STATE OF ALABAMA DEPARTMENT OF INSURANCE

I, the undersigned as Superintendent	of Insurance for the State of Alabama,
hereby certify that on the3lst day of	of October , 196 9 , I sent
by registered mail in an envelope as follow	rs:
Stuyvesant Insurance Company 99 John Street	REGISTERED MAIL RETURN RECEIPT REQUESTED
New York, New York	as a summer and complaint served upon
bearing sufficient prepaid postage, a copy	of a summons and comptaint serves agon
me by the Sheriff of Montgomery County, Ala	abama, in a cause styled as follows:
D. H. D'Olive, Inc., a corp.	, Plaintiff
in the	Circuit Court of Baldwin County
VERSUS	
,	
-	(27
Character Transpage Company	(Name of Court)
Stuyvesant Insurance Company	•
	, Defendant
	•
	November , 196 9 , I received
And that on the 10th day of	November , 1969 , I received ignated addressee of said envelope on
And that on the 10th day of the return card showing receipt by the des the 5th day ofNovember	November , 1969 , I received ignated addressee of said envelope on
And that on the 10th day of	November , 196 9 , I received ignated addressee of said envelope on, 196 9
And that on the 10th day of the return card showing receipt by the des the 5th day ofNovember	November , 196 9 , I received ignated addressee of said envelope on, 196 9
And that on the 10th day of	November , 196 9 , I received ignated addressee of said envelope on, 196 9
And that on the 10th day of	November , 196 9 , I received ignated addressee of said envelope on, 196 9 is the lith day of, November,

eggenera ve errog sva egggegri seng suga den Tigger, etc. og til grænser. ape asama osag sysapah asambi plante pesylbessy population og copp advegste po Trillerspress Testalise Control (Charles St. Colored The second secon nii asigaase, waqoga ka kanagees an gegeta Borely cured, which is the 122 Car 40 House House . Ti aka undersiguan se Separaheren 17 amberana den 1842 Frack ef iliahame.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF ALABAMA 213 U. S. COURT HOUSE & CUSTOM HOUSE MOBILE, ALABAMA 36602

