

BOOK
OF
ORDINANCES
CITY
OF
MARGARET

BOOK NO. 1

TABLE OF CONTENTS
ORDINANCES BOOK # ONE

Ordinance #	Title
1	State misdemeanors - Crime against the Town
2	Granting Alabama Power Franchise
3	License Schedule amended 11-23-81
4	Cost of court
5	Property Tax
6	Office of recorder
7	Qualifying by place & Mayor's salary
8	Granting Alabama Gas Franchise
9	License telephone and telegraph
10	Amend ordinance #8
11	Vehicle in Park without authorization
12	Franchise Leeds Telephone Co
14	Animals & Fowl in Town Limits
15	Adopting State of Alabama Highway Department Standards for accommodating utility on highway
16	Amending Ordinance # 8
17	Closing of City Dump
18	License for three vehicles in yard
19	Old age survivors insurance
20	Collection, Control & disposal of solid waste
21	Amending Ordinance # 20
22	Amending Ordinance # 20
23	Amending Ordinance # 1
24	Service rules & regulations
25	Amending Ordinances # 20
26	License schedule - amended 5-31-94
27	Amending Ordinance # 24
28	Franchise Margaret Water Board
29	License schedule - amended 11-18-85
30	Possession of auto while intoxicated amended 9-1-86
31	Adopting State of Alabama Criminal Code
32	Open beverage misdemeanor
33	Authorizing the conveyance of the Water Works of the Town of Margaret to the Water Works Board of the Town of Margaret
34	Qualifying fee
35	Prohibiting unauthorized vehicles
36	Speed limit in the Margaret Park
37	Unlawful to fire a gun in town limits - amended 11-28-94
38	License schedule- amended 12-12-94

39	Speed limits on all street
40	Annexation - J G Morse & Evelyn Morse, Edward & Joanne Moseley
41	Annexation - George & Barbara Johnson, Lynn & Linda Mize, John & Lethia Price, Barbara Glidewell, Joyce Lett, Charles & Emily Todd
42	Adopting Code of Alabama DUI & Etc.
43	Adopting a fine schedule and establishing court cost
44	Adopting districts
45	Qualifying fees
46	Truck ordinance
47	Rules & Procedures for meetings
48	Franchise for mid-South Cable
49	Annexation In-Rome Inc - Ted Swope
50	Annexation Donald Moore

AMENDED DATE: 12-29-79

SEE ORD. NO.: 23

ORDINANCE NO. 1

AN ORDINANCE MAKING STATE MISDEMEANORS CRIMES AGAINST THE TOWN

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA,

Section I. It shall be unlawful and be a crime against the Town of Margaret, Alabama, under this Ordinance, for any person to do any act or acts, or to omit, or to refrain from doing any act or acts within the Town of Margaret, Alabama, or within the police jurisdiction thereof, the doing of which constitutes a misdemeanor under the laws of the State of Alabama.

Section II. Any person who is convicted under Section I, hereof, shall be punished by fine, not to exceed \$100.00 or by imprisonment at hard labor upon the streets or public works or in the workhouse or house of correction in the Town of Margaret, Alabama, not exceeding six months, one or both; and in the event fine and cost is not presently paid, the Recorder of the Town shall sentence the offender, or person, thus in default to work out the fine and costs at hard labor upon the streets or public works or in the workhouse or house of correction of the Town, and the person so sentenced to hard labor shall be allowed one dollar for each days services so performed.

Adopted and approved on this the 29th day of February, 1960.

AMENDED DATE: _____

SEE ORD. NO.: _____

F. B. Carroll
MAYOR

Authenticated:

Mrs. J. G. Morse
CITY CLERK

I, Mrs. J. G. Morse, Town Clerk of the Town of Margaret, Alabama do hereby certify that the above and foregoing is a true and correct copy of that Ordinance adopted by the Mayor and Town Council, of Margaret, Alabama on the 29th day of February, 1960, and that said Ordinance has been duly published as provided by Law, by posting copy thereof in 3 public places in the Town of Margaret, one of which being posted in the Office of the Mayor.

Dated this 1st day of March, 1960.

Mrs. J. G. Morse
Clerk

AN ORDINANCE

GRANTING AN ELECTRIC FRANCHISE TO ALABAMA POWER COMPANY,
ITS SUCCESSORS AND ASSIGNS IN THE TOWN OF MARGARET, ALABAMA

2

BE IT ORDAINED by the Town Council of Margaret as follows:

Section 1. In consideration of the benefits that will accrue to the Town of Margaret, and the inhabitants thereof, Alabama Power Company, its successors and assigns, hereinafter referred to as the Grantee, is hereby given and vested with the right, authority, easement, privilege and franchise to construct, erect, suspend, install, renew, repair, maintain, operate and conduct in said Town a system of poles, towers, conduits, cables, conductors, transforming stations, fittings and all appliances or appurtenances necessary or desirable to the transmission, distribution or sale of electric current for all purposes whatsoever in, over, under, along, upon and across all streets, avenues, alleys, ways, bridges, and public places in said Town as they now exist or may hereafter be laid out or extended, together with the further right, privilege, and franchise to construct, erect, suspend, install, renew, repair, maintain and operate such poles, towers, conduits, cables, wires, conductors, transforming stations, fittings and all appliances and appurtenances necessary or desirable to the transmission within, unto, through, over and beyond said Town and furnishing, supplying and distributing to said Town and to the inhabitants and corporations, both within and beyond the limits thereof, electric energy for lighting, heating, power and all other purposes for which electric energy may be used now or hereafter, and for the purpose of extending its lines and furnishing electric current beyond the limits of said Town.

Section 2. The poles, towers, conduits, cables, conductors, transforming stations, fittings, appliances and appurtenances composing said lines shall be so constructed as not to unreasonably interfere with the proper use of the streets, avenues, alleys, ways, bridges and public places in said Town and shall be maintained in a reasonably good condition and repair.

Section 3. Whenever the Grantee shall cause any opening or alteration to be made in any of the streets, avenues, alleys, ways, bridges or public places of said Town for the purpose of installing, maintaining, operating, or repairing any poles, towers, conduits, cables and other appliances, the work shall be completed within a reasonable time and the Grantee shall upon the completion of such work restore such portion of the streets, avenues, alleys, ways, bridges or other public places to as good condition as it was before the opening or alteration was so made.

Section 4. The Grantee shall hold said Town harmless from any and all liability or damages resulting from the negligence of the Grantee in the construction, maintenance or operation of said poles, towers, conduits, wires, cables and other appliances.

Section 5. The Grantee may, from time to time, declare, make and enforce reasonable rules and regulations as a condition for the sale or distribution by it of electric current to any person, firm or corporation.

Section 6. In the event the supply of electric energy should be interrupted or fail by reason of accident or otherwise beyond the control of the Grantee, the Grantee shall restore the service within a reasonable time, and such interruption shall not constitute a breach of this franchise, nor shall the Grantee be liable for damages by reason of such interruption or failure.

Section 7. The Grantee shall install and maintain, free of charge, meters for measuring current, and shall have free access to the premises of the consumer, from time to time, for the

purpose of reading, repairing, testing and maintaining the meters and appurtenances and shall have the right to make the minimum charges prescribed or approved by Alabama Public Service Commission for the electric service furnished hereunder, whether electric current of that value is used or not. Such meters shall remain the property of the Grantee.

Section 8. The Grantee shall not have the right to make charges for electricity furnished under this franchise in excess of the rates and charges prescribed or approved by Alabama Public Service Commission and set forth in the Grantee's respective Service Classifications and rates applicable to the service so furnished by it.

The Grantee shall not be required to furnish electricity to any person, firm or corporation until satisfied of their financial responsibility and may require reasonable security to insure payment for electric energy to be furnished hereunder.

Section 9. The rates and charges for electric energy furnished hereunder shall at all times be subject to alteration, regulation and revision by the Alabama Public Service Commission, or other State Commission vested with such power.

Section 10. Wherever in this ordinance either the Town or the Grantee is named or referred to, it shall be deemed to include the respective successor, successors or assigns of either, and all rights, privileges and obligations herein conferred shall bind and inure to the benefit of such successor, successors, or assigns of said Town or of the Grantee.

Section 11. The Grantee, its successors or assigns, shall, within ninety (90) days after the approval of this ordinance by the Mayor, file a written acceptance of the franchise herein granted with the Town Clerk.

Adopted this the 28 day of March, 1960.

Ms. J. B. Marse
Town Clerk.

Approved this the 28 day of March, 1960.

H. B. Carroll
Mayor.

GILBERT BOND
25% COTTON FIBRE

Alderman *Wharton* then moved that the ordinance be adopted as
read. Alderman *Brown* seconded the motion. A ballot was then taken
upon the motion to adopt said ordinance, resulting as follows:

Yeas: Aldermen: *T. J. Simmons*
John R. Brown
William O. Perry
Oliver Wharton
Emory M. Peoples
Mayor P. B. Carroll

Nays: *None*

The *Mayor* then declared the ordinance was duly adopted and ordered
the same to be recorded.

On motion the Council then adjourned.

P. B. Carroll

Mayor.

Mr. J. B. Marse

Town Clerk.

STATE OF ALABAMA

ST. CLAIR COUNTY

Comes the Alabama Power Company and files with the Town Council of Margaret, Alabama, this its written acceptance of that certain ordinance passed and adopted by the said Town Council on March 28, 1960, and approved by the Mayor of said Town on the same day, entitled,

"An Ordinance Granting an Electric Franchise to Alabama Power Company, its Successors and Assigns in the Town of Margaret, Alabama."

and said Alabama Power Company does hereby agree to comply with the terms and conditions of said ordinance.

This acceptance of said ordinance is made and filed with the said Town Council in compliance with said ordinance.

IN WITNESS WHEREOF, the said Alabama Power Company has caused this instrument to be executed in its name by Edwin I. Hatch as its Exec. Vice President, and its corporate seal to be hereunto affixed by Charles P. Jackson as its Secretary, on this the 4th day of April, 1960.

ALABAMA POWER COMPANY

By Edwin I. Hatch
Executive Vice President.

Attest:

Charles P. Jackson
Secretary.

Filed in office, this the 2nd day of May, 1960.

M. J. B. Morse
Clerk.

AN ORDINANCE TO PRESCRIBE THE PRIVILEGE OR
LICENSE TAX TO BE ASSESSED AND COLLECTED OF
PERSONS OPERATING ELECTRIC LIGHT AND POWER
COMPANIES IN THE TOWN OF MARGARET, ALABAMA,
AND WITHIN THE POLICE JURISDICTION THEREOF

Be it ordained by the Town Council of the Town of Margaret, Alabama as follows:

1. As an annual privilege or license tax there shall be assessed and collected of each person, firm or corporation operating an electric light and power company an amount equal to three per cent (3%) of the gross receipts of such business done within the corporate limits of the Town of Margaret, Alabama, during the preceding calendar year. Each person, firm or corporation carrying on such business outside such corporate limits but within the police jurisdiction of such Town shall have assessed and collected of it an amount equal to one-half of the amount to which such business would have been subjected if carried on within such corporate limits.

2. The privilege or license tax hereby prescribed shall be assessed and collected for each calendar year beginning with the year 1960. The payment for 1960 shall be due and payable on the effective date of this ordinance and shall be computed as set forth in Paragraph 1 above based upon gross receipts during 1959 within the areas now constituting the corporate limits and police jurisdiction of the Town of Margaret; provided, however, that the amount of such payment shall be reduced by that portion of the tax so computed which corresponds to that portion of the year 1960 before the incorporation of such Town. For years following 1960 such tax shall be due and payable on January 1 of each such year.

Done and adopted this 2 day of May, 1960.

Mrs. J. G. Morse
Town Clerk

Approved this 2 day of May, 1960.

L. B. Curvall
Mayor

I, Mrs. J. G. Morse, Town Clerk of the Town of Margaret, Ala. do hereby certify that the above and foregoing is a true and correct copy of that Ordinance adopted by the Mayor and Town Council of Margaret, Ala. on the 2nd day of May 1960, and that said Ordinance has been duly published as provided by Law, by posting copy thereof in 3 public places in the Town of Margaret, one of which being posted in the Office of the Mayor.
Dated this 2 day of May, 1960

Mrs. J. G. Morse
Clerk

P E R I O D		LINE	ACCOUNTS STATEMENT OF INCOME AND EXPENSE	T O D A T E	
AMOUNT	%			%	AMOUNT
		1	Sales — Cash		
		2	Credit		
		3			
		4	NET SALES		
		5	% of Sales to Total Sales		
		6	Inventory — Beginning		
		7	Mdse. Purchases — Net		
		8	Less: Mdse. Shipped to Stores		
		9	Transportation Cost — Prorated		
		10	Total Merchandise		
		11	Less: Inventory — End		
		12	COST OF SALES		
		13	GROSS PROFIT		
		14	Variable Expense:		
		15	Salaries — Regular		
		16	Salaries — Extra & Weekly	#601	
		17	Salaries & Bonuses — Mgrs.	#602	
		18	Advertising	#603	
		19	Display	#604	
		20	Sales Promotion	#605	
		21	Supplies	#606	
		22	Utilities	#607	
		23	Unclassified	#608	
		24	Traveling — Buying	#609	
		25	Store Management	#610	
		26	Communications	#611	
		27	Postage	#612	
		28	Payroll Taxes	#613	
		29	Repairs & Maintenance — Bldg.	#614	
		30	Donations	#615	
		31	Cash Short and Over	#616	
		32		#617	
		33			
		34			
		35	Total Variable Expense		
		36			
		37	Fixed Expense:		
		38	Rent		
		39	Insurance — General	#630	
		40	Insurance — Employees	#631	
		41	Taxes & Licenses	#632	
		42	Professional Services	#633	
		43	Office Equipment Rental & Main.	#634	
		44	Salaries — Partners	#635	
		45			
		46			
		47	Total Fixed Expense:		
		48	Total Variable & Fixed Expenses		
		49	Depreciation		
		50	TOTAL DIRECT OPERATING EXPENSE		
		51	General Office Expense Prorated		
		52	TOTAL DIRECT AND OVERHEAD EXPENSE		
		53	NET OPERATING PROFIT		
		54	% of Above to Total		
		55	Add: Discount Earned		
		56	Investment Income		
		57	Miscellaneous Income		
		58			
		59	Total Other Income		
		60	Total Operating and Other Income		
		61	Less: Interest Paid — Loans		
		62	Interest Paid — Partners		
		63	Other Expense		
		64			
		65	Total Deductions from Income		
		66			
		67			
		68			
		69			
		70	NET INCOME		
		71			
		72			

Period Ending
Operating Unit

MARTIN, VOGTLE, BALCH & BINGHAM
ATTORNEYS AND COUNSELORS

600 NORTH 18TH STREET

BIRMINGHAM 3, ALABAMA

FAIRFAX 3-8391

March 9, 1960

THOMAS W. MARTIN
OF COUNSEL

MONTGOMERY OFFICE
FIRST NATIONAL BANK BUILDING

WM. LOGAN MARTIN (1883-1959)
ALVIN W. VOGTLE, JR.
S. EASON BALCH
JOHN BINGHAM
FRANK H. HAWTHORNE
HAROLD WILLIAMS
JOSEPH M. FARLEY

WILLIAM J. WARD
ROBERT M. COLLINS
HAROLD A. BOWRON, JR.
JAMES H. HANCOCK
CAREY J. CHITWOOD
J. PAUL LOWERY
JESSE S. VOGTLE
ROBERT H. OWEN

Franchise Ordinance -
Town of Margaret, Alabama

Mr. H. E. Holladay
Messrs. Starnes and Holladay
Attorneys at Law
Pell City, Alabama

Dear Sir:

I am writing you at the request of Mr. C. T. Hunter, Vice President, Birmingham Division of Alabama Power Company. Mr. Hunter was requested by Mayor Carroll of the Town of Margaret, Alabama, to discuss with you the question of Margaret granting to Alabama Power Company an electric franchise. Confirming my telephone conversation with you and your telephone conversation with Jack Bingham, I am enclosing the necessary forms of minutes, ordinances and certificates to be used in connection with the adoption of Alabama Power Company's proposed franchise ordinance by the Town of Margaret. These documents include the following:

1. The original copy of the ordinance with two certificates of the town clerk (1) certifying that such copy is a true copy and that the ordinance was duly adopted, and (2) certifying that the ordinance was duly published; these to be retained by the town. Please have the clerk mark through either the word "Mayor's" or the word "Post" so that the second certificate will indicate the place where the ordinance was actually posted.

2. The original copy of a suggested form of minutes of the meeting of the town council and the certificate of the clerk certifying that the minutes are correct, these to be retained by the town. The minutes include a copy of the ordinance as an exhibit. If additional business is conducted during the meeting of the town council, it may be necessary to adapt this form of minutes and the clerk's certificate to show that this form is only an excerpt from the minutes.

Mr. H. E. Holladay

Page Two

March 9, 1960

3. Three copies of the ordinance to be published by posting in three public places within the town.

4. Two copies of the minutes of the meeting of the town council including the ordinance as an exhibit and the clerk's certificate to the effect that the minutes are correct, all of which we shall appreciate your having conformed with the originals and returning to us for our records.

5. Two copies of the ordinance with the certificates referred to in Paragraph 1 above, which we shall likewise appreciate your conforming and returning to us.

Please request the clerk of the town to impress the municipal seal on the certificates under his statement that he is affixing the seal of the municipality. If the town has not yet secured the municipal seal, I will appreciate it if you will have the clerk simply draw a circle and write in "Seal - Town of Margaret, Alabama" on the papers where the seal should be affixed.

Please point out to the clerk that the unanimous consent of all those present including the mayor must be given for the immediate consideration of the ordinance. The names of all members of the council voting, including the mayor, must then be entered upon the minutes of the council meeting in the blank space at the bottom of page 1 opposite the phrase "Those voting yea;".

Since Margaret is a town of less than 6,000 inhabitants (a) the mayor and three aldermen or (b) four aldermen must vote in favor of the passage of the ordinance. The names of all members of the council voting for the ordinance, including the mayor, must be included on page 2 of the minutes of the council meeting in the blank opposite the word "Yeas".

It is our understanding that Mayor Carroll advised Mr. Hunter the ordinance could be taken up at the council's regular meeting on March 14.

Mr. H. E. Holladay

Page Three

March 9, 1960

If you feel that these papers are sufficient, and can see no objection to their use as a guide or a form, we should like to present our request for passage of the ordinance granting the franchise at this meeting. If this is not convenient we will, of course, be glad to appear whenever you suggest.

I shall appreciate receiving any inquiries from you concerning the form or substance of any of these papers. If this firm or Alabama Power Company can assist you at any time in any way please do not hesitate to call upon us. I will be looking forward to meeting you when we meet with the council.

Yours very truly,

Robert M. Collins

RMC:am

Enclosures

cc: Mayor F. B. Carroll
Mr. C. T. Hunter

Margaret, Alabama, *March 28*, 19 *60*.

Meeting of the Town Council of Margaret, Alabama

The Town Council of Margaret met in regular session at the usual place of holding same on *March 28*, 19 *60*, at *7:00* o'clock P. M. The meeting was called to order by the *Mayor* and, the Town Clerk, called the roll and the following members of the Council answered to their names:

Aldermen: *T. J. SIMMONS*
John R. Brown
William D. Perry
Oliver Wharton
Emory M. Peoples

being all the members of the Council.

The *Mayor* declared a quorum present and the meeting open for the transaction of business.

The minutes of the last meeting of the Council were read and approved.

Thereupon Alderman *Wharton* introduced and read an ordinance as hereinafter set out in full and marked Exhibit A. The *Mayor* stated to the meeting that unless the unanimous consent of those present was given for the immediate consideration of said ordinance it could not be considered at this meeting and would be referred to a committee to be reported on at a later meeting of the Council. Alderman *Wharton* moved that the unanimous consent of those present be given for the immediate consideration of and action on the said ordinance, which motion was duly seconded by Alderman *Perry*. A vote on said motion was taken by yeas and nays, resulting as follows:

Those voting yea: *T. J. SIMMONS* *Emory M. Peoples*
John R. Brown *Mayor F. B. Carroll*
William D. Perry
Oliver Wharton
Those voting nay: *None*

The *Mayor* announced that the unanimous consent of those present was given for the immediate consideration of and action on the said ordinance.

The Town Clerk thereupon read the said ordinance as follows:

STATE OF ALABAMA

COUNTY OF ST. CLAIR

I, *Ms. J. B. Morse*, hereby certify that I am Clerk of the Town of Margaret, Alabama; that I have in my possession the books and records of such municipality, including the minute book in which are recorded the minutes of the meetings of the Council thereof, and that the foregoing is a true and correct copy of an ordinance of such Council which was duly and legally adopted by it on the *28* day of *March*, 19 *60*, and approved by the Mayor thereof on the *28* day of *March*, 19 *60*, and that such ordinance has been duly recorded in the ordinance book kept for that purpose by such municipality.

IN WITNESS WHEREOF, I hereunto affix my signature as Clerk of such municipality, and the seal thereof, on this the *28* day of *March*, 19 *60*.

Ms. J. B. Morse
Town Clerk.



TOWN OF MARGARET

MARGARET, ALABAMA

November 29, 1960

THE FOLLOWING ORDINANCES WERE AMENDED & ADOPTED
BY THE TOWN COUNCIL OF MARGARET, ALA.

PEDDLERS LICENSE ARE REDUCED FROM \$100.00 PER
YEAR TO \$75.00 PER YEAR, PER VEHICLE.

TO BE ADDED TO THE TAX SCHEDULE.
IN THE POLICE JURISDICTION OF MARGARET * (One and
one-half miles) OUTSIDE THE INCORPORATE AREA,
LICENSE ARE TO BE ONE*HALF OF THE REGULAR LICENSE.

F. B. Carroll
F. B. CARROLL
MAYOR

STATE OF ALABAMA

ST. CLAIR COUNTY

I, Mrs. J. B. Morse, Town Clerk of the Town of Margaret, Alabama, do hereby certify that the above and foregoing Ordinance was duly and properly passed by the Mayor and town Council of the town of MARGARET, Alabama at its regular meeting on 9 day of September, 1961 and that said Ordinance has been published as provided by law by posting a copy of same in three public places within the town of MARGARET, Alabama, one of which being posted at the Office of the Mayor.

Dated this 9 day of September, 1961.

Mrs. J. B. Morse
CLERK

FIXING LICENSURE SCHEDULE

FOR THE BALANCE OF THE YEAR 1960 AMENDED DATE: 11-23-81
AND SUBSEQUENT YEARS SEE ORD. NO.: 29

Ordinance 3

For prescribing or fixing the license or privilege tax to be paid by every person, firm, company or corporation engaged in any business, vocation, occupation or profession within the corporate limits, exercise any privilege tax, to fix a penalty for doing business without a license, and to provide for enforcement thereof; and to further provide for the revenue of the Town of Margaret, for the year 1960 and subsequent years.

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA, AS FOLLOWS:

SECTION I

That every person, firm, company, corporation or association engaged in any business, vocation, occupation or profession hereinafter described, and for which a license or privilege tax is required shall first procure a license and pay for the same or shall pay for the exercise of the privilege the amount as hereinafter required.

1. Itinerate agents or salesmen for stoves, ranges, musical instruments, sewing machines, books or other merchandise to consumers, per day, \$2.00. Per Year, \$10.00.
2. Automobile and motor vehicle dealers or agents for second hand or new, per day, \$2.00, per year (selling more than two), \$25.00.
3. Garage for storage or repair of motor vehicles per year, \$10.00.
4. Auctioneers, per day \$2.00, per year \$10.00.
5. Barber shops, per chair, \$3.00. Part time, \$5.00.
6. Beauty parlors, or persons engaged in the business as a beautician per year, \$5.00.
7. Automobile parts and accessories, \$5.00, with stock up to \$500.00. \$10.00 from \$500.00 up.
8. Bill posters or sign painter, per day \$1.00, per year, \$5.00.
9. Bankrupt or damages stock sales, per day, \$5.00.
10. Dealers in Butane, propane or any burning or heating gas, \$12.50.
11. Cold Drinks, special privileges, per day, \$2.00.
12. Bakeries selling and delivering bakery products from motor vehicle, \$12.50.
13. Ice Cream companies, wholesaling ice cream, per year \$5.00.
14. Cold drinks - retail, with other business, per year, \$2.00.
15. Cold drinks, wholesale, per year, \$5.00.
16. Moving picture theatre, per year \$10.00.
17. Milk dealers in where delivered by motor vehicle or otherwise per year, \$7.50.
18. Restaurant and sandwich stands, per year, \$7.50.
19. All devices, such as cans, racks knocking the babies or any other similar devices, per day, \$3.00. Per year, \$10.00.

20. Express companies, per year, \$5.00.
21. Filling stations, retailing gasoline and oil, or either, each pump, \$2.00.
22. Circus or other shows, performance, \$3.00.
23. Fortune tellers, palmist, per day, \$3.00, per year \$10.00.
24. Insurance companies writing fire insurance \$4.00, and each \$100.00 or fraction thereof, of the gross premiums, less return premiums.
25. Insurance companies, writing life, benefit, indemnity, fire, health, burial, accident, fidelity, casualty plate glass, employers, liability, burglary, automobile, tornado, cyclone or bonding insurance \$10.50, plus \$1.00 on each \$100.00 or major fraction thereof the gross premiums.
26. Merchants with stock less than \$2,000.00 per year, \$5.00, merchants with stock over \$2,000.00 per year, \$7.50. The above license to apply to general merchandise and to be paid in addition and independent of any other license herein required.
27. Opticians, transitory, local, \$5.00.
28. Wholesale dealers in gasoline or motor oils. This provision applies to all wholesale, makers or otherwise delivered, whether the delivery is made after the order is taken or at the time, per year, \$5.00, and applies to deliveries made from points outside of town.
29. Peddlers on foot, selling to consumers, retail, \$5.00. Peddlers from vehicle to consumers, retail, \$10.00.
30. Real estate agents, \$10.00.
31. Slot machines, any kind not prohibited by law, each \$5.00.
32. Cabinet Shop \$15.00.
33. Telegraph or Telephone Companies, \$15.00.
34. Railroad companies, having an Office in, or operating trains into or through said Town for the purpose of transporting freight or passengers, \$7.50.
35. (Common carriers, motor vehicles, passengers or freight with capacity of ten passengers or three tons of freight, or less, delivering or receiving freight or passengers, within City limits, \$7.50.
36. Wholesalers of merchandise such as dry goods, groceries, feed stuff, hardware, meats, tobacco, drugs, candies and any other article or commodity for which a license is not otherwise provided for in this schedule, \$7.50, one to 3 items, \$3.50.
37. Dealers in ice or coal, \$5.00 or parties taking orders for or for delivering coal or ice by truck, dray or otherwise per year \$5.00.
38. Group license, any person, firm or corporation or association engaged in three or more businesses, trades or professions where the combined license of said business

does not exceed \$2.00 per year may purchase a group license covering said business for the sum of \$10.00 per year provided that none of such businesses require a license of more than \$10.00.

39. Grist Mills, per year \$2.50.
40. Painters, carpenters, roofers, plumbers or electricians, per year, \$10.00 or \$5.00 per job.
41. Contractors, defined as person doing work by contract or distinguished from working by day or hour, where said person uses other workmen other than himself, or two persons or more, on said job or contract, \$25.00.
42. Any person, firm or corporation not having a place of business in Town of Margaret, who operates any business, trade or profession of a transient nature in Town of Margaret, Alabama, not herein otherwise provided for, shall take out and pay a license to the said Town to do business, the sum of \$10.00, except rolling stores shall pay a license of \$100.00 per year. 25.00

Said license tax shall be paid to the City Clerk of the Town of Margaret, Alabama, and the application for such license or any other license, shall be accompanied by a statement by the president or manager of the utility or business, or by the owner thereof, giving the name of such person, firm or corporation owning business thereof, together with a statement under oath, of the amount of the gross receipts or capital invested in stock in trade as to any business, if any. Any person failing to make such a statement or willfully making a false statement of the gross proceeds or receipts of such public utility or otherwise failing to comply with the said requirement as to the statement or receipts shall be fined not exceeding \$100.00 and such utility, corporation or company or persons shall forfeit to the said municipality three times the amount of the license on said public utility or business.

SECTION II

All license in this Ordinance provided for shall be for the balance of the Calendar year, 1960, beginning July 1, 1960, and for subsequent calendar years hereafter commencing on January 1, of each year hereafter, and all persons engaged in said business occupation, or profession before January 1, of each year shall take out and pay for such license for the entire year. Persons beginning business in said Town after July 1, of each year shall be charged one half of the license herein provided for the full year. This Ordinance shall go in force on the 1st day of July, 1960 and for the balance of the year 1960 all persons, firms, and corporations,

subject to this ordinance shall pay 1/2 of the license herein provided.

