KERMI:	rw. 1	FLOWERS,)					
		Plaintif	Ε,)	IN '	THE	CIRCUIT	COURT	OF
Vs.)	BAL	DWIN	COUNTY,	ALABI	AMA
GREAT	DANE	TRAILERS,	INC.,)	CAS	E NC	10448	3	
		Defendani	t)					

DEMURRER

Comes the defendant, Great Dane Trailers, Inc., a corporation, and demurs to the complaint in this cause filed and to each and every count thereof, separately and severally, and as grounds therefor sets down and assigns the following, separately and severally:

- l. For that said count does not set out with sufficient certainty the act or acts with which this defendant is charged.
- 2. The facts alleged in said count do not state a cause of action against this defendant.
- 3. For aught that appears this defendant transacted no business with this plaintiff.
- 4. Said count does not set up sufficient facts to state a cause of action.
- 5. Said count does not state with sufficient certainty how or in what way the money allegedly received by the defendant came into the defendant's custody.
- 6. For the averments of said count failed to show any liability on the part of this defendant.
- 7. For that it does not appear with sufficient certainty what sum or sums the plaintiff claims against this defendant.
 - 8. For that there is a misjoinder of party's defendant.
- 9. For aught that appears this defendant has not collected any monies for this plaintiff.
- 10. For that this defendant had no contract with this plaintiff.

- 11. For that it is not averred that the plaintiff performed any work for this defendant.
- 12. It is not averred that the defendant has an account with the plaintiff.

SPAIN, GILLON, RILEY, TATE & ANSLEY 800 First National Building Birmingham, Alabama 35203 Attorneys for Defendant

I hereby certify that I have mailed a copy of the foregoing Demurrer to Charles C. Partin, Chason, Stone & Chason, 119 Hoyle Avenue, P. O. Box 120, Bay Minette, Alabama, 36507, on this ______ day of July, 1972.

Of Counsel for Defendant

FILED

JUL 5 1972

EUNICE B. BLACKMON CLERK

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 Great Dane Trailers, Inc., a corporation, 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 Kermit W. Flowers.

Witness my hand, this ____ day of June, 1972.

Gunie B. Blackmon

KERMIT W. FLOWERS,	X	
Plaintiff,	Y	IN THE CIRCUIT COURT OF
Plaincill,	^ v	
vs.	λ .	BALDWIN COUNTY, ALABAMA
	X	· · · · · · · · · ·
GREAT DANE TRAILERS, INC.,	X	AT LAW NO: // ////
Defendant.	χ	

COUNT ONE:

The Plaintiff claims of the Defendant, a corporation, the sum of Three Thousand Dollars (\$3,000.00), for money on, towit, the 2nd day of September, 1971, and the 12th day of December, 1971, received by the Defendant to the use of the Plaintiff, which sum of money, with the interest thereon, is still unpaid.

COUNT TWO:

The Plaintiff claims of the Defendant, a corporation, the sum of Two Thousand Dollars (\$2,000.00) for money on, to-wit, the 2nd day of September, 1971, reserved by the Defendant to the use

of the Plaintiff, which sum of money, with the interest thereon, is still unpaid.

COUNT THREE:

The Plaintiff claims of the Defendant, a corporation, the sum of One Thousand Dollars (\$1,000.00), for money on, to-wit, the 12th day of December, 1971, received by the Defendant to the use of the Plaintiff, which sum of money, with the interest thereon is still unpaid.

CHASON, STONE & CHASON

BY: Santos C Partin
Attorneys for Plaintiff

The Plaintiff respectfully demands a trial of this cause by a jury.

CHASON, STONE & CHASON

By: Charles C Partin

Free E Lance Free Lance

Address for service:

JUN 8 19/2

Great Dane Trailers, Inc. Battleship Causeway

FUNICE B. BLACKMON CLERK

946-10-72

10,448 1 BMod White:

KERMIT W. FLOWERS,

Plaintiff,

vs.

GREAT DANE TRAILERS, INC.

Defendant.

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

SUMMONS AND COMPLAINT

JUN 8 1972

EUNICE B. BLACKMON CIRCUIT CLERK J

CHASON, STONE & CHASON
ATTORNEYS AT LAW
P. O. BOX 120
BAY MINETTE, ALABAMA

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 Great Dane Birmingham, Inc., a corporation, 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 Kermit W. Flowers.

WITNESS my hand this ____ day of ______, 1972.