	se Square, Bay Minette, Ala.
Clerk, Circuit Court of Baldwin	County, Ala., Bay Minette, Ala.
RE: ADM. NO.	CIVIL ACTION NO 5880-70
CIRCUIT COURT NO. 8958	CIVIL ACTION NO. 5880-70
D. H. D'OLIVE INC.,	TT CONTINUE A STORE TO
	V STWYVESANT INSURANCE COMPANY
To Mr. Mandeville, I enclose the sum of \$	e herewith Check No in
in the Circuit Court - Court	his order in payment of the costs
in the Circuit Court of Mobile Co	ounty in the Above matter.
To H. Stanley Fountain, U.S.	Marsnal I enclose herewith
fees in the sum of \$	56.95 in payment of Marshal's
and the second s	
To James R. Owen	, I enclose herewith
Check No. 6601 in the sum of \$	2,550.00 in payment of judgment
	•
To Clerk, Circ. Court of Reld	
To Journal Dariet	Win Co., I enclose homowith
Check No. 6602 in the sum of \$	win Co.; I enclose herewith 27.00 in payment of costs in
in the sum of \$	27.00 in payment of costs in
To James R. Owen	27.00 in payment of costs in the above matter.
To James R. Owen	27.00 in payment of costs in the above matter.
To James R. Owen The Sum of \$ The Check No. 6603 in the sum of \$	27.00 in payment of costs in the above matter.
To	in payment of costs in the above matter. Jenclose herewith 20.00, in payment of ******** at
To James R. Owen The Sum of \$ To James R. Owen The Sum of \$ The sum	in payment of costs in the above matter. J. enclose herewith 20.00 J. enclose homewith
To James R. Owen theck No. 6603 in the sum of \$ dee in the above entitled matter. To heck No. in the sum of \$	in payment of costs in the above matter. J. enclose herewith 20.00 J. enclose homewith
To James R. Owen heck No. 6603 in the sum of \$ ee in the above entitled matter. To in the sum of \$ ee in the above entitled matter.	in payment of costs in the above matter. J. enclose herewith 20.00 J. enclose homewith
To James R. Owen heck No. 6603 in the sum of \$ ee in the above entitled matter. To in the sum of \$ ee in the above entitled matter. To in the sum of \$ ee in the above entitled matter.	in payment of costs in the above matter.
To James R. Owen Theck No. 6603 in the sum of \$ ee in the above entitled matter. To in the sum of \$ ee in the above entitled matter. To in the sum of \$ ee in the above entitled matter. To in the sum of \$ ee in the above entitled matter. To in the sum of \$ ee in the above entitled matter.	in payment of costs in the above matter.
Circuit Court of Baldwin County in To James R. Owen Theck No. 6603 in the sum of \$ ee in the above entitled matter. To heck No. in the sum of \$ ee in the above entitled matter. To heck No. in the sum of \$ ee in the above entitled matter. To heck No. in the sum of \$ ee in the above entitled matter.	in payment of costs in the above matter.
in the sum of \$ Circuit Court of Baldwin County in To James R. Owen Sheck No. 6603 in the sum of \$ see in the above entitled matter. To heck No. in the sum of \$ see in the above entitled matter. To neck No. in the sum of \$ see in the above entitled matter. With regards, I am	in payment of costs in the above matter.
in the sum of \$ Circuit Court of Baldwin County in To James R. Owen Sheck No. 6603 in the sum of \$ see in the above entitled matter. To heck No. in the sum of \$ see in the above entitled matter. To neck No. in the sum of \$ see in the above entitled matter. With regards, I am	in payment of costs in the above matter.
Circuit Court of Baldwin County in To James R. Owen Check No. 6603 in the sum of \$ To the above entitled matter. To in the sum of \$ To the above entitled matter. To in the sum of \$ To the above entitled matter. To in the sum of \$ To the above entitled matter. With regards, I am	in payment of costs in the above matter.

D. H. D'OLIVE, INC., a corporation,	*	IN THE CIRCUIT COURT
-	*	OF BALDWIN COUNTY
PLAINTIFF	*	A T A T A T A T A T A
VS.	*	ALABAMA
V	*	AT LAW
STUYVESANT INSURANCE	*	
COMPANY, NEW YORK,	*	
NEW YORK,	冰	
	*	
DEFENDANT	*	CASE NO. 8958

PLEA IN ABATEMENT

Comes the Defendant in the above styled cause appearing specially and only for the purpose of filing this plea and says that the said D. H. D'Olive, Inc., Plaintiff in this cause, ought not to have and maintained its said action and as grounds therefor would show unto the Court as follows:

1. That the Defendant herein is a foreign corporation organized and existing under the laws of the State of New York and duly authorized to do business in the State of Alabama; that at the time this suit was commenced, it was not doing business in Baldwin County, Alabama, by agent or otherwise since this suit was begun and that at such time it was and since then and is now doing business by agent in Mobile County and Jefferson County, Alabama, and that either the Circuit Court of Mobile County, Alabama, or the Circuit Court of Jefferson County, Alabama, has jurisdiction to determine and try this cause.

WHEREFORE, Defendant says that the Circuit Court of Baldwin County, Alabama, is without jurisdiction in the premises as to it and prays the judgment of this Honorable Court that this suit either be abated or

transferred to either the Circuit Court of Mobile County, Alabama, or the Circuit Court of Jefferson County, Alabama.

BEAVERS, SHANNON, HARRISON & ODOM

Bv

Attorneys Appearing Specially for the Defendant, Stuyvesant Insurance Company

STATE OF ALABAMA
JEFFERSON COUNTY

Before me, the undersigned authority, a notary public in and for said county and said state, personally appeared Sound a Drank who being by me first duly sworn deposes and says that he is an agent of Stuyvesant Insurance Company and cognizant of the facts hereinabove stated and authorized to make this affidavit and that the facts stated in the foregoing Plea in Abatement are true.