SECTION III

All license provided herein shall be due on the 1st day of July, 1960, and must be taken out and paid for on or before midnight of July 31, 1960.

Each subsequent year hereafter said license shall be due on the 1st day of January and must be taken out and paid for on or before midnight of January 31, of the same calendar year. In case of new business opening in the town, such license shall be taken out and paid for before the opening of such new business.

Upon payment of such license the Town Clerk shall issue license which shall set forth the name of the person, firm or corporation, the business, occupation or profession engaged in or carried on and the amount paid therefore, as well as the time for which such license shall run, of the person, corporation or firm securing the license.

Should said license not be taken out and paid for as provided herein, within the time prescribed, then the Town Clerk shall add to and collect as a part of said license in each case the sum of \$1.00 as a fee for such delinquency, in or on each license so taken out and paid for as provided herein. After demand therefore has been duly made by the police, then an additional sum of \$2.00 shall be charged and collected as citation fee for making demand in such cases, on both such additional fees shall be shown on the face of the license when issued.

SECTION IV

Any person, firm or corporation who engaged in any business, trade or occupation, or does any act for which a license is required, without having first obtained such license or renewal thereof, shall be guilty of a misdemeanor.

SECTION V

All Ordinances in conflict herewith are hereby repealed.

TOWN OF MARGARET, ALABAMA
BY F. B. Carroll
MAYOR

Attest:
I, Mrs. J. G. Morse, Town Clerk of the Town of Margaret, Ala., do hereby certify that the above and foregoing is a true and correct copy of that ordinance adopted by the Mayor and Town Council of Margaret, Alabama on the 2nd day of May, 1960, and that said Ordinance has been duly published as provided by Law by posting copy thereof in 3 public places in the Town of Margaret, one of which being posted in the Office of the Mayor.

Dated this 2nd day of May, 1960.
Mrs. J. G. Morse
Clerk

Qver

No. 43

Anyone doing business in the Police Jurisdiction, which is one and one-half miles outside the Corporate Area, shall pay one-half the regular license.

Passed Nov. 28, 1960

SEE CHIT WY

WASHER TIME

AN ORDINANCE PROVIDING FOR COST OF COURT.

Be it Ordained by the Mayor and Town Council of the Town of Margaret Alabama, that in all cases tried in the Mayor or Recorder's Court of the Town of Margaret, Alabama, in which a judgment of conviction is entered then there shall be assessed as cost in addition to the fine imposed in said case the following items of cost: *if paid before Court date, Mayor's Fee eliminated.*

Arresting fee the sum of \$2.00.

Approving Bond \$1.00.

City Clerk for docketing case \$1.00. *2.00*
Court cost 1.00

The Mayor or Recorder \$3.00.

In addition to the above cost there shall also be assessed, a City Attorney's fee as follows:

In all cases in which a fine of \$1.00 to \$25.00 is assessed, the sum of \$1.00. In all cases in which a fine is assessed in the amount of \$25.00, but under \$50.00, the sum of \$2.50. In all cases in which a fine is assessed in the amount of \$50.00 to \$100.00 the sum of \$5.00.

In addition to the above cost if the Defendant is unable to make an acceptable appearance bond then it shall be necessary to incarcerate him in jail then there shall be assessed the following additional fees:

Fingerprinting \$1.00

\$1.00 for each day or portion thereof that the Defendant is confined in jail.

Mileage at the rate of .10¢ per mile from point of arrest to Ashville, and return.

In the event that the Defendant shall take an appeal to the Circuit Court then there shall be assessed as addition cost for Clerk fees the sum of \$2.00.

Adopted this 14th day of June, 1960.

H. B. Curruell
MAYOR

ATTEST:

Evelyn Morse
CITY CLERK

I, Evelyn Morse, Town Clerk of the Town of Margaret, Alabama do hereby certify that the above and foregoing is a true and correct copy of that Ordinance adopted by the Mayor and Town Council, of Margaret, Alabama, on the day of June, 1960, and that said Ordinance has been duly published as provided by Law, by posting copy thereof in 3 public places in the Town of Margaret, one of which being posted in the Office of the Mayor.

Dated this 14 day of June, 1960.

Evelyn Morse
Clerk

herein created shall have the right of appeal to the circuit court or court of like jurisdiction by giving bond, with good and sufficient sureties, payable to the Town of Margaret, Alabama, to be approved by the recorder or officer trying the case, or should such recorder or officer trying the case be prevented, by absence from the Town, death, or other disability, from approving such bond, such bond may be approved by the Town Clerk, conditioned to be void if the defendant appears from term to term of said court until discharged by law to answer said charge, but unless such bond be given within five days from the date of the judgment, no appeal shall be allowed from such judgment. An appeal bond for more than \$300.00 shall in no case be required, except when sitting as a committing magistrate.

Sec. VI. The recorder may administer oaths, compel the attendance of witnesses and compel the production of books and papers, and may punish by fine not exceeding \$10.00 and imprisonment not exceeding twenty-four hours any person in contempt of court.

Sec. VII. The recorder shall assess and collect as costs for each arrest and conviction the costs which have heretofore or may hereafter be fixed by Ordinance for the Town of Margaret, Alabama, said costs shall be paid into the Town Treasury.

Sec. VIII. The Town Council of the Town of Margaret, Alabama shall elect the person to fill the office of recorder as provided herein and shall set the compensation for said office. The recorder so elected by the Council shall hold office no longer than the term of the present Council, but may be removed during said term at the discretion of said Council. In the event of his resignation, death or removal the Council may elect another in his stead, in accordance with Sec. IV herein.

Sec. IX. If any section or provision of this ordinance be declared invalid it shall not affect the remaining sections or provisions.

Adopted and approved on this the 9 day of September, 1961.

ATTEST:

Mr. J. B. Marse

Clerk

H. B. Carrall

Mayor

Ordinance 5

TOWN OF MARGARET
OFFICE OF THE MAYOR

Be it Ordained by the Town Council of the Town of Margaret, Alabama, that there be and is hereby levied a tax of one half of one per cent on all property situated in the Town of Margaret, Alabama, and upon all subjects of taxation for the current tax year and each year thereafter until notified otherwise.

Be it further Ordained by the Town Council of the Town of Margaret, Alabama, that Shirley Satterfield, Tax Assessor or his successors in office as such, be and is hereby appointed as the person to assess the taxes for the Town of Margaret, Alabama, for the present tax year and each year thereafter until notified, as provided by the code of Alabama 1940 as amended.

Be it further Ordained that Alse W. Scott, Tax Collector, or his successors in office as such, be and is hereby designated as Tax Collector for the Town of Margaret, Alabama, for the current tax year and each year thereafter until otherwise notified, as provided by the Code of Alabama 1940 Amended.

Be it further Ordained that compensation for assessing and collecting of taxes for the Town of Margaret, Alabama, be at the rate of Two per cent for assessing and two per cent for collection, as provided in Section 1, Section 732 Title 37 Code of Alabama 1940, as amended and approved June 14, 1960.

F. B. Carrall
MAYOR

ATTEST:

Evelyn Morse
CLERK

I, Evelyn Morse, Clerk of the Town of Margaret, Alabama, certify that the above and foregoing is a true and exact copy of an Ordinance passed at the Regular meeting of the Town of Margaret, Alabama, June 14, 1960, and so recorded in the minutes, and that same has been published by posting copies in 3 public places in the Town of Margaret. Evelyn Morse
CLERK

ORDINANCE No. 6

ORDINANCE CREATING OFFICE OF RECORDER

AN ORDINANCE

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA,
AS FOLLOWS:

Sec. 1. That there be and there is hereby established the recorder's court in the Town of Margaret, Alabama.

Sec. II. That there be and there is hereby established the office of recorder in the Town of Margaret, Alabama.

Sec. III. It shall be the duty of the recorder to keep his office in the Town of Margaret, Alabama, and the Council Chamber room or such other place as may be designated by the Council in the Town of Margaret, Alabama, is hereby provided for the use of the recorder. The recorder shall hear and determine all cases for the breach of the ordinances and by-laws of the Town of Margaret, Alabama, that may be brought before him, including all offenses committed within the corporate limits of said town or within the police jurisdiction of said town, and he shall make report at least once a month, of all fines, penalties and forfeitures imposed by him or by any councilman in his stead. Such recorder is especially vested with and may exercise in the Town and within the police jurisdiction thereof, full jurisdiction in criminal and quasi criminal matters and may impose the penalties prescribed by the ordinance for the violation of ordinances and by laws of said town, and shall have the power of an ex officio justice of the peace, except in civil matters, as provided by the Alabama Code of 1940. In the absence from the town, death, disability or inability of the recorder, any councilman may act as such recorder with his full power and authority. The recorder may administer oaths and issue warrants of arrest.

Sec. IV. Such recorder shall have all the power and authority authorized or vested in him by virtue of the Alabama Code of 1940, and amendments thereto.

Sec. V. All persons tried and convicted in the recorder's court

Section 3. The said mains, pipes, conduits, equipment, appliances, appurtenances, and fixtures shall be so laid, set, or constructed as not unreasonably to interfere with the proper use of the streets, avenues, alleys, ways, bridges, viaducts, underpasses, and public places in the Town, and shall be maintained in reasonably good condition and repair, and to that end the Company shall abide by all reasonable ordinances and resolutions that have been or may be adopted by the governing body of the Town.

Section 4. (a) If in the course of laying, placing, erecting, constructing, installing, renewing, repairing, maintaining, operating, extending, relocating, or enlarging of any part of said mains, pipes, conduits, equipment, appliances, appurtenances, or fixtures the Company should cause any street, avenue, sidewalk, alley, or other public place to be disturbed by said work the Company will, after the completion of such work, at its own expense, restore said street, avenue, alley, sidewalk, or other public place so that the same will be in substantially the same condition as before the commencement of such work.

(b) Should the grade of any street, avenue, or alley traversed by any pipes, mains, or conduits belonging to the Company be hereafter changed by the Town, the Company, its successors or assigns, will forthwith, upon demand in writing by the Town, and at the expense of the Company or its successors or assigns, change the grade of each and every such pipe, main, or conduit so as to make the same conform to such new grade of such street, avenue, or alley; provided, however, that nothing herein shall limit or be construed as limiting the right or be construed as a waiver of the right of the Company otherwise to be reimbursed by the State of Alabama, the State Highway Department of the State of Alabama, or by any other governmental agency or department other than the Town, for the

expense of changing the grade and/or location of any pipe, main, conduit, equipment, appliance, appurtenance, fixture, or any other item belonging to the Company nor shall such reimbursement by the said State of Alabama, the Highway Department of the State of Alabama, or any other governmental agency or department be construed as violating any provision of this franchise.

(c) The Company, its successors or assigns, will hold harmless and indemnify the Town from and against all liability of any and every kind and character arising out of any default, negligence, or wrongful act of the Company, or its servants or agents in the line of their employment, in and about the construction, operation, maintenance, repair, replacement, relocation, or enlargement of any and all such pipeline system.

(d) The Company will construct and maintain its pipes, mains, and conduits, and extensions thereof, in such locations and at such depths below the grades of said streets, avenues, sidewalks, ways, alleys or other public places as may be reasonably required by the Town and will at all times comply with all reasonable requirements, regulations, laws, or ordinances now in force or which may hereafter be adopted by said Town and be applicable to the construction, operation, or maintenance of said system.

Section 5. The Company shall have the power and authority, subject to the supervision of the Alabama Public Service Commission or other duly constituted governmental authority vested with the power now vested in the Alabama Public Service Commission to supervise and regulate public utilities in the State of Alabama, to make, adopt and enforce rates, rules, and regulations for the furnishing of gas and for the reasonable operation of its said system and shall have the right at all hours to have access to its gas pipes and the meters used to measure gas sold to any consumer, for the purpose of making repairs and other proper purposes.

Section 6. The duration of this franchise shall be perpetual.

Section 7. This Ordinance shall be published one time in full in St. Clair Aegis, a newspaper published in St. Clair County, Alabama, and having general circulation in the Town, there being no newspaper published in the Town, and the Town Clerk is hereby directed to cause such publication to be so made. The expense of such publication shall be paid by the Company. After such publication shall have been effected, the Town Clerk shall enter upon the minutes of the Town, immediately after the place where this Ordinance is recorded, his certificate setting forth the time and manner of the publication thereof.

Section 8. This Ordinance shall become effective upon the aforesaid publication. The Company shall within ninety (90) days after such effective date, file with the Clerk of the Town a written acceptance of this Ordinance and of the franchise granted hereby and this Ordinance, when approved and accepted by the Company and published as hereinabove provided for, shall constitute a contract between the Town and the Company, its successors and assigns, provided, however, that if the Company shall not commence the construction of its said gas distribution system in the Town prior to September 1, 1965, then and in such event this Ordinance and all rights granted unto the Company by this Ordinance shall automatically terminate without further action by the Town or its Mayor and Town Council.

Section 9. All ordinances and resolutions in conflict herewith shall be and they hereby are repealed, such repeal to become effective upon the acceptance of this Ordinance by the Company.

Adopted this 12 day of June, 1964.

Authenticated:

Wm. J. B. Marse
Town Clerk

J. B. Curran
Mayor

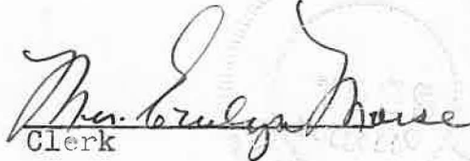
TOWN OF MARGARET
MARGARET, ALABAMA

January 27, 1964

ORDINANCE #7

BE IT ORDAINED BY THE TOWN COUNCIL OF MARGARET, ALA.,
THAT PLACES ON THE COUNCIL SHALL BE NUMBERED 1, 2, 3,
4 and 5, AND CANDIDATES ARE REQUIRED TO SPECIFY THE
PARTICULAR PLACE FOR WHICH THEY ARE CANDIDATES IN
THEIR CANDIDACY AND THAT COUNCILMAN FILLING PLACE
NO. 1 SHALL ASSUME THE DUTIES OF THE MAYOR IN HIS
ABSENCE.

I, Evelyn Morse, Clerk of the Town of Margaret, Ala.
certify that the above and foregoing is a true and exact
copy of an Ordinance passed at the regular meeting of
the Town of Margaret, on Jan. 27, 1964, and so recorded
in the minutes and that same has been published by
posting copies in 3 public places in the Town of
Margaret.


Clerk

TOWN OF MARGARET
MARGARET, ALABAMA

JANUARY 27, 1964

BE IT ORDAINED BY THE TOWN COUNCIL OF
MARGARET, ALA., THAT THE SALARY OF THE
MAYOR OF THE TOWN OF MARGARET, ALA.
SHALL BE AND THE SAME IS HEREBY FIXED AT
THE SUM OF \$50.00 PER ANNUM.


Clerk

AMENDED DATE: 8-13-65 + 3-2-72
SEE ORD. NO.: 10 + 16

ORDINANCE NO. 8

GRANTING A FRANCHISE TO ALABAMA GAS CORPORATION,
ITS SUCCESSORS AND ASSIGNS, IN THE TOWN OF MARGARET, ALABAMA

BE IT ORDAINED BY THE Mayor and Town Council of the Town of
Margaret, Alabama, as follows:

Section 1. In consideration of the benefits to accrue to said Town of Margaret, Alabama, (hereinafter called the "Town") and the inhabitants thereof, Alabama Gas Corporation, its successors and assigns (hereinafter called the "Company") is hereby given, granted, and vested with the right, authority, easement, privilege, and franchise to construct, own, maintain, operate, extend, and enlarge in the Town and in the police jurisdiction thereof a system for the transmission, distribution, and sale of natural gas or manufactured gas or any mixture thereof and to transmit, distribute, and sell such gas in the Town and in the police jurisdiction thereof for all purposes whatsoever, and the consent of the Town acting through its Mayor and Town Council, which together constitute the governing body of the Town, is hereby given to the Company to use the streets, avenues, alleys, ways, viaducts, bridges, and public places in said Town, as the same now exist or as they may hereafter be dedicated, or acquired by annexation or merger for any and all of the purposes referred to in this Ordinance.

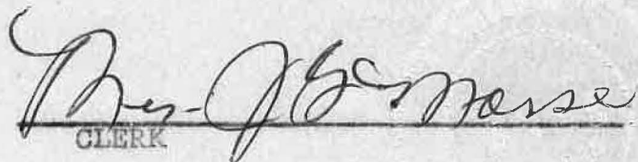
Section 2. The Company is hereby granted and vested with the right, privilege, and franchise to construct, erect, lay, install, renew, repair, maintain, operate, use, and extend at any time its pipes, mains, conduits, equipment, appliances, appurtenances, and fixtures under, along, and across any street, avenue, alley, way, bridge, viaduct, underpass, or public place in the Town as the same now exist or as they may hereafter be dedicated, constructed, or acquired by annexation or merger.

STATE OF ALABAMA

ST. CLAIR COUNTY

I, Mrs. J. G. Morse, Town Clerk of the Town of Margaret, Alabama, do hereby certify that the above and foregoing Ordinance was duly adopted by the Mayor and Town Council of the Town of Margaret, Alabama at its regular meeting on the 12th day of June, 1964 and that said Ordinance was duly published as provided by law by posting a copy of same in three public places within the Town of Margaret, Alabama, one of which being posted at the Office of the Mayor.

I further certify that said Ordinance was published on July 16, 1964 in the St. Clair News Aegis, a newspaper of general publication of St. Clair County, Alabama.


CLERK

AMENDING AMOUNT OF CITY LICENSE TAX TO BE ANNUALLY ASSESSED, IN CONFORMITY WITH POPULATION BY VIRTUE OF ALABAMA CODE OF 1940 AND AMENDMENTS, TO TELEGRAPH AND/OR TELEPHONE COMPANIES

BE IT ORDAINED BY THE MAYOR AND TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA, as follows:

WHEREAS, the maximum amount of privilege tax or license tax which may annually be assessed and collected is fixed by the Code of Alabama in conformity with population, and specifically with reference to Telegraph and/or Telephone Companies (Section 744, Title 37), is set forth as follows:

"Municipalities having a population of more than 500 and not exceeding 1,000, Exchange License shall be \$30.00; long distance, \$8.00";

And WHEREAS, the population of the Town of Margaret was established at 715 inhabitants by the Census of 1960,

THAT ORDINANCE #3, Section 1, Item 33, of the Town of Margaret, Alabama, is hereby Amended and that the \$15.00 annual tax assessed therein to Telegraph or Telephone Companies is changed to read:

TELEGRAPH OR TELEPHONE COMPANIES -	
Exchange License:	\$30.00
Long Distance:	8.00
Total:	<u>\$38.00</u>

(Plus 50¢ Issuance Fee)

Adopted this 26th day of March, 1965.

L. B. Wilson
Mayor

Authenticated

Cerina C. Mitchell
Town Clerk

I, Cerina C. Mitchell, Clerk of the Town of Margaret, Alabama, certify that the above and foregoing is a true and exact copy of that Ordinance adopted by the Mayor and Town Council of Margaret, Alabama, on the 26th day of March, 1965, and that said Ordinance has been duly published as provided by Law, by posting copy thereof in 3 public places in the Town of Margaret, one of which being posted in the Office of the Mayor.

Dated this 27th day of March, 1965.

Cerina C. Mitchell
Town Clerk

ORDINANCE NO. 10

AMENDING ORDINANCE NO. 8 OF THE TOWN OF MARGARET, ALABAMA,
WHICH GRANTED A FRANCHISE TO ALABAMA GAS CORPORATION,
ITS SUCCESSORS AND ASSIGNS, IN THE TOWN OF MARGARET, ALABAMA,
SO AS TO AMEND SUCH FRANCHISE

BE IT ORDAINED BY THE Mayor and Town Council of the Town of
Margaret, Alabama, as follows:

Section 1. That Section 8 of Ordinance No. 8 of the Town of
Margaret, Alabama, which was adopted on June 12, 1964, be and the same
hereby is amended to read as follows:

"Section 8. This Ordinance shall become effective
upon the aforesaid publication. The Company shall within
ninety (90) days after such effective date, file with the Clerk
of the Town a written acceptance of this Ordinance and of
the franchise granted hereby and this Ordinance, when
approved and accepted by the Company and published as
hereinabove provided for, shall constitute a contract
between the Town and the Company, its successors and
assigns, provided, however, that if the Company shall not
commence the construction of its said gas distribution system
in the Town prior to October 1, 1965, then and in such event
this Ordinance and all rights granted unto the Company by
this Ordinance shall automatically terminate without further
action by the Town or its Mayor and Town Council."

Section 2. That said Ordinance No. 8 and the franchise granted
thereby shall remain in all other respects unchanged and unaffected by this
Ordinance.

Section 3. This Ordinance shall be published one time in full in
the St. Clair News-Aegis, a newspaper published in St. Clair County, Alabama,
and having general circulation in the Town, there being no newspaper published
in the Town, and the Town Clerk is hereby directed to cause such publication
so to be made. The expense of such publication shall be paid by Alabama Gas
Corporation. After such publication shall have been effected, the Town Clerk
shall enter upon the Minutes of the Town, immediately after the place where
this Ordinance is recorded, her certificate setting forth the time and manner
of the publication thereof.

Section 4. This Ordinance shall become effective upon the afore-
said publication. Alabama Gas Corporation shall within ten (10) days after
such effective date file with the Clerk of the Town a written acceptance of
this Ordinance and of the Amendment to the Franchise heretofore granted to
it, and this Ordinance when approved and accepted by Alabama Gas Corporation
and published as hereinabove provided for, shall constitute an amendment to
the contract between the Town and Alabama Gas Corporation, its successors
and assigns.

Adopted this 13th day of August, 1965.

L. B. Wilson
Mayor

Authenticated:

Carina C. Mitchell
Town Clerk

I, Carina C. Mitchell, Clerk of the Town of Margaret, Alabama,
certify that the above and foregoing is a true and exact copy of
an Ordinance passed at the Regular Meeting of Mayor and Town Council
of the Town of Margaret, on August 13, 1965, and so recorded in the
Minutes and that same has been published by posting copies in three
Public Places in the Town of Margaret, one of which being the Office
of the Mayor.

I further certify that said Ordinance was published on Sept. 9, 1965,
in the St. Clair News Aegis, a newspaper of general publication in
St. Clair County, Alabama.

Carina C. Mitchell
Town Clerk

ORDINANCE NO. 10

AMENDING ORDINANCE NO. 8 OF THE TOWN OF MARGARET, ALABAMA
WHICH GRANTED A FRANCHISE TO ALABAMA GAS CORPORATION,
ITS SUCCESSORS AND ASSIGNS, IN THE TOWN OF MARGARET, ALABAMA,
SO AS TO AMEND SUCH FRANCHISE

BE IT ORDAINED BY THE Mayor and Town Council of the Town of
Margaret, Alabama, as follows:

Section 1. That Section 8 of Ordinance No. 8 of the Town of
Margaret, Alabama, which was adopted on June 12, 1964, be and the same
hereby is amended to read as follows:

"Section 8. This Ordinance shall become effective
upon the aforesaid publication. The Company shall within
ninety (90) days after such effective date, file with the Clerk
of the Town a written acceptance of this Ordinance and of
the franchise granted hereby and this Ordinance, when
approved and accepted by the Company and published as
hereinabove provided for, shall constitute a contract
between the Town and the Company, its successors and
assigns, provided, however, that if the Company shall not
commence the construction of its said gas distribution system
in the Town prior to October 1, 1965, then and in such event
this Ordinance and all rights granted unto the Company by
this Ordinance shall automatically terminate without further
action by the Town or its Mayor and Town Council."

Section 2. That said Ordinance No. 8 and the franchise granted
thereby shall remain in all other respects unchanged and unaffected by this
Ordinance.

Section 3. This Ordinance shall be published one time in full in
the St. Clair News-Aegis, a newspaper published in St. Clair County, Alabama,
and having general circulation in the Town, there being no newspaper published
in the Town, and the Town Clerk is hereby directed to cause such publication
so to be made. The expense of such publication shall be paid by Alabama Gas
Corporation. After such publication shall have been effected, the Town Clerk
shall enter upon the Minutes of the Town, immediately after the place where
this Ordinance is recorded, her certificate setting forth the time and manner
of the publication thereof.

Section 4. This Ordinance shall become effective upon the afore-
said publication. Alabama Gas Corporation shall within ten (10) days after
such effective date file with the Clerk of the Town a written acceptance of
this Ordinance and of the Amendment to the Franchise heretofore granted to
it, and this Ordinance when approved and accepted by Alabama Gas Corporation
and published as hereinabove provided for, shall constitute an amendment to
the contract between the Town and Alabama Gas Corporation, its successors
and assigns.

Adopted this 13th day of August, 1965.

L. B. Wilson
Mayor

Authenticated:

Cerina C. Mitchell
Town Clerk

DED DATE: _____

SEC. D. NO.: _____

ORDINANCE NO. 11
NOTICE

EXCERPTS FROM THE MINUTES OF
A REGULAR MEETING OF
THE MAYOR AND TOWN COUNCIL OF
THE TOWN OF MARGARET, ALABAMA,
HELD ON OCTOBER 7, 1968

AMENDED DATE: 6-10-85
SEE ORD. NO.: 35

Margaret, Alabama
October 7, 1968

A regular session of the Mayor and Town Council of the Town of Margaret, Alabama, was held at the Town Hall in Margaret on Monday, October 7, 1968, at 7:30 o'clock p.m. On call of the roll, the following were found to be present: Mayor L. B. Wilson and the following Councilmen: Oliver Wharton, Johnny Wilson, Thomas B. Mitchell and Albert Glidewell. J. W. Earton was absent. Mayor Wilson presided as chairman of the meeting and declared a quorum present and the meeting to be open for the transaction of business. The minutes of the meeting were read and approved.

Councilman Oliver Wharton introduced the following ordinance:

Anyone driving a vehicle into the park without authorization from the Town Council will be subject to a fine of fifty dollars. Any bona fide citizen of the Town of Margaret will be able to swear out a warrant for the arrest of same.

This motion was seconded by Councilman Thomas B. Mitchell, and upon motion being put to a vote. The following vote was recorded: Yeas: Councilmen Oliver Wharton, Johnny Wilson, Thomas B. Mitchell, and Albert Glidewell. Nays: None. The Mayor thereupon announced that the motion for the adoption of said ordinance had been unanimously carried, and the Mayor then signed the same.

There being no further business to come before the meeting, the same was on motion duly adjourned.

L. B. Wilson
Mayor

Attest:

Lottie C. Casey

Lottie C. Casey
Clerk

The Town Council of the Town of *Margaret*, Alabama, met in regular session.

There were present: *4*

Absent: *2*

Alderman *Mayor L.B. Mitchell* offered the following Ordinance.

ORDINANCE *12*

"Be it ordained by the Town Council of the Town of
as follows:

SECTION 1. That permission be and the same is hereby granted to Leeds Telephone Company, Inc., its successors and assigns, to erect, operate and maintain lines of telephone and telegraph, including necessary poles, fixtures and electrical conductors, upon, along, under and over the public roads, streets and highways of the town of *Margaret*, Alabama, as its business may from time to time require, provided that all poles be neat and symmetrical.

SECTION 2. The work of erecting poles by virtue of this Ordinance shall be done under the supervision of the Street Committee, and said Leeds Telephone Company, Inc., shall replace and properly relay any sidewalk or street that may be displaced by reason of erection of such poles, and upon failure of Leeds Telephone Company, Inc., to do so, after twenty days notice in writing shall have been given by the mayor of said Town to Leeds Telephone Co., Inc., the Town may repair such portion of the sidewalk or street that may have been disturbed by said Leeds Telephone Co., Inc., and collect cost so incurred from said Leeds Telephone Co., Inc.

SECTION ~~3~~. That all rights and privileges herein granted to the said Leeds Telephone Co., Inc., shall extend and be for a term of ~~thirty~~ *20* years from the effective date of this Ordinance.

SECTION 4. In consideration for the rights and privileges herein granted, said Leeds Telephone Co., Inc., shall, upon demand, and without charge to the Town, provide on each pole erected hereunder, space for one cross-arm for the attachment thereon by the Town, of the wires of its fire alarm and police telegraph system; provided, however, that no use shall be made of such space by said Town which shall result in interfering with or impairing the operation or use of said Leeds Telephone Co., Inc., property or service, or will endanger the property or employees of said Leeds Telephone Co., Inc.

SECTION 5. Said Leeds Telephone Co., Inc. shall at all times be subject to the Town Ordinances now in existence or which may hereafter be passed relative to the use of the streets by telephone and telegraph companies.