Eurice B. Blackman

KERMIT W. FLOWERS, X

Plaintiff, X IN THE CIRCUIT COURT OF

X

VS. X BALDWIN COUNTY, ALABAMA

X

GREAT DANE TRAILERS, INC., X AT LAW NO. 10,448

Defendant. X

AMENDED COMPLAINT

Comes now the Plaintiff in the above styled cause and amends his Complaint heretofore filed so as to read as follows:

KERMIT W.	FLOWERS,	χ					
	Plaintiff,	X	IN	THE	CIRCUIT	COURT	OF
		X					
Vs.		χ	BALDWIN COUNTY,	, ALAE	ALABAMA		
ł .	E TRAILERS, INC.	X	AT	LAW	NO	. 10,4	48
and GREAT	DANE BIRMINGHAM,	χ					
	Defendants.	χ	•				
		70	$\Omega A \cdot \Omega$				

VOL 70 PAGE 312

COUNT ONE:

The Plaintiff claims of the Defendants, the sum of A, Soc.00
Three Thousand Dollars (\$3,000.00), for money on, to-wit, the 2nd day of September, 1971, and the 12th day of December, 1971, received by the Defendants to the use of the Plaintiff, which sum of money, with the interest thereon, is still unpaid.

COUNT TWO:

The Plaintiff claims of the Defendants, the sum of Two Fluid Two Howdred 3,500.00
Thousand Dollars (\$2,000.00) for money on, to-wit, the 2nd day of September, 1971, received by the Defendants to the use of the Plaintiff, which sum of money, with the interest thereon, is still unpaid.

COUNT THREE:

The Plaintiff claims of the Defandants the sum of One Thousand Dollars (\$1,000.00), for money on, to-wit, the 12th day of December, 1971, received by the Defendants to the use of the Plaintiff, which sum of money, with the interest thereon is still unpaid.

CHASON, STONE & CHASON

BY: <u>Attorneys</u> for Plaintiff

The Plaintiff respectfully demands a trial of this cause by a jury.

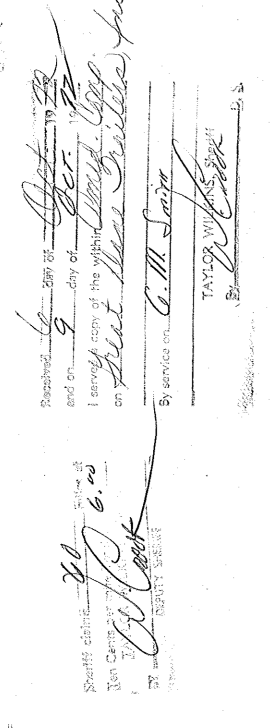
CHASON, STONE & CHASON

FILED

OCT 6 19/2

EUNICE B. BLACKMON CLERK

BY: Attorneys for Plaintiff



KERMIT W. FLOWERS, Plaintiff,

VS.

GREAT DANE TRAILERS, INC., Defendant.

AMENDED COMPLAINT

Defendant may be served at Pravat done Trabés Inc Bultleship fameuran RECENTED

octio 1972

CHASON, STONE & CHASON
ATTORNEYS AT LAW
P. O. BOX 120
BAY MINETTE, ALABAMA

KERMIT W. FLOWERS,	\$	IN THE CIRCUIT COURT OF
	\$	
PLAINTIFF,	\$	
	\$	BALDWIN COUNTY, ALABAMA
	\$	
VS.	\$	
	S	CASE NO. 10448
	\$	
GREAT DANE TRAILERS,	INC., §	
	\$	
DEFENDANT.	\$	

DEMURRER

Comes the defendant, Great Dane Birmingham, Inc. and demurs to the complaint in this cause filed and to each and every count thereof, separately and severally, and as grounds therefor, sets down and assigns the following, separately and severally:

- For that said count does not set out with sufficient certainty the act or acts with which this defendant is charged.
- 2. The facts alleged in said count do not state a cause of action against this defendant.
- 3. For aught that appears this defendant transacted no business with this plaintiff.
- 4. Said count does not set up sufficient facts to state a cause of action.
- 5. Said count does not state with sufficient certainty how or in what way the money allegedly received by the defendant came into the defendant's custody.
- 6. For the averments of said count failed to show any liability on the part of this defendant.
- 7. For that it does not appear with sufficient certainty what sum or sums the plaintiff claims against this defendant.
- 8. For that there is a misjoinder of party's defendant.
- 9. For aught that appears this defendant has not collected any monies for this plaintiff.

