BROWN, HUDGENS & RICHARDSON

LAWYERS

ALTON R. BROWN, JR.
A. NEIL HUDGENS
JOHN D. RICHARDSON
J. GEORGE WHITFIELD, JR.
CLAUDE D. HARRELL
MICHAEL GILLION
TIMOTHY M. GROGAN
JAMES H. CROSBY
DON O. WHITE
ROBERT M. MONTIEL

2ND FLOOR EXECUTIVE PLAZA
601 BEL AIR BOULEVARD
MOBILE, ALABAMA
36606

AREA CODE 205 476-6500

August 5, 1976

Honorable Telfair Mashburn Circuit Judge Baldwin County Courthouse Bay Minette, Alabama 36507

RE: Richard K. Massengale and Glenda Faye Massengale vs.
National Security Fire and Casualty Company
Civil Action No. 10,582

Dear Judge Mashburn:

We enclose a copy of an order granting our motion for partial summary judgement as to the claim based on outrage. As you recall, this motion was originally argued before your honor in March of 1976 and was granted at that time. The purpose of this order is to make that judgement final as to that portion of the complaint so as to allow Mr. Hayes an opportunity to appeal at this time from that order, if he so desires.

To assure fairness in this matter we recommend that the order be dated on the date it is signed to assure Mr. Hayes the full amount of time to appeal, should that be his decision.

Best regards.

Respectively,

JAMES H. CROSBY

For the Firm

JHC:js ENCL.

cc: Wilson Hayes, Esquire

HAYES & BOGGS

ILSON HAYES ILLIAM P. BOGGS LAWYERS

Spanish Fort, Alabama 36526 P. O. Box 104
Telephone 438-1601

AK SAKKKAKASOON

August 24, 1972

Mrs. Eunice Blackmon Clerk, Circuit Court Baldwin County Court House Bay Minette, Alabama 36507 #10,582

Dear Eunice:

Please file the enclosed suit styled Richard K. Massengale vs. South Central Bell.

South Central Bell may be served in Bay Minette on their local agent.

Yours very truly,

HAYES & BOGGS

William P. Boggs

WPB/jp Enclosures

STATE OF ALABAMA	No. 10,582
}	
Baldwin County	April Term, 19.75
TO ANY SHERIFF OF THE STATE	E OF ALABAMA—GREETINGS:
	e Court, by competent evidence, that heretofore, viz.: On the
	1975, a Subpoena issued out of this Court directed to
•	Busby
commanding him to appear at the prese	nt term of this Court to give evidence in behalf of
Plaintiff	in a case pending in this Court, wherein
and South Central Bel	1 Telephone Defendant
And it appearing to the Court by	return of the Sheriff on said Suboena endorsed that the
said Boodie Busby	was duly summoned
to appear at this term, and from term to	term thereafter, according to law; and it further appearing
that the said Boodie Busby	
and testify as by said Subpoena he was	required, and willfuly and without good excuse, refused to
appear in obedience to said Subpoena;	You are therefore commanded to arrest the said
Boodie Busby and him safely	keep, so that you have him before this Court on this16th
day of April 1	975 11:00 a.m.
Herein fail not, and show by you	r teturn how you have executed this process.
	Munice B. Blacknew Clerk
	BOND
STATE OF ALABAMA	``
Baldwin County	· · · · · · · · · · · · · · · · · · ·
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	agree to pay the Dollars,
	Donats,
	t of said County, and from day to day, and from term to
	course of law, to testify and give evidence in behalf of
	in a criminal prosecution wherein the State of
	Defendant
	waive all rights of claim of exemption we or either of us have
	onstitution and laws of the State of Alabama
above bond.	operty free from all incumbrance, to the full amount of the
Witness our hands and seals this	day of1919
Taken and approved	\ (L. S.)
taken and approved,	(L. S.)
	(L. S.)
Sheri	ff (L. S.)