SECTION 6. Said Leeds Telephone Co., Inc., shall indemnify said Town against, and assume all liabilities for damages which may arise or accrue to said Town for any injury to persons or property from doing any work herein authorized, or the neglect of said Leeds Telephone Co., Inc., or any of its employees, to comply with any Ordinance relative to the use of the streets of said Town, and the acceptance by the Leeds Telephone Co., Inc., of this Ordinance shall be an agreement by him to pay to said Town any sum of money for which the Town may become liable, from or by reason of said injury.

SECTION 7. Said Leeds Telephone Co., Inc., shall file with the Town Clerk of said Town, its acceptance of this Ordinance within ~~—30~~ days from the date when it shall take effect.

SECTION 8. This Ordinance shall be in formace from and after the date of its passage and publication as required by law.

Alderman *M. Wright* seconded Alderman *J. Wilson* motion for unanimous consent for the immediate consideration of and action on the above recorded, proposed Ordinance. On vote being taken, the following voted in favor thereof: *Unanimous*

Those voting against: *none*

After deliberation and discussion, Alderman *J. Wilson* moved that Ordinance 12, as above recorded, be adopted. This motion was duly and regularly seconded by Alderman *M. Wright*. On vote being taken, the following voted for its adoption:

The Mayor declared the Ordinance passed duly and regularly adopted.

Alderman *Louis Peoples* moved that the meeting be adjourned. Alderman *Johnny Wilson* seconded the motion. The motion carried and the meeting adjourned.

Louis Peoples

Malcolm R. Wright

Chas E. Hornesley

Johnny Wilson

STATE OF ALABAMA]
ST. CLAIR COUNTY]

I, *Ann Peoples*, Town Clerk of the Town of *Margaret* hereby certify that the above and foregoing is a true and correct copy of a resolution passed by the Town Council of said Town on the 6 day of March, 1969, and recorded in Minute Book 1, Page -.

Given under my hand and seal of the Town of *Margaret*, Alabama, this 6 day of March, 1969.

Thomas B. Mitchell

*Section 3 Amended from 35 years to 20 years.
Ann Peoples
Clerk.*

TOWN OF MARGARET

MARGARET, ALABAMA 35112

ORDINANCE NO. 14

AN ORDINANCE REGULATING THE KEEPING OF ANIMALS AND FOWL IN THE CITY AND POLICE JURISDICTION: AND THE PROVISIONS FOR SANITARY REGULATIONS IN CONNECTION THEREWITH.

Be it ordained by the City Council of the Town of Margaret, Alabama, as follows:

Section A. (1.) It shall be unlawful for any person or persons, individual or collectively to keep within the City limits of the Town of Margaret, Alabama any animals of the swine type, except as specified below:

- (a.) Any person raising 1 to 5 hogs for his own personal use must at all times keep the animals a distance of one hundred (100) feet or more from any residence, church, school, public building, park, or playground.
- (b.) Any person raising 6 or more hogs for his own use or for commercial use thereof, must at all times keep the animals a distance of three hundred (300) feet or more from any residence, church, school, public building, park, or playground.

Section B. It shall be unlawful for any person or persons to allow any hog or other animal of the swine type, any livestock, or any fowl to run at large. If a member of the swine family, livestock family, or fowl family should get loose by accident, the owner of the animals will be responsible for any damages that may have occurred. All livestock must be kept in an enclosure as specified in Section A above.

Section C. Any person who fails to comply with the requirements in said ordinance (within 5 days after adoption and posting of same) will be subject to a fine set by the Judge of the Town of Margaret, Alabama.

Adopted this 28th day of January, 1971.

ATTEST: Janette Reid
TOWN CLERK

APPROVED: Thomas B. Mitchell
MAYOR

TOWN OF MARGARET

ORDINANCE NO° 15

Section 1. WHEREAS, the City of Margaret, ALABAMA HAS HERETOFORE granted or may grant to certain Utilities the right to locate its Facilities upon, across, under, and along the Public Roads and Streets under the jurisdiction of said City; and

WHEREAS, the City of Margaret, ALABAMA reserves the right to approve the place of location and the manner of locating utility Facilities on Public Roads and Streets under the jurisdiction of the City; and

WHERE, it has become necessary for the City of Margaret, ALABAMA to adopt certain standards for accommodating utilities on Roads and Streets of the City which have or will involve the expenditure of State or Federal Highway Funds in order to qualify for any future State or Federal Aid Road and Street Benefits.

NOW, THEREFORE, BE IT ORDAINED, that the (City Council)
(Board of Commissioners) of the City of Margaret, ALABAMA hereby formally adopts the State of Alabama Highway Department Standards for Accommodating Utilities on Highway Rights of Way as standards (as written and future amendments thereto) for use by the City for accommodating utilities on Roads and Streets under the jurisdiction of the City on those Roads and Streets which have or will involve the expenditure of State or Federal Highway Funds.

Section 2. This ordinance shall take effect and be in force on and after the earliest date permitted by law, upon and after its final enactment and publication as required by law.

ADOPTED, this the 7th day of October, 1971.

TOWN OF MARGARET

MARGARET, ALABAMA 35112

ORDINANCE NO. 16

AMENDING ORDINANCE NO. 8 OF THE TOWN OF MARGARET, ALABAMA,
ITS SUCCESSORS AND ASSIGNS, IN THE TOWN OF MARGARET,
ALABAMA, SO AS TO AMEND SUCH FRANCHISE.

BE IT ORDAINED BY THE MAYOR AND TOWN COUNCIL OF THE TOWN
OF MARGARET, ALABAMA, AS FOLLOWS:

SECTION I. THE TOWN OF MARGARET, ALABAMA, SHALL RECEIVE
3 % OF GROSS RECEIPTS IN THE CITY LIMITS OF MARGARET AND
1.5% OF GROSS RECEIPTS IN THE POLICE JURISDICTION.

ADOPTED THIS 2ND DAY OF MARCH, 1972.

Thomas B. Mitchell
MAYOR

ATTEST:

Jeanette Reid
CLERK

Annice Lee Wharton
Johnny Wilson

I, JEANETTE REID, CLERK OF THE TOWN OF MARGARET, ALA. CERTIFY
THAT THE ABOVE AND FOREGOING IS A TRUE AND EXACT COPY OF AN
ORDINANCE PASSED AT THE REGULAR MEETING OF MAYOR AND TOWN
COUNCIL OF THE TOWN OF MARGARET, ON MARCH 2, 1972, AND SO
RECORDED IN THE MINUTES.

Jeanette Reid
CLERK

TOWN OF MARGARET

MARGARET, ALABAMA 35112

ORDINANCE NO. 17

BE IT ORDAINED BY THE MAYOR AND TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA, AS FOLLOWS:

EFFECTIVE JULY 1ST, THE CITY DUMP OF MARGARET WILL BE CLOSED. ALL OPEN DUMPING INSIDE THE POLICE JURISDICTION WILL BE STOPPED. ANYONE WHO DOES NOT ABIDE BY THIS ORDINANCE WILL BE SUBJECT TO A FINE.

ADDEPTED THIS 15th DAY OF JUNE, 1972.

Thomas P. Mitchell
MAYOR

ATTEST:

Jeanette Reid
CLERK

I, JEANETTE REID, CLERK OF THE TOWN OF MARGARET, ALA. CERTIFY THAT THE ABOVE AND FOREGOING IS A TRUE AND EXACT COPY OF AN ORDINANCE PASSED AT THE REGULAR MEETING OF MAYOR AND TOWN COUNCIL OF THE TOWN OF MARGARET ON JUNE 15, 1972, AND SO RECORDED IN THE MINUTES.

Jeanette Reid
CLERK

NOTICE

Beginning on Wednesday, July 5th, 1972, the Suburban Waste Control Company of Ashville, Alabama, will have curb-side garbage pick-up service. The monthly bill will be \$2.50 per residence. The truck will run each Wednesday.

TOWN OF MARGARET

MARGARET, ALABAMA 35112

ORDINANCE # 18

BE IT ORDAINED BY THE MAYOR AND TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA, AS FOLLOWS:

ANY PERSON HAVING MORE THAN THREE (3) IN-OPERABLE (VEHICLES) IN THEIR YARDS OR PROPERTY WILL BE SUBJECT TO BUY A JUNK DEALER LICENSE. IF THE PERSON FAILED TO BUY A LICENSE, AFTER 30 DAYS, HE WILL BE FINED \$50.00 PLUS \$1.00 PER DAY PER CAR.

TOWN LICENSE WILL BE \$25.50.

ADOPTED THIS 2nd DAY OF OCT, 1972.

Johnny J. Wilson
MAYOR

ATTEST:

Jeanette Redi
CLERK

I, JEANETTE REDI, CLERK OF THE TOWN OF MARGARET, ALA. CERTIFY THAT THE ABOVE AND FOREGOING IS A TRUE AND EXACT COPY OF AN ORDINANCE PASSED AT THE REGULAR MEETING OF MAYOR AND TOWN COUNCIL OF THE TOWN OF MARGARET, ON OCTOBER 2, 1972, AND SO RECORDED IN THE MINUTES.

Jeanette Redi
CLERK

An ordinance declaring the policy and purpose of the City (or Town) of Margaret, Alabama to extend to the employees and officials of said City (or Town) of Margaret, Alabama, not excluded by law or by this ordinance, whether employed in connection with a governmental or proprietary function of said City (or Town), the benefits of the systems of Federal Old Age and Survivor's Insurance, as authorized by the Federal Social Security Act, and amendments thereto, upon the basis of applicable State and Federal laws or regulations; authorizing and directing the Mayor, or other chief executive officer, to execute agreements and amendments thereto with the State Agency authorized to enter into such agreements, for coverage of said employees and officials; providing for withholdings from salaries and wages of employees and officials of said City (or Town) so covered to be made and paid over as provided by applicable State or Federal laws or regulations; providing that said City (or Town) shall appropriate and pay over employer's contributions as provided by applicable State or Federal laws or regulations; providing that said City (or Town) shall keep records and make reports as required by applicable State or Federal laws or regulations; excluding from this ordinance any authority to make any agreement with respect to any position, employee, or official now covered or authorized to be covered by any other ordinance or law creating any retirement system for any employee or official of said City (or Town); excluding from this ordinance, and further providing for the exclusion of certain groups permitted to be excluded by appropriate State or Federal law.

BE IT ORDAINED BY THE CITY (OR TOWN) COUNCIL OF THE CITY (OR TOWN) OF Margaret, Alabama as follows:

Section 1. It is hereby declared to be the policy and purpose of the City (or Town) of Margaret, Alabama, to extend, effective as of Nov 20, 19 12, to the employees and officials thereof, not excluded by law or by this ordinance, and whether employed in connection with a governmental or proprietary function, the benefits of the system of Old Age and Survivor's Insurance as authorized by the Federal Social Security Act and amendments thereto, including Public Law 734 of 81st Congress. In pursuance of said policy, and for that purpose, the City (or Town) shall take such action as may be required by applicable State or Federal laws or regulations.

Begin any quarter in 19 12)

Section 2. The Mayor, or other chief executive officer, of the City (or Town) of Margaret, Alabama, is hereby authorized and directed to execute all necessary agreements and amendments thereto with the State Agency authorized to act to secure coverage of employees and officials as provided in Section 1 hereof.

Section 3. Withholdings from salaries or wages of employees and officials for the purpose provided in Section 1 hereof are hereby authorized to be made in the amounts and at such times as may be required by applicable State or Federal laws or regulations, and shall be paid over to the State or Federal Agency designated by said laws or regulations to receive such amounts.

Section 4. There shall be appropriated from available funds such amounts at such times as may be required by applicable State or Federal laws or regulations for employer's contributions, which shall be paid over to the State Agency designated by such laws or regulations to receive same.

Section 5. The City (or Town) shall keep such records and make such reports as may be required by applicable State or Federal laws or regulations.

Section 6. There is hereby excluded from this ordinance any authority to make any agreement with respect to any position or any employee or official now covered, or authorized to be covered, by any other Ordinance or law creating any retirement system for any employee or official of the said City (or Town).

Section 7. The City (or Town) of Margant, Alabama does hereby adopt the terms, conditions, requirements, reservations, benefits, privileges, and other conditions thereunto appertaining, of Title II of the Social Security Act as amended by Public Law No. 734, 81st Congress, for and on behalf of all the officers and employees thereof, save and except any of such officers and employees now covered or authorized to be covered by any retirement system provided by law, and further excepting any official.

or employee who occupies any position, office, or employment not authorized to be covered by applicable State or Federal laws or regulations; and further excluding:

- Elected Officials
- Part-time employees. (Part-time positions are all positions, less than full time, the compensation for which is less than \$50.00 per calendar quarter)
- Officials or employees whose compensation is on a fee basis.
- Services performed by a student which would be excluded if performed for a private employer.
- Agricultural labor, but only those services which would be excluded if performed for a private employer.

(Check those desired to be excluded)

Section 8. This Ordinance shall take effect upon its approval and publication as required by law.

Passed and approved this 30 day of Nov., 19 12.

James J. Wilson
Mayor (or other Chief Executive)

Attest: Janette Reid
City (or Town) Clerk

Clerk's Certificate

I hereby certify that the above is a true and correct copy of Ordinance No. 19, passed and approved the 20 day of Nov. 19 12, and that it has been published according to St Clair News Regis, and that it has been published according to law and is now in full force and effect.

Janette Reid
City (or Town) Clerk

SEAL

AN ORDINANCE OF THE TOWN OF MARGARET TO ESTABLISH REGULATIONS FOR THE COLLECTION, CONTROL AND DISPOSAL OF SOLID WASTE (GARBAGE) AND THE PRESERVATION OF HEALTH, SANITATION AND SAFETY OF THE PUBLIC AND TO ESTABLISH A FEE OR LEVY FOR SAME AND THE COLLECTION OF, AND TO PROVIDE A PENALTY FOR THE VIOLATION OF SAID ORDINANCE:

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET AS FOLLOWS:

SECTION I. Definitions: The following words and terms when used in this Ordinance shall have the meaning respectively ascribed to them by this section unless the context indicates otherwise.

(a) Solid Wastes - All putrescible and non putrescible discarded materials (except household sewage and livestock and poultry wastes) including but not limited to garbage, rubbish, ashes, street and highway cleanings, dead animals including offal, abandoned automobiles, and such industrial wastes as are not controlled by other agencies.

(b) Garbage - Putrescible animal and vegetable wastes resulting from the handling, preparation, cooking and consumption of food, including wastes from markets, storage facilities, handling and sale of produce and other food products and excepting such materials that may be serviced by garbage grinders and handled as household sewage.

(c) Ashes - The solid residue from burning of wood, coal, coke or other combustible material used for heating or from incineration of solid wastes, but excepting solid residue the storage of disposition of which is controlled by other agencies.

(d) Rubbish - Nonputrescible solid wastes (excluding ashes) consisting of both combustible and noncombustible wastes. Combustible rubbish includes paper, rags, cartons, wood, furniture, rubber, plastics, yard trimmings, leaves and similar materials. Noncombustible rubbish includes glass, crockery, metal cans, metal furniture and like materials which will not burn at ordinary incinerator temperatures (not less than 1600 degrees F).

(e) Sanitary Landfill - Shall mean a controlled area of land upon which solid waste is deposited, and is compacted and covered with compacted earth each day as deposited, with no on-site burning of wastes and so located, contoured and drained that it will not constitute a source of water pollution as determined by the Alabama Water Improvement Commission.

(f) Landfill - Shall mean a method of compaction and earth cover of solid wastes other than those containing garbage or other putrescible wastes including but not limited to tree limbs and stumps, demolition materials, incinerator residues, and like materials not constituting a health or nuisance hazard where cover need not be applied on a per day used basis.

(g) Hazardous wastes - Shall include but not be limited to wastes resulting from the manufacture or use of pesticides and drugs (other than normal household use), pathological wastes, explosives, radioactive materials, and like dangerous or toxic materials that should not be handled in the manner prescribed for normal wastes.

(h) Garbage Can - Means a watertight receptacle or container of substantial construction, having a capacity of not less than ten (10) nor more than thirty (30) gallons with a tight fitting lid or cover with not less than one handle on the lid or cover, and two handles on the receptacle or container by which same may be conveniently lifted or moved.

(i) Contractor - Means the individual, corporation, partnership or other agency engaged in the collection and disposal of solid wastes as franchised, licensed and supervised by the Town of Margaret, the Alabama State Department of Public Health and the St. Clair County Health Department under the provisions of the "Solid Waste Disposal Act" as heretofore adopted by the State of Alabama and set out in Chapter 16, Title 22 of the 1976 Code of Alabama as amended.

(j) Persons - Mean any individual, firm or corporation.

(k) Premises - Any dwelling, flat, rooming house, apartment house, hospital, nursing home, school, hotel, club, restaurant, boarding house, trailer, mobile home, eating place, shop, church, place of business, manufacturing establishment, courthouse, jail, city hall, post office or other public building.

(l) Town - Town limits of Town of Margaret.

(m) Vehicles - Any car, truck, tractor, wagon, two-wheel apparatus or any other piece of mechanized equipment.

SECTION II. Service: Due to the new "Solid Waste Disposal Act" as heretofore adopted by the State of Alabama and set out in Chapter 16, Title 22 of the 1940 Code of Alabama. As amended the Town will contract with a private firm to handle same with the necessary qualified equipment to pick and haul same to a "sanitary land fill". This service will continue to be weekly and on a day or days as mutually agreed by the Town and the contractor.

SECTION III. Fees or Levy: Beginning with the service to be rendered for the month of July, 1979, beginning on the first day of such month and ending on the last day of such month and continuing monthly thereafter, the following charges shall be paid to the contractor by every person or firm for the collection, hauling and disposal of garbage and trash:

- (a) \$3.00 for service to each residence.
- (b) \$3.00 for service to each commercial house for normal service; for heavy or unusual quantities, a higher amount will be charged based on weight and/or volume to be set by the contractor and the Town.

SECTION IV. Billing: Bills for this service will be due and payable during the month in which service is rendered. Statements will be mailed, payment shall be made to the contractor, payable to same.

SECTION V. Exemptions: Any persons, in whose name a water meter or gas meter is listed or registered who shall state in writing under oath that he is over the age of sixty-five (65) years, that he is dependent upon the department of Pensions and Security of the State of Alabama for his subsistence, that his total monthly income from all sources does not exceed \$100.00 and that no other adult person not dependent upon said department of Pensions and Security for his subsistence is living or residing in the household or residence served by said water or gas meter, shall be exempted from the payment of the garbage fee required.

Any person seeking the exemption provided for in this section must make application for same in the office of the Town Clerk, which said office shall provide forms upon which each applicant for exemption shall set out the sworn information required by this section. All such applications must be made by July 1, 1979 for the year 1979 and thereafter, and no person shall be exempted from the payment of said fee for a period exceeding one year unless he renews his application for exemption during the period hereinabove prescribed. Any person who qualified for exemption under the terms of this section shall immediately become disqualified for same if his monthly income should for any reason exceed the amount herein specified during any month of the year for which he is exempted and it shall be the duty of such person to make known to the Town Clerk the fact that his monthly income has exceeded the maximum amount hereinabove specified.

SECTION VI. Terms:

(a) It shall be the duty of every person in possession, charge or control of any premises where garbage is created or accumulated, at all times to keep or cause to be kept a sufficient number of garbage cans for the deposit therein of said garbage and to deposit or cause to be deposited the same therein, and the lids or covers of such garbage cans shall be kept tightly closed thereon at all times other than when garbage is being deposited therein or removed therefrom.

(b) It shall be the duty of every person in possession, charge or control of any premises where rubbish or other nonputrescible solid waste is created or accumulated, at all times to keep or cause to be kept sufficient number of garbage cans or other containers for deposit therein of such to prevent the spreading or scattering of such refuse upon said premises.

(c) It shall be unlawful for any person in possession, charge or control of any premises to keep, cause to be kept, or allow in the keeping on any premises within the corporate limits or water routes of the Town of Margaret, Alabama, of solid wastes in such manner that it will become offensive or deleterious to health or likely to cause disease and the same is hereby declared a public nuisance. The Health Officer of St. Clair County, Alabama, his authorized representatives or such other duly authorized inspector as may be designated by the Town Council of the Town of Margaret, Alabama, and he is hereby authorized to inspect any premises in the Town of Margaret, Alabama, for the purpose of seeing that the requirements of this Ordinance are being complied with and it shall be unlawful for any person whomsoever to resist or interfere with such representative by word, deed or act in the performance of such inspection.

(d) It shall be unlawful for any person to sweep, throw, or otherwise deposit or cause to be swept, thrown or otherwise deposited any solid waste into or on any public street, alley, sidewalk, park or the property of another person or property which is in the possession of another person within the corporate limits of the Town of Margaret, or to permit any solid wastes to accumulate in such manner that it may be carried and deposited into or on any of the above places by action of rain, wind or snow.

(e) It shall be unlawful for any person to sweep, throw or deposit into or on any stream, public water drain, sewer or receiving basin within the corporate limits of the Town of Margaret, Alabama, any solid waste or to permit same to accumulate in such manner that it may be carried and deposited into or on any of the above by action of the rain, wind and snow.

(f) It shall be unlawful for any person to remove any solid wastes from any garbage can or other container within the corporate limits of the Town of Margaret, Alabama, other than his own, after it has been placed therein except by the duly licensed and franchised contractor of the Town, its servants, agents or employees.

(g) All garbage cans, rubbish containers and other refuse for collection by the contractor from commercial establishments shall be placed at a place to be designated by the contractor on the days between the hours designated by the contractor.

(h) All garbage containers, rubbish containers and other refuse for collection by the contractor from residences shall be placed at a point not more than 20 feet from any driveway, public alley or street right of way line at a point conveniently accessible to the collection crews prior to being collected by the contractor.

(i) No garbage will be collected by the contractor unless the same is deposited in a garbage can or plastic garbage bag. No rubbish or other refuse will be collected by the contractor unless in a separate container, except as follows:

1. Large accumulations of magazines, newspapers or similar materials will be collected if securely fastened in bundles not to exceed one hundred pounds in weight and deposited alongside garbage can or rubbish container.

(j) Building debris such as scrap lumber, plaster, roofing, concrete brickbats, or similar materials resulting from the construction, repair or demolishing of any building structure on private property and dirt and rocks will not be removed by the contractor, but the owner must cause this waste to be privately removed.

(k) It shall be unlawful to place in any garbage or rubbish container any acids or other dangerous liquids or substances which could cause injury to employees of the contractor engaged in removing solid wastes, leaking and defective garbage cans with sharp or ragged edges likely to injure employees of the contractor engaged in removing solid wastes will not be serviced and the contractor shall cause to be placed on such cans a tag marked "condemned".

(l) Dead animals in the corporate limits of the Town of Margaret, Alabama,-
In no event shall any person having a dead animal on the premises occupied by or under the control of said person allow it to remain undisposed of for a period of longer than twelve (12) hours. All such animals are to be buried by the owner.

(m) It shall be unlawful for any person to dump or cause to be dumped any garbage, rubbish, or other solid wastes upon any property within the town limits or within police jurisdiction of the Town of Margaret, Alabama. It shall be unlawful to dump solid wastes at any point at the present Town dump after July 1, 1979.

(n) The owners, operators, lessees and employees of any soda fountain, lunch counter, drugstore, grocery or other mercantile establishment which engages in "drive-in" service or makes delivery or goods to customers in parking areas adjacent to the streets of the city shall see to it that the wrappings, containers and other papers which enclose or accompany such goods are not thrown or deposited or allowed to blow upon his premises and the streets of the city, and if any wrappings, containers, napkins, straw or other accompanying paper or trash shall accidentally fall or blow upon the streets of the city, the owners, lessees and employees of such soda fountain, lunch counter, drugstore, grocery or other establishment engaging in "drive'in" service shall be jointly or severally responsible with the customer thereof for the immediate removal of the wrapping, container, napkin, straw or accompanying paper or trash from the street.

(o) It shall be unlawful for any person to throw, cast or otherwise deposit or cause to be thrown, cast or otherwise deposited any paper, garbage or rubbish, containers, either glass, metal or paper or any other substance of any kind in or upon any curb, gutter, street, avenue, highway, tunnel, sidewalk, park, parkway or lot, vacant or occupied except as permitted elsewhere in this Code or other city ordinances.

(p) It shall be unlawful for any person to remove or cause to be removed from any street or sidewalk in the city any receptacle furnished by the city for the deposit of trash. It shall be unlawful for any person to sit upon or deface any such receptacle or to cause it to be used in any way which will make it inaccessible for the receipt of trash. It shall be unlawful for any person to place, store or cause to be placed or stored any goods, merchandise, lumber, trash, or any other material near any such receptacle in such manner as to interfere with or preclude the use of any such receptacle for the purpose which it is intended to serve.

SECTION VII. Vehicles: It shall be unlawful for anyone to leave or allow anyone to leave an automobile, truck, tractor or any other vehicle parked, placed or otherwise left on highway, street or roadway right-of-way or within twenty (20) feet to said right-of-way for more than seven (7) days except in the normal use of and/or normal parking thereof or in normal course of business. A failure to comply with this section will result in the towing away of any vehicle left more than seven (7) days and if same is not claimed within thirty (30) days after towing away and towing fee and/or fine is paid, a full loss of the vehicle may result.

SECTION VIII. Penalty: Any person violating any provision of this ordinance shall be guilty of a misdemeanor and on conviction shall be fined not less than \$1.00 nor more than \$200.00.

SECTION IV. Conflicting Ordinance repealed: All ordinances or any part of ordinances of the Town of Margaret, Alabama, in conflict with the provisions of this ordinance are hereby repealed.

SECTION X. Conflicting clause: If any clause, sentence, section, subsection or provisions of this ordinance is held invalid or inoperative, the remainder of the ordinance shall not be affected thereby.

SECTION VI. Effective Date: This ordinance shall become effective immediately upon its adoption and publication.

PASSED AND ADOPTED this the 14 day of May, 1979.

Signed: J. G. Morse
J. G. Morse, Mayor

Attest:

Myrtle Norton
Myrtle Norton, Town Clerk

Posted five days 5/21/79 - 5/27/79

1. Post Office
2. Club House
3. Wharton Grocery

Amending Ordinance No. 20 of the Town of Margaret, its successors and assigns, in the Town of Margaret, Alabama, so as to amend such ordinance.

BE IT ORDAINED BY THE MAYOR AND TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA AS FOLLOWS:

SECTION V - EXEMPTIONS

To exempt all churches from Garbage pickup unless such church wants this service.

Adopted this 13th day of August, 1979.

J. Morse
Mayor

ATTEST:

Myrtle Norton
Clerk

Archie Washington
Margie Mitchell
Annie Bell Wharten
Eugene Woodie

I, Myrtle Norton, Clerk of the Town of Margaret, Alabama certify that the above and foregoing is a true and exact copy of an Ordinance passed at the regular meeting of Mayor and Town Council of Town of Margaret, on August 13th, 1979, and so recorded in the minutes.

Myrtle Norton
Clerk

TOWN OF MARGARET

MARGARET, ALABAMA 35112

ORDINANCE NO. 22

Amending Ordinance No. 20 of the Town of Margaret, its successors and assigns, in the Town of Margaret, Alabama, so as to amend such ordinance.

BE IT ORDAINED BY THE MAYOR AND TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA AS FOLLOWS:

SECTION IV - BILLING

THE \$3.00 FEE FOR GARBAGE SERVICE WILL BE ADDED ONTO THE WATER BILLS EACH MONTH, THIS FEE TO BE PAID ALONG WITH THE WATER BILL TO THE MARGARET WATER DEPARTMENT. THIS IS TO BE EFFECTIVE JANUARY 1, 1980.

Adopted this 26th day of November, 1979.

ATTEST:

Myrtle Norton
Clerk

J. L. Morse
Mayor

Greg Washington
Maxine Mitchell
Bill J. Butler
Annie Ed Whorton
Esperanza Hardie

I, Myrtle Norton, Clerk of the Town of Margaret, Alabama certify that the above and foregoing is a true and exact copy of an Ordinance passed at the regular meeting of Mayor and Town Council of Margaret, on November 26, 1979, and so recorded in the minutes.

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA, AS
AS FOLLOWS:

Section I. Any person or corporation committing an offense within the corporate limits of the Town of Margaret, Alabama, or within the police jurisdiction thereof, which is declared by a law or laws of the State of Alabama now existing or hereafter enacted to be a misdemeanor, shall be guilty of an offense against the Town of Margaret, Alabama.

Section II. Any person or corporation committing an offense within the corporate limits of the Town of Margaret, Alabama, or within the police jurisdiction thereof, which is declared by a law or laws of the State of Alabama now existing or hereafter enacted to be a violation, shall be guilty of an offense against the Town of Margaret, Alabama.