- 10. For that this defendant had no contract with this plaintiff.
- 11. For that it is not averred that the plaintiff performed any work for this defendant.
- 12. It is not averred that the defendant has an account with the plaintiff.

SPAIN, GILLON, RILEY, TATE & ANSLEY 800 John A. Hand Building Birmingham, Alabama 35203 Attorneys for Defendant

By William F. Donow, ett
Trial Attorney

of Oct., 1972 corved a copy of the foregoing pleading on south of first porties to this proceeding by mailing the same by United States mail, properly addressed, and first class pustage prepaid.

Of Counsel for Deal Dase Bungher, L.

FILED

OCT 16 1972

EUNICE B. BLACKMON CIRCUIT

KERMIT W. FLOWERS,	§ §	IN THE CIRCUIT COURT OF
PLAINTIFF,	\$	BALDWIN COUNTY, ALABAMA
vs.	§ §	CASE NO. 10448
GREAT DANE TRAILERS, INC.,	\$ \$	
DEFENDANT.	§ §	

ANSWER

Comes the defendant, Great Dane Trailers, Inc., a corporation, and for plea and answer to the complaint filed in this cause and to each count thereof, separately and severally, sets down and assigns, separately and severally, the following:

- The allegations of said count are untrue.
- 2. This defendant is not guilty of the matters and things alleged in said count.
 - 3. This defendant is not indebted to the plaintiff.

 SPAIN, GILLON, RILEY, TATE & ANSLEY

By Willia F. Donner It

Of Counsel for Deat Don Iralan, A

FILED

OCT 16 19/2

EUNICE B. BLACKMON CLIRE A

KERMIT W. FLOWERS,	χ	
Plaintiff,	χ	IN THE CIRCUIT COURT OF
vs.	χ	IN THE CIRCUIT COOK! OF
v 5 •	χ	BALDWIN COUNTY, ALABAMA
GREAT DANE TRAILERS, INC., and GREAT DANE	χ	AT LAW NO. 10,448
BIRMINGHAM, INC.,	χ	211 112100 100. 100, 440
Defendants.	χ	

MOTION

Comes now the Plaintiff, Kermit W. Flowers, by and through his Attorneys of Record, and shows unto the Court that on October 17, 1972, the Court overruled the demurrer to Plaintiff's Complaint filed by Great Dane Birmingham, Inc., one of the Defendants in the above styled cause, and that the Defendant has failed to answer the Complaint in the time prescribed by law.

WHEREFORE, the Plaintiff moves this Honorable Court to require the said Defendant to plead within a time set by the Court or suffer a judgment by default.

CHASON, STONE & CHASON

By: Attorneys for Plaintiff

CERTIFICATE OF SERVICE

cartify that a copy of the foregoing ading has been served upon counsel all parties to this proceeding, by ing the same to each by First Class States Mail, properly addressed tage prepaid on this 13 day cit Class 19 22

1. Planton

FILED

DEC 1 3 1972

EUNICE B. BLACKMON CLERK

KERMIT W. FLOWERS,	χ	
Plaintiff,	χ	TN MILL OTDOUTS CONT.
	χ	IN THE CIRCUIT COURT OF
vs.	χ	BALDWIN COUNTY, ALABAMA
	χ	
GREAT DANE TRAILERS, INC., and GREAT DANE	χ	AT LAW NO. 10,448
BIRMINGHAM, INC.,	χ	
Defendants.	χ	

MOTION

Comes now the Plaintiff, Kermit W. Flowers, by and through his Attorneys of Record, and moves this Honorable Court to cause Great Dane Birmingham, Inc., one of the Defendants in the above styled cause, to answer fully in open Court the Interrogatories filed in the above styled cause; or upon the said Defendant's failure to do so, to direct a judgment by default to be entered, or render such judgment or decree as would be appropriate if such defaulting party offered no evidence, and for grounds thereof, sets down the following:

1. For that the Plaintiff's Interrogatories were served on said Defendant more than sixty (60) days ago, and said Defendant has wholly failed to answer the same.