Donald a. Brunt

Sworn to and subscribed before me

this Ind day of Werenher, 1969.

DEC 3 1969

ALCE J. DIEK REGISTER

Notary Public

My Commission Expires January 17, 1973

Paragraph of the Control of the Cont

2. 2.5 (2011)
 2. 2.5 (2011)
 3. 2.5 (2011)
 4. 2.5 (2011)
 5. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (2011)
 6. 2.5 (

and the second of the second o

DEC 3 1969 in the control of the

grangle dan din merekan bisk basan bersalah m To burn, then the property measure responsible about the M_{ij} and M_{ij} and M_{ij} and M_{ij} gradusticas, espeja de la fillippo de la gergada de la començão de la començão de la començão de la començão de ya zarokus kombana unu zaka Makalifan di untin borna akus si unda sa un interior control real side facility and sides

STATE OF ALABAMA)
**
BALDWIN COUNTY)

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Stuyvesant Insurance Company, New York, New York, 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 the same, then and there to answer the complaint of D. H. D'Olive, Inc., a corporation.

WITNESS my hand this A day of October, 1969.

ed by service on the Superintendent of

The defendant may be served by service on the Superintendent of Insurance, Montgomery, Alabama.

D. H. D'OLIVE, INC., a corporation,

Plaintiff,

VS.

STUYVESANT INSURANCE COMPANY, NEW YORK, NEW YORK,

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW 8958

COMPLAINT

COUNT ONE

Plaintiff claims of the defendant TWENTY-SEVEN THOUSAND DOLLARS (\$27,000.00) due on a policy, whereby the defendant on the 17th day of September, 1968, and the 12th day of November, 1968, insured one 1969 Kenworth Tractor, the property of plaintiff, against loss by collision or upset and agreed to pay for direct and accidental loss or damage to the said property caused by collision of the said tractor or by upset of said tractor in excess of the deductible amount, if any, stated in the declarations of said policy. Plaintiff avers that said property was completely destroyed by collision or upset on to-wit, December 21, 1968, of which the defendant has had notice. Said policy is the property of the plaintiff.

COUNT TWO

Plaintiff claims of the defendant the sum of Three
Thousand Five Hundred Thirty-four Dollars (\$3,534.00) due on a
policy whereby the defendant on the 17th day of September, 1968,
and the 12th day of November, 1968, insured and agreed to pay to
plaintiff the amount of the monthly mortgage payment as shown on
the face of the said policy, if the insured's property described
in said policy became inoperative due to a loss covered by collision
or upset, said coverage beginning on the 16th day from the date of
loss and continuing until said loss has been settled or the property
described in said policy was in serviceable condition, however, in
no event should said coverage exceed 180 days or 6 months and
plaintiff avers that the said property described in said policy
became inoperative on December 21, 1968, and the said loss has not

: VOL 63 PAGE 145

been settled and the said property described in said policy is not now and has not been since December 21, 1968, in serviceable condition, of which the defendant has had notice. Said policy is the property of the plaintiff.

Attorney for Plaintiff

FILED

OCT 28 1969

ALCE J. DUCK CLERK REGISTER

&\$ 10-31-69

: VOL 63 PAGE 146

of Insurance, State of Alabama
This The-21-day of Oct. 1914 Executed by serving ____copies of the within on frequency Sheriff of Montgomery County ---- Superintender

M. S. Butter,
By M. D. More D. S.

D. A. D'Olive, Elne.

Stryves ant Insurance. Er. Mew York N.y.