STATE OF ALABAMA \ No. 10,582
Circuit COURT
Baldwin County April Term, 1975
TO ANY SHERIFF OF THE STATE OF ALABAMA—GREETINGS:
It having been made known to the Court, by competent evidence, that heretofore, viz.: On the
15th day of April 1975, a Subpoena issued out of this Court directed to
Boddie Busby
commanding him to appear at the present term of this Court to give evidence in behalf of
Plaintiff in a case pending in this Court, wherein
Richard K. Massengale Plaintiff
and Defendant
And it appearing to the Court by return of the Sheriff on said Suboena endorsed that the
said Boodie Busby was duly summoned
to appear at this term, and from term to term thereafter, according to law; and it further appearing
that the said Boodie Busby
and testify as by said Subpoena he was required, and willfuly and without good excuse, refused to
appear in obedience to said Subpoena; You are therefore commanded to arrest the said
Boodie Busby and him safely keep, so that you have him before this Court on this 16th
day of April 19.75 11:00 a.m.
Herein fail not, and show by your return how you have executed this process.
Gladenan Clerk
P.O.Y.D.
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STATE OF ALABAMA Baldwin County We, agree to pay the State of Alabama, Dollars, unless appears at the next term of Circuit Court of said County, and from day to day, and from term to term thereafter, until discharged by due course of law, to testify and give evidence in behalf of in a criminal prosecution wherein the State of
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STATE OF ALABAMA Baldwin County We. agree to pay the State of Alabama, Dollars, unless appears at the next term of Circuit Court of said County, and from day to day, and from term to term thereafter, until discharged by due course of law, to testify and give evidence in behalf of in a criminal prosecution wherein the State of Alabama is Plaintiff, and Defendant
STATE OF ALABAMA Baldwin County We, agree to pay the State of Alabama, Dollars, unless appears at the next term of Circuit Court of said County, and from day to day, and from term to term thereafter, until discharged by due course of law, to testify and give evidence in behalf of in a criminal prosecution wherein the State of Alabama is Plaintiff, and
STATE OF ALABAMA Baldwin County We,
STATE OF ALABAMA Baldwin County We. agree to pay the State of Alabama, Dollars, unless appears at the next term of Circuit Court of said County, and from day to day, and from term to term thereafter, until discharged by due course of law, to testify and give evidence in behalf of in a criminal prosecution wherein the State of Alabama is Plaintiff, and Defendant Charged with the offense of. And we, and each of us, hereby waive all rights of claim of exemption we or either of us have now or may hereafter have, under the constitution and laws of the State of Alabama hereby certify thathave property free from all incumbrance, to the full amount of the
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STATE OF ALABAMA Baldwin County We. agree to pay the State of Alabama, Dollars, unless appears at the next term of Circuit Court of said County, and from day to day, and from term to term thereafter, until discharged by due course of law, to testify and give evidence in behalf of in a criminal prosecution wherein the State of Alabama is Plaintiff, and Defendant Charged with the offense of. And we, and each of us, hereby waive all rights of claim of exemption we or either of us have now or may hereafter have, under the constitution and laws of the State of Alabama hereby certify thathave property free from all incumbrance, to the full amount of the
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JURY LIST - APRIL CIVIL TERM - APRIL 14, 1975 EL # 1 Soesbe, Fred L.; Monstants, Rt. 3 Box 209, Folley, Pensacola, Fla. P Wells, Nick: Bob White Chev. Day Ave. Bay Ninette, Ala. Po box 1314, Fainhope, Ala. Lett, Leon, Pressman Poser Printing, 618 Young St. Fairhope, Ala. 1)2 Guy, May No.: Housewife; 519 Collier Ave. Bay Minette Lindsey, James, J.-A. Entzingen & Son, P. O. Box 690, Bay Minette, Ala. Gashier Farmers Merc. Bank, P. O. Box 89, Foley 505% Dyrne St. -Day Winette, Rhodes, Rickey, Self-Emp. 203 Mitchell Ave. L. T. Rhodes & Son-Bay Minette ho $lap{3}$ Purdy, Beth; Housewife, Wesminister Apts. McMillan Ave. Bay Minette EL # 2 Franklin, Jimmy; National Guard, 606 Magnolia St. Nat'l Guard Armory, Bay Minette Jones, Earl; Montsanto, 1702 N. Pine, Foley, Pensacola, Fla. P. Holley, James B., Eng. Int. Paper Co., 606 Spanish Main, Spanish Fort, Mobile P4 Jones, J. J., Contractor, Rt. 3 Foley P9 Constack, Arthur D.; Corporter, Rt. 1 Fibe Rt. I Elberta Elleen D.; Cik, Thomas Hospital, 11/ Fels Ave. Fairhope Jones, Mrs. Laurens W.; Housewife, 801 E. 5th St. Bay Minette Wofford, Mary B.; Housewife, Rt. 2 Box 71, Bay Minette, Ala. Williams, Mobiles E.; Kysor, 701 McMillen Ave. Bay Minette
Fletcher, Charles T.; Gov't Employee, 904 D'Olive St. Bay Minette D' Asiond Sterling R. Retired: 608 Marks Ave. Bay Minette P/ EL # 3 Housewife, P. @ Dox 756, Foley King, Linda E., Bank Teller, Bald. Co. Bank, 303 Hickory St. Bay Minette) 4 Schultz, Paul, Mgr. Standard Oil, Box 488, Foley Riley, Mack C.; Eng. St. Hwy Dept. 1139 Hwy 31 N. Bay Minette Miller, Chester; Rep. Litton Inds.; 124 Confederate Dr. Spanish Fort, Ala. Mobile Moorer, Evelyn S., Clk. Greer Gro. 1524 Williams St. Bay Minette Do Beasley, Wilson C.; Store : McMillan Ave. Bay Minette Ammons, Lloyd, Bald. Co. Beast Aducation Material Center, Perdido, Bay Minette Baumann, Linda F.; Textile Worker, P. O. Box Elberta, Ala.

