	DOROTHY E. GREEN	X	IN THE CIRCUIT COURT OF
	PLAINTIFF	X	BALDWIN COUNTY, ALABAMA
	VS	χ	AT LAW
	J. CECIL HOPPE, individually, and doing business as "XYZ", a partnership, corporation, or association, the true identity which is unknown to the Plaintiff and which shall be determined at a later date and amended according	ed X	case no: 9840
-	DEFENDANT	χ	

The Plaintiff claims of the Defendant, J. Cecil Hoppe, individually and doing business as "XYZ", a partnership, corporation, or association, the true identity which is unknown to the Plaintiff and which shall be determined at a later date and amended accordingly, hereinafter referred to as Defendant, the sum of TEN THOUSAND (\$10,000.00) DOLLARS, as damages, for the breach of a covenant contained in an oral contract entered into by and between the Plaintiff and Defendant during the month of June, 1970, wherein the Defendant agreed to construct the Plaintiff a residential dwelling in Baldwin County, Alabama, for the sum of approximately, to-wit, FIFTEEN THOUSAND (\$15,000.) DOLLARS; and the Plaintiff alleges, that, although she has complied with all of the terms of said contract and has paid all sums of money due and owing the Defendant under said contract, the Defendant has breached said contract by using two different varieties of old brick in the construction of said residential dwelling contrary to the terms of the contract; and Plaintiff alleges that she selected a single variety of old brick from the Defendant's warehouse to be used by the Defendant on the exterior of said residential dwelling; and Plaintiff further alleges that she vigorously protested to the Defendant at the time of the usage of the two different varieties of old brick in the construction of said residential dwelling by the Defendant and has continuously protested since completion of said dwelling to the Defendant all to no avail.

And the Plaintiff alleges that, although she has made demand upon the Defendant to comply with the terms of said contract, the Defendant has failed to do so, thus causing permanent damage and depreciation to the Plaintiff s dwelling and causing the Plaintiff humiliation and embarassment, to all of which the Plaintiff claims damages in the above amount.

Raylor Wilkins, Jr. Attorney for Plaintiff

Plaintiff respectfully demands a trial

of this cause by a jury.

FILLED

MAY 18 1971

FUNICE B. BLACKMOM CHEM

Attorney for Plaintiff

# Circuit Court, Baldwin County THE STATE OF ALABAMA **BALDWIN COUNTY** ----TERM. 19..... TO ANY SHERIFF OF THE STATE OF ALABAMA: You Are Hereby Commanded to Summon J. CECIL HOPPE to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette against..... J. CECIL HOPPE by DOROTHY E. GREEN Plaintiff..... Witness my hand this.....

98111	1)
No. 1040	/

Page.....

### THE STATE OF ALABAMA **BALDWIN COUNTY**

#### CIRCUIT COURT

DOROTHY E. GREEN

**Plaintiffs** 

vs.

J. CECIL HOPPE, individually and .. doing business as "XYZ", etc.

Defendants

### SUMMONS AND COMPLAINT

MAY 1 8 1971

Taylor Wilkins, Jr. Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Bon Secour, Alabama

Received In Office

I have executed this summons

this 5 - 25 - 71by leaving a copy with

, Cecil Hoppe

Moore Printing Co. - Bay Minette, Ala.

DOROTHY E. GREEN,	χ	
Plaintiff,	χ	IN THE CIRCUIT COURT OF
vs.	χ	IN THE CIRCUIT COURT OF
	χ	BALDWIN COUNTY, ALABAMA
J. CECIL HOPPE, individually	χ	DADDWIN COOKII, ILLIDIAL.
and doing business as "XYZ", a partnership, corporation,	χ	AT LAW
or association, the true identity which is unknown	χ	WI IIWW
to the Plaintiff and which shall be determined at a	χ	CASE NUMBER: 9840
later date and amended accordingly,	X	CASE NUMBER: 9040
Defendant.	χ	

#### MOTION TO STRIKE

Comes now the Defendant in the above styled cause and files this his Motion to Strike those portions of the Plaintiff's Complaint, separately and severally, as set out in the body of this Motion:

The Defendant moves to strike that portion of the Plaintiff's Complaint located in the last paragraph thereof in which the Plaintiff alleges as follows:

" thus causing permanent damage and depreciation to the Plaintiff's dwelling"

and for gounds of his Motion, the Defendant assigns the following separate and several grounds:

- 1. For that said allegation is irrelevant.
- 2. For that said allegation is irrelevant in that the Plaintiff has no legal claim under the law of the State of Alabama for the recovery of damages under such allegation of claim.
- 3. For that said allegation is irrelevant in that the allegation of such damage sounds in tort and not in contract.
- 4. For that said allegation is irrelevant in that such damages are not recoverable in this action.