OCT 28 1969

ALIGN CLERK REGISTER

10 X 1169. Deputy Sheriff

process (set or a total of \$256

travel expense on each of ..

serving ____ processiest and \$1.00

County, Alabama, Claim \$1.50 each for

M. S. Buller, Sheriff of Montgomery,

LAW OFFICES

BEAVERS, SHANNON, HARRISON & ODOM

620 NORTH 2280 STREET

BIRMINGHAM, ALABAMA 35203

CHARLES A. J. BEAVERS SAM R. SHANNON, JR. JACK H. HARRISON JAMES J. ODOM, JR.

J. H. CROW, III

OF COUNSEL:
FRANK M. JAMES

February 6, 1970

AREA CODE (205) PHONE 328-9333

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

> Re: D. H. D'Olive, Inc. vs Stuyvesant Insurance Company Case No. 8958

Dear Mrs. Duck:

We are enclosing herewith a notice of the removal of the above styled cause to Federal Court. We would deeply appreciate your filing this notice and taking the appropriate action in connection therewith.

Very truly yours,

Beavers, Shannon, Harrison & Odom

By Selle 11/1 Sameur

JHH:ec Enclosures gggett a gwischgear bug ar gatt grann bluarug aan byjen ar brandagour. numer se oper hall he ombolisse i enemera Logistico in dispositico usos

LAW OFFICES

BEAVERS, SHANNON, HARRISON & ODOM

620 NORTH 22ND. STREET

BIRMINGHAM, ALABAMA 35203

CHARLES A. J. BEAVERS SAM R. SHANNON, JR. JACK H. HARRISON JAMES J. ODOM, JR.

AREA CODE (205) PHONE 328-9333

J. H. CROW, III

OF COUNSEL: FRANK M. JAMES November 28, 1969

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

> Re: D. H. D'Olive, Inc. vs. Stuyvesant Insurance Company Case No. 8958

Dear Miss Duck:

We would deeply appreciate your filing the enclosed Plea in Abatement in the case styled therein and advising us as to the time when this Plea is set for hearing. I have been unable to ascertain the name of the attorney for the Plaintiff and would appreciate your advising me of his name and address so that I can serve a copy of this Plea on him.

We deeply appreciate your assistance in this matter.

Very truly yours,

Beavers, Shannon, Harrison & Odom

By Jack Barren

JHH:ec Enclosure

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

D. H. D'OLIVE, INC., *

corporation, *

stuyvesant insurance *

vs. *

vo. *

v

PETITION FOR REMOVAL

DEFENDANT

FOR THE SOUTHERN DISTRICT OF ALABAMA, SOUTHERN DIVISION:

Comes now your petitioner, Stuyvesant Insurance Company, a corporation, the Defendant in the above styled cause, and files this its petition for removal of this cause from the Circuit Court of Baldwin County, Alabama, wherein it is now pending to the United States District Court for the Southern District of Alabama, Southern Division, and shows unto the Court the

following:

1. This action was commenced in the Circuit Court of Baldwin County, Alabama, on October 28, 1969, being case number 8958, and the summons and complaint were served on your petitioner by serving a copy of the complaint on the Superintendent of Insurance in Montgomery, Alabama.

2. The above described action is one of which this Court has original

jurisdiction under the provisions of Section 1332, Title 28 of the United States Code and is one which may be removed to this Court by the petitioner, the sole defendant, pursuant to the provisions of Section 1441, Title 28 of the United States Code, in that it is a civil action wherein the matter in

controversy exceeds the sum or value of Ten Thousand Dollars (\$10,000.00) exclusive of interest and cost and is between citizens of different states.

- 3. The Plaintiff, D. H. D'Olive, Inc., is a corporation organized and existing under the laws of the State of Alabama.
- 4. Your petitioner, Stuyvesant Insurance Company, a corporation, is now and was at the time of the filing of this action and has at all intervening times been incorporated under the laws of the State of New York, has had its principal place of business in the State of New York and, therefore, is a citizen of the State of New York,
- 5. Copies of the summons and complaint, being all the process, pleadings and orders served upon the petitioner, are attached hereto as Exhibit "A".