Averitt, Chester C.; Contractor, Rt. 1 Box 9 A, Foley, Foley D 7

Citt, Clara, Housewife, Robertsdale, Robertsdale Roland; Gilbert; Clerk, Bay Minette Auto Part, P. O Box 157, Bay Minette $\mathbf{I} + \mathbf{4}$ Burgett, Bobby; N.A.S.; Rt. 1 Box E-20, Robertsdale, Pensacoal, Fla. Bowman, R. A.Ind. Life Ins. Agt. 1703 Auburn Ave. Bay Minette, Ala. Bolder Douglas, Laborer City Utilities Dept Stockton, Bay Minette 07 es de la faction de la lox (Elberta, Ale. -Cibson, Deon F., Revised, Re2, Box 92 A., Bay-Minorton / O Nordan gray D PXXXXXXXXXXX D XXXX XXXX

Kichard A. 7/1assingace Dr. 20 CENTRAL BULL

STATE OF ALABAMA) COUNTY OF BALDWIN)

TO ANY SHERIFF OF THE STATE OF ALABAMA -- GREETINGS:

You are hereby commanded to summon SOUTH CENTRAL BELL to appear before the Baldwin County Circuit Court of Baldwin County, Alabama, at the place of holding the same and to plead, answer or demur within thirty (30) days from service hereof to the complaint of RICHARD K. MASSENGALE.

WITNESS, my hand this the 31 day of August,

(Musel A Blackman)

Clerk 1972.

RICHARD K. MASSENGALE,	χ	IN THE
Plaintiff,	χ	CIRCUIT COURT OF
vs.	χ	BALDWIN COUNTY, ALABAMA
SOUTH CENTRAL BELL,	X	AT LAW.
Defendant.	χ	CASE NO. 11,582

COMPLAINT

Plaintiff claims of the Defendant the sum of FIVE THOUSAND DOLLARS (\$5,000.00) as damages, for that, whereas, heretofore, on to-wit: December 12, 1971, the Plaintiff was using the public telephone located at Baldwin County Curb Market, Spanish Fort, Baldwin County, Alabama, which said telephone was so negligently installed by the Defendant as to cause the Plaintiff to receive an electrical shock of 240 volts and, as the proximate result and consequence of the aforesaid negligence of the Defendant, the Plaintiff was injured and damaged as follows, to-wit:

The Plaintiff was injured in and around his back and neck; he was made sick and sore and was forced to submit himself for treatment to medical men; he suffered temporary disability and was forced to incur expense and was unable to perform his work as a barber, all to the great damage of the Plaintiff in the aforesaid sum. Hence this suit.