CHASON, STONE & CHASON

By: Attorneys for Plaintiff

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 12 day of Security. 1972

19.00

FILED

DEC 13 1972

EUNICE B. BLACKMON CIRCUIT

*VOL 70 PAGE 319

KERMIT W. FLOWERS,	X	
Plaintiff,	χ	IN THE CIRCUIT COURT OF
	χ	
vs.	χ	BALDWIN COUNTY, ALABAMA
	Х	
GREAT DANE TRAILERS, INC., and GREAT DANE	χ	AT LAW NO. 10,448
BIRMINGHAM, INC.,	χ	
Defendants.	χ	

MOTION

Comes now the Plaintiff, Kermit W. Flowers, by and through his Attorneys of Record, and moves this Honorable Court to cause Great Dane Trailers, Inc., one of the Defendant in the above styled cause, to answer fully in open Court the Interrogatories filed in the above styled cause; or upon the said Defendant failure to do so, to direct a judgment by default to be entered, or render such judgment or decree as would be appropriate if such defaulting party offered no evidence, and for grounds thereof, sets down the following, separately and severally:

- For that the Defendant's answers to the Plaintiff's Interrogatories in the above styled cause were not full.
- 2. For that the Defendant's answers to the Plaintiff's Interrogatories in the above styled cause were evasive.

CERTIFICATE OF SERVICE

CHASON, STONE & CHASON

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 13 day

Attorneys for Plaintiff

FILED

DEC 1 3 1972

47 , 19 72 . la C. Rate

KERMIT W. FLOWERS,	§ §	
Plaintiff,	\$	E CIRCUIT COURT OF
****	\$	E CINCOII COOKI OF
VS.		IN COUNTY, ALABAMA
GREAT DANE TRAILERS,	\$ \$	
INC., and GREAT DANE	S AT LAN	NO. 10,448
BIRMINGHAM, INC.,	9 §	
Defendants	\$	

ANSWER

Comes the defendant, Great Dane Birmingham, Inc., a corporation, and for plea and answer to the complaint filed in this cause and to each count thereof, separately and severally, sets down and assigns, separately and severally, the following:

- The allegations of said count are untrue.
- 2. This defendant is not guilty of the matters and things alleged in said count.
 - 3. This defendant is not indebted to the plaintiff. SPAIN, GILLON, RILEY, TATE & ANSLEY

DEC 19 1972

EUNICE B. BLACKMON CIRCUIT

Certificate of Service

of les., 19 7, served a copy of the foregoing pleading on nounsel for all parties to this proceeding pame by United States mail, properly

Of Counsel for

LARRY L. JACOBSON and MARY T. JACOBSON		IN THE CIRCUIT COURT OF
Plaintiffs)	BALDWIN COUNTY, ALABAMA
THE TRAVELERS INDEMNITY COMPANY a stock insurance company		AT LAW
Defendant)	CASE NO: 10.590

REPLICATION

Comes now the Plaintiffs in the above styled cause and for reply to the answer filed in this cause by the Defendant, and say as follows:

1. The Plaintiffs join issue with the Defendants and to the Defendant's answer filed in this cause.

Taylor Wilkins, r. Accorney for Playhtiffs

I, the undersigned, Taylor Wilkins, Jr., do hereby certify that I have on this th day of April, 1973, forwarded a true and exact copy of the foregoing pleading to Mr. J. Connow Owens, Attorney at Law, Bay Minette, Alabama, attorney of record for the Defendant, by mailing a copy of the same in the United States Post office, properly addressed, with postage prepaid.

ttorney for Plaintiffs

Tiled 1.12.73 Live B. Blackmen Live B. Blackmen

70 PAGE 322

LAW OFFICES OF

SPAIN, GILLON, RILEY, TATE & ANSLEY

800 JOHN A. HAND BUILDING

BIRMINGHAM, ALABAMA 35203

(205) 328-4100

ALTON C. LE CROY

FRANK E. SPAIN
J. W. GILLON
RICHARD S. RILEY
RALPH B. TATE
JOHN P. ANSLEY
IRA LEE BURLESON
FRANK P. SAMFORD. JR.
FOSTER ETHEREDGE
S. R. STARNES
HOBART GROOMS. JR.
OLLIE L. BLAN, JR.
JOHN P. MCKLEROY, JR.
WILLIAM F. DENSON, III
ALLWIN E. HORN, III

December 14, 1972

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

RE: Kermit W. Flowers vs. Great Dane Birmingham, Inc., a corporation, Case No. 10,448

Dear Ms. Blackmon:

We enclose the original Answer to be filed on behalf of Great Dane Birmingham, Inc. Please file the original and return copy stamped "FILED" in the enclosed self-addressed envelop.