The Defendant moves to strike that portion of the

:val 69 46167

Plaintiff's Complaint located in the last paragraph thereof wherein the Plaintiff alleges as follows:

> "and causing the Plaintiff humiliation and embarassment"

and for grounds of this Motion, the Defendant assigns the following separate and several grounds:

- 1. For that said allegation is irrelevant.
- 2. For that said allegation is irrelevant in that the Plaintiff has no legal claim under the law of the State of Alabama for the recovery of damages under such allegation of claim.
- 3. For that said allegation is irrelevant in that the allegation of such damage sounds in tort and not in contract.
- 4. For that said allegation is irrelevant in that such damages are not recoverable in this action.

CHASON, STONE & CHASON

#### 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 day

EUNICE B. BLACKMON CIRCUIT

DOROTHY E. GREEN and M.D. GREEN X IN THE CIRCUIT COURT OF

PLAINTIFFS X BALDWIN COUNTY, ALABAMA

VS X AT LAW

J. CECIL HOPPE X

DEFENDANT X CASE NO: 9840

## AMENDED BILL OF COMPLAINT

Comes now the Plaintiff, Dorothy E. Green, in the above styled cause and amends her bill of complaint heretofore filed as follows:

The Plaintiff amends her complaint by adding thereto, as a party plaintiff, the husband of the Plaintiff, M. D. Green, so that the style of this cause by way of Plaintiff shall be as shown above in this amended complaint. The Plaintiffs have learned the Defendant, J. Cecil Hoppe, does business as an individual, therefore the Plaintiffs do hereby strike as a defendant, "XYZ"

The Plaintiffs claim of the Defendant, J. Cecil Hoppe, the sum of THREE THOUSAND SIX HUNDRED (\$3,600.00) DOLLARS, as damages, for the breach of a covenant contained in an oral contract entered into by and between the Plaintiffs, and the Defendant during the month of June, 1970, wherein the Defendant agreed to construct for the Plaintiffs, a residential dwelling in Baldwin County, Alabama, for the sum of approximately, to-wit, FIFTEEN THOUSAND (\$15,000.00) DOLLARS; and the Plaintiffs allege, that, although they have complied with all of the terms of said contract and have paid all sums of money due and owing the Defendant under said contract, the Defendant has breached said contract by using two different varieties of old brick in the construction of said residential dwelling, which brick are of a different color, contrary to the terms of said contract; and Plaintiffs allege, that they selected a single variety of old brick from the Defendant's warehouse to be used by the Defendant on the exterior of said residential dwelling, and that they vigorously protested to the Defendant at the time of the usage of the two different varieties

of old brick in the construction of said residential dwelling by the Defendant, and have continuously protested to the Defendant since the completion of said dwelling, all to no avail.

Plaintiffs further aver that the Defendant breached said contract in that he failed to construct the floor in the living room of said residential dwelling in a workmanlike manner, in that the floor is in a loose condition and is not properly secured to the sub-flooring of said residential dwelling, thus the Plaintiffs claim damages in the amount aforesaid.

aylor Wilkins, fr.

I, the undersigned, Taylor Wilkins, Jr., do hereby certify that I have on this the 3rd day of February, 1972, forwarded a true and exact copy of the foregoing Amended bill of complaint to John Earle Chason, Attorney at Law, Bay Minette, Alabama, Attorney for the Defendant, by mailing the same in the United States Post Office, properly addressed, with the postage paid thereon.

DONE this the 3rd day of February, 1972.

Attorney for Plaintiffs

FILED

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EUNICE B. BLACKMON CIRCULT

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DOROTHY E. GREEN and M.D.

GREEN,

IN THE CIRCUIT COURT OF

Plaintiffs,

vs.

BALDWIN COUNTY,

J. CECIL HOPPES,

ALABAMA

Defendant and

Third Party

Plaintiff,

AT LAW

VS .

