## P. O. BOX 71

## E. G. RICKARBY

BANK BUILDING

FAIRHOPE, ALABAMA

July 18, 1956



Mrs. Alice Duck Clerk of the Circuit Court Bay Minette, Alabama

Dear Mrs. Duck:

Inre: Gulf Refining Company
vs.
Leon L. Baggett
Our File: 3686

With this we are handing you Summons and Complaint in the above styled cause, together with itemized and verified statement of account and our check for \$20.00 deposit for costs.

Please process and oblige.

Yours very truly,

RESER

fm Encl. 8-2-56

cc: NO Cr. Men's Assn. dup.

GULF REFINING COMPANY, A Corporation

PLAINTIFF

.

LEON L. BAGGETT,

٧S

DEFENDANT

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA
AT LAW

Comes the Defendant and for answer to the above styled cause and to each count therein separately and severally shows as follows:

l.

He denies the allegations alleged therein.

Attorney for Charlie Leon Baggett.

Defendant respectfully requests a trial by jury.

Attorney for Charlie Leon Baggett.

FULEW

JUL 22 1957

ALICE L GUEK, CLOCK

GULF REFINING COMPANY, A Corporation,			Ĭ	IN THE	CIRCUIT	COURT	OF
		PLAINTIFF	Ĭ	BALDWIN	COUNTY,	ALABA	AMA
	VS	الميل المراسلين على الميل على المراسلين على المراسلين على المراسلين على المراسلين المراسلين المراسلين المراسلين	I		AT LAW		
LEON L. BAGGETT,		X					
THOM TO	DAGGETT,	א היידה מיינימיים דרה ב	X				
		DEFENDANT	γ				

## INTERROGATORIES PROPOUNDED BY PLAINTIFF TO DEFENDANT

Comes the Plaintiff, desiring testimony of the Defendant, in this cause, and files with the Clerk interrogatories to be propounded to the Defendant:

ONE

What is your name?

TWO

During the years 1955, or 1956, did you have a Credit Card with the Gulf Refining Company? If so, was not that card numbered 803-0709, and was it not issued to LEON L. BAGGETT?

## THREE

Did you sign receipts for gasoline products under your Gulf Refining Company Credit Card with the Waddell Service Station, with the Prichard Gulf Service Center, and with Byrd's Gulf Service Station?

E. G. RICKARBY
Attorney for Plaintiff

STATE OF ALABAMA,

BALDWIN COUNTY.

Before me, the undersigned Notary Public, personally appeared E. G. Rickarby, as Attorney for the Plaintiff, who being first duly sworn, deposes and says that the answer to the foregoing interrogatories, if well and truly made, will be material testimony for the Plaintiff in said cause.

Affiant

Subscribed and sworn to before me this the \_\_\_\_\_\_ day of fune, 1957.

FILED

Motary Public, Baldwin County, Ala.

JUN 6 1957

AUGE L BUCK Clark