Section III. Any person or corporation committing within the corporate limits of the Town of Margaret, Alabama, or within the police jurisdiction thereof, an offense as defined by Section 13A-1-2 of the Alabama Criminal Code, which offense is not declared by a law or laws of the State of Alabama now existing or hereafter enacted to be a felony, misdemeanor or violation, shall be guilty of an offense against the Town of Margaret, Alabama.

Section IV. Any person found to be in violation of Sections One (1), Two (2) or Three(3) of this ordinance shall, upon conviction, be punished by a fine of not less than One Dollar (\$1.00) nor more than Five Hundred Dollars (\$500.00) and/or may be imprisoned or sentenced to hard labor for the town for a period not exceeding six (6) months, at the discretion of the Court trying the case. Any corporation found to be in violation of Sections One (1), Two (2) or Three (3) of this ordinance shall, upon conviction, be punished by a fine of not less than One Dollar (\$1.00) nor more than Five Hundred Dollars (\$500.00), at the discretion of the Court trying the case.

Section V. All ordinances heretofore adopted by the Town Council of the Town of Margaret, Alabama, which declared all State misdemeanors to be municipal offenses are hereby expressly repealed.

Section VI. If any part, section or subdivision of this ordinance shall be held unconstitutional or invalid for any reason, such holding shall not be construed to invalidate or impair the remainder of this ordinance, which shall continue in full force and effect notwithstanding such holding.

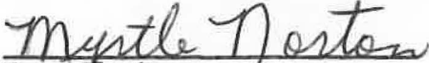
Section VII. This ordinance shall become effective on January 1, 1980.

ADOPTED AND APPROVED THIS THE 29TH DAY OF DECEMBER, 1979.



J. G. Morse, Mayor

ATTEST:



Town Clerk

AMENDED DATE: 9-12-83
SEE ORD. NO.: 31

TOWN OF MARGARET

MARGARET, ALABAMA 35112

MAY 28, 1980

ORDINANCE 24

AMENDING THE ORDINANCE ADOPTING SERVICE RULES AND REGULATIONS OF
THE TOWN OF MARGARET, ALABAMA

SECTION III - APPLICATION FOR SERVICE

- (b) A cash security deposit of \$25.00 for each house and \$30.00 for mobile homes will be required of all consumers when water service becomes available.

SECTION IV - CHARGES FOR USERS AGREEING TO USE SERVICE

- (b) Each consumer subscribing to use the service of the Corporation shall pay a connection fee of 175 times the number of connections desired or the actual cost of installation.

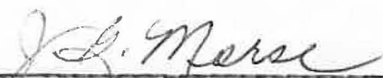
SECTION VII - CONSUMERS RESPONSIBILITY

- (e) The consumer shall be responsible for damage or destruction of meter, meter boxes and valves belonging to the Corporation.

SECTION XI - SUSPENSION OF SERVICES

- (c) Service disconnected for non-payment of bills will be restored only after bills are paid in full, such security deposit as may be required by the Town Council is made and a service charge of \$10.00 paid for each meter reconnected.

Adopted this 28 day of May, 1980



J. G. Morse, Mayor

Attest:



Myrtle Norton, Town Clerk



TOWN OF MARGARET

MARGARET, ALABAMA 35112

CERTIFICATE OF POSTING OF THE AMENDMENT TO THE ORDINANCE ADOPTING SERVICE
RULES AND REGULATIONS OF THE TOWN OF MARGARET, ALABAMA

As Town Clerk of the Town of Margaret, Alabama, I hereby certify that
foregoing ordinance was posted at the following three places in the
Town:

Margaret Town Hall

Margaret Post Office

Margaret Health Services

WITNESS my signature under the seal of the said Town.


Mynthe Norton
Town Clerk

AN ORDINANCE ADOPTING SERVICE RULES AND
REGULATIONS
OF

The Town of Margaret, Alabama

Be it ordained by the Town Council of the Town of Margaret, Alabama, (hereinafter called the Town), that the Service Rules and Regulations of the Town are as follows:

I TYPES OF SERVICE

(a) The rate schedule set forth below contemplates a single user, such as one family dwelling, one farm dwelling with appurtenances, or one commercial operation, and will not be changed without the prior written consent of the Farmers Home Administration.

(b) Extraordinary circumstances, such as subdivision extensions, multiple dwelling units, industrial users shall be governed by special contract agreements made by the Town Council.

II RATE SCHEDULE

For the service contemplated by Paragraph 1 (a) above

First 3,000 gallons or less per month	\$4.75 minimum
Next 2,000 gallons per month	\$1.00 per 1000 gal.
Next 5,000 gallons per month	\$.80 per 1000 gal.
All Over 10,000 gallons per month	\$.60 per 1000 gal.

III APPLICATION FOR SERVICE

(a) The consumer will make application for service in person at the office of the Town of Margaret and at the same time make the necessary deposits as required.

(b) A cash security deposit of \$15.00 will be required of all consumers when water service becomes available.

IV CHARGES FOR USERS AGREEING TO USE SERVICE

(a) Each consumer subscribing to use the service of the Corporation on or before the first day of June 1971, shall pay a connection fee of none times the number of connections desired.

(b) Thereafter, each consumer subscribing to use the service of the Corporation shall pay a connection fee of 125 times the number of connections desired or the actual cost of installation, whichever is greater.

V. MINIMUM CHARGE

(a) The minimum charge, as provided in the rate schedule, shall be made for each connection subscribed for under provisions of IV (a) above, and shall be paid for a period of not less than 24 months.

(b) Water furnished for a given lot shall be used on that lot only. Each consumer's service must be separately metered at a single delivery and metering point.

(c) Except for fire protection, the Corporation shall not under any condition furnish water free of charge to anyone.

VI. CORPORATION'S RESPONSIBILITY AND LIABILITY

(a) The Corporation shall run a service line from its distribution line to the property line where the distribution line exists, or is to be constructed, and runs immediately adjacent and parallel to the property to be served. No service charge, other than the connection fee referred to in IV above, will be made for a 5/8" x 3/4" meter. A proportionately greater charge will be made for a meter of larger dimension.

(b) The Corporation may make connections to service other properties not adjacent to its lines upon payment of reasonable costs for the extensions of its distribution lines as may be required to render such service.

(c) The Corporation may install its meter at or near the property line or, at the Corporation's option, on the consumer's property within 3 feet of the property line.

(d) The Corporation reserves the right to refuse service unless the consumer's lines or piping are installed in such a manner as to prevent cross-connections or backflow.

(e) Under normal conditions, the consumer will be notified of any anticipated interruption of service.

VII. CONSUMER'S RESPONSIBILITY

(a) Where meter or meter box is placed on the premises of a consumer, a suitable place shall be provided by the consumer therefor, unobstructed and accessible at all times to the meter reader.

(b) The consumer shall furnish and maintain a private cut-off valve on the consumer's side of the meter, the Corporation to provide a like valve on its side of such meter.

(c) The consumer's piping and apparatus shall be installed and maintained by the consumer at the consumer's expense, in a safe and efficient manner and in accordance with the Corporation's rules and regulations and in full compliance with the sanitary regulations of the State Health Department.

(d) Water furnished by the Corporation shall be used for consumption by the consumer, members of his household, and employees only.

The consumer shall not sell water to any other person or permit any other person to use said water. Water shall not be used for irrigation, fire protection, nor other purposes, except when water is available in sufficient quantity without interfering with the regular domestic consumption in the area served. Disregard for this rule shall be sufficient cause for refusal or discontinuance of service.

VIII. ACCESS TO PREMISES

(a) Duly authorized agents of the Corporation shall have access, at all reasonable hours, to the premises of the consumer, for the purpose of installing or removing Corporation property, inspecting piping, reading and testing meters, or for any other purpose in connection with the Corporation service and facilities.

(b) Extensions to the system shall be made only when the consumer shall grant or convey, or shall cause to be granted or conveyed, to the Corporation a permanent easement or right of way across any property traversed by the lines.

IX. CHANGE OF OCCUPANCY

(a) Not less than three days notice must be given in person or in writing, at the Corporation office, to discontinue service or to change occupancy.

(b) The outgoing party shall be responsible for all water consumed up to the time of departure or the time specified for departure, whichever period is longest.

(c) The new occupant will apply for water service within 48 hours after occupying the premises and failure to do so will make him liable for the water consumed since the last meter reading.

X. METER READING - BILLING - COLLECTING

(a) Meters will be read and bills rendered monthly, but the Corporation reserves the right to vary the dates or length of period covered, temporarily or permanently if necessary or desirable.

(b) Bills for water will be figured in accordance with the Corporation's rate schedule and will be based on the amount consumed for the period covered by the meter readings, except where a consumer orders turn-off less than one month after turn-on, the minimum bill to such consumer for such period shall be equal to the minimum charge for one full month's service.

(c) Consumer subscribing for water pursuant to paragraph IV (a) above will commence payment of at least a minimum water bill when water is available, whether or not a meter box is installed.

(d) Readings from different meters will not be combined for billing.

(e) Minimum bills for undeveloped properties, where meters have not been installed, may be combined.

(f) Bills shall be paid at the place specified by the Corporation.

(g) Bills are due when rendered, delinquent after ten days and a 10% penalty shall automatically be added to such bills if not paid within said ten day period.

(h) Delinquent notices may be mailed to the customer ten (10) days after the regular monthly billing date, but whether mailed or not, if payment is not made within 30 days after the due date, service may be discontinued.

(i) Failure to receive bills or notices shall not prevent such bills from becoming delinquent nor relieve the consumer from payment.

XI. SUSPENSION OF SERVICES

(a) When services are discontinued, and all bills have been paid, the security deposit will be refunded.

(b) Upon discontinuance of service for non-payment of bills, the security deposit will be applied by the Corporation toward settlement of the account. Any balance will be refunded to the consumer but if the security deposit is not sufficient to cover the bill, the Corporation may proceed to collect the balance in the usual way provided by law for collection of debts.

(c) Service disconnected for non-payment of bills will be restored only after bills are paid in full, such security deposit as may be required by the Town Council is made, and a service charge of \$5.00 paid for each meter reconnected.

(d) The Corporation reserves the right to discontinue its service without notice for the following additional reasons:

1. To prevent fraud or abuse.
2. Consumers willful disregard of the Corporation's rules.
3. Emergency repairs.
4. Insufficiency of water supply due to circumstances beyond the Corporation's control.
5. Legal processes.
6. Direction of public authorities.
7. Strike, riot, fire, flood, accident or any unavoidable cause.

(e) The Corporation may, in addition to prosecution by law, permanently refuse service to any consumer who tampers with a meter or other measuring device.

X11. COMPLAINTS - ADJUSTMENTS

(a) If the consumer Believes his bill to be in error he shall present his claim, in person, at the office of the Water Board, Town of Margaret, a municipal corporation before the bill becomes delinquent, such claim, if made after the bill has become delinquent, shall not be effective in preventing discontinuance of service as heretofore provided. The consumer may pay such bill under protest and said payment shall not prejudice his claim.

(b) The Town will make special meter reading at the request of the Consumer for a fee of \$2.00 provided, however, that if such special reading discloses that the meter was over-read, no charge will be made.

(c) Meters will be tested at the request of the consumer upon payment to the Town of the cost of making the test, provided however, that if the meter is found to over-register beyond three percent of the correct volume, no charge will be made.

(d) If the seal of a meter is broken by other than the Town's representative or if the meter fails to register correctly or is stopped for any cause, the consumer shall pay an amount estimated from the record of his previous bills and/or from other proper data.

Adopted this 5th day of May, 1975.

Johnny Wilson
Mayor

Attested and authenticated:

Jeanette Reid
Town Clerk

CERTIFICATE OF POSTING

As Town Clerk of the Town of Margaret, Alabama, I hereby certify that the foregoing ordinance was posted at the following three places in the Town:

Margaret Town Hall

Margaret Post Office

and

Wharton Grocery Store

WITNESS my signature under the seal of the said Town.

Jeanette Reid
Town Clerk

S E A L

TOWN OF MARGARET

MARGARET, ALABAMA 35112

AMENDMENT

Resolution to rule out the 2nd and 3rd 5,000 gallons on Section # 2 (Rate Schedule) of the Service Rules and Regulations.

Amendment to the Service Rules and Regulations Section # 2 Rate Schedule to delete the 2nd and 3rd 5,000 gallons.

Ordinance will read as follows:

First 3,000 Gallons per month	\$4.75 Minimum
Next 2,000 Gallons per month	\$1.00 per 1,000 gal.
Next 5,000 Gallons per month	\$.80 per 1,000 gal.
All over 10,000 Gallons per month	\$.60 per 1,000 gal.

This the 20th day of January, 1972.

Thomas B. Mitchell
Mayor

A T T E S T

Jeanette Reid
Clerk

Council Members

Annis Bell Wharten
Lewis Peoples
Eugene Harnick
Johnny Wilson

WATER ORDINANCE
TOWN OF MARGARET

MARGARET, ALABAMA 35112

RESOLUTION

Be it resolved, that the Town of Margaret will negotiate a contract with the Water Board of the Town of Odenville, Alabama to purchase water from them. When this contract is complete with both parties agreeing, the Town of Margaret will amend the Water Ordinance to raise the water rates as follows:

First 2,000 Gallons	\$6.00 Min.
Next 3,000 Gallons	2.50 per 1,000 gallons
Next 5,000 Gallons	1.50 per 1,000 gallons
All over 10,000 gallons	1.00 per 1,000 gallons

This resolution effective 1-28-80



J. G. Morse, Mayor

TOWN OF MARGARET

ORDINANCE NO. 25

AMENDING ORDINANCE NO.20 , SECTION VIII-RELATING TO GARBAGE COLLECTION

Anyone refusing to pay the \$3.00 garbage collection fee assessed under this Ordinance shall be convicted of a misdemeanor punishable by a fine and costs of at least \$1.00 and not more than \$200.00 and/or a jail sentence.

J. L. Merse
Mayor

Attest:

Myrtle Norton

Myrtle Norton, Town Clerk
TOWN OF MARGARET, ALABAMA

Witnessed under my hand and seal this 27th day of October, 1980.



PURSUANT TO THE PROVISIONS OF ACT NO. 917, REGULAR SESSION LEGISLATURE 1969, THE ORDINANCE LEVIES A PRIVILEGE, LICENSE OR EXCISE TAX AGAINST PERSONS, FIRMS OR CORPORATIONS STORING, USING, OTHERWISE CONSUMING OR ENGAGED IN THE BUSINESS OF SELLING AT RETAIL TANGIBLE PERSONAL PROPERTY OR CONDUCTING PLACES OF AMUSEMENT IN THE TOWN OF MARGARET, ALABAMA, OR WITHIN ITS POLICE JURISDICTION; PROVIDES FOR THE COLLECTION OF THE SAID TAXES; PROVIDES PENALTIES FOR THE VIOLATION OF THIS ORDINANCE; AND REPEALS A PRIOR ORDINANCE LEVYING SIMILAR TAXES.

Pursuant to the provisions of Act No. 917, Regular Session Legislature 1969, be it ordained by the Town Council of the Town of Margaret, in the State of Alabama, as follows:

Section 1. There is hereby levied, in addition to all other taxes of every kind now imposed by law, and shall be collected as herein provided, a privilege or license tax against the person on account of the business activities and in the amount to be determined by the application of rates against gross sales, or gross receipts, as the case may be, as follows:

(a) Upon every person, firm, or corporation, (including the State of Alabama, the University of Alabama, Auburn University and all other institutions of higher learning in the state, whether such institutions be denominational, state, county or municipal institutions, and any association or other agency or instrumentality of such institutions) engaged, or continuing within the Corporate limits in business of selling at retail any tangible personal property whatsoever, including merchandise and commodities of every kind and character, (not including, however, bonds or other evidences of debts or stocks, nor sale or sales of material and supplies to any person for use in fulfilling a contract for the painting, repair or reconditioning of vessels, barges, ships and other watercraft of over fifty tons burden), an amount equal to one percent (1%) of the gross proceeds of sales of the business except where a different amount is expressly provided herein. Provided, however, that any person engaging or continuing in business as a retailer and wholesaler or jobber shall pay the tax required on the gross proceeds of retail sales of such business at the rates specified, when his books are kept so as to show separately the gross proceeds of sales of each business, and when his books are not so kept he shall pay the tax as retailer on the gross sales of the business.

(b) Upon every person, firm or corporation engaged, or continuing within corporate limits, in the business of conducting, or operating, places of amusement or entertainment, billiard and pool rooms, bowling alleys, amusement devices, musical devices, theaters, opera houses, moving picture shows, vaudevilles, amusement parks, athletic contests, including wrestling matches, prize fights, boxing and wrestling exhibitions, football and baseball games, (including athletic contests, conducted by or under the auspices of any educational institution within the corporate limits, or any athletic association thereof, or other association whether such institution or association be a denominational, a state, or county, or a municipal institution or association or a state, county, or city school, or other institution, association or school), skating rinks, race tracks, golf courses, or any other place at which any exhibition, display, amusement or entertainment is offered to the public or place or places where an admission fee is charged, including public bathing places, public dance halls of every kind and description within the corporate limits, an amount equal to one percent (1%) of the gross receipts of any such business.

(c) Upon every person, firm or corporation engaged or continuing within the corporate limits in the business of selling at retail machines used in mining, quarrying, compounding, processing and manufacturing of tangible personal property, an amount equal to one percent (1%) of the gross proceeds of the sale of such machines; provided, that the term "machines," as herein used, shall include machinery which is used for mining, quarrying, compounding, processing or manufacturing tangible personal property, and the parts of such machines, attachments and replacements therefor, which are made or manufactured for use on or in the operation of such machines and which are necessary to the operation of such machines and are customarily so used.

(d) Upon every person, firm or corporation engaged or continuing within the corporate limits, in the business of selling at retail any automotive vehicle or truck trailer, semi-trailer or house trailer, an amount equal to one percent (1%) of the gross proceeds of sale of said automotive vehicle or truck trailer, semi-trailer or house trailer, provided, however, where a person subject to the tax provided for in this subsection withdraws from his stock in trade any automotive vehicle or truck trailer, semi-trailer or house trailer for use by him or by his employee or agent in the operation of such business, there shall be paid, in lieu of the tax levied herein, a fee of \$75.00 per year or part thereof during which such automotive vehicle, truck trailer, semi-trailer or house trailer shall remain the property of such person. Each such year or part thereof shall begin with the day or anniversary date, as the case may be, of such withdrawal and shall run for the twelve succeeding months or part thereof during which such automotive vehicle, truck trailer, semi-trailer or house trailer shall remain the property of such person.

Where any used automobile vehicle or truck trailer, semi-trailer or house trailer is taken in trade or in a series of trades, as a credit or part payment on the sale of a new or used vehicle, the tax levied herein shall be paid on the net difference, that is, the price of the new or used vehicle sold less the credit for the used vehicle taken in trade.

(e) Upon every person, firm or corporation engaged or continuing within the corporate limits, in the business of selling at retail any machine, machinery or equipment which is used in planting, cultivating and harvesting farm products, or used in connection with the production of agricultural produce or products, livestock or poultry on farms, and the parts of such machines, machinery or equipment, attachments and replacements therefor which are made or manufactured for use on or in the operation of such machine, machinery or equipment, and which are necessary to and customarily used in the operation of such machine, machinery or equipment, an amount equal to one percent (1%) of the gross proceeds of the sale thereof. Provided, however, the one percent (1%) rate herein prescribed with respect to parts, attachments, and replacements shall not apply to any automotive vehicle or trailer designed primarily for public highway use, except farm trailers used primarily in the production and harvesting of agricultural commodities.

Where any used machine, machinery or equipment which is used in planting, cultivating, and harvesting farm products, or used in connection with the production of agricultural produce or products, livestock and poultry on farms is taken in trade or in a series of trades as a credit or part payment on a sale of a new or used machine, machinery or equipment, the tax levied herein shall be paid on the net difference, that is, the price of the new or used machine, machinery or equipment sold, less the credit for the used machine, machinery or equipment taken in trade.

(f) Upon every person, firm or corporation engaged or continuing within corporate limits in the business of selling through coin-operated dispensing machines, food and food products for human consumption, not including beverages other than coffee, milk, milk products and substitutes therefor, there is hereby levied a tax equal to one percent (1%) of the cost of such food, food products and beverages sold through such machines, which cost for the purpose of this subsection shall be the gross proceeds of sales of such business.

Section 2. Levy of the Tax in Police Jurisdiction. Upon every person, firm or corporation engaged in the doing of any act, or who shall do any act, or continuing in the doing of any act, or engaged in the operation of any business, or who shall engage in the operation of any business, within the police jurisdiction of the town but beyond the corporate limits of said town, for which or upon which a privilege or license tax is in this ordinance levied or required within the corporate limits of the town, there is hereby levied, in addition to all other taxes of every kind now imposed by law or by municipal ordinance, to be collected as herein provided for the privilege or license taxes herein levied within the corporate limits of the town, a privilege or license tax equal to one-half of that provided, levied or required in this ordinance for the doing of such act, or the engaging or continuing therein, or the engaging or continuing in the operation of such business within the corporate limits of the town. Provided further, that except for the amount of the privilege or license tax herein levied within the police jurisdiction of said town but without the corporate limits thereof, all the provisions of this ordinance extend and apply to all the area within the police jurisdiction of the town.

Section 3. Provisions of State Sales Tax Statutes Applicable to this Ordinance and Taxes herein Levied. The taxes levied by Sections 1 and 2 of this ordinance shall be subject to all definitions, exceptions, exemptions, proceedings, requirements, rules, regulations, provisions, discounts, penalties, fines, punishments, and deductions that are applicable to the taxes levied by the State sales tax statutes, except where inapplicable or where herein otherwise provided, including all provisions of the State sales tax statutes for enforcement and collection of taxes.

Section 4. (a) An excise tax is hereby imposed on the storage, use or other consumption in the town of tangible personal property (not including materials and supplies bought for use in fulfilling a contract for the painting, repairing, or reconditioning of vessels, barges, ships and other watercraft of more than fifty tons burden) purchased at retail on or after the effective date of this ordinance for storage, use or other consumption in the town, except as provided in subsections (b), (c), and (d), at the rate of one percent (1%) of the sales price of such property within the corporate limits of said town.

(b) An excise tax is hereby imposed on the storage, use or other consumption in the town of any machines used in mining, quarrying, compounding, processing, and manufacturing of tangible personal property purchased at retail on or after the effective date of this ordinance at the rate of one percent (1%) of the sales price of any such machine, within the corporate limits of the town; provided, that the term "machine" as herein used, shall include machinery which is used for mining, quarrying, compounding, processing, or manufacturing tangible personal property, and the parts of such machines, attachments and replacements therefor, which are made or manufactured for use on or in the operation of such machines and which are necessary to the operation of such machines and are customarily so used.

(c) An excise tax is hereby imposed on the storage, use or other consumption in the town of any automotive vehicle or truck trailer, semi-trailer or house trailer purchased at retail on or after the effective date of this ordinance for storage, use or other consumption in the town at the rate of one percent (1%) of the sales price of such automotive vehicle, truck trailer, semi-trailer or house trailer within the corporate limits of said town. Where any used automotive vehicle, truck trailer, semi-trailer or house trailer is taken in trade, or in a series of trades, as a credit or part payment on the sale of a new or used vehicle, the tax levied herein shall be paid on the net difference, that is, the price of the new or used vehicle sold less the credit for the used vehicle taken in trade.

(d) An excise tax is hereby levied and imposed on the storage, use or other consumption in the town of any machine, machinery, or equipment which is used in planting, cultivating, and harvesting farm products, or used in connection with the production of agricultural produce or products, livestock, or poultry on farms, and the parts of such machines, machinery, or equipment, attachments and replacements therefor which are made or manufactured for use on or in the operation of such machine, machinery, or equipment, and which are necessary to and customarily used in the operation of such machine, machinery, or equipment, which is purchased at retail after the effective date of this ordinance, for the storage, use or other consumption in the town at the rate of one percent (1%) of the sales price of such property within the corporate limits of said town, regardless of whether the retailer is or is not engaged in the business in this city. Provided, however, the one percent (1%) rate herein prescribed with respect to parts, attachments, and replacements shall not apply to any automotive vehicle or trailer designed primarily for public highway use, except farm trailers used primarily in the production and harvesting of agricultural commodities. Where any used machine, machinery or equipment which is used in planting, cultivating, and harvesting farm products or used in connection with the production of agricultural produce or products, livestock, and poultry on farms is taken in trade or in a series of trades as a credit or part payment on a sale of a new or used machine, machinery, or equipment, the tax levied herein shall be paid on the net difference, that is, the price of the new or used machine, machinery, or equipment sold, less the credit for the used machine, machinery, or equipment taken in trade.

An excise tax is hereby imposed on tangible personal property at one-half the rates specified in subsections (a), (b), (c), and (d) of this section on the storage, use or other consumption of such tangible personal property outside the corporate limits of the town, but within the police jurisdiction.

Section 5. The taxes levied by Section 4 of this ordinance shall be subject to all definitions, exceptions, exemptions, proceedings, requirements, rules, regulations, provisions, discounts, penalties, fines, punishments and deductions that are applicable to the taxes levied by the State use tax statutes, except where inapplicable or where herein otherwise provided, including all provisions of the State use tax statutes for enforcement and collections of taxes.

Section 6. This Ordinance Cumulative to General License Code or Ordinance. This ordinance shall not be construed to repeal any of the provisions of the general license code or ordinance of the Town of Margaret, but shall be held to be cumulative, and the amounts of the taxes herein levied shall be in addition to the amounts of all other license taxes imposed by the town by its general license code or ordinance.

Section 7. Severability. Each and every provision of this ordinance is hereby declared to be an independent provision and the holding of any provision hereof to be void and invalid for any reason shall not affect any other provision hereof, and it is hereby declared that the other provisions of this ordinance would have been enacted regardless of any provision which might have been held invalid.

Section 8. The tax levied and assessed by this ordinance is levied and assessed in lieu of the tax levied by Ordinance No. ---, adopted ---, 19---. Said Ordinance No. --- is hereby rescinded and repealed as of the effective date of this ordinance.

Section 9. Effective Date. This ordinance shall become effective on the first day of March, 1981, and the first payment of taxes hereunder shall be due and payable on the twentieth day of March, 1981. This ordinance shall remain in full force and effect and shall apply to each month of the year 1981, beginning with the month of March and to each month of each calendar year thereafter from year to year.

Section 10. Adopted and approved this 8th day of December, 1980.



John Morse
MAYOR

AUTHENTICATED:

Myrtle Norton
CLERK

BE IT RESOLVED by the City Council ("the Council") of the City of Margaret ("the City"), in the State of Alabama, as follows:

(1) The Council hereby requests the State Department of Revenue of the State of Alabama to collect, pursuant to the provisions of Act No. 203, adopted at the Extraordinary Session of 1965 of the Legislature of Alabama, the sales and use taxes authorized by Act No. 917 of the Regular Session of the 1969 Legislature, as levied by the City in Ordinance No. 26, adopted by the Council on December 8, 1980, and approved by the Mayor of the City on January 12, 1981.

(2) The City Clerk of the City is hereby authorized and directed to certify, under the seal of the City, a copy of this resolution and a copy of the said Ordinance No. 26 and to forward each of the said copies, so certified by him, to the said State Department of Revenue.

Adopted and Approved this 12 day of January, 1981.


J. G. Morse
Mayor

Attest:

Myrtle Norton
City Clerk

AMENDING ORDINANCE ADOPTING SERVICES RULES AND REGULATIONS OF THE TOWN OF MARGARET WATER DEPARTMENT.

SECTION II - RATE SCHEDULE

Effective April 1, 1981 water rates will be raised as listed below.

First 2,000 gallons	\$9.25 Minimum
Next 3,000 gallons	3.75 per 1,000 gallons
Next 5,000 gallons	2.50 per 1,000 gallons
All over 10,000 gallons	1.50 per 1,000 gallons


J. G. Morse
J. G. Morse, Mayor

Attest:

Myrtle Norton
Myrtle Norton, Town Clerk

AN ORDINANCE GRANTING A WATER FRANCHISE TO THE
WATER WORKS BOARD OF THE TOWN OF MARGARET, ITS
SUCCESSORS AND ASSIGNS

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF
MARGARET, ALABAMA, as follows:

Section 1. The word "Town" as used herein means the Town of Margaret, Alabama, as it is now constituted and as it may hereafter be extended or enlarged. The words "the Board" as used herein means The Water Works Board of the Town of Margaret, a public corporation organized under the provisions of Article 9 of Chapter 50 of Title 11 of the CODE OF ALABAMA 1975, its successors and assigns.

Section 2. The Town hereby grants to the Board the right, privilege, authority and franchise to acquire, own, operate, construct, maintain, enlarge, extend, improve and operate in the Town a water system, for the purpose of providing water service to the Town and the surrounding territory and the inhabitants thereof, and to use the streets, avenues, alleys and public ways and places in the Town for such purpose.