KEEGO CLAY PRODUCTS, INC.,

a corporation,

\*

•

:

Third Party Defendant.

CASE NO. 9840

#### MOTION TO STRIKE

COMES NOW Keego Clay Products, Inc., a corporation, third party defendant in the above styled cause and moves this Court to strike the defendant and third party plaintiff's third party complaint on the following grounds, separately and severally:

- 1. Said count is irrelevant.
- 2. Said count is unnecessarily prolix.
- 3. Said count is frivolous.
- 4. Said count seeks to allege the quo modo but the facts stated therein are insufficient to show a breach of warranty.
- 5. An implied warranty for breach of fitness is not a proper basis for a third party complaint.

LYONS, PIPES AND COOK Attorneys for Third Party Defendant

A STATE OF THE STA

G. SAGE LYONS

APR 17 1972

EUNICE B. BLACKMON GERE

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#### LYONS, PIPES & COOK

ATTORNEYS AT LAW
2510 FIRST NATIONAL BANK BUILDING
MOBILE, ALABAMA

36601

JOSEPH H. LYONS (1900-1957)
SAM W. PIPES
WALTER M. COOK
GORDON B. KAHN
G. SAGE LYONS
AUGUSTINE MEAHER, III.
WESLEY PIPES
NORTON W. BROOKER, JR.
COOPER C. THURBER

AREA CODE 205 TEL. 432-4483 P. O. DRAWER 2727

April 14, 1972

Eunice B. Blackmon, Circuit Clerk Baldwin County Courthouse Bay Minette, Alabama 36507

Re: Dorothy E. Green and M. D. Green, Plaintiffs, v. J. Cecil Hoppes, Defendant and Third Party Plaintiff, v. Keego Clay Products, Inc., Third Party Defendant Circuit Court Case No: 9840

Dear Mrs. Blackmon:

Enclosed, please find a Motion to Strike which we request be filed in the above case.

We enclose an extra copy of the Motion to Strike together with a self-addressed return envelope and request that you stamp the copy and return same to us for our records.

Very truly yours,

LYONS, PIPES AND COOK

Cooper C. Thurber

CT/sc

Enclosures

STATE OF ALABAMA

BALDWIN COUNTY

IN THE CIRCUIT COURT - LAW SIDE

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Keego Clay Products, Inc., a corporation, Third Party Defendant, 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 J. Cecil Hoppes, Defendant and Third Party Plaintiff.

Witness my hand this 15 day of Mark, 1972.

Eunie B. Blackmon Clerk

DOROTHY E. GREEN and M. D. χ GREEN, Plaintiffs, χ IN THE CIRCUIT COURT OF vs. χ χ J. CECIL HOPPES, BALDWIN COUNTY, ALABAMA Defendant and Third Party χ Plaintiff, χ AT LAW NO. 9840 vs. KEEGO CLAY PRODUCTS, INC., a corporation, χ Third Party χ Defendant. X

The Third Party Plaintiff claims of the Third Party Defendant the sum of Three Thousand Six Hundred Dollars (\$3,600.00), as damages for the breach of an implied warranty of fitness and

that said breach of warranty arises out of the following facts, viz: that on, to-wit, the 1st day of July, 1970, the Defendant and Third Party Plaintiff ordered from the Third Party Defendant, certain bricks manufactured and sold by the Third Party Defendant under the trade name "Spanish Moss" bricks and that said bricks were ordered at the request of the Plaintiff having been selected by the Plaintiff as the bricks with which the Defendant and Third Party Plaintiff was to construct a home for the Plaintiffs, pursuant to a contract previously entered into between the Plaintiff and the Defendant; that subsequent to the placing of the order for such bricks with the Third Party Defendant, such bricks were delivered to the Third Party Plaintiff by the Third Party Defendant and the purchase price of said bricks has been paid; that Third Party Defendant impliedly warranted such bricks fit for the purpose for which they were subsequently used; that pursuant to the contract with the Plaintiff, the Defendant completed the building of the home and used in its construction the bricks purchased from the Third Party Defendant; that the Defendant and Third Party Plaintiff has in this cause been sued by the Plaintiff for the sum of Three Thousand Six Hundred Dollars (\$3,600.00) damages alleging among other things, a breach of the contract between the Plaintiff and the Defendant because the Plaintiff alleges that the bricks used in the construction of the home as purchased from the Third Party Defendant vary in color or are of different varieties; that if, in fact, the matters and things alleged by the Plaintiff are true and the Defendant should be liable to the Plaintiff for breach of his contract, then the Third Party Defendant has breached its implied warranty of fitness for the purpose for which said bricks were sold and is liable to the Third Party Plaintiff for all or part of the Plaintiff's claim against the Defendant.

