JURY LIST - SEPTEMBER 8, 1969

Williams, Bryant, Farmer, Fairhope

Mitchell, Clifton Elm, Sr., Fairhope

3 V Rishop David Farmer Fairhope

Bishop, David, Farmer,

McKean, Mary, Fairhope Fairhope 5. Corte, Julio, Farmer, Belforest 6. Barnhill, Charles W., Oil Dealer, Robertsdale Smythe, George F., Furniture Dealer, Resse, Henry W., Linesman, Foley 9. Stephens, Billie W., Brookley, Summerdale Andrews, Guy C., Bay Minette Ankom, Charlotte, Tensaw 122 Bill, Harry C., Farmer, Loxley 13 Lamar, Reuben, Laborer, Foley 14. Lang, Arthur, Laborer, Foley 15. Ponder, Virginia Irby, Faithope 16. Ingersoll, Helen, Fairhope -baking\_allia.i-c; Talmer Jones, Adolphus, Retired, Bay Minette 19: Hill, Calvin, Earmer, Belforest S.E., Spanish Fort-Daphne Eslava, Clarence, Farmer, Magnolia Springs 22 Rhodes, Latham, Farmer, Foley 23 Ruple, J. L., Givil Service, Bay Minette 24. Skipper, Lois F., Real Estate, Foley 25. Mason, Mayre H., Fairhope 26. McGallagher, Joseh E., Fairhope 27. McIntosh, William J., Jr., Fairhope 28. McKibbon, Linda B., Fairhope 20. Mills, Elbert R., Jr., Fairhope 30. Love, Carol Fisher, Fairhope 31. Perryman, Matt, Fairhope 32. Pipkin, James E., Stockton 33. Ponder, Ellis C., Auto Salesman, Fairhope 34. Pope, James M., Hotel Manager, Fairhope 3.5. Rowe, Prince A., Fairhope 36. Hogan, C. J., Furniture Store, Bay Minette 37. Duffee, Kenneth, Brookley Field, Stockton 38. Slaughter, Mrs. Helen S., Tensaw

T. XXXX XXXXX

XXXXX XXXXX

V

VICKERS, RIIS, MURRAY AND CURRAN
ATTORNEYS AT LAW

MERCHANTS NATIONAL BANK BUILDING

MOBILE, ALABAMA

ERLING RIIS, JP.

J. MANSON MURRAY

MA!LING ADDRESS: P. O. BOX 990-36601 PHONE 432-9772

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

Re: William P. Wyllie and Alice P. Wyllie vs. Louis S. Conover, Circuit Court of Baldwin County, At Law, Case No. 7789

November 16, 1967

Dear Mrs. Duck:

EDWIN J. CURPAN, JR.

MARION R. VICKERS, JR.

Enclosed herewith is a plea in the above noted matter. Will you please see that the same is properly filed. You will note that I have mailed a copy of this pleading to the counsel for the other party, i.e. Norborne C. Stone, Jr., Attorney for Plaintiffs.

Yours truly,

VICKERS, RIIS, MURRAY AND CURRAN

Erling Riis, Jr

ER:jr Enclosure

Wyllie		
		ne # 7789
Conover		
cause	Comes now the Plaintiffs in to	he above styled risions of Title 7,
Section of the a	942, Colo of Alabama, and	as to that fail to which the
answer	and plea.	the anander
	CHASON,	STONE É CHASON
		Altorneys for Plaint. Ffs
Filed:	7-12-69. Lefoir g. masliberry Judge.	
	J. 8.	

William P. Wyllie and Alice P. Wyllie, Plaintiffs  Louis S. Conover,  Defendant	THE CIRCUIT COURT BALDWIN COUNTY, ALAGAKA NO. 7789
DEMURPER  Cones now the Plaintiffs by their attorneys and doming to and plan this day filed by the each paragraph, section or plan safarataly and severally the fol several grounds in suffort the	in the above ships cause, the amended answer he Defendant, and to - Uneof, and assigns, Course Saharale and
2. Said answer and place isome to the same lands to who bear filed.  3. Said answer and place.	a are incomfatible.  a is a flow of the general rich a disclaimen has
A. Plea on answer "2  an attempt to place the  to which a disclaimen has, in the  filed 712-69.  Judge D.:  Vol. 61 PAGE 884	general issue to lands  Compared issue to lands  Charon, Stone & Charon  Charon, Stone & Charon  Charon, Stone

WILLIAM P. WYLLIE and ALICE P. WYLLIE,

Plaintiffs,

VS.