WHEREFORE, your petitioner prays that the above action now pending against it in the Circuit Court of Baldwin County, Alabama, be removed therefrom to this Court.

STUYVESANT INSURANCE COMPANY

Jack H. Harrison, One of the

Attorneys for Petitioner

Of Counsel:

Beavers, Shannon, Harrison & Odom 620 North 22nd Street Birmingham, Alabama 35203

STATE OF ALABAMA

JEFFERSON COUNTY

Before me, the undersigned authority in and for said county in said state, personally appeared Jack H. Harrison who, having been first duly sworn, deposes and says that he is one of the attorneys of record for the petitioner, Stuyvesant Insurance Company, in the foregoing petition and is authorized to file this petition in petitioner's behalf; that the matters and things stated in the foregoing petition are true and correct.

Jack H. Harrison

Sworn to and subscribed before me this __ day of February, 1970.

Notary Public

EXHIBIT "A"

D. H. D'OLIVE, INC., a corporation,

Plaintiff,

VS.

STUYVESANT INSURANCE COMPANY, NEW YORK, NEW YORK,

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

COMPLAINT

COUNT ONE

Plaintiff claims of the defendant TWENTY-SEVEN THOUSAND DOLLARS (\$27,000.00) due on a policy, whereby the defendant on the 17th day of September, 1968, and the 12th day of November, 1968, insured one 1969 Kenworth Tractor, the property of plaintiff, against loss by collision or upset and agreed to pay for direct and accidental loss or damage to the said property caused by collision of the said tractor or by upset of said tractor in excess of the deductible amount, if any, stated in the declarations of said policy. Plaintiff avers that said property was completely destroyed by collision or upset on to-wit, December 21, 1968, of which the defendant has had notice. Said policy is the property of the plaintiff.

COUNT TWO

Plaintiff claims of the defendant the sum of Three
Thousand Five Hundred Thirty-four Dollars (\$3,534.00) due on a
policy whereby the defendant on the 17th day of September, 1968,
and the 12th day of November, 1968, insured and agreed to pay to
plaintiff the amount of the monthly mortgage payment as shown on
the face of the said policy, if the insured's property described
in said policy became inoperative due to a loss covered by collision
or upset, said coverage beginning on the 16th day from the date of
loss and continuing until said loss has been settled or the propert
described in said policy was in serviceable condition, however, in
no event should said coverage exceed 180 days or 6 months and
plaintiff avers that the said property described in said policy
became inoperative on December 21, 1968, and the said loss has not

been settled and the said property described in said policy is not now and has not been since December 21, 1968, in serviceable condition, of which the defendant has had notice. Said policy is the property of the plaintiff.

Actorney for Plaintiff

OCT 28 1969

ALCE J. DUCK CLERK REGISTER

8958

STATE OF ALABAMA) BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Stuyvesant Insurance Company, New York, New York, 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 the same, then and there to answer the complaint of D. H. D'Olive, Inc., a corporation. WITNESS my hand this 2 day of October, 1969.

Olice Jouck

The defendant may be served by service on the Superintendent of Insurance, Montgomery, Alabama.

STATE OF ALABAMA
JEFFERSON COUNTY

BOND FOR REMOVAL

KNOW ALL MEN BY THESE PRESENTS: That Stuyvesant Insurance Company, a corporation, the Defendant in the above styled cause, as principal, and General Insurance Company of America, as surety, are held and firmly bound unto the Plaintiff in this cause in the sum of \$500.00 for the payment of which well and truly to be made we bind ourselves, our successors, executors and administrators, jointly and severally, by these presents.

WHEREAS, Stuyvesant Insurance Company has petitioned the United States District Court for the Southern District of Alabama, Southern Division, for the removal to said Court of this action now pending in the Circuit Court of Baldwin County, Alabama, being case number 8958;

NOW, THEREFORE, the condition of the above obligation is such that if the said Defendant shall well and truly pay all costs and disbursements incurred by reason of the removal proceedings in this cause, should it be determined that the cause is not removable or otherwise improperly removed, then this obligation shall be void, but otherwise to remain in full force and effect.