CHASON, STONE & CHASON

By: Meson

The Third Party Defendant

may be served with process at its

home Office in Brewton, Alabama.

FILED

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EUNICE B. BLACKMON CIRCUIT

Dorothy E. Dreen 7. Cecil Hoppes, miles in executing this /o at 10c per Executed this / 7 day

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LATE WILMING

DOROTHY E. GREEN and M.D. : IN THE CIRCUIT COURT OF

GREEN,

Plaintiffs, : BALDWIN COUNTY,

vs. :

ALABAMA

T. CECTI HOPPES

J. CECIL HOPPES, :

Defendant and : AT LAW

Defendant and : Third Party Plaintiff, :

vs.

And the second s

KEEGO CLAY PRODUCTS, INC., a corporation,

. . . .

Third Party
Defendant : CASE NO. 9840

# INTERROGATORIES TO THE DEFENDANT AND THIRD PARTY PLAINTIFF

COMES NOW Keego Clay Products, Inc., a corporation, third party defendant in the above styled cause and propounds to the defendant and third party plaintiff, J. Cecil Hoppes, the following interrogatories to be answered separately and severally in the manner and form provided by law:

- (1) Did you purchase the bricks used in the construction of the home of Dorothy and M. D. Green?
  - (A) From whom did you purchase these bricks?
  - (B) When did you purchase these bricks?
  - (C) Give the dates of each purchase, if more than one purchase.
  - (D) If you purchased these bricks at different times, please answer the following:
    - (1) Why were the bricks purchased at different times?
    - (2) Were part of the bricks used in the construction of the Green's house left from another job?
    - (3) If you state that part of these bricks were left over from another job, please give the date, place, and customer of the other job.

- (F) Did you provide Keego Clay Products, Inc. with a sample from the previous lot of bricks when you placed the last order? If not, why not?
- (2) Did either Mr. or Mrs. Green object to the second shipment of bricks prior to you putting them into their house?
- (3) When the last order of bricks were put in the Green's house, could you tell that they were a different color or shade, than the bricks already laid? If so, why did you go ahead and put them in the Green's house?
- (4) Have you ever tried to rectify the color difference?

  If so, when?
- (5) Please explain in your own words how the Green's house has two (2) different color bricks in it and whose fault was it that these bricks are different colors.
- (6) Were you familiar with "Spanish Moss" bricks at the time you began building the Green's house? If so, please answer the following:
  - (A) Is it not true that "Spanish Moss" bricks vary in their shade and color according to many factors?
    Please explain fully.
  - (B) Is it customary to mix bricks from different orders?

CERTIFICATE OF SERVICE

I do hereby certify that I have on this day of 19 Z rerved a copy of the foregoing pleading on counsel for all parties to this proceeding by mailing the same by United States mail, properly addressed, and first class postage property.

LYONS, PIPES AND COOK Attorneys for Keego Clay Products, Ing.

COOFER C. THURSER

PLEASE SERVE THE DEFENDANT AND THIRD PARTY PLAINTIFF BY AND THROUGH HIS ATTORNEY AS FOLLOWS:

Mr. John Earl Chason Chason, Stone & Chason Bay Minette, Alabama Julie 1972

DOROTHY E. GREEN AND M. D. : IN THE CIRCUIT COURT OF

GREEN,

Plaintiffs, : BALDWIN COUNTY,

vs.

ALABAMA

J. CECIL HOPPES,

Defendant and

Third Party : AT LAW

Plaintiff,

vs.

KEEGO CLAY PRODUCTS, INC.,

a corporation,

Third Party Defendant.