Section 3. The Town hereby grants to the Board the right, privilege, authority and franchise at any time and from time to time during the period covered by this franchise and without any requirement as to permit or fee therefor, to lay, construct, extend and maintain its pipes and mains and other conductors, fixtures and related appurtenances of its water system in, over, along, across and under any street, avenue, alley or other public way or place in the Town, and to repair, renew, relay and extend such pipes and mains, conductors, fixtures and related appurtenances and to make all excavations necessary therefor.

Section 4. The Board shall, and by accepting this franchise agrees that it will, upon making any excavation in the streets, avenues, alleys and public ways and places of the Town in the exercise of this franchise, restore the surface and paving at the point of such excavation in substantially the same condition as before the work was done within a reasonable time thereafter, and will save the Town harmless from any liability arising out of any change in the condition of any street, avenue, alley or public way or place caused by the Board.

Section 5. The rights, privileges, authorities and franchise hereby granted shall become effective upon the incorporation of the Board and shall continue in force from the date of such incorporation until the Board shall be dissolved under the provisions of Article 9 of Chapter 50 of Title 11 of the CODE OF ALABAMA 1975.

Section 6. The provisions of this ordinance are intended to be severable and, if any one or more of such provisions should be held invalid for any reason, the rest shall nevertheless stand and be fully effective.

Section 7. This ordinance shall be published at the expense of the Board by posting at three public places in the Town, one of which shall be the Mayor's Office or the Post Office.

Section 8. All ordinances, resolutions, orders or parts thereof in conflict with this ordinance are hereby repealed, to the extent of such conflict.

Adopted and approved this 28th day of September, 1981.


J. H. Morse
Mayor

TOWN SEAL

Attest: Meytle M. Norton
Town Clerk

CERTIFICATE OF PUBLICATION

I, the undersigned Town Clerk of the Town of Margaret, do hereby certify that the above and foregoing ordinance was published by posting at the Mayor's Office, the U. S. Post Office and Margaret Health Clinic in the Town, on October 12, 1981.

Meytle M. Norton
Town Clerk

TOWN SEAL


AN ORDINANCE TO ADOPT A LICENSE SCHEDULE FOR THE TOWN OF MARGARET, ALABAMA, AND ITS POLICE JURISDICTION FOR THE YEAR 1982 AND FOR EACH SUCCEEDING YEAR THEREAFTER UNTIL MODIFIED OR REPEALED: AND TO PROVIDE FOR THE ENFORCEMENT AND COLLECTION THEREOF:

BE IT ORDAINED BY the Town Council of the Town of Margaret, Alabama, as follows:

SECTION I

License Schedule - To raise funds for the general municipal purposes and to defray costs of exercise of Police powers, the following is hereby declared to be the schedule of licenses for the calender year 1982 and each succeeding year thereafter except as modified, amended or repealed, for divers businesses, vocations, occupations, acts and professions engaged in or carried on in the Town of Margaret, Alabama and the Police jurisdiction thereof, and each and every person, firm, company or corporation engaging in any business, vocation, occupation, profession or performing any act enumerated herein shall pay the license fee as provided.

A. Selling at retail - Businesses located in town: (This paragraph does not apply to activities, businesses, vocations, occupations, or professions specifically provided for elsewhere in this schedule.)

- 1. General Merchandise - sale of dry goods, clothing and/or shoes, drugs, damaged or discount merchandise and related items, five and ten cent stores, school supplies, books, newstands, office supplies, equipment and novelties, groceries, feed, seed, fertilizer, farm supplies and related items, hardware, plumbing and electrical supplies and materials, auto accessories and related items, furniture and related items-----35.00
- 2. Florist or nursery-----25.00
- 3. Lumber-----25.00
- 4. Automobile and motor vehicle dealers or agent for second hand vehicles-----35.00
(Does not apply to new car dealers where used cars are taken as part payment for new cars)
Where a garage is maintained in connection therewith, a garage license shall also be required.
- 5. Auto parts both new and used, retail - Used only-----20.00
- 6. Retail Beer
Off Premises-----65.00 *75.00*
On Premises-----85.00 *75.00*
- 7. Retail Wine-----100.00
- 8. Antique Shops or Gift Shop-----15.00
- 9. New business enterprises selling at retail shall before beginning operation, pay the minimum fee for the first year of operation or part of year operation.
- 10. Retail sales not specifically provided for shall pay a minimum of-----25.00
or whatever council decides.

B. Peddlers, agents, order takers and salesmen (not maintaining place of business in town).

- 1. Books, periodicals----- 4.00/day or
20.00/year
- 2. Itinerant photographer-----50.00
- 3. Shrubbery, flowers, trees, etc.-----25.00
- 4. Home Supplies-----15.00
- 5. Cosmetics-----10.00
- 6. Greeting cards-----10.00
- 7. Advertising specialties-----25.00
- 8. Fish-----15.00
- 9. Hosiery, lingerie and related items-----15.00
- 10. Novelties-----15.00
- 11. Coal-----25.00
- 12. Retail fruit and produce-----10.00
- 13. Wholesale fruit and produce-----10.00
- 14. Tire recapping-----150.00
- 15. Cleaning, laundry, towel service-----20.00
- 16. Selling or erection of monuments-----25.00
- 17. Coffee, spices and related items-----15.00
- 18. Others-----15.00
or as set by the Town Council

C. Taking orders for and/or delivery of merchandise to retail stores or other businesses in town.

- 1. Bread, cookies, crackers, cakes, pies and related items---15.00
- 2. Meat and meat products-----25.00
- 3. Seafoods-----10.00
- 4. Wholesale groceries-----40.00
- 5. Dairy products-----20.00
- 6. Candy and Tobacco-----20.00
- 7. Flour and feed products-----15.00
- 8. Auto parts and accessories and tools-----10.00

9. Soft drinks-----	35.00
10. Coffee, spices and relates items-----	10.00
11. Wholesale Beer-----	75.00
12. Wholesale Wine-----	150.00
13. Ice Delivery-----	15.00
14. Express Companies-----	25.00

D. Utilities

1. Railroad Companies having an office in or operating trains into or through said town for the purpose of transferring freight or passenger-----	7.50
2. Electric power or energy, 3% of gross income derived from from said business done within the town limits during the preceding year and 1½% in the police jurisdiction.	
3. Natural gas, 3% of gross income derived from business done within the town limits during the preceding year and 1½% in the police jurisdiction.	
4. Telephone-----	100.00
5. Telegraph-----	10.00
6. Taxicabs each-----	25.00
7. Television cable service, 4% gross income derived from business done within the town limits during the preceding year and 1½% done in the police jurisdiction.	

E. Insurance

1. Insurance companies writing fire insurance \$4.00 and each \$100.00 or fraction thereof, of the gross premiums, less return premiums.
2. Insurance companies, writing life, benefit, indemnity, fire, health burial, accident, fidelity, casualty plate glass, employers liability, burglary, automobile, tornado, cyclone or bonding insurance \$15.00 plus \$1.00 on each \$100.00 or major fraction thereof the gross premiums.

F. Services

1. Barber Shops-----	15.00
2. Beauty shops-----	20.00
3. Music studio, lessons or classes-----	10.00
4. Cleaning and pressing-----	10.00
Cleaning, service yourself-----	10.00

L. Miscellaneous

1. Auction-----	15.00/day 50.00/year
2. Carnival or circuses, per week-----	1,000.00
Other shows of any character - per day-----	50.00
3. Coal dealers, not in connection with other business-----	25.00
4. Cosmetics-----	15.00
5. Collector of bills and rent-----	10.00
6. Dance where admission is charged, when not given wholly to religious charitable or school purposes-----	50.00
7. House movers-----	35.00
8. Livestock dealer-----	25.00
9. LPG Gas Delivery-----	50.00
10. Mobile Home Set-Up-----	15.00
11. Monuments, selling and or erection of cemetery-----	25.00
12. Newspapers, sale and delivery where published outside the town-----	10.00
13. Pool rooms, first table-----	50.00
Each additional table-----	25.00
14. Real Estate dealers-----	25.00
15. Termite exterminators-----	25.00
16. Trailer parks, rental only up to 20 spaces-----	25.00
20 to 40 spaces-----	50.00
over 40 spaces-----	75.00
17. Vending machines	
a. Amusement machines each-----	10.00
b. Merchandise including ice	
1. Machines requiring 20¢-----	5.00
2. Machines requiring less than 20¢-----	3.00
3. Penny machines-----	1.00
4. All machines requiring over 20¢-----	15.00
18. Woodyard-----	75.00

SECTION II

Anyone doing business in the Police Jurisdiction, which is 1½ miles outside the Corporate Area, shall pay 1/2 regular license.

SECTION III

All license in this Ordinance provided shall begin January 1, 1982 and for subsequent calendar years hereafter commencing on January 1, of each year hereafter, and all persons engaged in said business occupation, of each year shall take out and pay for such license for the entire year. Persons beginning business in said Town after July 1, of each year shall be charged 1/2 of the license herein provided for the full year. This Ordinance shall go in force on the 1st day of January, 1982 and for the balance of the year 1982 all persons, firms and corporations, subject to this Ordinance shall pay 1/2 of the license herein provided.

SECTION IV

All license provided herein shall be due on the 1st day of January, 1982, and must be taken out and paid for on or before midnight of January 31, 1982.

Upon payment of such license the Town Clerk shall issue license which shall set for the the name of the person, firm or corporation, the business, occupation or profession engaged in or carried on and the amount paid thereof, as well as the time for which such license shall run, of the person, corporation or firm securing the license.

Should said license not be taken out and paid for as provided herein, within the time prescribed, then the Town Clerk shall add to and collect as a part of said license in each case the sum of \$10.00 for such delinquency, in or on each license so taken out and paid for as provided herein. After demand therefor has been duly made by the police, then an additional sum of \$6.00 shall be charged and collected as citation fee for making demand in such cases on both such additional fees shall be shown on the face of the license when issued.

SECTION V

Any person, firm or corporation who engaged in any business, trade or occupation, or does any act for which a license is required, without having first obtained such license or renewal thereof, shall be GUILTY OF A MISDEMEANOR.

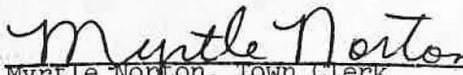
PASSED NOVEMBER 23, 1981
TOWN OF MARGARET, ALABAMA

J. G. Morse, Mayor

ATTEST:

I, Myrtle M. Norton, Town Clerk of the Town of Margaret, Ala., do hereby certify that the above and foregoing is a true and correct copy of that ordinance adopted by the Mayor and Town Council of Margaret, Alabama on the 23rd day of November, 1981, and that said ordinance has been duly published as provided by Law by posting copy thereof in 3 public places in the Town of Margaret, one of which being posted at the Town Hall.

Dated this 23rd of November, 1981.



Myrtle Norton, Town Clerk

TOWN OF MARGARET

P. O. Box 127
MARGARET, ALABAMA 35112

J. G. MORSE
Mayor

Phone 629-5501
629-5295

ORDINANCE #²⁹28
AMENDMENT

Ordinance #28 adopting a License Schedule for the Town of Margaret, Alabama and its police jurisdiction is amended as follows:

SECTION I.

Retail Beer	
Off Premises	\$75.00
On Premises	75.00

This amendment adopted September 13, 1982.


J. G. Morse
Mayor

Attest:

Marie Butler
Clerk

I, Marie Butler, clerk of the Town of Margaret, Alabama certify that the foregoing is a true and exact copy of an amendment to Ordinance #28 passed at a regular meeting of the Mayor and Town Council of Margaret, Alabama on September 13, 1982 and so recorded in the minutes.

TOWN OF MARGARET

P. O. Box 127
MARGARET, ALABAMA 35112

J. G. MORSE
Mayor

Phone 629-5501
629-5295

ORDINANCE ~~#29~~³⁰

AMENDED DATE: 9-1-86
SEE ORD. NO.: 42

AN ORDINANCE ADOPTING POSSESSION OF AUTO WHILE INTOXICATED AS A MISDEMEANOR AGAINST THE TOWN OF MARGARET, ALABAMA.

SECTION I

Be it ordained by the Mayor and the Town Council that Possession of Auto while intoxicated is a misdemeanor against the Town of Margaret, Alabama.

SECTION II

Any person guilty of possession of auto while intoxicated, shall upon conviction, be punished by a fine of not less than one dollar(1.00), nor more than Five hundred dollars (500.00) and in addition thereto, may be imprisoned or sentenced to hard labor for the Town of Margaret for a period not exceeding six months, at the discretion of the Court trying the case.

SECTION III

This Ordinance shall become effective immediately upon its passage, approval and publication as provided by law.

Adopted this 10 day of May, 1982

J. G. Morse
Mayor

Attest:

Myrtle Norton
Clerk



TOWN OF MARGARET

P. O. Box 127

MARGARET, ALABAMA 35112

J. G. MORSE
Mayor

AMENDED DATE: _____ Phone 629-5501
SEE ORD. NO.: _____ 629-5295

ORDINANCE NUMBER ³¹~~30~~

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA
AS FOLLOWS:

Section 1. Any person or corporation committing an offense within the corporate limits of the Town of Margaret, Alabama, or within the police jurisdiction thereof, which is declared by a law or laws of the State of Alabama now existing or hereafter enacted to be a misdemeanor, shall be guilty of an offense against the Town of Margaret, Alabama.

Section 2. Any person or corporation committing an offense within the corporate limits of the Town of Margaret, Alabama, or within the police jurisdiction thereof, which is declared by a law or laws of the State of Alabama now existing or hereafter enacted to be a violation, shall be guilty of an offense against the Town of Margaret, Alabama.

Section 3. Any person or corporation committing within the corporate limits of the Town of Margaret, Alabama, or within the police jurisdiction thereof, an offense as defined by Section 13A-1-2 of the Alabama Criminal Code, which offense is not declared by a law or laws of the State of Alabama now existing or hereafter enacted to be a felony, misdemeanor or violation, shall be guilty of an offense against the Town of Margaret, Alabama.

Section 4. Any person found to be in violation of Sections One (1), Two (2) or Three (3) of this ordinance shall, upon conviction, be punished by a fine of not less than One Dollar (\$1.00) nor more than Five Hundred Dollars (\$500.00) and/or may be imprisoned or sentenced to hard labor for the Town for a period not exceeding six (6) months, at the discretion of the Court trying the case, unless otherwise provided by Section 5 of this ordinance. Any corporation found to be in violation of Sections One (1), Two (2), or Three (3) of this ordinance shall, upon conviction, be punished by a fine of not less than One Dollar (\$1.00) nor more than Five Hundred Dollars (\$500.00), at the discretion of the Court trying the case.

Section 5. Any person found to be in violation of Section 32-5A-191, Code of Alabama, 1975, as amended, shall, upon conviction, be punished by a fine of not more than Five Thousand Dollars (\$5,000.00) and/or may be imprisoned or sentenced to hard labor for not more than one year.

Section 6. Any ordinance heretofore adopted by the Town Council of the Town of Margaret, Alabama, which is in conflict with this ordinance is hereby repealed to the extent of such conflict.

Section 7. If any part, section or subdivision of this ordinance shall be held unconstitutional or invalid for any reason, such holding shall not be construed to invalidate or impair the remainder of this ordinance, which shall continue in full force and effect notwithstanding such holding.

TOWN OF MARGARET

P. O. Box 127

MARGARET, ALABAMA 35112

J. G. MORSE
Mayor

Phone 629-5501
629-5295

Section 8. This ordinance shall become effective on October 1, 1983.

ADOPTED AND APPROVED THIS THE 12 DAY OF Sept., 1983.



J. G. Morse
Mayor

ATTEST:

Marie Butler
Town Clerk

TOWN OF MARGARET

P. O. Box 127

MARGARET, ALABAMA 35112

J. G. MORSE
Mayor

Phone 629-5501
629-5295

CERTIFICATE OF POSTING OF ORDINANCE

As Town Clerk for the Town of Margaret, Alabama, I do hereby certify that the foregoing ordinance was posted at the following three (3) places in Town on September 24, 1983:

Margaret Water Works Office

Margaret Post Office

Margaret Town Hall

Maria Butler
Clerk

TOWN OF MARGARET

P. O. Box 127

MARGARET, ALABAMA 35112

J. G. MORSE
Mayor

Phone 629-5501
629-5295

ORDINANCE NUMBER ³²~~31~~

AN ORDINANCE ADOPTING POSSESSION OF OPEN BEVERAGE AS A MISDEMEANOR AGAINST THE TOWN OF MARGARET, ALABAMA

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA AS FOLLOWS:

Section I. It is unlawful for any person or persons to be in possession of an open ^{alcoholic} beverage in the Corporate limits of the Town of Margaret, Alabama, and/or the police jurisdiction thereof.

Section II. Any person found to be in violation of Section I of this ordinance shall, upon conviction, pay a fine of Thirty Dollars (\$30) for each offense.

Section III. Any ordinance heretofore adopted by the Town Council of the Town of Margaret, Alabama, which is in conflict with this ordinance is hereby repealed to the extent of such conflict.

Section IV. This ordinance shall become effective immediately upon its adoption and publication as required by law.

ADOPTED AND APPROVED THIS THE 12 DAY OF September, 1983


J. G. Morse
Mayor

ATTEST:

Marie Butler
Clerk

TOWN OF MARGARET

P. O. Box 127

MARGARET, ALABAMA 35112

J. G. MORSE
Mayor

Phone 629-5501
629-5295

CERTIFICATE OF POSTING OF ORDINANCE

As Town Clerk for the Town of Margaret, Alabama, I do hereby certify that the foregoing ordinance was posted at the following three (3) places in Town on September 13, 1983:

Margaret Town Hall

Simmons Grocery

Margaret Post Office

Maria Butler
Clerk

AN ORDINANCE AUTHORIZING THE CONVEYANCE OF
THE WATER WORKS SYSTEM OF THE TOWN OF
MARGARET TO THE WATER WORKS BOARD OF THE
TOWN OF MARGARET

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF
MARGARET, ALABAMA as follows:

Section 1. The word "Town" as used herein means the Town of Margaret, Alabama, as it is now constituted and as it may hereafter be extended and enlarged. The words "Town Council" as used herein means the Town Council of the Town of Margaret. The words "the Board" as used herein means The Water Works Board of the Town of Margaret, a public corporation organized under the provisions of Article 9 of Chapter 50 of Title 11 of the CODE OF ALABAMA 1975, its successors and assigns. The word "System" as used herein means the water system of the Town of Margaret.

Section 2. The Town Council hereby authorizes the Town to grant, convey and assign to the Board, pursuant to the authority of Section 11-50-13 of the CODE OF ALABAMA 1975, the System, upon the consideration of the assumption by the Board of all of the obligations and indebtedness of the Town with regard to the water system, which obligations and indebtedness are contained in and evidenced by the Town's Water Revenue Bond that was issued in 1975 in the principal amount of \$142,000 and that will be cancelled by the Town upon the conveyance of the System in exchange for the issuance by the Board of its Water Revenue Bond, Series 1983,

in a principal amount equal to the outstanding principal amount of the Town's aforementioned Water Revenue Bond, plus accrued interest thereon.

Section 3. Upon issuance of the Board's Water Revenue Bond, Series 1983, the Mayor be and he hereby is authorized and directed to execute in the name of and on behalf of the Town such instrument or instruments as may be necessary to transfer, assign and convey to the Board the entire interest of the Town in and to the System.

Section 4. The provisions of this ordinance are intended to be severable, and if any one or more of such provisions should be held invalid for any reason, the rest shall nevertheless stand and be fully effective.

Section 5. This ordinance shall be published at the expense of the Board by posting copies hereof in three public places within the Town, one of which shall be the post office or the Mayor's office in the Town.

Section 6. All ordinances, resolutions, orders or parts thereof in conflict with this ordinance are hereby repealed, to the extent of such conflict.

ADOPTED AND APPROVED this 26th day of September, 1983.

 TOWN SEAL

Attest:

Marie Lutter
Town Clerk

J. G. Morse
Mayor

AN ORDINANCE (#34)

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET,
ALABAMA, AS FOLLOWS:

Section 1. A qualification fee in the amount of \$ 30⁰⁰
is hereby fixed and imposed upon all candidates seeking election as
mayor of the Town of Margaret, Alabama, except as hereinafter provided for.

Section 2. A qualification fee in the amount of \$ 15⁰⁰
is hereby fixed and imposed upon all candidates seeking election as council
member of the Town of Margaret, Alabama, except as hereinafter provided for.

Section 3. Such qualification fee shall be paid to the Town
clerk and deposited to the general fund of the Town at or prior to the time
of taking out qualification papers by any such candidates.

Section 4. Any person desiring to qualify who is not financially
able to pay the required fee may qualify provided such prospective candi-
date furnishes the clerk with an affidavit stating that he is financially
unable to pay the required fee fixed by this ordinance.

Section 5. This ordinance is adopted pursuant to Section 11-46-2
of the Alabama Code of 1975 and shall be effective in all elections, both
general and special, for aforesaid offices from and after the date of
adoption.

ADOPTED THIS THE 23 DAY OF April, 1984.

J. Morse
Mayor

ATTEST:

Maria Butler
Town Clerk

TOWN OF MARGARET

P. O. Box 127
MARGARET, ALABAMA 35112

BILLY BUTLER
Mayor

Phone 629-5501
629-5295

ORDINANCE #35

AN ORDINANCE PROHIBITING UNAUTHORIZED VEHICLES IN THE PARK AREAS OF THE TOWN OF MARGARET, ALABAMA

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA AS FOLLOWS:

Section I. Any person driving an automobile or any unauthorized vehicle on the ball fields, tennis court, or any area other than those designated for parking shall be guilty of a misdemeanor against the Town of Margaret, Alabama.

Section II. Any person found guilty of Section I shall, upon conviction, pay a fine of \$50 for each offense.

Section III. Any ordinance heretofore adopted by the Town Council of the Town of Margaret, Alabama, which is in conflict with this ordinance is hereby repealed to the extent of such conflict.

Section IV. This Ordinance shall become effective immediately upon its passage, approval and publication as provided by law.

ADOPTED AND APPROVED THIS THE 10 DAY OF June, 19 85.

Billy Joe Butler
Mayor

ATTEST:

Marie Butler
Clerk

TOWN OF MARGARET

P. O. Box 127

MARGARET, ALABAMA 35112

BILLY BUTLER
Mayor

Phone 629-5501
629-5295

CERTIFICATE OF POSTING OF ORDINANCE

As clerk of the Town of Margaret, Alabama, I do hereby certify that the foregoing ordinance was posted at the following three (3) places in Town on June 24, 1985.

Margaret Town Hall

Simmons Grocery

Margaret Post Office


Clerk

TOWN OF MARGARET

P. O. Box 127
MARGARET, ALABAMA 35112

BILLY BUTLER
Mayor

ORDINANCE #36

Phone 629-5501
629-5295

AN ORDINANCE SETTING A SPEED LIMIT IN THE MARGARET COMMUNITY PARK AREA

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET,
ALABAMA AS FOLLOWS:

Section I. The speed limit in the park area on Hillcross Road
is hereby set at 15 MPH.

Section II. Any person guilty of violating section I shall be
fined an amount set by the Town Council.

Section III. Any ordinance heretofore adopted by the Town Council
of the Town of Margaret, Alabama, which is in conflict with this ordin-
ance is hereby repealed to the extent of such conflict.

Section IV. This ordinance shall become effective immediately
upon its passage, approval and publication as provided by law.

ADOPTED AND APPROVED THIS THE 10 DAY OF June, 19 85.

Billy Joe Butler
Mayor

ATTEST:

Marie Butler
Clerk

TOWN OF MARGARET

P. O. Box 127
MARGARET, ALABAMA 35112

BILLY BUTLER
Mayor

Phone 629-5501
629-5295

CERTIFICATE OF POSTING OF ORDINANCE

As clerk for the Town of Margaret, Alabama, I do hereby certify that the foregoing ordinance was posted at the following three (3) places in Town on June 24, 1985.

Margaret Water Works Office

Margaret Post Office

Margaret Town Hall


Clerk

To amend Ordinance No. 38 - Section 1.

Section I. To raise funds for the general municipal purposes and the defray costs of exercise of police powers, the following is hereby declared to be the schedule of licenses for the calendar year 1986 and each succeeding year thereafter except as modified, amended, or repealed, for divers businesses, vocations, occupations, acts and professions engaged in or carried on in the Town of Margaret, Alabama and the police jurisdiction thereof, and each and every person, firm, company, or corporation engaging in any business, vocation, occupation, profession or performing any act enumerated herein shall pay the license fee as provided plus a Five Dollar (\$5.00) issuance fee.

ADOPTED AND APPROVED THIS THE 6th DAY OF SEPTEMBER, 1994.


Jeffrey A. Wilson
Mayor

ATTEST:

Myrtle Norton
Clerk

CLERK'S CERTIFICATE

I, Myrtle Norton, as clerk for the Town of Margaret do hereby certify that the foregoing amended Ordinance #38 was posted at the following three (3) places in Town on September 20, 1994.

Town Hall

P.J.'s Lounge

Willie's Pit Stop

Myrtle Norton
Clerk

AN ORDINANCE TO ADOPT A LICENSE SCHEDULE FOR THE TOWN OF MARGARET, ALABAMA AND ITS POLICE JURISDICTION FOR THE YEAR 1986 AND EACH SUCCEEDING YEAR THEREAFTER UNTIL MODIFIED OR REPEALED AND TO PROVIDE FOR THE ENFORCEMENT AND COLLECTION THEREOF:

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA AS FOLLOWS:

Section I. To raise funds for the general municipal purposes and to defray costs of exercise of police powers, the following is hereby declared to be the schedule of licenses for the calendar year 1986 and each succeeding year thereafter except as modified, amended, or repealed, for divers businesses, vocations, occupations, acts and professions engaged in or carried on in the Town of Margaret, Alabama and the police jurisdiction thereof, and each and every person, firm, company, or corporation engaging in any business, vocation, occupation, profession or performing any act enumerated herein shall pay the license fee as provided plus a fifty cents (50¢) issuance fee.

A. Selling at retail - Businesses located in Town. (This paragraph does not apply to activities, businesses, occupations, or professions specifically provided for elsewhere in this schedule)

1. General Merchandise - sale of dry goods, clothing and/or shoes, drugs, damaged or discount merchandise and related items, five and ten cent stores, school supplies, equipment and novelties, groceries, feed, seed, fertilizer, farm supplies and related items, hardware, plumbing and electrical supplies and materials, auto accessories and related items, furniture and related items-----35.00

2. Florist or nursery-----25.00

3. Lumber-----25.00

4. Automobile and motor vehicle dealers or agents for second hand vehicles----- 35.00
(Does not apply to new car dealers where used cars are taken as part payment for new cars)

5. Auto parts, new and used-----20.00

6. Retail beer
Off Premise-----75.00
On Premise-----75.00

7. Retail Wine-----100.00

8. Antique Shops or gift shops----- 20.00

9. Retail sales not specifically provided for shall pay a minimum of----- 25.00
(or whatever the Town Council decides)

B. Peddlers, agents, order takers and salesmen (not maintaining place of business in Town)

1. Books, periodicals-----day-----	4.00
-----year-----	20.00
2. Itinerant photographer-----	50.00
3. Shrubbery, flowers, trees, etc.-----	25.00
4. Home Supplies-----	15.00
5. Cosmetics-----	15.00
6. Greeting Cards-----	10.00
7. Advertising Specialties-----	25.00
8. Fish-----	15.00
9. Hosiery, Lingerie, related items-----	15.00
10. Novelties-----	20.00
11. Coal-----	25.00
12. Retail fruit and produce-----	15.00
13. Wholesale fruit and produce-----	15.00
14. Cleaning, laundry, towel service-----	25.00
15. Selling or erection of monuments-----	30.00
16. Coffee, spices, related items-----	20.00
17. Others-----	20.00
(or as set by the Town Council)	

C. Taking orders for and/or delivery of merchandise to retail stores or other business in Town.

1. Bread, cookies, crackers, cakes, pies, and related items-----	20.00
2. Meat and meat products-----	30.00
3. Seafoods-----	15.00
4. Wholesale Groceries-----	45.00
5. Dairy Products-----	25.00
6. Candy and Tobacco-----	25.00
7. Flour and feed products-----	20.00
8. Auto parts and accessories and tools-----	10.00

9. Soft Drinks-----	35.00
10. Coffee, Spices and related items-----	15.00
11. Wholesale Beer-----	75.00
12. Wholesale Wine-----	150.00
13. Express Companies-----	35.00

D. Utilities

1. Electric Power or energy, 3% of gross income derived from said business done within the Town limits during the preceding year and 1½% in the police jurisdiction.
2. Natural gas, 3% of gross income derived from business done within the Town Limits during the preceding year and 1½% in the police jurisdiction.
3. Telephone----- 100.00
4. Television cable service, 4% of gross income derived from business done within the Town Limits during the preceding year and 2% in the police jurisdiction.
5. Water-----3%

E. Insurance

1. Insurance companies writing fire insurance, \$4.00 on each \$100.00 or fraction thereof, of the gross premiums, less return premiums.
2. Insurance companies writing life, benefit, indemnity, fire health, burial, accident, fidelity, casualty, plate glass, employers liability, burglary, automobile, tornado, cyclone, or bonding insurance, \$15.00 plus \$1.00 on each \$100.00 or major fraction thereof of the gross premiums.