We notice that the attorney for the plaintiff has filed two motions with regard to answers to interrogatories. We certainly desire to be heard before any ruling is made on these motions. Please advise us when these cases will next be set for settlement of pleadings. We assume that no ruling will be made on these motions until the next settlement hearing. If this is not correct, please advise.

Very truly yours,

SPAIN, GILLON, RILEY, TATE & ANSLEY

By:

Villiam F. Derson, III

Motions.

WFD, III/jy

cc: Mr. Charles C. Partin Chason, Stone & Chason P. O. Box 120

Bay Minette, Alabama 36507

Enclosures

LAW OFFICES OF

SPAIN. GILLON, RILEY, TATE & ANSLEY

800 JOHN A. HAND BUILDING

BIRMINGHAM, ALABAMA 35203

(205) 328-4100

ALTON C. LE CROY OF COUNSEL

FRANK E. SPAIN
J. W. GILLON
RICHARD S. RILEY
RALPH B. TATE
JOHN P. ANSLEY
IRA LEE BURLESON
FRANK P. SAMFORD, JR.
FOSTER ETHEREDGE
S. R. STARNES
HOBART GROOMS, JR.
OLLIE L. BLAN, JR.
JOHN P. MCKLEROY, JR.
WILLIAM F. DENSON, III
ALLWIN E. HORN, III

December 27, 1972

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

RE: Kermit W. Flowers vs. Great Dane Birmingham, Inc., a corporation, Case No. 10,448

Dear Ms. Blackmon:

We enclose an original and a copy of answers to interrogatories to be filed on behalf of Great Dane Birmingham, Inc. Please file the original and return copy stamped "FILED" in the enclosed self-addressed envelop. Thank you.

Very truly yours,

SPAIN, GILLON, RILEY, TATE & ANSLEY

William F. Denson, III

WFD, III/jy

Enclosures

LAW OFFICES OF

SPAIN. GILLON, RILEY, TATE & ANSLEY

BOO JOHN A. HAND BUILDING

BIRMINGHAM, ALABAMA 35203

(205) 328-4100

ALTON C. LECROY OF COUNSEL

FRANK E. SPAIN
J. W. GILLON
RICHARD S. RILEY
RALPH B. TATE
JOHN P. ANSLEY
IRA LEE BURLESON
FRANK P. SAMFORD, JR.
FOSTER ETHEREDGE
S. R. STARNES
HOBART GROOMS, JR.
OLLIE L. BLAN, JR.
JOHN P. MCKLEROY, JR.
WILLIAM F. DENSON, TI
ALLWIN E. HORN, TI

October 13, 1972

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

> RE: Kermit W. Flowers vs. Great Dane Trailers, Inc. Case No. 10448

Dear Ms. Blackmon:

Enclosed is the original Demurrer to be filed on behalf of Great Dane Birmingham, Inc., and also the original Answer to be filed on behalf of Great Dane Trailers, Inc. Please file the originals and return copies stamped "filed" in the enclosed selfaddressed envelope.

Very truly yours,

SPAIN, GILLON, RILEY, TATE & ANSLEY

By: William F. Denson, III

WFD, III/jy

Enclosures

LAW OFFICES OF

SPAIN, GILLON, RILEY, TATE & ANSLEY

BOO JOHN A. HAND BUILDING

BIRMINGHAM, ALABAMA 35203

FRANK E. SPAIN
J. W. GILLON
RICHARD S. RILEY
RALPH B. TATE
JOHN P. ANSLEY
IRA LEE BURLESON
FRANK P. SAMFORD, JR.
FOSTER ETHEREDGE
S. R. STARNES

JULY 3, 1972

ALTON C. LE CROY OF COUNSEL

Ms. Eunice B. Blackmon, Clerk Circuit Court Baldwin County Court House Bay Minette, Alabama 36507

RE: Kermit W. Flowers vs. Great Dane Trailers, Inc. Case No. 10448

Dear Ms. Blackmon:

HOBART GROOMS, JR.
OLLIE L. BLAN, JR.
JOHN P. MCKLEROY, JR.
WILLIAM F. DENSON, TI
ALLWIN E. HORN, TI

We attach Demurrers to be filed in the above cause. Please file the original and stamp the copy, "filed" and return to us.

