ROBERT A. BECKERLE

ATTORNEY AT LAW

P. O. BOX 1182 TELE. 433-1747 SUITE 430-FIRST FEDERAL SAVINGS BLDG. MOBILE, ALABAMA 36601

August 16, 1968

BAYOU LA BATRE SATURDAYS ONLY HORN BUILDING TELE, 824-4292

Hon. Telfair J. Mashburn, Judge Circuit Court of 28th Judicial Circuit Baldwin Court House Bay Minette, Alabama 36507

RE: Alabama Carpets Inc. Vs. McCall & Campbell Contractors, Inc. Circuit Court of Baldwin County At Law

Dear Judge Mashburn:

The above case was transferred from the Circuit Court of Mobile County to the docket of your Court subsequent to the confession of a plea in abatement on grounds of venue, where it is now pending.

My client has informed me that Defendant has never denied owing this but has claimed only inability to pay, so that I do not believe the existance of the debt is contested. Also on July 24, I wrote the attorney who filed the pleas in abatement, asking him to file additional pleas by August 14, or I would feel free to take a judgment by default after then. I have attached a copy of that letter. As I have heard no further from the Defendant or counsel in his behalf, and as no further pleadings have been filed, I am desirous of taking a judgment by default in the amount of \$3,021.00, plus court costs under Count One of the Complaint, on a verified statement as attached thereto. This amount represents the original balance of \$2,905.97, plus \$115.03 interest from November 4, 1967.

For your convenience, I am enclosing an original and one copy of a judgment entery which I request be signed by Your Honor if it is in proper form at your earliest convenience.

Upon entery of the judgment, I would appreciate your having Mrs. Duck send me a certificate of judgment and a cost bill for all costs owing.

Thanking you for your cooperation, I am

Horbulo

Yours very truly,

ROBERT A. BECKERLE

ALABAMA CARPETS, INC., a corporation, d/b/a BELLAS	S	IN THE CIRCUIT COURT OF
HESS SUPERSTORES CARPET DEPARTMENT,	§	BALDWIN COUNTY, ALABAMA
Plaintiff,	\$	AT LAW
VS.	S	
McCAW & CAMPBELL CONTRACTORS, INC., a corporation,	\$	
	§	
Defendant,	§	Case No. 8 84

JUDGMENT ENTERY

Judgment by default in favor of the Plaintiff and against the Defendant under Count One in the amount of \$ 3,021.00 plus court costs on a itemized verified statement of account on motion of Plaintiff.

Entered on this 27th day of Quent ,1968.

Honorable Telfair J. Mashburn, Judge