CASE NO. 9840

## MOTION TO CONTINUE

COMES NOW Keego Clay Products, Inc., Third Party
Defendant in the above styled cause and moves this Court
to continue the trial of the Third Party Complaint from
its setting on, to-wit: July 26, 1972 and as grounds for
said motion shows unto the Court as follows:

- (1) For that the pleadings in this cause are not settled.
- (2) Third Party Defendant, Keego Clay Products, Inc., has not had sufficient time to prepare its case for trial.
- (3) Attorneys for Third Party Defendant, Keego Clay Products, Inc., filed a timely Motion to Strike which was set for oral argument on June 21, 1972, but was continued at the request of the Third Party Plaintiff, J. Cecil Hoppes. To date the said Motion to Strike has not been ruled on by this Court and Third Party Defendant,

Keego Clay Products, Inc. stands ready and requests oral argument on its Motion to Strike.

- (4) Third Party Defendant, Keego Clay Products, Inc. filed Interrogatories to the Third Party Plaintiff, J. Cecil Hoppes, on June 6, 1972, and said Interrogatories were served on the attorney for Third Party Plaintiff on June 6, 1972. To date the Interrogatories have not been answered and the trial of this cause is set prior to the time required by law for answering said interrogatories, to-wit: Sixty (60) days.
- (5) Third Party Defendant must have time to complete its discovery and time to file necessary pleadings in order that its case can be properly prepared.
- (6) It is only necessary to continue the trial of the Third Party Complaint and not the primary suit for that has been pending for sometime.

WHEREFORE, the premises considered, Third Party
Defendant prays that this Honorable Court will continue
the trial of this cause to some future date.

LYONS, PIPES & COOK Attorneys for Keego Clay Products, Inc.

G. SAĞE LYONS

STATE OF ALABAMA

COUNTY OF MOBILE

Personally appeared before me, the undersigned authority, G. Sage Lyons, who being by me first duly sworn, deposes and says that he is one of the attorneys for the Third Party

Defendant herein, that he has read the above and foregoing Motion for Continuance, that he is informed and believes and upon such information and belief avers that the facts stated therein are true.

G. SAGE LYONS

Subscribed and sworn to before me on this the  $\frac{18}{2}$  day of July, 1972.

NOTARY PUBLIC, MOBILE COUNTY, ALABAMA

#### CERTIFICATE OF SERVICE

I do hereby certify that I have on this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 1972, served a copy of the foregoing Motion to Continue on Taylor Wilkins, Jr. and John EarleChason by mailing the same by United States mail, properly addressed, and first class postage prepaid.

G. SAGE LYONS

FILED

JUL 10 19/2

EUNICE B. BLACKMON CIRCUIT

DOROTHY E. GREEN AND M. D.	) IN THE CIRCUIT COURT OF
GREEN,	) BALDWIN COUNTY, ALABAMA
Plaintiffs,	) AT LAW
vs.	)
J. CECIL HOPPES,	)
Defendant and	)
Third Party Plaintiff,	)
vs.	)
KEEGO CLAY PRODUCTS, INC., a corporation,	)
	)
Third Party	)
Defendant.	) CASE NO: 9840

#### ORDER

The Motion to Strike heretofore filed by Third
Party Defendant Keego Clay Products, Inc., coming on
to be heard this date and the attorney for Third Party
Plaintiff, J. Cecil Hoppes having confessed that the
said Motion to Strike should be granted and the attorney
for Plaintiffs Dorothy E. Green and M. D. Green having
no objection to the granting of said Motion to Strike,
it is ORDERED by the Court that said Motion to Strike
be andthe same is hereby granted, and the Court further
orders that this case proceed to trial.

DONE this 27th day of July, 1972.

Delfan A. Mashbieris CIRCUIT JUDGE.

Hiled 7-27-72 Grenice S. Blackman lincuit Clerk

# LYONS, PIPES & COOK

ATTORNEYS AT LAW

2510 FIRST NATIONAL BANK BUILDING

#### MOBILE, ALABAMA

36601

AREA CODE 205 TEL. 432-4483 P. O. DRAWER 2727

JOSEPH H. LYONS (1900-1957)
SAM W. PIPES
WALTER M. COOK
GORDON B. KAHN
G. SAGE LYONS
AUGUSTINE MEAHER, III.
WESLEY PIPES
NORTON W. BROOKER, JR.
COOPER C. THURBER

July 31, 1972

Hon. Eunice B. Blackmon Clerk of Circuit Court Baldwin County Courthouse Bay Minette, Alabama

Re: Dorothy E. Green and M. D. Green, Plaintiffs vs.
J. Cecil Hoppes, Defendant and Third Party Plaintiff,
vs. Keego Clay Products, Inc., Third Party Defendant
Circuit Court Case No: 9840

Dear Mrs. Blackmon:

In accord with our telephone conversation this morning, I have prepared and enclose an Order granting our Motion to Strike in the above cause. Please send me a copy of the Order granting the Motion to Strike after it has been entered by Judge Mashburn.