F. Services

1. Barber Shops-----20.00
2. Beauty Shops-----20.00
3. Music Studio, Lessons or classes-----15.00
4. Cleaning and pressing-----10.00
Cleaning, service yourself-----10.00
5. Furniture and mattress renovators-----20.00
6. Garage or auto repair-----25.00
Wrecker service-----25.00

7.	Landscaping, shrubbery-----	25.00
8.	Jewelry, watch repair, sales of watches, jewelry, silver, etc.-----	35.00
9.	Serve Yourself laundries-----	25.00
10.	Photographers-----	15.00
11.	Restaurants	
	Serving Meals-----	35.00
	Sandwich or snack shop-----	20.00
12.	Repair shops (Miscellaneous)-----	15.00
13.	Service Station	
	A. First pump, \$5.00 and \$5.00 for each additional pump. For identification purposes, a pump is the internal mechanism that propels and measures fuel as it is drawn from the storage area and is delivered to a single outlet. A pump housing or cover may enclose more than one pump.	
	B. Sales other than gasoline-----	10.00
14.	Shoe Repair-----	15.00
15.	Sign Painting-----	20.00
16.	Tailoring or taking orders therefor-----	25.00
17.	Undertaker, funeral directors or morticians-----	35.00
18.	Heating and air condition of buildings and servicing thereof-----	25.00
G.	Construction, vocation and vocations and Trades	
	1. Painters, carpenters, roofers, plumbers, electricians, etc.-----	25.00
	per job-----	15.00
	2. Contractors defined as person doing work by contract or distinguished from working by day or hour, where said person uses workmen other than himself, or two persons or more on said job or contract-----	50.00
	3. Signs, plate glass, etc.-----	25.00
	per job-----	15.00
H.	Manufacturing and/or processing plants and concerns, including renovating and or reconditionaing automobiles.	
	With up to 10 employees-----	50.00
	10 to 20 employees-----	100.00
	20 to 50 employees-----	150.00
	Over 50 employees-----	200.00

I. Miscellaneous

1. Auctione-----	50.00
per day-----	15.00
2. Carnival or circuses, per week-----	1000.00
Other shows of any character - per day-----	50.00
3. Coal dealers, not in connection with other business-----	25.00
4. Cosmetics-----	15.00
5. Collector of bills and rent-----	10.00
6. Dance where admission is charged, when not given wholly to religious charitable or school purposes-----	50.00
7. House Movers-----	35.00
8. Livestock dealers-----	25.00
9. LP Gas Delivery-----	60.00
10. Mobile Home Set Up-----	15.00
11. Monuments, selling and/or erection of-----	30.00
12. Newspapers, sale and delivery where published outside the Town-----	10.00
13. Pool rooms - first table-----	50.00
each additional table-----	25.00
14. Real estate dealers-----	35.00
15. Exterminator, pest control-----	35.00
16. Trailer parks - up to 20 spaces-----	25.00
20 to 40 spaces-----	50.00
over 40 spaces-----	75.00
17. Vending machines	
A. Amusement machines-----each-----	10.00
B. Merchandise, including ice	
1. Machines requiring 20¢ or less-----	5.00
2. Machines requiring over 20¢-----	10.00

Section II. Anyone doing business in the police jurisdiction which is $1\frac{1}{2}$ miles outside the corporate limit, shall pay $\frac{1}{2}$ regular license.

Section III. No license issued under above schedule can be transferred.

Section IV. This ordinance shall go into effect on January 1, 1986

and shall remain in effect from year to year thereafter until repealed or amended. The above schedule of license shall be for the calendar year except for businesses commencing after July 1, who shall pay $\frac{1}{2}$ the license provided herein.

Section V. All licenses provided herein shall be due on the first day of January and must be paid on or before midnight January 31. After that date a ten percent penalty will be charged. Upon payment of such license the Town Clerk shall issue a license which shall set forth the name of the person, firm or corporation, the business, occupation, or profession engaged in or carried on and the amount paid therefor, as well as the time for which such license shall run, of the person, corporation or firm securing the license.

Section VI. Any person, firm, or corporation engaged in any business, trade or occupation, or does any act for which a license is required, who has not obtained said license, shall be guilty of a misdemeanor and, upon conviction, shall be fined not less than one hundred dollars (\$100.00) nor more than five hundred dollars (\$500.00) and/or may be imprisoned for not more than six months.

Section VII. Any person, firm, or corporation dealing in two or more of the articles or engaging in two or more of the businesses, vocations, or professions numbered in Section I of this ordinance and for which a license is required, shall pay for and take out a license for each line of business or vocation. Each license shall be posted in a conspicuous place, where such business or occupation is carried on, and the holder of such license shall immediately show such license to the license inspector or collector of the Town upon being so requested by such Inspector deputy or officer of the law to do so.

Section VIII. No provision of this ordinance shall be so construed as to tax interstate commerce of the United States or Government business.

Section IX. Any ordinance heretofore adopted by the Town Council of the Town of Margaret, Alabama which is in conflict with this ordinance is hereby repealed to the extent of such conflict.

ADOPTED AND APPROVED THIS THE 18 DAY OF November, 1985.

Billy Butler
Mayor

ATTEST:

Marie Butler
Clerk

CLERK'S CERTIFICATE

I, Marie Butler, as clerk for the Town of Margaret do hereby certify
that the foregoing ordinance #38 was posted at the following three
(3) places in Town on November 23, 1985.

Town Hall

Simmons Grocery

Margaret Post Office

Marie Butler
Clerk

ORDINANCE NO. 39

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET,
ALABAMA, AS FOLLOWS:

Section I. The speed limit on all streets within the Town limits
is hereby set at 25 MPH unless otherwise posted.

Section II. Any person found guilty of violating Section I of
this Ordinance shall be fined not more than \$500.

Section III. Any ordinance heretofore adopted by the Town Council
of the Town of Margaret which is in conflict with this Ordinance is here-
by repealed to the extent of such conflict.

Section IV. This Ordinance shall become effective immediately
upon its passage, approval and publication as provided by law.

ADOPTED AND APPROVED THIS 28 DAY OF April, 1986.

Bill J. Butler
Mayor

ATTEST:

Marie Butler
Clerk

I, Marie Butler, as clerk for the Town of Margaret, Alabama do
hereby certify that the above and foregoing Ordinance was posted at the
following three places in Town on April 29, 1986.

U.S. Post Office

Simmons Grocery

Mayor's Office

AN ORDINANCE TO ALTER AND REARRANGE THE BOUNDARY LINE OF THE TOWN OF MARGARET, ALABAMA, SO AS TO INCLUDE WITHIN THE CORPORATE LIMITS OF SAID TOWN ALL TERRITORY NOW WITHIN SUCH CORPORATE LIMITS, AND ALSO CERTAIN OTHER TERRITORY IN ST. CLAIR COUNTY, ALABAMA, CONTIGUOUS TO SAID TOWN

WHEREAS, the Town Council of the Town of Margaret has verified the matters set forth in the petitions of:

- 1. J. G. Morse and Evelyn Morse
General Delivery
Margaret, Alabama 35112
- 2. Edward Moseley and Joanne Moseley
Rt. 1, Box 417
Odenville, Alabama 35120

wherein the owners of the property described therein and hereinafter described in this Ordinance requested that said property be annexed to the Town of Margaret; and

WHEREAS, the Town Council of the Town of Margaret has further determined that it is in the public interest that said property be annexed to the Town of Margaret;

NOW, THEREFORE BE IT ORDAINED by the Town Council of the Town of Margaret, Alabama, as follows:

- 1. That pursuant to 11-42-21, Code of Alabama, (1975) that the corporate limits of the Town of Margaret, Alabama, are hereby altered and rearranged so as to include within the corporate limits of said Town, in addition to the territory already a part of said Town, the territory hereinabove described and described on Exhibit "A" to this Ordinance, which exhibit is attached hereto and made a part hereof.
- 2. If any part, section, or subdivision of this Ordinance shall be held unconstitutional or invalid for any reason, such holding shall not be construed to invalidate or impair the remainder of this Ordinance, which shall continue in full force and effect notwithstanding such holding. If any part, section or subdivision of this Ordinance, or document, map, or petition to which it may refer shall be held unconstitutional or invalid as to any portion of the territory annexed herein, such holding shall not be construed to impair or invalidate the Ordinance as to the territory not included in or affected by such holding.
- 3. That the Town Clerk shall file a description of the property annexed herein in the Office of the Judge of Probate of St. Clair County, Alabama.
- 4. This Ordinance shall become effective when published or otherwise as provided by law.

ADOPTED this 12 day of May, 1986.

Billy J. Butts
Mayor

ATTEST:
Marie Butts
Town Clerk



Ret. Town of Margaret, P.O. Box 127

EXHIBIT "A"

1. J. G. and Evelyn Morse

Commence at the NE diagonal half of the W 1/2 of the SW 1/4 of Sec. 30, Twp. 15 South, Range 2 East, St. Clair County, Alabama.

2. Edward and Joanne Moseley

From the Northwest corner, NE 1/4 of NW 1/4 of Sec. 30, Twp. 15 South, Range 2 East run thence N86°58'E 335.43 feet along North Section line to an iron stake on the Southeasterly boundary of a Public Road, the point of beginning of property herein-described; thence continue N86°58'E 317.32 feet to an iron stake; thence S3°02' E 122.17 feet to an iron stake; thence S86°58'W 395.40 feet to an iron stake on the Southeasterly boundary of said public road; thence N29°33'E 145.0 feet to point of beginning; being a part of the NE 1/4 of Sec. 30 Twp. 15 South, Range 2 East, St. Clair County, Alabama, and containing one acre more or less.

Deed Tax	\$	—
Mtg. Tax		—
File Fee		—
Recording Fee		<u>5.00</u>
Indexing Fee		<u>2.00</u>
Total	\$	<u>7.00</u>

1995 JUN 10 AM 10:34
 U.C.C. FILE NUMBER OR
 REG. NO. & PAGE AS SHOWN ABOVE
 INDEX OF REGISTRARS

88683

CERTIFICATION

I, Marie Butler, Town Clerk of the Town of Margaret, do hereby certify that the foregoing is a true and correct copy of Ordinance No. 40 of the Town of Margaret, adopted on May 12, 1986. I further certify that said Ordinance has been published as provided by law by posting a true copy of same at three public places in the Town, including the following:

1. Mayor's Office
2. U. S. Post Office
3. Simmons Grocery

I further certify that said Ordinance contains an accurate description of the property annexed by and under said Ordinance.

Marie Butler
Town Clerk
Town of Margaret, Alabama

OK

ORDINANCE NO. 41

AN ORDINANCE TO ALTER, EXTEND AND REARRANGE THE CORPORATE LIMITS OF THE TOWN OF MARGARET, ALABAMA, TO INCLUDE CERTAIN ADDITIONAL PARTS OF ST. CLAIR COUNTY, ALABAMA.

BE IT ORDAINED by the Town Council of the Town of Margaret, Alabama, as follows:

WHEREAS, all of the owners of the following described real estate situated in St. Clair County, Alabama, to-wit:

A portion of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ and the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 1, Township 16 South, Range 1 East, being more particularly described as follows: Commence at the Southeast corner of the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 1; thence West along the South line of said $\frac{1}{4}$ - $\frac{1}{4}$ Section a distance of 790 feet, more or less, to a point; thence north a distance of 420 feet, more or less, to a point on the west right of way of the Argo to Margaret Road (County #12); thence north along the west right of way line of said road to its point of intersection with the north line of the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$; thence East along the North line of said $\frac{1}{4}$ - $\frac{1}{4}$ (crossing and including said road) to a point being 210 feet west of the Northeast corner of said $\frac{1}{4}$ - $\frac{1}{4}$ Section; thence North 210 feet; thence East 210 feet to a point on the east line of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$; thence South along the East line of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ and SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ to the point of beginning, being in and a part of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ and the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 1, Township 16 South, Range 1 East, and including a portion of the Argo to Margaret Road (County #12).

ALSO: A portion of the Argo to Margaret Road (County #12) more particularly described as follows: Commence at the intersection of the present town limits of the Town of Margaret, Alabama, and the Argo to Margaret Road (County #12); thence in a South-Southwesterly direction following the meanderings of said road, having a 100 foot right of way to its intersection with the above described property at a point on the East line of the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 1, Township 16 South, Range 1 East.

did file their written petition, duly signed by George Johnson, Barbara Johnson, Lynn A. Mize, Linda L. Mize, John S. Price, Lethia Price, Barbara N. Glidewell, Joyce Lett, Charles Price Todd and Emily Michelle Todd, with the Town Clerk of the Town of Margaret, requesting that said described territory in its petition be annexed to the Town of Margaret under the provisions of § 11-42-20, et seq., Code of Alabama, 1975; and

WHEREAS, said petition did have attached thereto, marked "Exhibit A", an accurate description of said territory proposed to be annexed, together with a map or said territory showing its said relationship to the corporate limits of the Town of Margaret, all as is required under the provisions of said § 11-42-20; and,

EXHIBIT A

A portion of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ and the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 1, Township 16 South, Range 1 East, being more particularly described as follows: Commence at the Southeast corner of the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 1; thence West along the South line of said $\frac{1}{4}$ - $\frac{1}{4}$ Section a distance of 790 feet, more or less, to a point; thence north a distance of 420 feet, more or less, to a point on the west right of way of the Argo to Margaret Road (County #12); thence north along the west right of way line of said road to its point of intersection with the north line of the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$; thence East along the North line of said $\frac{1}{4}$ - $\frac{1}{4}$ (crossing and including said road) to a point being 210 feet west of the Northeast corner of said $\frac{1}{4}$ - $\frac{1}{4}$ Section; thence North 210 feet; thence East 210 feet to a point on the east line of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$; thence South along the East line of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ and SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ to the point of beginning, being in and a part of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ and the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 1, Township 16 South, Range 1 East, and including a portion of the Argo to Margaret Road (County #12).

ALSO: A portion of the Argo to Margaret Road (County #12) more particularly described as follows: Commence at the intersection of the present Town Limits of Margaret, Alabama and the Margaret to Argo Road (County #12); thence in a South-Southwesterly direction following the meanderings of said road, having a 100 foot right of way to its intersection with the above described property at a point on the East line of the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 1, Township 16 South, Range 1 East.

PETITION FOR ANNEXATION

We, the undersigned, being all the owners of that certain real property more particularly described in Exhibit A, attached hereto and incorporated herein, hereby petition the Town Council of the Town of Margaret, Alabama, to annex said property into the corporate limits of the Town of Margaret, Alabama.

George Johnson
George Johnson

Lynn A. Mize
Lynn A. Mize

Barbara Johnson
Barbara Johnson

Linda L. Mize
Linda L. Mize

John S. Price
John S. Price

Barbara N. Glidewell
Barbara N. Glidewell

Lethia Price
Lethia Price

Joyce Lett
Joyce Lett

Charles P. Todd
Charles Price Todd

Emily M. Todd
Emily Michelle Todd

WHEREAS, the Town Council of the Town of Margaret has heretofore examined the aforesaid petition and said exhibit attached thereto and finds that the said described lands are located and contained within an area contiguous to the corporate limits of the Town of Margaret, a municipality with a population of Two Thousand or more inhabitants located within the State of Alabama; and that said described lands do not lie within the corporate limits or the police jurisdiction of any other municipality; and that all of the owners of said described lands joined in said petition by affixing their signatures thereto.

NOW, THEREFORE, BE IT ORDNANIED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA, as follows:

SECTION 1. That said petition of all of the owners of the following described lands situated in St. Clair County, Alabama, to-wit:

A portion of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ and the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 1, Township 16 South, Range 1 East, being more particularly described as follows: Commence at the Southeast corner of the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 1; thence West along the South line of said $\frac{1}{4}$ - $\frac{1}{4}$ Section a distance of 790 feet, more or less, to a point; thence north a distance of 420 feet, more or less, to a point on the west right of way of the Argo to Margaret Road (County #12); thence north along the west right of way line of said road to its point of intersection with the north line of the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$; thence East along the North line of said $\frac{1}{4}$ - $\frac{1}{4}$ (crossing and including said road) to a point being 210 feet west of the Northeast corner of said $\frac{1}{4}$ - $\frac{1}{4}$ Section; thence North 210 feet; thence East 210 feet to a point on the east line of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$; thence South along the East line of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ and SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ to the point of beginning, being in and a part of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ and the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 1, Township 16 South, Range 1 East, and including a portion of the Argo to Margaret Road (County #12).

ALSO: A portion of the Argo to Margaret Road (County #12) more particularly described as follows: Commence at the intersection of the present Town Limits of the Town of Margaret, Alabama, and the Argo to Margaret Road (County #12); thence in a South-Southwesterly direction following the meanderings of said road, having a 100 foot right of way to its intersection with the above described property at a point on the East line of the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 1, Township 16 South, Range 1 East.

requesting the same to be annexed to the Town of Margaret, Alabama, be and the same hereby is approved.

Section 2. That the Town Council of the Town of Margaret, Alabama, does hereby assent to the annexation of said

described lands to the Town of Margaret, and that the corporate limits of the Town of Margaret be and the same hereby are extended and rearranged so as to embrace and include said described lands, and that the same shall become a part of the corporate area of the Town of Margaret, Alabama, upon the date of publication of this Ordinance.

Section 3. This Ordinance shall be effective upon passage, approval and publication as required by law.

ADOPTED and approved this the 1 day of September 1986.

Billy Joe Butler
Mayor

ATTEST:

P. Davis Butler
Town Clerk

Deed Tax	\$	_____
Mtg. Tax		_____
File Fee		_____
Recording Fee		<u>10.00</u>
Indexing Fee		<u>2.00</u>
Total		<u>\$12.00</u>

89457

SEP 10 AM 8 33

INSTRUMENTS

RECORDED

INDEXED

FILED

OFFICE OF THE CLERK

TOWN OF MARGARET, ALABAMA

CLERK'S CERTIFICATE

I, Marie Butler, as clerk for the Town of Margaret, Alabama, do hereby certify that the foregoing Ordinance #41 was posted at the following three (3) places on September 8,, 1986.

Mayor's Office

U. S. Post Office

Simmons Grocery


Marie Butler
Town Clerk

AN ORDINANCE ADOPTING THE CODE OF ALABAMA, 32-5A-191, DRIVING UNDER THE INFLUENCE OF ALCOHOL, CONTROLLED SUBSTANCES, ETC.

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA AS FOLLOWS:

Section I. A person shall not drive or be in actual physical control of any vehicle while:

- (1) There is 0.10 percent or more by weight of alcohol in his blood;
- (2) Under the influence of alcohol;
- (3) Under the influence of a controlled substance to a degree which renders him incapable of safely driving;
- (4) Under the combined influence of alcohol and a controlled substance to a degree which renders him incapable of safely driving; or
- (5) Under the influence of any substance which impairs the mental or physical faculties of such person to a degree which renders him incapable of safely driving.

Section II. The fact that any person charged with violating this section is or has been legally entitled to use alcohol or a controlled substance shall not constitute a defense against any charge of violating this section.

Section III. Upon first conviction, a person violating this section shall be punished by imprisonment in the county or municipal jail for not more than one year, or by fine of not less than \$250.00 nor more than \$1,000.00, or by both such fine and imprisonment. In addition, on a first conviction, the director of public safety shall suspend the driving privilege or driver's license of the person so convicted for a period of 90 days. First time offenders convicted of driving while under the influence of alcohol shall also be required to complete a DUI court referral program approved by the state administrative office of courts. Neither reckless driving nor any other traffic infraction is a lesser included offense under a charge of driving while under the influence of alcohol or controlled substances.

Section IV. On a second conviction within a five-year period, the person convicted of violating this section shall be punished by a fine of not less than \$500.00 nor more than \$2,500.00 and by imprisonment, which may include hard labor in the county or municipal jail for not more than one year. Said sentence to include a mandatory sentence which is not subject to suspension or probation of imprisonment in the county or municipal jail for not less than 48 consecutive hours or community service for not less than 20 days. In addition the director of public safety shall revoke the driving privileges or driver's license of the person convicted for a period of one year.

Section V. On a third or subsequent conviction within a five-year period, the person convicted of violating this section shall be punished by a fine of not less than \$1,000.00 nor more than \$5,000.00 and by imprisonment, which may include hard labor, in the county or municipal jail for not less than 60 days nor more than one year, to include a minimum of 60 days, which shall be served in the county or municipal jail and which cannot be probated or suspended. In addition, the director of public safety shall revoke the driving privilege or driver's license of the person so convicted for a period of three years.

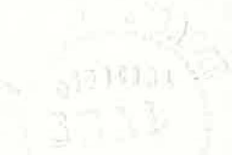
Section VI. All fines collected for violation of this section resulting from arrests by state officers shall be paid into the state general fund; all funds so collected for violations resulting from arrests by county or municipal officers shall be disbursed as is otherwise provided by law.

Section VII. A person who has been arrested for violating the provisions of this section shall not be released from jail under bond or otherwise, until there is less than the same percent by weight of alcohol in his blood as specified in subsection I (1) hereof. (Acts 1980, No. 80-434, P. 604, 9-102; Acts 1981, No. 81-803, p. 1412, 1; Acts 1983, No. 83-620, 1; Acts 1984, No. 84-259, p. 431, 1.)

Section IX. That all existing Ordinances and Laws of the Town of Margaret, Alabama, which are inconsistent with the provisions contained herein shall be and are hereby repealed.

Section X. This Ordinance shall be effective upon passage, approval and publication as required by law.

ADOPTED and approved this the 1 day of September, 1986.


Bill J. Butler
Mayor

ATTEST:

Marie Butler
Town Clerk

CLERK'S CERTIFICATE

I, Marie Butler, as clerk for the Town of Margaret, Alabama, do hereby certify that the foregoing Ordinance #42 was posted at the following three (3) places on September 8, , 1986.

Mayor's Office

U. S. Post Office

Simmons Grocery

Marie Butler
Town Clerk



ORDINANCE NO. 43

AN ORDINANCE ADOPTING A FINE SCHEDULE AND ESTABLISHING COURT COSTS FOR THE TOWN OF MARGARET, ALABAMA

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA, AS FOLLOWS:

1. Fine Schedule: The attached fine schedule is hereby adopted and shall remain in effect until repealed or amended.

2. Court Costs: The amount of \$15 of total court costs is fixed and established as municipal court costs. The balance of court costs represent costs and charges authorized and required by state law or regulation. Said state authorized and required costs and charges may be adjusted from time to time as required by state law or regulation without express amendment of this Ordinance, it being the intent of the Town Council to adopt and implement such changes as they become effective.

3. Repealer: All ordinances or parts of ordinances heretofore adopted by the Town Council of the Town of Margaret which are inconsistent with the provisions of this Ordinance are hereby repealed.

4. Severability: If any part, section or subdivision of this Ordinance shall be held unconstitutional or invalid for any reason, such holding shall not be construed to invalidate or impair the remainder of this Ordinance, which shall continue in full force and effect notwithstanding such holding.

5. Effective Date: This Ordinance shall become effective immediately upon its adoption and publication as required by law.

ADOPTED AND APPROVED THIS THE 14 DAY OF September, 1987.


Billy Joe Butler
Mayor

ATTEST:

Marie Butler
Clerk

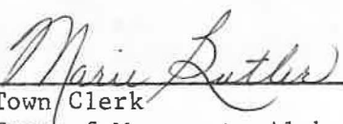
FINE SCHEDULE

<u>OFFENSE</u>	<u>FINE</u>	<u>COSTS</u>	<u>TOTAL</u>	<u>BOND</u>
Affray	50.00	44.00	94.00	200.00
Allowing minor to play pool	50.00	44.00	94.00	200.00
Assault, 3rd	75.00	44.00	119.00	200.00
Attempting to elude an officer	200.00	44.00	244.00	500.00
Blocking Highway	25.00	34.00	59.00	100.00
Bond Forfeiture	40.00	44.00	84.00	200.00
Criminal Littering	50.00	44.00	94.00	200.00
Criminal Mischief	50.00	44.00	94.00	200.00
Criminal Tampering	50.00	44.00	94.00	200.00
Criminal Trespass	50.00	44.00	94.00	200.00
Destroying Public Property	50.00	44.00	94.00	200.00
Discharging firearms in city limits	50.00	44.00	94.00	200.00
Disobeying a lawful order	75.00	44.00	119.00	200.00
Disorderly Conduct	50.00	44.00	94.00	200.00
Driving on wrong side of road	25.00	34.00	59.00	100.00
Driving while license suspended or revoked	150.00	34.00	184.00	300.00
Driving under the influence (set by State)				
First Offense	250.00	34.00	284.00	500.00
Second Offense	500.00	34.00	534.00	800.00
Third Offense	1,000.00	34.00	1,034.00	1,500.00
Failure to appear in court	40.00	44.00	84.00	200.00
Failure to Dim	20.00	34.00	54.00	100.00
Failure to yield right of way	20.00	34.00	54.00	100.00
Failure to stop for school bus	50.00	34.00	84.00	200.00
Following too closely	20.00	34.00	54.00	100.00
Gaming	50.00	44.00	94.00	200.00
Harrassment	50.00	44.00	94.00	200.00
Improper:				
Brakes	20.00	34.00	54.00	100.00
Lights	20.00	34.00	54.00	100.00
Mufflers	20.00	34.00	54.00	100.00
Turn	20.00	34.00	54.00	100.00
Passing	20.00	34.00	54.00	100.00
Parking	5.00	34.00	39.00	100.00
Tags	35.00	34.00	69.00	100.00
Issuing worthless checks	70.00	44.00	114.00	200.00
Leaving scene of accident	114.00	34.00	148.00	300.00
Menacing	50.00	44.00	94.00	200.00
No driver's license	35.00	34.00	69.00	100.00
No helmet	20.00	34.00	54.00	100.00
Possession of open beverage	30.00	44.00	74.00	100.00
Possession of auto while intoxicated	150.00	44.00	194.00	300.00
Public Intoxication	50.00	44.00	94.00	200.00
Public Lewdness	114.00	44.00	158.00	300.00
Reckless driving	100.00	34.00	134.00	300.00
Reckless endangerment	75.00	44.00	119.00	200.00
Resisting arrest	100.00	44.00	144.00	300.00
Running stop sign	20.00	34.00	54.00	100.00
Speeding	20.00	34.00	54.00	100.00
Violation ABC law	75.00	44.00	119.00	200.00
Warrant withdrawn	-	44.00	44.00	

CERTIFICATION

I, Marie Butler, Town Clerk of the Town of Margaret, do hereby certify that the foregoing is a true and correct copy of Ordinance No. 43 of the Town of Margaret, adopted on September 14, 1987. I further certify that said Ordinance has been published as provided by law by posting a true copy of same at three public places in the Town, including the following:

1. Mayor's Office
2. U. S. Post Office
3. Simmons Grocery



Town Clerk
Town of Margaret, Alabama

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA,
AS FOLLOWS:

Section 1. The Town of Margaret, Alabama is hereby divided into five (5) Council single member districts to be designated District No. 1, District No. 2, District No. 3, District No. 4, and District No. 5.

Section 2. The districts are the areas within the Town of Margaret, Alabama, which are enclosed by the following described lines which if described as being a street, roadway, railroad or alley shall be the center line or center of such street, roadway, railroad, or alley;

(a) District No. 1. The southern portion of the No. 1 Hill section of the Town of Margaret, including Michael Street, Crest Circle, Hillcrest Lane, Emma Street, all of Hillcrest Road northward to Loop Road.

(b) District No. 2. The No. 1 Hill section of the Town Of Margaret, including Ridge Drive, Loop Road, Joy Street, T-Bo Lane, the north side of Hillcrest Road to Lake Road, including the residence of John Studdard.

(c) District No. 3. Lake Road, excluding John Studdard's residence, Main Street from the U. S. Post Office Driveway northward to the city limits, Elaine Street, Joyce Street, Ida Street, Sunny Street.