Very truly yours,

SPAIN, GILLON, RILEY, TATE & ANSLEY

William F. Denson, III

WFD, III/mb enc/

JURY LIST - APRIL CIVIL TERM - APRIL 9, 1973 Howers up Great Il 1. Sims, Joel A., Farmer, Rabon, Alabama Slaughter, Wm. E., V-Pres Bacon McMillan, fensaw, Ster Rt. A Stockton 3. Leigh, Calvin D., Agr. Life of Georgia Ins., 361 Gaston Av. Faich-pe Kanty Wand Super Eastwood Nealy, 5 Ringer Rd. Spanish Fore, Easy Minere 27 - Chandler, Al., Jr., Slmn. Baldwin Fimes, Silverhill, Bay Minerie 6. Buct, Joyce, Housewife, Rt. 2 Box 20, Bay Minette 8. Bell, Bennie, Farmer, Rt. 1 Perdido, Almbama 8. Bell, Beamer, Farmer, Rc. Perdido, Alabama 9 Baces Charles In Jan Acor Bittmer Ind. 33 Caisson-Trace. 10. Hartley, Dewey L, Kaiser Almn. 1900 McMillan, Bay Minette

11. Munnerlyn, Flmer, Laborer, Star Rt. A Scockton, Alabama 3

12. Robinson, liarold C., Electn. Scott Paper Co. 100 Berglin St. Fairhope, Mobile 13 Poscr Walter L., Mgr. Poser Printing Co. 451 Boone La. Fairhope 14. Quinley, Nora G., Smscrs. Bay Slacks 206 N. White Ay. Bay Mincete D 15. Ponder, Jack, Plumbing Contr. Box 96, Fairhope 16. Bryors, Ewing E, Mubile Reserve Fleet, 207 Clay St. Bay Minette D 17) Burden, Douglas, Survey Tech F'Hope Title & Survey, Montrose, Fairhope 18. Bryant, Prentis, Laborer Newport Ind., 807 Daphne Rd. Bay Minette 19. Corbett, Howard Dan Leigh Kisser Plant, 403 Moran St. Bay Minette 20. Simmons, Kenneth J., Exect Pilot Cont Murs. 125 Condederate Dr. Spanish Fort, Nobile 21. Webb, Elroy, Eng. Ala. St. Dock, 203 Spanish Main St. Spanish Fort, Mobile 221. White, Harold A., Hales M.F. G. Co. Box 137 Foley, 22 Bayne, Manuell W., Housewife, 1601 Armstrong Av. Bay Minette 24. Brabnes, Martin J., Jr., South Central Bell, Rt. 2 Bay Minette, Mobile 25. Sanks, Sarah, Clk. Tax Assec. 607 Moog Av. Bay Minette 26. Lucher, Brancis, Jan, Waiser Alman, Llouwerhiere Av. Bay Miacate Wilson, A. Robert, Wilson's Pure Station, Wison Dr. Spanish Fort, P 28. Hard, John E. Tech. Int. Paper 000, 124 Spanish Main St. Spanish Fort, Mobile 29. Childs, Jack F., Dept. Supe Warrion & Culf Navigation, 131 Pineridge Rd. Daphne 30. Barnett, John E., St. Regis Paper Co., Rt. 4 Box 180 B Cantonment, Fla. Bay Minette 31. Moore, Byrd, III, Engineer, 151 Blue Island Ave. Fairhope 32. Watts, Evelym, Clerk, Bay Minette 33. Bryars, Dollie, Clerk, Bay Minette 34. Brown, Hilary, Retired; Bay Micette 35. Dean, Marvin A., Newport, Bay Minette 36. Hall, Orgin, Bay Minette 37. Reid, Bernice, Bookkeeping, Bay Minerte D 28 B. Teman, Dorothy J., Housewife 890 S. White Av. Bay Minette 39: Corley, Roy C., Kaiser Almr. (Mach), 18 Bouler Av. Bay Minette + 9 40. Dere, Ann-S. Bus Station, 10-S. Church Sa. Pairhope 41. Garner, Howard, Jr., Chemstrand, 808 Mixon Av. Bay Minette, Pensacola 43. Herron, Doreen B., Baldwin Tax Assessor, 1800 Armstrong Av., Bay Minette 42. Cibson, Ray G., Civil Eng. St. Hwy Dept. 606 Bellangee Av. Eairhope. 44. Johnson, Jimmy Lee, Laborer, Star Rt. A Stockton D4 45. Lamar, Mark, Dr., Standard Furn. Co. 901 Brownwood Av. Bay Minette 46. Wright, Justice D., Forester US Steel, 103 W. 11th St. Bay Minette

1/83- POXXXXX XXXXX - July

D XXXXXX XXX