LOUIS S. CONOVER,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW
NO. 7789

DEMAND FOR ABSTRACT

Now comes the defendant and makes this demand in writing to the plaintiffs for an abstract in writing of the title or titles on which they will rely for recovery of the lands sued for at the trial of this cause, which is now set for March 13, 1969, a date more than ten days before this demand.

DATED this 3rd day of March, 1969.

Attorney for Defendant

MAR 3 1969

ALIGE J. DIGK CLERK REGISTER

WILLIAM P. WYLLIE and
ALICE P. WYLLIE,

Plaintiffs,

BALDWIN COUNTY, ALABAMA

vs.

LOUIS S. CONOVER,

Defendant.

NO. 7789

## <u>PLEA</u>

Comes now the Defendant in the above styled case and for plea and answer to the complaint heretofore filed herein says:

ONE

Not guilty.

VICKERS, RIIS, MURRAY AND CURRAN Attorneys for Defendant

Erling Riis, Ar

CERTIFICATE OF SERVICE

WILLIAM P. WYLLIE and ALICE P. WYLLIE,	X	
	χ	IN THE CIRCUIT COURT OF
Plaintiffs,	χ	
	Υ χ	BALDWIN COUNTY, ALABAMA
vs.	. χ	AT LAW NO. 7789
	χ	. *
LOUIS S. CONOVER,	χ	
Defendant.	Υ χ	

## DEMAND FOR ABSTRACT OF TITLE

Come now the Plaintiffs in the above styled cause, by their attorneys, and file this their demand under the provisions of Title 7, Section 940 of the Code of Alabama of 1940, that the Defendant furnish an abstract in writing of the title or titles on which he will rely for defense.

Respectfully submitted,

CHASON, STONE & CHASON

Attorneys for Plaintiffs

NOV 2 0 1967

ALCE J. DUCK CLERK REGISTER

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing pleading has been served upon counsel for all parties to this proceeding, by mailing the same to each by First Class United States Mail, properly addressed and postage prepaid on this 2013 day

of bovenber 1967

1 VOL 61 PAGE &81

STATE OF ALABAMA

IN THE CIRCUIT COURT - LAW SIDE

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Louis S. Conover 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 same, then and there to answer the Complaint of William P. Wyllie and Alice P. Wyllie.

Witness my hand this 14 day of October, 1967.

Alice Granche

WILLIAM P. WYLLIE and ALICE P. WYLLIE,

Plaintiffs,

BALDWIN COUNTY, ALABAMA

VS.

AT LAW

NO.1789

COUNT ONE:

Defendant.

The Plaintiffs sue to recover possession of the follow-ing tract of land:

From the Southwest Corner of Section 19,
Township 6 South, Range 2 East in Baldwin
County, Alabama, run North 3615.3 feet to
a point; thence East 382.6 feet to the West
boundary of the Fairhope-Point Clear Highway for a point of beginning; run thence
North 70° West 593.3 feet, more or less, to
an iron stake; thence continue North 70°
West 100 feet, more or less, to Mobile Bay;
thence run North along the meanderings of
Mobile Bay 105.6 feet, more or less, to
the lands heretofore conveyed to the Plaintiffs

EVOL 61 PAGE 878

by Virginia Stewart; run thence South 77° 06' East 746 feet, more or less, to the West boundary of the said Fairhope-Point Clear Road; run thence Southwardly along the said West Boundary of said Road to the point of beginning;

of which they were in possession, and upon which, pending such possession, and before the commencement of this suit, the Defendant entered and unlawfully withholds, together with Five Hundred Dollars (\$500.00) for the detention thereof.

CHASON, STONE & CHASON

By:

Attorneys fo

for Plaintiffs

The Plaintiffs demand a trial of

this cause by a jury.

CHASON, STONE & CHASON

By:

Attorneys for Plaintif

Defendant's address for service: 125 Dogwood Lane Springhill, Alabama

nnt 1 8 1967

ALGE S. BEEK REGISTER

## RECEIVED

UCT 1 9 1967

JAYLOR WILKINS
SHERIFF

720.7789

WMLIAM P. WYLLIE and ALICE P. WYLLIE,

Plaintiffs,

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW

SUMMONS AND COMPLAINT

To the se of the

WORLE COUNTY ALA: RECTO SHERNEL DERE;

Chason, Stone & Chason ATTORNEYS AT LAW P. O. Box 120 BAY MINETTE, ALABAMA

We, the sury find in favor for the defendant. L. Amyth Foreman