(d) District No. 4. Levine Road beginning at Ronnie Street, northward to city limits, Louis Street, the north side of Ronnie Street, School Street, the north side of Main Street from Ronnie Street northward to U. S. Post Office Driveway, the south side of Main Street to Beulah Chuch Driveway

(e) District No. 5. The south side of Ronnie Street, all streets southward from Ronnie Street, including David Street, Bryson Street, Beagle Street, Duke Street, Main Street from Ronnie Street southward to the city limits, Levine Road from Ronnie Street to David Street, also a portion of Levine Road south of David Street to County Highway No. 12.

Section 3. At the municipal election in 1988, and every four (4) years thereafter, the qualified electors in each of the above described districts of the Town of Margaret, Alabama, who are entitled to participate in such election shall elect one (1) council member to the Town Council for that district. Each council member so elected must be a bona fide elector of and must actually reside in the district of his qualification and election. Each such council member shall hold office for a period of four (4) years and until his successor shall be elected and qualified, or until such council member shall resign, die, move his or her residence outside of said district or otherwise be removed from office.

Section 4. At the municipal election to be held in 1988, and each four (4) years thereafter, the qualified electors of the Town of Margaret, Alabama, at large who are entitled to participate in such elections shall elect a Mayor who must be a bona fide elector of and who must actually reside in the Town limits of the Town of Margaret, Alabama. The Mayor shall hold such office for a period of four (4) years, and until his successor shall be duly elected and qualified, or until the Mayor shall resign, die, move his or her residence outside of the Town limits of the Town of Margaret, Alabama, or otherwise be removed from office.

Section 5. This law shall not affect the duties, rights, and tenure of the office of the members of the present Town Council who shall continue to hold and discharge the duties of said office as is now incumbent upon them or as may be hereafter made incumbent upon them by law, until their successors shall be elected and qualified under this law.

Section 6. All ordinances or parts of ordinances which conflict with this ordinance are hereby repealed.

Section 7. The provisions of this ordinance are severable. If any part of this ordinance is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 8. This ordinance shall become effective immediately upon its approval and publication as required by law.

ADOPTED AND APPROVED THIS 8 DAY OF December, 19 87.

Billy Butler
Mayor

ATTEST:

Marie Lutler
Clerk

CLERK'S CERTIFICATE

I, Marie Butler, as clerk for the Town of Margaret, Alabama do hereby certify that the foregoing is a true and exact copy of that ordinance No. 44 adopted by the Mayor and Council of the Town of Margaret, Alabama on December 8, 1987. I further certify that a copy of same was posted in the following three (3) places in Town on December 10, 1987.

Mayor's Office

U. S. Post Office

Simmons Grocery

Marie Butler
Clerk

ORDINANCE NO. 45

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET,
ALABAMA, AS FOLLOWS:

Section 1. A qualification fee in the amount of \$ 35.00
is hereby fixed and imposed upon all candidates seeking election as
mayor of the Town of Margaret, Alabama, except as hereinafter pro-
vided for.

Section 2. A qualification fee in the amount of \$ 25.00
is hereby fixed and imposed upon all candidates seeking election as
councilmember of the Town of Margaret, Alabama, except as hereinafter
provided for.

Section 3. Such qualification fee shall be paid to the town
clerk and deposited to the general fund of the town at or prior to the
time of taking out qualification papers by any such candidates.

Section 4. Any person desiring to qualify who is not financially
able to pay the required fee may qualify provided such prospective
candidate furnished the clerk with an affidavit stating that he is
financially unable to pay the required fee fixed by this ordinance.

Section 5. This ordinance is adopted pursuant to Section 11-46-2
of the Alabama Code of 1975 and shall be effective in all elections, both
general and special, for aforesaid offices from and after the date of
adoption.

ADOPTED THIS THE 11 DAY OF April, 19 88.


Billy Butler
Mayor

ATTEST:

Marie Butler
Town Clerk

CLERK'S CERTIFICATE

I, Marie Butler, as clerk for the Town of Margaret, Alabama do hereby certify that the foregoing is a true and exact copy of that ordinance No. 45 adopted by the Mayor and Council of the Town of Margaret, Alabama, on April 11, 1988. I further certify that a copy of same was posted in the following three (3) places in Town on April 12,, 1988.

Mayor's Office

Simmons Grocery

Margaret Grill


Marie Butler
Clerk

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA
AS FOLLOWS:

Section 1. As used herein the term "truck" shall include trailers, and truck tractors with trailers attached.

Section 2. County Highway 12 (Main Street), Hillcrest Road, and Levine Road are hereby designated as through truck routes in the Town of Margaret, Alabama.

Section 3. With the exception of the streets designated in Section 2, it shall be unlawful for any person to operate a truck upon any city street within the corporate limits, except for the purpose of performing work on, making deliveries to or conveying goods or materials from a place or places on or proximate to any city street for which the use of said street for such purpose is reasonably necessary for getting to or leaving from such place or places.

Section 4. The following use of streets is not prohibited:

- (1) The operation of emergency vehicles upon any street in the city.
- (2) The operation of trucks owned or operated by the city, public utilities or any contractor or materialman, while engaged in the repair, maintenance or construction of streets, street improvement or street utilities within the city.

Section 5. The Chief of Police shall cause to be erected at points where through truck routes enter the city and at all junction points where necessary, signs directing truck traffic in accordance with Section 2 of this ordinance.

Section 6. Any person violating this ordinance by operating any such through truck or trailer on any street in the city other than as prescribed in this ordinance, shall upon conviction, be punished by a fine of not less than one dollar (\$1.00) nor more than five hundred dollars (\$500.00) and/or may be imprisoned or sentenced to hard labor for the Town for a period not exceeding six (6) months, at the discretion of the court trying the case.

Section 7. This ordinance shall become effective immediately upon its passage, approval and publication as provided by law.

ADOPTED AND APPROVED THIS THE 26 DAY OF September, 19 88.


Billy Joe Smith
Mayor

ATTEST:

Marie Lutler
Clerk

CLERK'S CERTIFICATE

I, Marie Butler, as clerk for the Town of Margaret, Alabama do hereby certify that the foregoing is a true and exact copy of that ordinance No. 46 adopted by the Mayor and Council of the Town of Margaret, Alabama, on September 26, 1988. I further certify that a copy of same was posted in the following three (3) places in Town on September 29, 1988.

Mayor's Office

Simmons Grocery

Penny's Restaurant


Marie Butler
Clerk

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA, THAT THE ORDER OF PROCEDURE IN ALL INSTANCES FOR MEETINGS OF THE COUNCIL SHALL BE AS FOLLOWS:

Section 1. That the rules or order of procedure herein contained shall govern deliberations and meetings of the Council of Margaret, Alabama.

Section 2. Regular meetings of the Council shall be held on the following dates: 2nd & Fourth Monday.

Section 3. Special meetings may be held at the call of the mayor by serving notice on each member of the Council not less than twenty-four hours before the time set for such special meetings; or special meetings may be held as provided by Section 11-43-50, of the Alabama Code, whenever two aldermen request in writing that the presiding officer call such meeting; upon the failure or refusal of the presiding officer to call such meeting when requested, the two aldermen making the request shall have the right to call such meeting.

Section 4. A quorum shall be determined as provided by Section 11-43-48, Code of Alabama.

Section 5. All regular meetings shall convene at 7:00 o'clock P.M. at the Town Hall and all meetings, regular and special, shall be open to the public.

Section 6. The order of business shall be as follows:

1. A call to order
2. Roll call
3. Reading of minutes
4. Reports of committees or commissioners.
5. Reading of petitions, applications, complaints, appeals, etc.
6. Resolutions, ordinances, orders, and other business.

Section 7. No member shall speak more than twice on the same subject without permission of the presiding officer.

Section 8. No person, not a member of the Council, shall be allowed to address the same while in session without permission of the presiding officer.

Section 9. Every officer, whose duty it is to report at the regular meetings of the Council, who shall be in default thereof, may be fined at the discretion of the Council.

Section 10. All resolutions and ordinances shall be in writing.

Section 11. Motions to reconsider must be by a member who voted with the majority, and at the same or next succeeding meeting of the Council.

Section 12. Whenever it shall be required by one or more members the "yeas" and "nays" shall be recorded; and any member may call for a division on any question.

Section 13. All questions of order shall be decided by the presiding officer of the Council with the right of appeal to the Council by any member.

Section 14. The presiding officer of the Council may, at his discretion, call any member to take the chair, to allow him to address the council, make a motion, or discuss any other matter at issue.

Section 15. Motions to lay any matter on the table shall be in order.

Section 16. All meetings of the Council shall be public.

Section 17. A motion for adjournment shall always be in order.

Section 18. The rules of the Council may be altered, amended, or temporarily suspended by a vote of two-thirds of the members present.

Section 19. The chairman of each respective committee, or the councilman acting for him in his place, shall submit or make all reports to the Council when so requested by the presiding officer of any member of the Council.

Section 20. All ordinances, resolutions, or propositions submitted to the Council which require the expenditure of money shall lie over until the next meeting; provided, that such ordinances, resolutions, or propositions may be considered earlier by unanimous consent of the council; and provided further, that this rule shall not apply to the current expenses of, or contracts previously made with, or regular salaries of officers, or wages of employees of the Town.

Section 21. The clerk, judge, attorney and chief of police, and such other officers or employees of the Town of Margaret shall, when requested, attend all meetings of the council and shall remain in the Council room for such length of time as the Council may direct.

Section 22. No ordinance or resolution of a permanent nature shall be adopted at the meeting at which it is introduced unless unanimous consent be obtained for the immediate consideration of such ordinance or resolution, such consent shall be by roll call and the vote thereon spread on the minutes.

Section 23. This ordinance shall go into effect upon the passage and publication as required by law.

ADOPTED AND APPROVED THIS THE 3 DAY OF October, 19 88.

Billy Joe Butts
Mayor

Ernest Hendrick
Council Member

Charles Fisher
Council Member

Johnny L. Wilson
Council Member

Robert R. King
Council Member

Ruth Miller
Council Member

Marie Butler
Clerk



CLERK'S CERTIFICATE

I, Marie Butler, as clerk for the Town of Margaret, Alabama, do hereby certify that the foregoing is a true and exact copy of that ordinance No. 47 adopted by the Mayor and Council of the Town of Margaret, Alabama, on October 3, 1988. I further certify that a copy of same was posted in the following three (3) places in Town on October 4, 1988.

Mayor's Office

Simmons Grocery

Penny's Restaurant

Marie Butler

CLERK'S CERTIFICATE

I, Marie Butler, as clerk for the Town of Margaret, Alabama, do hereby certify that the foregoing is a true and exact copy of that ordinance No. 48 adopted by the Mayor and Council of the Town of Margaret, Alabama, on October 17, 1988. I further certify that a copy of same was posted in the following three (3) places in Town on October 18, 1988.

Mayor's Office

Simmons Grocery

Penny's Restaurant

Marie Butler
Clerk

AN ORDINANCE GRANTING A FRANCHISE TO:

Carroll L. Watson, d/b/a Mid-South Cable TV Company

**TO OPERATE AND MAINTAIN A CABLE TELEVISION SYSTEM
IN THE TOWN OF MARGARET, ALABAMA**

BE IT ORDAINED BY THE TOWN COUNCIL OF MARGARET, ALABAMA, as follows:

ARTICLE ONE

GRANT OF FRANCHISE

The Town of Margaret, in the County of St. Clair, State of Alabama, herein referred to as grantor, hereby grants to Carroll L. Watson d/b/a Mid-South Cable TV Company, herein referred to as grantee, its successors and assigns a franchise of scope and description as follows:

Grantee has the right and authority to erect, construct, equip, own, maintain, and operate within the cooperate limits and police jurisdiction of grantor, wires, cables, coax, lines, poles, pedestals, appurtenances, and other fixtures and facilities above and below ground for conducting a cable television business, including but not limited to the transmission of audio, video, data, or any other information which may be transmitted over its wires, coax, cables, or lines.

Grantee shall also have the right and authority to use all streets, alleys, and public ground of grantor now owned or hereafter acquired, subject to such reasonable restrictions as may now or hereinafter be imposed by law or by the Town Council of grantor, for the purpose of constructing and maintaining pedestals, poles, coax, wires, cables and other necessary facilities for operation of the cable television service.

Grantee has the right to purchase, erect, equip, maintain, own, lease, and operate machinery, equipment, structures, and other facilities that are necessary to maintain and operate the cable service; and the right to buy, hold, own or lease any real estate necessary for such business.

The franchise granted in this ordinance includes the right to furnish television services to all public and private customers, within the cooperate limits and police jurisdiction of grantor; and such additional rights as are usually granted to and enjoyed by cable television companies.

ARTICLE TWO

TERM AND ANNUAL FEE

The franchise is granted for a term of thirty (30) years, commencing with the date on which it is accepted. Thereafter, the franchise may be renewed for an additional thirty (30) year term on such terms and conditions as may be mutually acceptable to grantor and grantee.

The annual franchise fee shall be determined by the following fee schedule, based on the cable television service's basic charge: In the first year of operation one percent of such charges, in the second year of operation two percent of such charges, and in the third year of operation three percent of such charges.

ARTICLE THREE
SPECIFIC CONDITIONS

Grantee shall at all times during the term of the franchise render television service to all persons and organizations, public and private, without discrimination and at reasonable rates within the cabled area.

Pedestals or poles shall be placed and constructed so as not to interfere with the use of streets or alleys. Grantee shall restore any area where pedestals or poles or other structures are erected to such reasonable condition as existed before such work was performed.

In consideration of the granting of this franchise grantee shall provide one free connection for the city hall and fire stations established by the town, and provided such service locations are within the cabled area.

Grantee shall construct a modern cable system, with a channel capacity of no less than thirty five channels. The system shall begin operation with no less than twenty (20) active channels.

ARTICLE FOUR
GENERAL CONDITIONS

Section 1. Reasonable Regulations. Grantor reserves the right to enforce reasonable regulations concerning the construction, operation, and maintenance of facilities located along, over, and under streets, alleys, and other public premises and the placement of such facilities.

Section 2. Indemnity. Grantee shall indemnify and defend grantor, its officers, agents and employees against any and all liabilities for injury to or death of any person or any damage to any property caused by grantee, its officers, or employees in the operation, or maintenance of its property, or arising out of the exercise of any right or privilege under the franchise.

Section 3. Comprehensive Liability Insurance. At all times during the term of the franchise grantee will, at its own expense, maintain in force general comprehensive liability insurance.

Section 4. Limitation of Franchise. No privilege or exemptions are granted or conferred by the franchise except those specifically prescribed herein. Any privilege claimed under the franchise by grantee in any street, alley, or other public place shall be subordinate to any lawful prior occupancy of same by grantor or by any other public agency, and to prior lawful occupancy of same by any other entity or person.

ARTICLE FIVE
ASSIGNMENT OF FRANCHISE

Grantee will have the right to assign the franchise or otherwise transfer it in any manner whatsoever to any successor company or sell, lease, license, or permit such successor company to use or transfer in any manner whatsoever any interest in all or any part of its facilities that are installed or operated hereunder. All such changes must be reported to the city clerk by certified mail, within thirty (30) days.

**ARTICLE SIX
FORFEITURE**

The franchise may be forfeited, at the option of grantor, upon failure or refusal by grantee to observe the terms and conditions set forth herein. Forfeiture may be exercised by written notice to grantee of failure to observe the terms and conditions hereof, followed by grantee's refusal to eliminate or correct such failure or violation within thirty (30) days. In the event of any failure or violation, grantor may sue in its own name in the manner provided by law for the forfeiture of the franchise without the necessity or resorting to procedures in quo warranto, and the exercise of such remedy of forfeiture shall not preclude exercise of any other right or remedy given to grantor by law, whether exercised concurrently or subsequently. This franchise shall be void and of no effect if construction of the system is not commenced within six (6) months of the effective date.

**ARTICLE SEVEN
EFFECT OF INVALIDITY**

The franchise if granted pursuant to the laws of the State of Alabama relating to the granting of such rights and privileges by municipal corporations. If any article, section, sentence, clause, or phrase of this ordinance is for any reason held illegal, invalid, or unconstitutional, such invalidity shall not affect the validity of the ordinance or any of the remaining portions. The invalidity of any portion of this ordinance shall not abate, reduce, or otherwise affect any consideration or other obligation required of grantee.

**ARTICLE EIGHT
EFFECTIVE DATE**

This ordinance shall become effective immediately upon its passage and its approval as provided by law.

ADOPTED AND APPROVED this 17 day of October, 1988.

Bill J. Butler
Mayor

Councilmember

Eugene Hodrick
Councilmember

Johnny Wilson
Councilmember

Ruth Miller
Councilmember

Robert Arroyo
Councilmember

ATTEST
Marie Luther
City Clerk

ORDINANCE NO. 49

AN ORDINANCE TO ALTER, EXTEND AND REARRANGE THE CORPORATE LIMITS OF THE TOWN OF MARGARET, ALABAMA, TO INCLUDE CERTAIN ADDITIONAL PARTS OF ST. CLAIR COUNTY, ALABAMA.

BE IT ORDAINED by the Town Council of the Town of Margaret, Alabama, as follows:

WHEREAS, the owner of the following described real estate situated in St. Clair County, Alabama, to-wit:

The SW $\frac{1}{4}$ of the NE $\frac{1}{4}$ of Section 21, Township 15 South, Range 2 East; the NW $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 27, Township 15 South, Range 2 East lying west of Old Margaret Road; the SW $\frac{1}{4}$ of the SE $\frac{1}{4}$ and the SW $\frac{1}{4}$ of Section 28, Township 15 South, Range 2 East; the South $\frac{1}{2}$ of the NE $\frac{1}{4}$, the SE $\frac{1}{4}$, the NW diagonal of the NW $\frac{1}{4}$ of the SW $\frac{1}{4}$; the East $\frac{1}{2}$ of the SE $\frac{1}{4}$ of the SW $\frac{1}{4}$; the South $\frac{1}{2}$ of the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ and the NW $\frac{1}{4}$ all in Section 29, Township 15 South, Range 2 East; the East $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Section 31, Township 15 South, Range 2 East; the SE $\frac{1}{4}$ of the NE $\frac{1}{4}$ and the North $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Section 32, Township 15 South, Range 2 East; the NE $\frac{1}{4}$, the North $\frac{1}{2}$ of the SE $\frac{1}{4}$, the SE $\frac{1}{4}$ of the SE $\frac{1}{4}$, and the West $\frac{1}{2}$, all in Section 33, Township 15 South, Range 2 East, less and except the right of way of SAL Railway containing 9 acres, more or less; The NW $\frac{1}{4}$, the West $\frac{1}{2}$ of the SW $\frac{1}{4}$ lying west of Old Margaret Road, all in Section 34, Township 15 South, Range 2 East, less and except the right of way of SAL Railway, containing 4 acres, more or less; The NW $\frac{1}{4}$ of the NE $\frac{1}{4}$, the East $\frac{1}{2}$ of the West $\frac{1}{2}$; the SW $\frac{1}{4}$ of the NW $\frac{1}{4}$, the West $\frac{1}{2}$ of the SW $\frac{1}{4}$ all in Section 6, Township 16 South, Range 2 East, less and except 7 acres, more or less in the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ and the right of way of SAL Railway containing 11 acres, more or less; The North $\frac{1}{2}$ of the NE $\frac{1}{4}$, the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$, the North $\frac{1}{2}$ of the SE $\frac{1}{4}$, the NW diagonal $\frac{1}{2}$ of the SE $\frac{1}{4}$ of the SE $\frac{1}{4}$, the SW $\frac{1}{4}$ of the SE $\frac{1}{4}$, the NW $\frac{1}{4}$, and the North $\frac{1}{2}$ of the SW $\frac{1}{4}$, all in Section 5, Township 16 South, Range 2 East, less and except the right of way of SAL Railway, containing 1 acre, more or less; the East $\frac{1}{2}$ of the SW $\frac{1}{4}$, the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$, the North 231 feet in the NW $\frac{1}{4}$ of the NW $\frac{1}{4}$, the SE $\frac{1}{4}$ of the SE $\frac{1}{4}$, all in Section 7, Township 16 South, Range 2 East; the West $\frac{1}{2}$ of the NE $\frac{1}{4}$, the North $\frac{1}{2}$ of the SE $\frac{1}{4}$, the East $\frac{1}{2}$ of the NW $\frac{1}{4}$, the NE $\frac{1}{4}$ of the SW $\frac{1}{4}$, all in Section 12, Township 16 South, Range 1 East, less and except the right of way of SAL Railway containing 8 acres, more or less; the East $\frac{1}{2}$ of the NE $\frac{1}{4}$, the NE $\frac{1}{4}$ of the SE $\frac{1}{4}$, the East $\frac{1}{2}$ of the SW $\frac{1}{4}$, and the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ lying east of County Road 12, all in Section 1, Township 16 South, Range 1 East; ALSO, the following described tract or parcel of land situated in St. Clair County, Alabama: Beginning at the Southwest corner of the Northwest Quarter of the Southwest Quarter; following the branch, thence North 51° East 2 chains; thence North 53° East 2 chains; thence North 44 $\frac{1}{2}$ ° East 2 chains; thence North 4° East 2 chains; thence North 1 $\frac{1}{2}$ ° East 2 chains; thence South 88° East .97 chains; thence North 25° East 2 chains; thence North 21 $\frac{1}{2}$ ° East 2 chains; thence North 26 $\frac{1}{2}$ ° East 2 chains; thence North 36 $\frac{1}{2}$ ° East 4 chains; thence North 27° East 2 chains; thence North 23° East 2 chains; thence North 19° East .93 chains; thence North 68° East 2 chains; thence North 32 $\frac{1}{2}$ ° East 2 chains; thence North 35° East 4 chains; thence North 57° East 2 chains; thence North 55 $\frac{1}{2}$ ° East 2 chains; thence North 36° East 2 chains; thence North 32° East 2 chains; thence North 38° East 2 chains; thence North 35° East 1.28 chains to a fence; thence following said fence South 57° East 3.86 chains to the intersection of another fence; thence along said fence South 8° East 13.09 chains to an intersection of another fence row; thence 10.38 chains due West along a forty line to a forty corner, which is the Southwest corner of the Southeast Quarter of the Northwest Quarter;

thence due South 20 chains to an iron corner; thence due West 20 chains to point of beginning, all of said lands being conveyed lying in the south and east side of said branch, said lands lying and being in the South half of the Northwest Quarter and the Northwest Quarter of the Southwest Quarter of Section 7, Township 16, Range 2 East, less and except all minerals and mining rights which have heretofore been reserved.

did file its written petition, duly signed by Ded Swope, as Regional Manager of Inland-Rome, Inc., a corporation, with the Town Clerk of the Town of Margaret, requesting that said described territory in its petition be annexed to the Town of Margaret under the provisions of § 11-42-20, et seq., Code of Alabama, 1975; and

WHEREAS, said petition did have attached thereto, marked "Exhibit A", an accurate description of said territory proposed to be annexed, together with a map or said territory showing its said relationship to the corporate limits of the Town of Margaret, all as is required under the provisions of said § 11-42-20; and,

WHEREAS, the Town Council of the Town of Margaret has heretofore examined the aforesaid petition and said exhibit attached thereto and finds that the said described lands are located and contained within an area contiguous to the corporate limits of the Town of Margaret, a municipality located within the State of Alabama; and that said described lands do not lie within the corporate limits or the police jurisdiction of any other municipality; and that the owner of said described lands filed said petition by affixing its signature thereto by its duly authorized representative.

NOW, THEREFORE, BE IT ORDNANIED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA, as follows:

SECTION 1. That said petition of the owner of the following described lands situated in St. Clair County, Alabama, to-wit:

The SW $\frac{1}{4}$ of the NE $\frac{1}{4}$ of Section 21, Township 15 South, Range 2 East; the NW $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 27, Township 15 South, Range 2 East lying west of Old Margaret Road; the SW $\frac{1}{4}$ of the SE $\frac{1}{4}$ and the SW $\frac{1}{4}$ of Section 28, Township 15 South, Range 2 East; the South $\frac{1}{2}$ of the NE $\frac{1}{4}$, the SE $\frac{1}{4}$, the NW diagonal of the NW $\frac{1}{4}$ of the SW $\frac{1}{4}$; the East $\frac{1}{2}$ of the SE $\frac{1}{4}$ of the SW $\frac{1}{4}$; the South $\frac{1}{2}$ of the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ and the NW $\frac{1}{4}$ all in Section 29, Township 15 South, Range 2 East; the East $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Section 31,

REC. & FILED IN OFFICE OF THE TOWN CLERK OF ST. CLAIR COUNTY, ALABAMA. 1989 AUG 30 AM 10:27

Township 15 South, Range 2 East; the SE $\frac{1}{4}$ of the NE $\frac{1}{4}$ and the North $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Section 32, Township 15 South, Range 2 East; the NE $\frac{1}{4}$, the North $\frac{1}{2}$ of the SE $\frac{1}{4}$, the SE $\frac{1}{4}$ of the SE $\frac{1}{4}$, and the West $\frac{1}{2}$, all in Section 33, Township 15 South, Range 2 East, less and except the right of way of SAL Railway containing 9 acres, more or less; The NW $\frac{1}{4}$, the West $\frac{1}{2}$ of the SW $\frac{1}{4}$ lying west of Old Margaret Road, all in Section 34, Township 15 South, Range 2 East, less and except the right of way of SAL Railway, containing 4 acres, more or less; The NW $\frac{1}{4}$ of the NE $\frac{1}{4}$, the East $\frac{1}{2}$ of the West $\frac{1}{2}$; the SW $\frac{1}{4}$ of the NW $\frac{1}{4}$, the West $\frac{1}{2}$ of the SW $\frac{1}{4}$ all in Section 6, Township 16 South, Range 2 East, less and except 7 acres, more or less in the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ and the right of way of SAL Railway containing 11 acres, more or less; The North $\frac{1}{2}$ of the NE $\frac{1}{4}$, the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$, the North $\frac{1}{2}$ of the SE $\frac{1}{4}$, the NW diagonal $\frac{1}{2}$ of the SE $\frac{1}{4}$ of the SE $\frac{1}{4}$, the SW $\frac{1}{4}$ of the SE $\frac{1}{4}$, the NW $\frac{1}{4}$, and the North $\frac{1}{2}$ of the SW $\frac{1}{4}$, all in Section 5, Township 16 South, Range 2 East, less and except the right of way of SAL Railway, containing 1 acre, more or less; the East $\frac{1}{2}$ of the SW $\frac{1}{4}$, the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$, the North 231 feet in the NW $\frac{1}{4}$ of the NW $\frac{1}{4}$, the SE $\frac{1}{4}$ of the SE $\frac{1}{4}$, all in Section 7, Township 16 South, Range 2 East; the West $\frac{1}{2}$ of the NE $\frac{1}{4}$, the North $\frac{1}{2}$ of the SE $\frac{1}{4}$, the East $\frac{1}{2}$ of the NW $\frac{1}{4}$, the NE $\frac{1}{4}$ of the SW $\frac{1}{4}$, all in Section 12, Township 16 South, Range 1 East, less and except the right of way of SAL Railway containing 8 acres, more or less; the East $\frac{1}{2}$ of the NE $\frac{1}{4}$, the NE $\frac{1}{4}$ of the SE $\frac{1}{4}$, the East $\frac{1}{2}$ of the SW $\frac{1}{4}$, and the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ lying east of County Road 12, all in Section 1, Township 16 South, Range 1 East; ALSO, the following described tract or parcel of land situated in St. Clair County, Alabama: Beginning at the Southwest corner of the Northwest Quarter of the Southwest Quarter; following the branch, thence North 51° East 2 chains; thence North 53° East 2 chains; thence North 44 $\frac{1}{2}$ ° East 2 chains; thence North 4° East 2 chains; thence North 1 $\frac{1}{2}$ ° East 2 chains; thence South 88° East .97 chains; thence North 25° East 2 chains; thence North 21 $\frac{1}{2}$ ° East 2 chains; thence North 26 $\frac{1}{2}$ ° East 2 chains; thence North 36 $\frac{1}{2}$ ° East 4 chains; thence North 27° East 2 chains; thence North 23° East 2 chains; thence North 19° East .93 chains; thence North 68° East 2 chains; thence North 32 $\frac{1}{2}$ ° East 2 chains; thence North 35° East 4 chains; thence North 57° East 2 chains; thence North 55 $\frac{1}{2}$ ° East 2 chains; thence North 36° East 2 chains; thence North 32° East 2 chains; thence North 38° East 2 chains; thence North 35° East 1.28 chains to a fence; thence following said fence South 57° East 3.86 chains to the intersection of another fence; thence along said fence South 8° East 13.09 chains to an intersection of another fence row; thence 10.38 chains due West along a forty line to a forty corner, which is the Southwest corner of the Southeast Quarter of the Northwest Quarter; thence due South 20 chains to an iron corner; thence due West 20 chains to point of beginning, all of said lands being conveyed lying in the south and east side of said branch, said lands lying and being in the South half of the Northwest Quarter and the Northwest Quarter of the Southwest Quarter of Section 7, Township 16, Range 2 East, less and except all minerals and mining rights which have heretofore been reserved.

requesting the same to be annexed to the Town of Margaret, Alabama, be and the same hereby is approved.