WITNESS our hands and seals this ____ day of February, 1970.

STUYVESANT INSURANCE COMPANY

By July 11 Thomas -

GENERAL INSURANCE COMPANY OF AMERICA

By Alany a Jank

GENERAL INSURANCE COMPANY OF AMERICA Home Office: 4347 Brooklyn Ave. N.E., Seattle, Washington 98105



POWER OF ATTORNEY

	2218		
	~~ ~ ~ ~		
N	 	 	

		That General Insurance Co	mpany of America
OW ALL MEN BY THESE PRESENTS:	R. E. BANGERT	, it	s Vice-President,
ursuance of authority granted by Section 13, Art	icle VI, of the By-Laws of said company	, a copy of which section is printed b	elow, does hereby
in and appoint		Alabama	
nate, constitute and appoint	Y MIKUL, JR., Birmingham,	Atabana seal and	deliver for and on
	its true and lawful actorn	ey-in-fact, to make, execute, seal and	s obligatory in the
pehalf, and as its act and deed any and all be	onds and undertakings, recognizances, co	intracts of indemnity and other warning	ries not exceeding
behalf, and as its act and deed any and all be tre thereof, which are or may be allowed, require	ed or permitted by law, statute, rule, regu	OOL DOLLARS each	
are thereof, which are or may be allowed, require sum of TWO HUNDRED FIFTY THOUS	AND AND NO/100 (\$250,000	NUT INTERIOR COLLEGE	
	***	Company of America and the cor	porace seal of the
such bonds and undertakings as aforesaid to	be signed on behalf of General insuran	ce Company of Pulleting	
apany affixed thereto by Henry Mikul,	Jr., individually.		
and the second s		and the second of the second o	
d the execution of such bonds or undertakings tents and purposes, as if they had been duly e	in pursuance of these presents shall be xecuted and acknowledged by the regult	as binding upon said company, as full trly elected officers of the company	at its Home Office,
actle. Washington, in their own proper persons.			unto subscribed his
where whenever the mid	R. E. BANGERT	T.	une 19 67
WITNESS WHEREOF, the said	neral Insurance Company of America this.	16 day of	17
me and affixed the corporate sear of the same	1-1) R. E. Bangert	
	(signed	J R. E. Danger	Vice-President
EAL)			
TATE OF WASHINGTON,			
DUNTY OF KING,		A.D. 19 <u>67</u> , b	
16	lay of June		- A,
n this to	for the County of King, duly commission	ed and qualified, came f General Insurance Company of Ameri	n
nown to be the individual and officer described and being by me duly sworn, deposeth and saith, as the corporate seal of said company, and the instrument by the authority and direction of said	~~~~~rion_		•
nstrument by the authority and direction of said of TESTIMONY WHEREOF, I have becount o set a	ny hand and affixed my Official Seasons	ay and	
		signed) Reah Whiteside	Notary Public
SEAL)			•
Extract from By-Laws of General Insurance Comp	ony of America, adopted July 28, 1966, b	y the Stockholders:	
"Article VI, Section 13 FIDELITY AND SUR the President, any Vice-President, and the Sec	retary shall each have authority to apport surety bonds and other documents of s	oint individuals under appropriate tit imilar character issued by the compar-	
business and to authorize such individuals	agh to the officers enumerated may be ex-	ercised by each of them severally, reg	ardless of the availa
The power of appointment granted as ficers enumbility or unavailability of the other officers enum	erated.'		Company of America
R. E. BANGERT	Difference	. Vice-President of General insurance of said company and is still in force.	Company of the second
R. E. BANGERT hereby certify that the foregoing is a true copy of	f Section 13, Article VI of the By-Laws	or said average of the control of Control	Insurance Company o
America, this	scribed my name-as Vice-President and a	1e	· ·
America, this		ned) R. E. Bangert	
count A.V. X	(\$121	led A. D. Danger C	Vice-Preside
(SEAL) STATE OF WASHINGTON	•		
COUNTY OF KING.			Assistant Secretary
	L. D. McCLEAN		I ame of said compan
General Insurance Company of America, do here and is now in force; and I do hereby certify	by certify that the foregoing is a true column that the above and foregoing Power of	by of Section 13, Article VI, of the by- Arrorney is a true and correct copy of effects	of a Power of Attorne
and is now in force; and I do hereby certify executed by said General Insurance Company o	America, Which is star at the land of the	ny, at the City of Seattle, this	6 th . day
IN WITNESS WHEREOF I have hereunto set m	y hand and affixed the seal of said compa , A.D. 19 67.		.2
		2) Sme Cas	Veare
	<u></u>		Assistant Secret