William P. Boggs, Attorney for the Plaintiff

OF COUNSEL:
HAYES & BOGGS
Attorneys at Law
P. O. Box 104
Spanish Fort, Alabama 36527

FILED

AUG 3 0 1972

EUNICE B. BLACKMON CLERK

Richard K. Mussengale

South Central Bell 202 Goog At 900 Mobile County Al Were Francis) Oist. Munager

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EUNICE B. BLACKMON CIRCUIT

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SEP - 171912

William P. Boggs P.O. Box 104 - Spanish Fort, Ala

AND DESCRIPTION OF THE PARTY OF	RICHAR	RD K. MASSENGALE,	Ŏ		
	vs.	Plaintiff,	Q	IN THE CI	RCUIT COURT OF
S-O Characteristics of the second			Ŏ	BALDWIN C	OUNTY, ALABAMA
Percharge annual control	SOUTH	CENTRAL BELL,	Ŏ	AT LAW	NO. 10,582
	Programme and the second	Defendant.	Q		

DEMURRER TO COMPLAINT

Now comes the defendant, by its attorney, and demurs to the original complaint heretofore filed in this cause and as gounds of such demurrer assigns, separately and severally, the following:

- 1. It does not state a cause of action.
- 2. The allegations of the complaint are vague, indefinite and uncertain in that it does not allege that the defendant is a corporation, a partnership, or an individual venture.
- 3. The allegations of the complaint are vague, indefinite and uncertain in that it does not allege when the telephone referred to in the complaint was installed by the defendant.
- 4. The allegations of the complaint are vague, indefinite and uncertain in that it does not allege how and in what way the telephone was negligently installed by the defendant.
- 5. It does not appear with sufficient certainty what duty, if any, this defendant may have owed to the complainant.
- 6. It does not appear with sufficient certainty wherein this defendant violated any duty owed by the defendant to the plaintiff.
- 7. The averments of the complaint, if true, do not show any liability on the part of this defendant.
- 8. There does not appear sufficient causal connection between this defendant's said breach of duty and plaintiff's injuries and damages.
 - 9. No facts are alleged to show that the plaintiff sustained

TO PAGE 691

any damage or injuries as the proximate result of any negligence or breach of duty on the part of this defendant.

Attorney for Defendant

Slackleum

Blackburn

I hereby certify that I mailed a copy of the above and foregoing demurrer to Hayes and Boggs, attorneys for the plaintiff,

P. O. Box 104, Spanish Fort, Alabama, on this the day of
October, 1972.

Attorney for Defendant

FILED

OCT 4 1972

EUNICE B. BLACKMON CIRCUIT

RICHARD K. MASSENGALE,	Ø	IN THE CIRCUIT COURT OF
Plaintiff,	I	BALDWIN COUNTY, ALABAMA
Vs.	Į	AT LAW
SOUTH CENTRAL BELL,	Ā	
Defendant.	ğ	NUMBER: 10,5-82

Comes now Plaintiff and amends his complaint to read as follows:

000	RICHARD K. MASSENGALE,	Ø	IN THE CIRCUIT COURT OF
000000000000000000000000000000000000000	Plaintiff,	I	BALDWIN COUNTY, ALABAMA
Control of the last	Vs.	Ø	AT LAW
Charles Comments	SOUTH CENTRAL BELL TELEPHONE COMPANY, a Corporation,	Ĭ	
Services and	Defendant.	Q	NUMBER:

Plaintiff claims of the Defendant the sum of Five Thousand Dollars (\$5,000) for that Defendant so negligently installed or operated a public telephone booth in Spanish Fort, Alabama at the Baldwin County Curb Market on U. S. Highway 31 as to cause or allow the said telephone booth or the electrical equipment therein installed for the use of the public to be charged with a strong charge of electricity and that on to-wit the 12th day of December, 1971 when Plaintiff attempted to use the said public telephone booth, Plaintiff received an electrical shock of a high charge of electricity; that such electrical shock was the direct result of the negligence of Defendant; that as a proximate consequence of Defendant's said negligence Plaintiff was injured and damaged in that his head, neck and body were made paralyzed, ill and sore and that he was obliged to obtain medical treatment thereby incurring bills and expenses, that he

underwent pain and suffering and that he was unable to engage in his profession as a barber, hence this suit.

Wilson Hayes

Attorney for Plaintiff

Plaintiff demands trial by Jury.

Wilson Hayes

CERTIFICATE OF SERVICE

I do hereby certify that I have on this 15th day of November, 1972, served a copy of the foregoing pleading on J. B. Blackburn, Attorney for Defendant, by mailing the same by United States Mail, properly addressed, with first class postage prepaid.

