

_____ and _____ : _____ JUDICIAL DISTRICT COURT

VERSUS : PARISH OF _____, LOUISIANA

_____ : DOCKET NO. _____

**ANSWERS TO INTERROGATORIES AND
REQUEST FOR PRODUCTION OF DOCUMENTS**

NOW INTO COURT, through undersigned counsel, comes _____, Defendant, who answers Plaintiffs', _____ and _____, interrogatories with respect shows:

ANSWER TO INTERROGATORIES

1.

Defendant=s complete mailing and physical address is _____, Louisiana _____.

2.

Defendant has moved in and lived on subject property. Defendant cuts grass and maintains property, removed chain link fence and had the property surveyed by _____.

3.

Defendant=s answer to Interrogatory Number 3 is as follows:

(11840) _____, Land Surveyor, _____, LA _____, (_____)_____;

(11841) _____, Attorney at Law, _____, LA _____, (_____)_____;

(11842) _____ and _____, testify as to the maintenance of the property, _____, LA _____, (_____)_____;

(11843) _____, _____, LA _____, (_____)_____;

4.

Defendant has no recorded or written statements by any witness identified in Interrogatory Number 3.

5.

(1) Act of Sale, Book _____, at Folio _____, Entry No. _____, Act whereby Defendant acquired property;

(2) Survey of _____, shows property lines of respective parties;

(3) All related documents concerning ownership and property lines pertaining to the subject property.

6.

See Interrogatory Number 5.

**ANSWER TO REQUEST FOR
PRODUCTION OF DOCUMENTS**

1. Not applicable.
2. See attached documents.

Respectfully Submitted,

Attorney for Defendant

_____, LA _____

(____)_____

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the above and foregoing has been forwarded by U.S. Mail, postage prepaid, and correctly addressed to opposing counsel of record.

_____, Louisiana, this _____ day of _____, 20_____.
