. LARRIMORE, Ind. & d/b/a LARRIMORE PAINT, Robertsdale, Ala.,

Defendant.

Notice of Discover of Assets

Jan Cents per mile Total \$5 TAYLOR WILKINS, SHORIFF

McDermott, Slepian & Feibelman, Attys.

McDermott, Slepian & Feibelman

ATTORNEYS AT LAW

FIRST NATIONAL BANK BUILDING
MOBILE, ALABAMA
3650

WILLIAM H. MCDERMOTT RONALD P. SLEPIAN HERBERT P. FEIBELMAN, JR. THOMAS E. BRYANT, JR.

MAILING ADDRESS: P. O. BOX 1374 PHONE 432-2632

February 16th 1966

Circuit Court of Baldwin County Baldwin County Courthouse Bay Minette, Alabama

> Re: DeMert & Dougherty, Inc. 6699 Vs: B. B. Larrimore Paint Co.

Gentlemen:

I have recently changed firms, having formerly been with the firm of Holberg, Tully & Hodnette, and now being with the firm listed above. My client has instructed me to continue to represent him in the new firm; so I should appreciate your marking the docket sheet in the above matter to show my name as attorney for the Plaintiff and my new address.

Thanking you, I am,

Very sincerely yours,

Herbert P. Feibelman, Jr.

For the Firm

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/ r

AEROPAK DIVISION OF DEMERT	§	IN THE CIRCUIT COURT OF
& DAUGHERTY, INC., a corporatio	n,	
	§	BALDWIN COUNTY, ALABAMA
Plaintiff,		
	§	
vs.		
	§	
B. B. LARRIMORE, Individually	c	
and d/b/a LARRIMORE PAINT,	§	
Robertsdale, Alabama,	2	
Defendant	§	CASE NO. 6699
Defellgalic	§	OASH NO. COSS
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TO ALICE J. DUCK, CLERK OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA:

whereas, in the above entitled cause, Aeropak Division of DeMert & Dougherty, Inc., a corporation, did recover judgment against B. B. Larrimore, Individually and d/b/a Larrimore Paint, Robertsdale, Alabama, on the 3rd day of May, 1966, and that on the 13 day of 5, 1966, the said execution was returned with the endorsement thereon "no property found;" and said judgment remains unpaid and unsatisfied;

NOW, THEREFORE, this is to request you as Clerk of the Circuit Court of Baldwin County, Alabama to issue a notice to the said B. B. Larrimore, Individually and d/b/a Larrimore Paint, Roberstdale, Alabama, requiring them to file in this Honorable Court, within thirty (30) days from the service of such notice, a statement in writing, under oath, of all the assets of the said B. B. Larrimore, Individually and d/b/a Larrimore Paint, Robertsdale, Alabama, including money, choses in action, notes, bonds, stocks, accounts and all other property, real, personal or 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 statement of any and all liens, mortgages, or incumbrances thereon, showing the due upon each, and the owner or holder of such liens or mortgages.

The said B. B. LARRIMORE resides at Robertsdale, Alabama. Dated this the 5th day of July, 1966.

McDERMOTT, SLEPIAN & FÉIBELMAN

Βv

TERBERT P. FEIBELMAN, JR.

Aeropak Division of Demert TDougherty

B.B. Larrimor

AEROPAK DIVISION OF DEMERT & DAUGHERTY, INC., a corporation	§	IN THE CIRCUIT COURT OF
•	§	BALDWIN COUNTY, ALABAMA
Plaintiff,	§	
vs.	§	
B. B. LARRIMORE, Individually and d/b/a LARRIMORE PAINT,	Ş	
Robertsdale, Alabama,	S	
Defendant	_	CASE NO. 6699
•	S	

TO ALICE J. DUCK, CLERK OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA:

WHEREAS, in the above entitled cause, Aeropak Division of DeMert & Dougherty, Inc., a corporation, did recover judgment against B. B. Larrimore, Individually and d/b/a Larrimore Paint, Robertsdale, Alabama, on the 3rd day of May, 1966, and that on the 1-3 day of Sept., 1966, the said execution was returned with the endorsement thereon "no property found;" and said judgment remains unpaid and unsatisfied;

NOW, THEREFORE, this is to request you as Clerk of the Circuit Court of Baldwin County, Alabama to issue a notice to the said B. B. Larrimore, Individually and d/b/s Larrimore Paint, Roberstdale, Alabama, requiring them to file in this Honorable Court, within thirty (30) days from the service of such notice, a statement in writing, under oath, of all the assets of the said B. B. Larrimore, Individually and d/b/a Larrimore Paint, Robertsdale, Alabama, including money, choses in action, notes, bonds, stocks, accounts and all other property, real, personal or 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 statement of any and all liens, mortgages, or incumbrances thereon, showing the due upon each, and the owner or holder of such liens or mortgages.

The said B. B. LARRIMORE resides at Robertsdale, Alabama. Dated this the 5th day of July, 1966.

McDermojt, slepian & feibelman

HERBERT P. PETREIMAN

AEROPAK DIVISION OF DEMERT & DAUGHERTY, INC., A Corp.,
Plaintiff

VS.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW, CASE NO. 6699

B. B. LARRIMORE, IND. & d/b/a LARRIMORE PAINT, Robertsdale, Alabama,

Defendant

Before me the undersigned authority personally appeared B. B. Larrimore, who is known to me and who being by me first duly sworn deposes and says: that he is self employed; that he has no wages and no assets. That he has no money either in cash or in the bank; that he owns no choses in action, bonds, notes and accounts and no property of any nature or kind.

B. B. Larrimore

Sworn to and subscribed before me this 24th day of January, 1967.

Notary Public

FILED

JAN 24 1367

AUE & MUK, CLERK REGISTER

AEROPAK DIVISION OF DEMERT & DAUGHERTY, INC., A Corp.
Plaintiff

VS.

B. B. LARRIMORE, IND., & d/b/a LARRIMORE PAINT, Robertsdale, Alabama

Defendant



MAN 24 1967

MIR I BUNK CLERK

Baldwin County Bay Minette, Ala. Please note that this is a Notice of Transfer

Sheriff's Office

Baldwin County.

and returnable to the Circuit Court of

Mbile Co. Sheriff's Office