Very truly yours,

LYONS, PIPES AND COOK

Augustine Meaher, III

AM/bn

Encl.

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\* . . . . . . . . . .

Organis, Ala. Yeager, Jerre L., V-Pres Lewis-Yeager Tob. Co., 451 S. Mobile St., Fairhope, Ala. Allison, John O. Nechanic, 351 Wisteria St., Fairhope Gibbs, James H., Flagma. L&N RR, 1309 2nd St. Daphne 5. Oswell, Charles O., Timber Farmer, 109 Patrician Dr. Spanish Fort C. Linden, Harry M., V. Pres. Linden Constr., 117 Ashley Dr. Fairhope, Silverhill D' Archer, Mattie K., Clk, NAS, 108 Brakeney Av. Fairhope, Howard, Herman L., Dept. Mgr. Caston Mtr. Co. Rt 2 Box 173A, Fairhope 9. Hene, F. C., V-Pres. Baldwin Co. Bk., 202 Patrician Dr. Spanish Fort D?
10. James, Willie, Laborer, Star Rt. A., Stockton, Ala. \_52-Nichols-Ave-Fairhope 13. Johnson, Elmer H., Chem. Opr. Monteanto, 430 W. Magnolia St. Bay Minette 14. Hobbs, John L. Serviceman Sears Rocbuck Rt 2 Bay Minette P? 16. Hinger, Alice A., Housewife, 512 Genl. Maury Dr. Spanish Fort Sizemore, Thomas T., Acct. Ala. Power Co., 9 Cannonade Blvd. Spanish Fort 18 Guy, Herbert B., Frmn. Rider Constr. 519 Collier &v. Bay Minette 19. Stapleton, Jack, Retired, P. O. Box 185, Eaithope 20. Stark, Eddie, Pruck Driver, Rt. 1 Perdido-21. Gibson, Jerri, Cash, Still Mtr. Co., 202 Bradley Av Bay Minette 7 22. Stone, Mrs. Marcus, Housewife. Box 657, Fairhope 23. Strosier, Norman D., Supvr. F.M., 215 Orange St. Fairhope 24. Gattiker, Thomas B., Acet. Morrison & Smith, 137 Pineridge Rd. Daphne 25. Brywrs, Claude L., Pkr. Bsy Słacks, 205 Bay St. Bay Minette 26. Buchnonn, Clarence, Grand Hotel, Box A Nichols St., Fairhope 27. Bellue, Thelma L. Housewife, 422 Miller Ave. Fairhope 28 Summali, Blanche R., Housewife, 602 Spanish Main St. Spanish Fort 29. Lee, Virginia B., Housewife, 107 Orange St. Fairhope 30 Kock, Victor E., Swtchmm GM&O RR, 569 Nichols Av. Fairhope 31. Fairley, Allen, Pressman Poser Pringing, Twin Beach Rd. Fairhope 32 Allen, Harrington, Laborer, Point Clear 33. Pond, Harry, Mach. Opr. Standard Furn. Rt. 1 Box 30, Bay Minette 34. Rayborn, Thomas H., Heavy Eqpt. Opr. 409 Azalea St. Fairhope 35. Cannon, Marvin H., Opr. Newport Ind. 209 Powell Av. Bay Minette 36. Carpenter, Charles F., Supvr. SCB Tel. 554 Jan Dr. Fairhope 237. Barr, Frank D., Supr. Western Elec., Stuart St. Daphne 28 38. Grawford, John L., Sis. Mgr. Still Mtr. Co. 700 Brady R. Bay Minette / 39. Gebhart, Thomas Lee, Car Salesman, P. O. Box 51, Foley
40. White, Everette, Carpenter, Rt. 1 Perdido
41. Chastang, James, Paper Mill, Cross Roads Rt., Bay Minet Bay Minette 42. Brown, Melvin, Serv. Sta. Atndt. Plaza Enco, Whitehouse Forks

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