Wilson Hayes

OF COUNSEL: HAYES & BOGGS

FILED

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EUNICE B. BLACKMON CIRCUITE CLERK

5VOL 73 PAGE 694

IN THE CIRCUIT COURT FOR BALDWIN COUNTY,

ALABAMA

RICHARD K. MASSENGALE,	Ŏ.
Plaintiff,	Q CIVIL ACTION NO. 10,582
VS.	Q Q
SOUTH CENTRAL BELL,	Ŏ
Defendant.	Ŏ.

MOTION TO DISMISS

The defendant moves the court as follows:

1. To dismiss the action because the complaint fails to state a claim against the defendant upon which relief can be granted.

75-75-lackleuru 75-06-lay /4-Shaulsher Attorneys for Defendant

I hereby certify that I mailed a copy of the foregoing motion to Wilson Hayes, Esquire, by first class mail, postage prepaid and properly addressed, on this the 27 Heday of November, 1973.

Of Counsel for Defendant

NOV 2.7 1973

EUNICE B. BLACKMON CIRCUIT

EVOL 73 PAGE 695

1. TS-TSlackbeern

IN THE CIRCUIT COURT FOR BALDWIN COUNTY, ALABAMA

RICHARD K. MASSENGALE,

Plaintiff,

VS.

CIVIL ACTION NO. 10,582

SOUTH CENTRAL BELL TELEPHONE COMPANY, a corporation,

Defendant.

ANSWER

Comes now the defendant, South Central Bell Telephone Company, and for answer to the amended complaint states as follows:

- 1. The amended complaint fails to state a claim against this defendant upon which relief can be granted.
- 2. Defendant admits that it owned the public telephone located in the Baldwin County curb market on U. S. Highway 31 in Spanish Fort, Alabama. It denies that it either negligently installed or operated such telephone.
- 3. Defendant denies each and every other allegation contained in the amended complaint and demands strict proof thereof.

AFFIRMATIVE DEFENSE

For further answer to the complaint, defendant alleges that an electrical connection to an appliance located on the premises of the Baldwin County curb market had been so installed, maintenanced or repaired so as to allow electrical energy to be negligently emitted into the area where the telephone was located. As a result, the electrical potential in that area was raised to an abnormally high level. Any injury the plaintiff may have received was caused by this condition.

Attorney for Defendant

J. TS. Blackbeery

STATE OF ALABAMA X *
BALDWIN COUNTY X

I hereby certify that I mailed a copy of the foregoing answer to Wilson Hayes, Esquire, attorney for plaintiff, Bay Minette, Alabama, on this the 6th day of February, 1974.

Attorney for Defendant

FILED

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FEB 6 1974

EUNICE B. BLACKMON CIRCUIT

IN THE CIRCUIT COURT OF IN HE THE MARRAGE OF GLEEDA PAYE MASSEWCALE and BALDVIN COUNTY, MIABAMA 3 CIVIL ACTION NO. 13,816 3 RICHARD IRRIETS MAGSINGALE

ROTTON

Comes now the plaintiff in the above-styled cause, GLENDA FARE MASSEGALE, by and through her attorneys of record, SALLEY, TAYLOR & BENTON, and respectfully moves the Court to dissolve the Order entered by this Court on the 28th day of March, 1974, but leave the petition filed in said cause in force.

Respectfully submitted this A

of countains

BALLEY, TAYLOR & BENTON Post Office Box 361 Fairhope, Alabama 36532

CERTIEICATE OF SERVICE

This is to certify that I have this day served counsel for the opposing party in the facegoing matter with a capy of this pleading by depositing in the United States that a copy of same in an envelope with adequate postage properly therean and properly.

addressed. This 2

Attorney for P. O. Box 471, Fairtope, Ala. 36532

-vol 73 205 700

IN THE CIRCUIT COURT FOR BALDWIN COUNTY, ALABAMA

RICHARD K. MASSENGALE,

Plaintiff,

VS.

CIVIL ACTION NO. 10,582

SOUTH CENTRAL BELL TELEPHONE COMPANY, a corporation,

Defendant.

MOTION FOR DIRECTED VERDICT

The defendant moves the court for a directed verdict pursuant to Rule 50 of the Alabama Rules of Civil Procedure, and as grounds of such motion assigns, separately and severally, the following:

- 1. Plaintiff has failed to offer any evidence tending to prove the allegations in the complaint.
- 2. Plaintiff has failed to offer any evidence of negligence by the defendant.
- 3. Plaintiff has failed to offer any evidence tending to show that any action of the defendant was the proximate cause of plaintiff's injury.
- 4. Plaintiff has failed to prove that the defendant negligently installed the alleged telephone.
- 5. Plaintiff has failed to prove that the defendant negligently maintained the said telephone.

