STATE OF ALABAMA)
BALDWIN COUNTY)

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Henry T. Milton and wife, ...
Deloris Milton

to appear within thirty days from the date 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 Mid-State Homes, Inc.,

a corporation.

Witness my hand this / 9day of March 1971.

Green Blue Green

MID-STATE HOMES, INC., a corporation,

PLAINTIFF,

VS.

HENRY T. MILTON and DELORIS MILTON,

DEFENDANTS

IN THE CIRCUIT COURT OF

Baldwin County, Alabama

At Law

Case No. 9755

COMPLAINT

COUNT ONE: The Plaintiff sues to recover possession of the following tract of land in Baldwin County, Alabama

Beginning at the South East corner of the SE¹/₄ of the NE¹/₂ of Section 8, Township 5, South, Range 3 East, Thence run West 660 ft. to a point. Thence run North 660 ft. to the point of beginning. Thence run East 165 ft. to a point. Thence run South 245 ft. to a point. Thence run West 145 feet to a point. Thence run South 190 feet, more or less to a point on the North margin of Ellisville paved road. Thence run West 20 feet, to a point on the North margin of said road. Thence run North 440 ft., more or less back to the point of beginning. Containing 1 acre more or less.

of which the Plaintiff was in possession, and upon which, pending such possession, and before the commencement of this suit, the defendants entered and unlawfully withhold, together with \$1,000.00 for the detention thereof.

COUNT TWO: The Plaintiff sues to recover the possession of the following tract of land in Baldwin County, Alabama:

(The plaintiff incorporates herein as if fully and completely set out at length herein, by reference and adoption, the full legal description of the real estate set out and described in Count One of the Complaint.)

to which said tract of land the Plaintiff has the legal title, and upon which tract of land, before the commencement of this suit, the defendants entered and unlawfully withhold, together with \$1,000.00 for the detention thereof.

R. A. Norsen, Attorney for Plaints 616200 2121 Building

2121 8th Avenue, North Birmingham, Alabama 35203 Telephone 323-4076

PLAINTIFF'S ADDRESS:

MID-STATE HOMES, INC. c/o R. A. Norred, Attorney 616 2121 Building 2121 8th Avenue North Birmingham, Alabama 35203

FILED

MAR 19 1971

DEFENDANTS' ADDRESS:

Henry T. Milton and Deloris Milton Route 1, Box 130 Loxley, Alabama EUNICE B. BLACKMON CIRCUIT

Takice of Bryangon track

who is made

40+40 Sheriff claims Ten Cents per mile Total \$ 8.00
TAYLOR WILKINS, Sheriff

BY Brown
DEPUTY SHERIFF I served a copy of the within

> TAYLOR WILKINS, Sheriff _D. **S**.

BR

MID-STATE HOMES, a corporation	INC.)	INTHE CIRCUIT COURT OF
•	PLAINTIFF)	BALDWIN COUNTY, ALABAMA
vs.	* **********))	AT LAW.
HENRY T. MILTON DELORIS MILTON	and		
	DEFENDANTS)	CASE NO 9755

MOTION OF DISMISSAL

Comes the plaintiff, Mid-State Homes, Inc., a corporation, and respectfully moves that the above cause be dismissed without prejudice, and that the costs herein accrued be taxed against this plaintiff.

R.A.Norred Attorney for Plaintiff R. A. Morred

616

XXXXI 2121 BUILDING 2121 BTH AVENUE NORTH BIRMINGHAM, ALABAMA 35203 TELEPHONE 323-4076

March 17, 1971

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

Re: Mid-State Homes, Inc. vs.
Henry T. Milton and Deloris Milton

9755

Dear Sir:

I enclose herein an original and two copies of a Summons and Complaint for service and filing on the above. The defendant's address is Route 1, Box 130, Loxley, Alabama.

I would appreciate it if you would acknowledge receipt hereof, confirming the filing date with case number for future correspondence; and if you would also advise when service has been perfected on the defendant.

Thank you for your cooperation.

/3//10//

Yours very trula

RAN/tf

Encl.

R. A. Norred

616

2121 BUILDING
2121 BTH AVENUE NORTH
BIRMINGHAM, ALABAMA 35203
TELEPHONE
323-4076

April 13, 1971

Clerk Circuit Court of Baldwin County Bay Minette, Alabama

Re: Mid-State Homes, Inc.

vs.

Henry T. Milton and

Deloris Milton Case No. 9755

Dear Sir:

It has become unnecessary to proceed further in the above case, and I therefore enclose herein a Motion of Dismissal.

I will appreciate it very much if you will have the case dismissed at your earliest convenience, and bill me for costs.

Yours very truly,

RAN/kc

Enc.