NOTICE AND CERTIFICATE OF SERVICE

I hereby certify that written notice has been given to the Plaintiff of the filing of the foregoing Petition for Removal and Bond for Removal by serving a copy of the same on Honorable James R. Owen, attorney of record for the Plaintiff, by depositing a copy thereof in the United States mail, postage prepaid, addressed to his office at 110 Courthouse Square, Bay Minette, Alabama 36507, on the day of February, 1970.

Jack H. Harrison, One of the

D. H. D'OLIVE, INC., * IN THE CIRCUIT COURT
a corporation, * OF BALDWIN COUNTY
PLAINTIFF * ALABAMA

VS. * AT LAW

STUYVESANT INSURANCE * COMPANY, NEW YORK, * NEW YORK, * NEW YORK, * DEFENDANT * CASE NO. 8958

TO: Alice J. Duck, Clerk
Circuit Court of Baldwin County
Baldwin County Courthouse
Bay Minette, Alabama

Please take notice that Stuyvesant Insurance Company, the Defendant in the above entitled action, on February 9, 1970, filed its petition and bond for removal in the office of the Clerk of the United States District Court for the Southern District of Alabama, Southern Division.

Jack H. Harrison, One of the Attorneys for the Defendant

Beavers, Shannon, Harrison & Odom 620 North 22nd Street
Birmingham, Alabama 35203

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing notice has been served on Honorable James R. Owen, Attorney for Plaintiff, by depositing a copy thereof in the United States mail, postage prepaid, addressed to his office at 110 Courthouse Square, Bay Minette, Alabama 36507 on the _______day of February, 1970.

FEB - 1970

Jack H. Harrison, One of the Attorneys for the Defendant

ALIES J. DEGET REGISTER

D. H. D'OLIVE, INC.,	*	IN THE CIRCUIT COURT
a corporation,	*	
•	*	OF BALDWIN COUNTY
PLAINTIFF	*:	
	*	ALABAMA
VS.	*	,
	*	AT LAW
STUYVESANT INSURAN CE	*	
COMPANY, NEW YORK,	*	
NEW YORK,	*	
•	* -	
DEFENDANT	*	CASE NO. 8958

TO: Honorable James R. Owen
Attorney for Plaintiff
110 Courthouse Square
Bay Minette, Alabama 36507

Please take notice that Stuyvesant Insurance Company, the
Defendant in the above entitled action, on February 9, 1970, filed its
petition and bond for removal in the office of the Clerk of the United States
District Court for the Southern District of Alabama, Southern Division.

Jack H. Harrison, One of the Attorneys for the Defendant

Beavers, Shannon, Harrison & Odom 620 North 22nd Street Birmingham, Alabama 35203

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing notice has been served on Honorable James R. Owen, Attorney for Plaintiff, by depositing a copy thereof in the United States mail, postage prepaid, addressed to his office at 110 Courthouse Square, Bay Minette, Alabama 36507 on the _____day of February, 1970.

Jack H. Harrison, One of the Attorneys for the Defendant