73 backberry Attorney for Defendant

4-16-75 Deried. Derfour of madride

RICHARD K. MASSENGALE	•
	PLAINTIFF
vs:	CASE# 10,582
SOUTH CENTRAL BELL	
	DEFENDANT

We the Jury find for the Plaintiff and against the Defendant in the amount of 500 Dollars.

Koter Forenan

IN RE THE MARRIAGE OF) IN THE CIRCUIT COURT OF

GLENDA FAYE MASSENGALE,) BALDWIN COUNTY, ALABAMA

Plaintiff)

and RICHARD KENNETH) CIVIL ACTION NO. 13,8/6

MASSENGALE,)

Defendant)

ORDER

Came this day GLENDA FAYE MASSENGALE and showed unto the Court that a petition for the dissolution of marriage has been filed by the said GLENDA FAYE MASSENGALE vs. RICHARD KENNETH MASSENGALE; that the said RICHARD KENNETH MASSENGALE is the party plaintiff to a suit now pending in the Circuit Court of Baldwin County, Alabama, Case No. 10,582, wherein SOUTH CENTRAL BELL TELEPHONE COMPANY is the defendant; that the said GLENDA FAYE MASSENGALE believes that if the said RICHARD KENNETH MASSENGALE recovers of SOUTH CENTRAL BELL TELEPHONE COMPANY any monies as a consequence of said suit by either judgment or settlement, that he will immediately abscond from the State and that the funds in question should come under the scrutiny of the Court in any divorce proceedings.

And the Court having considered the same is of the opinion that any funds to which the said RICHARD KENNETH MASSENGALE is entitled should come under the scrutiny of the Court, and it is therefore

ORDERED, ADJUDGED and DECREED by the Court that if any money judgment is rendered in said cause in favor of RICHARD KENNETH MASSENGALE vs. SOUTH CENTRAL BELL TELEPHONE COMPANY in Case No. 10,582 in the Circuit Court of Baldwin County, Alabama, or if any settlement is reached in said case wherein money will be paid in favor of the said RICHARD KENNETH MASSENGALE that said money, after the payment of attorney's fees and court costs, be paid into the Circuit Clerk of Baldwin County, Alabama, pending a final disposition of the divorce proceeding between Glenda Faye Massengale and Richard Kenneth Massengale, and it is further

ORDERED that a copy of this Order be served upon the attorney for SOUTH CENTRAL BELL TELEPHONE COMPANY, namely,

J. B. BLACKBURN, attorney at law, Bay Minette, Alabama, upon the

Circuit Clerk of Baldwin County, Alabama, EUNICE B. BLACKMON, and

upon the attorney for RICHARD K. MASSENGALE, WILSON HAYES, attorney

at law, Bay Minette, Alabama.

DONE this _____ day of ______ 1974.

TELFAIR J. MASHBURN, Judge of the Circuit Court, Baldwin County, Alabama

IN RE THE MARRIAGE OF) IN THE CIRCUIT COURT OF GLENDA FAYE MASSENGALE and) BALDWIN COUNTY, ALABAMA RICHARD KENNETH MASSENGALE) CIVIL ACTION NO. 13,816

ORDER

This day came GLENDA FAYE MASSENGALE, petitioner in the above-styled cause, and moved the Court to dissolve the temporary order which was heretofore rendered by this Court on, to-wit, the 28th day of March, 1974, and the Court having considered the same is of the opinion that the order should be dissolved It is therefore

ORDERED, ADJUDGED and DECREED by the Court that the temporary order entered by this Court on, to-wit, the 28th day of March, 1974, be and the same is hereby dissolved, and of no further force and effect. It is further

ORDERED, ADJUDGED and DECREED that the petition for the dissolution of marriage which was filed in said cause is in no wise affected by this order of dissolution.

DONE this 12th day of more, 1975.

JUDGE (OF THE CIRCUIT COURT Baldwin County, Alabama

In Re: Case No. 10,582 -Richard Kenneth Massengale vs.
South Central Bell Telephone Company