IN THE CHANCERY COURT OF

COUNTY, MISSISSIPPI

| | | TA # * | • | • | • | \sim | | . • | |
|---|----------|--------|------|----------|-----|--------|-----|-------|----|
| | a | 11/11 | CCIC | cin | nı | I Or | nar | 'Ofti | 'n |
| • | а | 1411 | כוככ | ou, | 171 | Cor | w | au | |
| , | | | | F | P - | | F | | |

VS.

THE KNOWN AND UNKNOWN HEIRS, SUCCESSORS AND ASSIGNS OF:
, DECEASED, A/K/A Mr./Ms.
A/K/A

THE KNOWN AND UNKNOWN HEIRS, SUCCESSORS AND ASSIGNS OF , DECEASED;

THE KNOWN AND UNKNOWN HEIRS, SUCCESSORS AND ASSIGNS OF

THE KNOWN AND UNKNOWN HEIRS, SUCCESSORS AND ASSIGNS OF AND

ANSWER TO COUNTER-CLAIM OF

COMES NOW , Counter-Claimant, and answers the Counter-Claim of as follows:

CAVEAT

Counter-Defendant interprets the term, "Defendant" as referring unto Counter-Plaintiff except when used in the line of numbered paragraph of the Counter-Claim.

Counter-Defendant additionally makes answer assuming that the reference to "Plaintiff" in the line of numbered paragraph is a reference to the Counter-Defendant; and that the reference to "Plaintiff" in the line of the paragraph of the Counter-Claim is a reference to the Counter-Plaintiff.

I.

Counter-Defendant

II.

Counter-Defendant

III.

Counter-Defendant

| property on , , and that a unto his/her father/mother, , upon his/are respectively set out in the referenced iter deraignment which constituted Exhibit " | " to the Complaint that was filed by the Plaintiff of to the extent the allegations of numbered paragraph | | | | | | |
|---|---|--|--|--|--|--|--|
| | V. | | | | | | |
| | | | | | | | |
| • | | | | | | | |
| VI. | | | | | | | |
| The allegations of the paragraph, beginning, "WHEREFORE," are . | | | | | | | |
| | Respectfully submitted, | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | Attorney for | | | | | | |
| Of counsel: | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| Telephone: | | | | | | | |
| MSB # | | | | | | | |
| Attorney for | | | | | | | |