Section 2. That the Town Council of the Town of Margaret, Alabama, does hereby assent to the annexation of said described lands to the Town of Margaret, and that the corporate limits of the Town of Margaret be and the same hereby are extended and rearranged so as to embrace and include said

EXHIBIT A

The SW $\frac{1}{4}$ of the NE $\frac{1}{4}$ of Section 21, Township 15 South, Range 2 East; the NW $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 27, Township 15 South, Range 2 East lying west of Old Margaret Road; the SW $\frac{1}{4}$ of the SE $\frac{1}{4}$ and the SW $\frac{1}{4}$ of Section 28, Township 15 South, Range 2 East; the South $\frac{1}{2}$ of the NE $\frac{1}{4}$, the SE $\frac{1}{4}$, the NW diagonal of the NW $\frac{1}{4}$ of the SW $\frac{1}{4}$; the East $\frac{1}{2}$ of the SE $\frac{1}{4}$ of the SW $\frac{1}{4}$; the South $\frac{1}{2}$ of the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ and the NW $\frac{1}{4}$ all in Section 29, Township 15 South, Range 2 East; the East $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Section 31, Township 15 South, Range 2 East; the SE $\frac{1}{4}$ of the NE $\frac{1}{4}$ and the North $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Section 32, Township 15 South, Range 2 East; the NE $\frac{1}{4}$, the North $\frac{1}{2}$ of the SE $\frac{1}{4}$, the SE $\frac{1}{4}$ of the SE $\frac{1}{4}$, and the West $\frac{1}{2}$, all in Section 33, Township 15 South, Range 2 East, less and except the right of way of SAL Railway containing 9 acres, more or less; The NW $\frac{1}{4}$, the West $\frac{1}{2}$ of the SW $\frac{1}{4}$ lying west of Old Margaret Road, all in Section 34, Township 15 South, Range 2 East, less and except the right of way of SAL Railway, containing 4 acres, more or less; The NW $\frac{1}{4}$ of the NE $\frac{1}{4}$, the East $\frac{1}{2}$ of the West $\frac{1}{2}$; the SW $\frac{1}{4}$ of the NW $\frac{1}{4}$, the West $\frac{1}{2}$ of the SW $\frac{1}{4}$ all in Section 6, Township 16 South, Range 2 East, less and except 7 acres, more or less in the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ and the right of way of SAL Railway containing 11 acres, more or less; The North $\frac{1}{2}$ of the NE $\frac{1}{4}$, the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$, the North $\frac{1}{2}$ of the SE $\frac{1}{4}$, the NW diagonal $\frac{1}{2}$ of the SE $\frac{1}{4}$ of the SE $\frac{1}{4}$, the SW $\frac{1}{4}$ of the SE $\frac{1}{4}$, the NW $\frac{1}{4}$, and the North $\frac{1}{2}$ of the SW $\frac{1}{4}$, all in Section 5, Township 16 South, Range 2 East, less and except the right of way of SAL Railway, containing 1 acre, more or less; the East $\frac{1}{2}$ of the SW $\frac{1}{4}$, the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$, the North 231 feet in the NW $\frac{1}{4}$ of the NW $\frac{1}{4}$, the SE $\frac{1}{4}$ of the SE $\frac{1}{4}$, all in Section 7, Township 16 South, Range 2 East; the West $\frac{1}{2}$ of the NE $\frac{1}{4}$, the North $\frac{1}{2}$ of the SE $\frac{1}{4}$, the East $\frac{1}{2}$ of the NW $\frac{1}{4}$, the NE $\frac{1}{4}$ of the SW $\frac{1}{4}$, all in Section 12, Township 16 South, Range 1 East, less and except the right of way of SAL Railway containing 8 acres, more or less; the East $\frac{1}{2}$ of the NE $\frac{1}{4}$, the NE $\frac{1}{4}$ of the SE $\frac{1}{4}$, the East $\frac{1}{2}$ of the SW $\frac{1}{4}$, and the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ lying east of County Road 12, all in Section 1, Township 16 South, Range 1 East; ALSO, the following described tract or parcel of land situated in St. Clair County, Alabama: Beginning at the Southwest corner of the Northwest Quarter of the Southwest Quarter; following the branch, thence North 51° East 2 chains; thence North 53° East 2 chains; thence North 44 $\frac{1}{2}$ ° East 2 chains; thence North 4° East 2 chains; thence North 1 $\frac{1}{2}$ ° East 2 chains; thence South 88° East .97 chains; thence North 25° East 2 chains; thence North 21 $\frac{1}{2}$ ° East 2 chains; thence North 26 $\frac{1}{2}$ ° East 2 chains; thence North 36 $\frac{1}{2}$ ° East 4 chains; thence North 27° East 2 chains; thence North 23° East 2 chains; thence North 19° East .93 chains; thence North 68° East 2 chains; thence North 32 $\frac{1}{2}$ ° East 2 chains; thence North 35° East 4 chains; thence North 57° East 2 chains; thence North 55 $\frac{1}{2}$ ° East 2 chains; thence North 36° East 2 chains; thence North 32° East 2 chains; thence North 38° East 2 chains; thence North 35° East 1.28 chains to a fence; thence following said fence South 57° East 3.86 chains to the intersection of another fence; thence along said fence South 8° East 13.09 chains to an intersection of another fence row; thence 10.38 chains due West along a forty line to a forty corner, which is the Southwest corner of the Southeast Quarter of the Northwest Quarter; thence due South 20 chains to an iron corner; thence due West 20 chains to point of beginning, all of said lands being conveyed lying in the south and east side of said branch, said lands lying and being in the South half of the Northwest Quarter and the Northwest Quarter of the Southwest Quarter of Section 7, Township 16, Range 2 East, less and except all minerals and mining rights which have heretofore been reserved.

described lands, and that the same shall become a part of the corporate area of the Town of Margaret, Alabama, upon the date of publication of this Ordinance.

Section 3. This Ordinance shall be effective upon passage, approval and publication as required by law.

ADOPTED and approved this the 8 day of May, 1989.

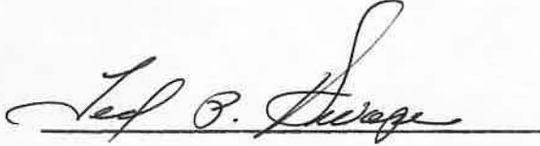
Billy Butler
Mayor

ATTEST:

Maria Butler
Town Clerk

PETITION FOR ANNEXATION

The undersigned, being the owner of that certain real property more particularly described in Exhibit A, attached hereto and incorporated herein, hereby petition the Town Council of the Town of Margaret, Alabama, to annex said property into the corporate limits of the Town of Margaret, Alabama.



Regional Manager

CLERK'S CERTIFICATE

I, Marie Butler, as clerk for the Town of Margaret, Alabama, do hereby certify that the foregoing ordinance #49 was posted at the following three places on May 11, 1989.

Mayor's Office

Simmons Grocery

Penny's Restaurant


Marie Butler
Clerk

ORDINANCE NO. 50

AN ORDINANCE TO ALTER, EXTEND AND REARRANGE THE CORPORATE LIMITS OF THE TOWN OF MARGARET, ALABAMA, TO INCLUDE CERTAIN ADDITIONAL PARTS OF ST. CLAIR COUNTY, ALABAMA.

BE IT ORDAINED by the Town Council of the Town of Margaret, Alabama, as follows:

WHEREAS, the owners of the following described real estate situated in St. Clair County, Alabama, to-wit:

From the Southeast Corner of Section 32, Township 15 South, Range 2 East, go North along the East line of Section 32, 749.44 feet to a stake; thence Left 90° 60 feet to a stake; thence right 90° 155 feet to a stake; thence left 90° 831.41 feet to a stake; thence Left 34° 37' 51", 1,348.95 feet (across the Seaboard Coastline Railroad) to a stake; thence left 55° 53' 09" 155.89 feet to a stake; thence Left 90° 2,000 feet to the point of beginning, less and except the Seaboard Coastline Railroad right of way. Containing 30 acres, more or less and lying in the South $\frac{1}{4}$ of the Southeast Quarter of Section 32, Township 15 South, Range 2 East. Being situated in St. Clair County, Alabama.

did file their written petition, duly signed by Donald Moore, whose name as owner of Moore Lumber Co., Inc., a corporation, and Donald Moore, with the Town Clerk of the Town of Margaret, requesting that said described territory in his petition be annexed to the Town of Margaret under the provisions of § 11-42-20, et seq., Code of Alabama, 1975; and

WHEREAS, said petition did have attached thereto, marked "Exhibit A", an accurate description of said territory proposed to be annexed, together with a map or said territory showing its said relationship to the corporate limits of the Town of Margaret, all as is required under the provisions of said § 11-42-20; and,

WHEREAS, the Town Council of the Town of Margaret has heretofore examined the aforesaid petition and said exhibit attached thereto and finds that the said described lands are located and contained within an area contiguous to the corporate limits of the Town of Margaret, a municipality located within the State of Alabama; and that said described lands do not lie within the corporate limits or the police jurisdiction of any other municipality; and that all the owners

of said described lands joined in said petition by affixing their signatures thereto.

NOW, THEREFORE, BE IT ORDNANIED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA, as follows:

SECTION 1. That said petition of the owner of the following described lands situated in St. Clair County, Alabama, to-wit:

From the Southeast Corner of Section 32, Township 15 South, Range 2 East, go North along the East line of Section 32, 749.44 feet to a stake; thence Left 90° 60 feet to a stake; thence right 90° 155 feet to a stake; thence left 90° 831.41 feet to a stake; thence Left 34° 37' 51", 1,348.95 feet (across the Seaboard Coastline Railroad) to a stake; thence left 55° 53' 09" 155.89 feet to a stake; thence Left 90° 2,000 feet to the point of beginning, less and except the Seaboard Coastline Railroad right of way. Containing 30 acres, more or less and lying in the South $\frac{1}{4}$ of the Southeast Quarter of Section 32, Township 15 South, Range 2 East. Being situated in St. Clair County, Alabama.

requesting the same to be annexed to the Town of Margaret, Alabama, be and the same hereby is approved.

Section 2. That the Town Council of the Town of Margaret, Alabama, does hereby assent to the annexation of said described lands to the Town of Margaret, and that the corporate limits of the Town of Margaret be and the same hereby are extended and rearranged so as to embrace and include said described lands, and that the same shall become a part of the corporate area of the Town of Margaret, Alabama, upon the date of publication of this Ordinance.

Section 3. This Ordinance shall be effective upon passage, approval and publication as required by law.

ADOPTED and approved this the 8 day of May, 1989.

Billy Butts
Mayor

ATTEST:

Maria Butler
Town Clerk

ORDINANCE NO. 50

AN ORDINANCE TO ALTER, EXTEND AND REARRANGE THE CORPORATE LIMITS OF THE TOWN OF MARGARET, ALABAMA, TO INCLUDE CERTAIN ADDITIONAL PARTS OF ST. CLAIR COUNTY, ALABAMA.

BE IT ORDAINED by the Town Council of the Town of Margaret, Alabama, as follows:

WHEREAS, the owners of the following described real estate situated in St. Clair County, Alabama, to-wit:

From the Southeast Corner of Section 32, Township 15 South, Range 2 East, go North along the East line of Section 32, 749.44 feet to a stake; thence Left 90° 60 feet to a stake; thence right 90° 155 feet to a stake; thence left 90° 831.41 feet to a stake; thence Left 34° 37' 51", 1,348.95 feet (across the Seaboard Coastline Railroad) to a stake; thence left 55° 53' 09" 155.89 feet to a stake; thence Left 90° 2,000 feet to the point of beginning, less and except the Seaboard Coastline Railroad right of way. Containing 30 acres, more or less and lying in the South $\frac{1}{2}$ of the Southeast Quarter of Section 32, Township 15 South, Range 2 East. Being situated in St. Clair County, Alabama.

did file their written petition, duly signed by Donald Moore, whose name as owner of Moore Lumber Co., Inc., a corporation, and Donald Moore, with the Town Clerk of the Town of Margaret, requesting that said described territory in his petition be annexed to the Town of Margaret under the provisions of § 11-42-20, et seq., Code of Alabama, 1975; and

WHEREAS, said petition did have attached thereto, marked "Exhibit A", an accurate description of said territory proposed to be annexed, together with a map or said territory showing its said relationship to the corporate limits of the Town of Margaret, all as is required under the provisions of said § 11-42-20; and,

WHEREAS, the Town Council of the Town of Margaret has heretofore examined the aforesaid petition and said exhibit attached thereto and finds that the said described lands are located and contained within an area contiguous to the corporate limits of the Town of Margaret, a municipality located within the State of Alabama; and that said described lands do not lie within the corporate limits or the police jurisdiction of any other municipality; and that all the owners

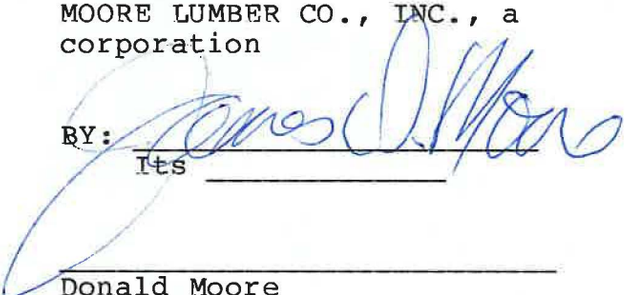
EXHIBIT A

From the Southeast Corner of Section 32, Township 15 South, Range 2 East, go North along the East line of Section 32, 749.44 feet to a stake; thence Left 90° 60 feet to a stake; thence right 90° 155 feet to a stake; thence left 90° 831.41 feet to a stake; thence Left 34° 37' 51", 1,348.95 feet (across the Seaboard Coastline Railroad) to a stake; thence left 55° 53' 09" 155.89 feet to a stake; thence Left 90° 2,000 feet to the point of beginning, less and except the Seaboard Coastline Railroad right of way. Containing 30 acres, more or less and lying in the South $\frac{1}{4}$ of the Southeast Quarter of Section 32, Township 15 South, Range 2 East. Being situated in St. Clair County, Alabama.

PETITION FOR ANNEXATION

The undersigned, being the owners of that certain real property more particularly described in Exhibit A, attached hereto and incorporated herein, hereby petition the Town Council of the Town of Margaret, Alabama, to annex said property into the corporate limits of the Town of Margaret, Alabama.

MOORE LUMBER CO., INC., a
corporation

BY: 

Its _____

Donald Moore

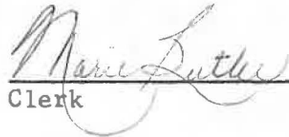
CLERK'S CERTIFICATE

I, Marie Butler, as clerk for the Town of Margaret, Alabama, do hereby certify that the foregoing ordinance #50 was posted at the following three (3) places on May 11, 1989.

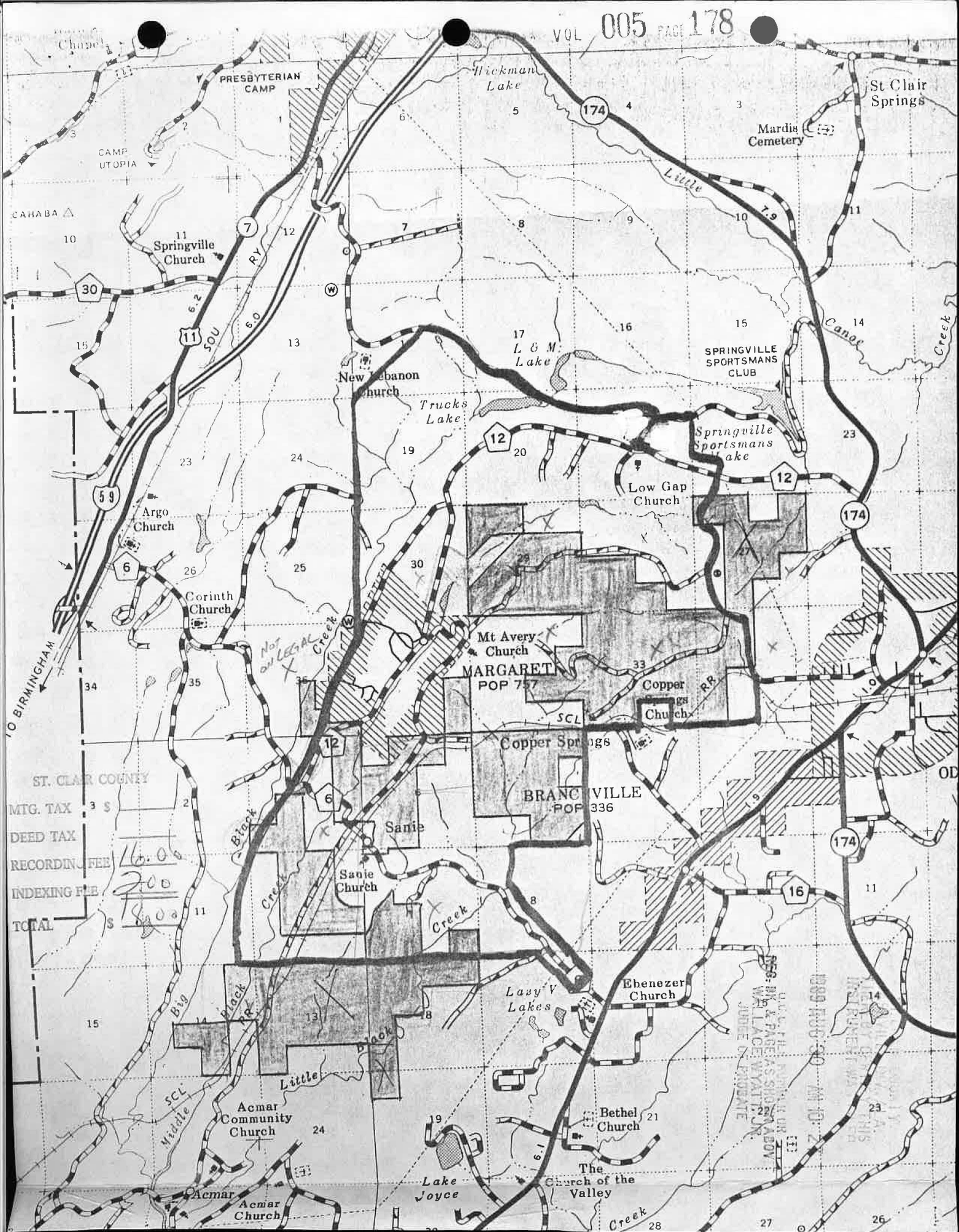
Mayor's Office

Simmons Grocery

Penny's Restaurant


Clerk

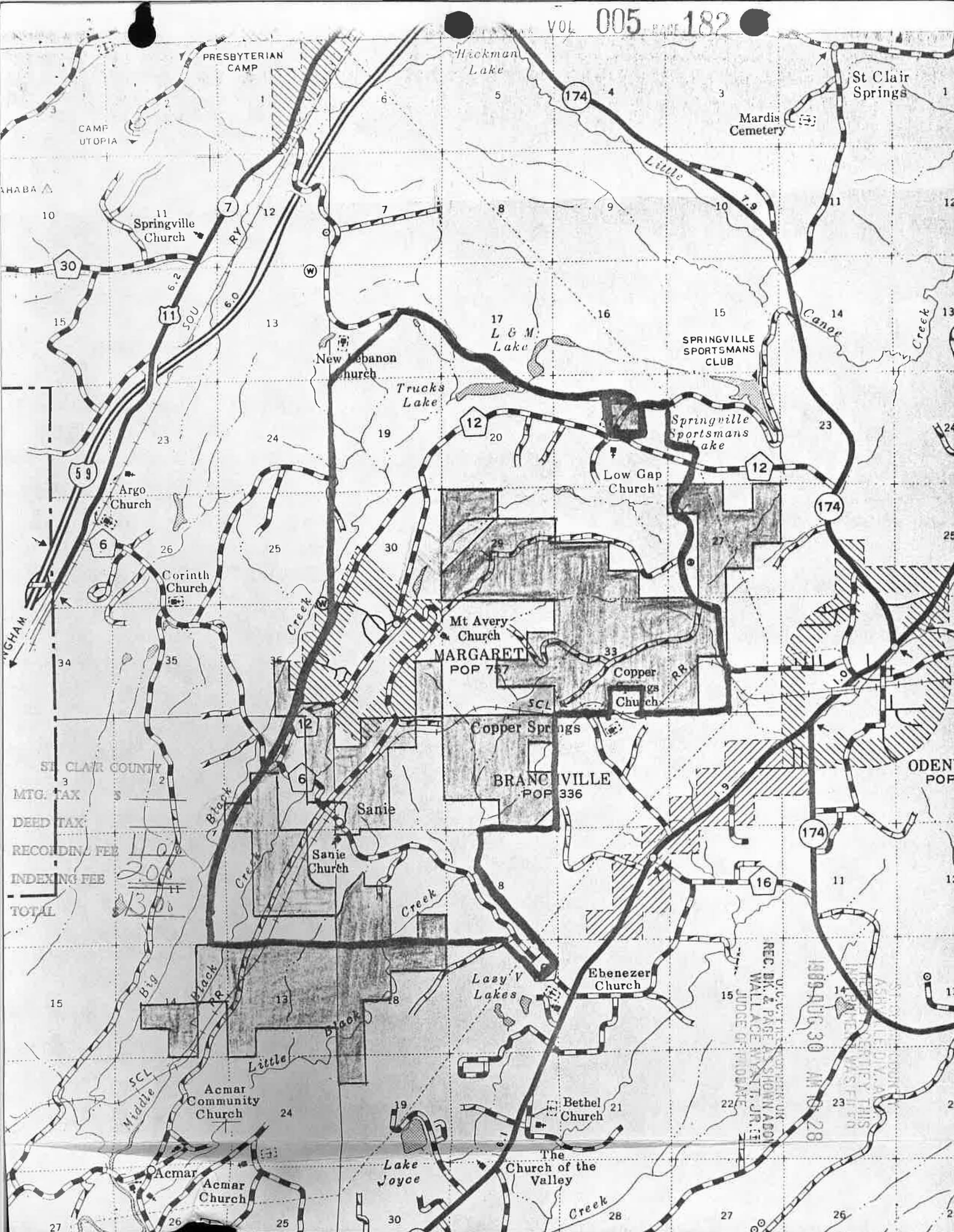




ST. CLAIR COUNTY

MTG. TAX	35
DEED TAX	
RECORDING FEE	16.00
INDEXING FEE	2.00
TOTAL	\$18.00

1939 NOV 30 AM 10:27
 JUDGE DEPOSANT
 W. L. LADEWYATT, JR.
 W. L. LADEWYATT, JR.
 W. L. LADEWYATT, JR.



ST. CLAIR COUNTY	3
MTG. TAX	\$
DEED TAX	
RECORDING FEE	11.00
INDEXING FEE	2.00
TOTAL	\$13.00

REC. BY PAGE & SHOWN ABOVE
WALLACE WYANT, JR.
JUDGE OF PROBATE
1989 JUN 30 AM 10:28

MARGARET MUNICIPAL COURT
State Ordinances

04/24/2001 12:25

Page 2

Ordinance #	Title / Description
13A-10-109	UNSWORN FALSIFICATION TO AUTHORITIES did, w/ intent to mislead a public servant, submit a statement which is not true
13A-10-12	TAMPERING WITH GOVERNMENTAL RECORDS w/out authority to do so, did make a false entry in or alter any government record
13A-10-124	TAMPERING WITH A WITNESS did attempt to induce a witness to testify falsely, withhold testimony, or absent him from any official proceeding to which he has been summoned
13A-10-128	JURY TAMPERING did attempt to communicate directly or indirectly with a juror to influence his/her vote, opinion, decision, or any other action in the case.
13A-10-129	TAMPERING WITH PHYSICAL EVIDENCE did destroy, mutilate, conceal, remove, or alter physical evidence w/ intent to impair its use, or presented false physical evidence.
13A-10-130	INTERFERING WITH JUDICIAL PROCEEDINGS did interfere with proceedings by engaging in contemptuous behavior, creating a breach of peace, failing to preform [officers of the court] , representing himself to be an attorney[w/out authorization], recording or attempting to record the deliberation of the jury
13A-10-131	SIMULATING LEGAL PROCESS did request or demand money or transfer of money by simulating legal process issued by any court of this state
13A-10-2	OBSTRUCTING GOVERNMENTAL OPERATIONS commit the crime of obstructing governmental operations if, by means of intimidation, physical force or interference or by any other independently unlawful act, he/she intentionally obstructs, impairs or hinders the administration of law or other governmental function;
13A-10-3	REFUSING TO PERMIT INSPECTION OF PROPERTY did refuse to allow inspection of property which is under his control
13A-10-35	PERMITTING OR FACILITATING AN ESCAPE 2 did intentionally aid or attempt to aid the escape of a person who committed a misdemeanor
13A-10-38	PROMOTING PRISON CONTRABAND 3 did present a contraband to an inmate, did {while in prison or any other state institution} make, obtain, or possess any contraband, or did possess a coin or any other form of currency
13A-10-40	BAIL JUMPING 2 did, upon lawful release from an institution[w/ or w/out bail], fail to appear at the time and place in connection w/ the crime he committed
13A-10-41	RESISTING ARREST on <<date>> intentionally prevent or attempt to prevent from affecting a lawful arrest of himself or of another person ;
13A-10-45	HINDERING APPREHENSION OF AN ESCAPEE did ,w/ the intent to hinder the apprehension of a person known to have escaped from a detention facility, rendered criminal assistance
13A-10-6	REFUSING TO ASSIST IN FIRE CONTROL did refuse to assist in fire control when asked by a fireman or peace officer
13A-10-62	FAILING TO DISCLOSE A CONFLICT OF INTEREST did exercise any substantial discretionary function in connection with a government contract w/out advance public disclosure of a known potential conflicting interest in the transaction

MARGARET MUNICIPAL COURT
State Ordinances

04/24/2001 12:25

Page 3

Ordinance #	Title / Description
13A-10-63	TRADING IN PUBLIC OFFICE did offer, confer, or agree to confer any pecuniary benefit upon a public servant or party officer upon an agreement or understanding that he would be appointed to a public office or public employment or designated or nominated as a candidate for public office
13A-10-7	COMPOUNDING did offer or accept any pecuniary benefit
13A-10-82	MISUSE OF CONFIDENTIAL INFORMATION did acquire a pecuniary in any property, transaction, or enterprise which may be affected by such information; did speculate or wager on the basis of such info. , or did aid someone else in doing so
13A-10-9	FALSE INFORMATION commit the crime of false reporting to law enforcement authorities if he/she knowingly makes a false report or causes the transmission of a false report to law enforcement authorities of a crime or relating to a crime.
13A-11-10	PUBLIC INTOXICATION on <<date>> appear in a public place under the influence of alcohol, narcotics or other drugs to the degree that he/she endangered himself/herself or others or property or by boisterous and offensive conduct which annoys another person in his/her vicinity;
13A-11-10.1	OPEN HOUSE PARTY; ADULT ALLOWING PARTY TO CONTINUE on <<date>> as an adult who has sanctioned an open house party and who was in attendance where there was alcoholic beverages and or controlled substance being illegally possessed or consumed the adult fails to take reasonable control. To wit:
13A-11-11	FALSELY REPORTING INCIDENT did offer false information regarding a particular incident
13A-11-12	DESECRATION OF VENERATED OBJECTS knowingly desecrate a venerated object belonging to the public or government
13A-11-13	ABUSE OF A CORPSE did treat a human corpse in a way that would outrage ordinary family sensibilities
13A-11-14	CRUELTY TO ANIMALS did either subject the animal to cruelty, while in his custody neglect the animal, or kill / injure the animal without good cause.
13A-11-141	SPORTS BRIBERY did confer, offer, or agree to confer a sports participant to not give his best, or did bribe a sports official to do his job improperly
13A-11-142	RECIEVING SPORTS BRIBE did, being either a sports participant or official, accept or agree to accept a bribe
13A-11-143	TAMPERING WITH A SPORTS CONTEST did w/ intent to influence the outcome of a sports contest tamper w/ a participant, official, animal, equipment, or any other thing involved w/ operation of a sports contest or did substitute an imposter of a person, animal, or thing in order to influence the outcome of the game
13A-11-220	CREATING A HAZARD did discard a container near children which cannot be easily opened, or does own land where there is an abandoned well, cistern, or cesspool and fails to fill, cover, or fence it .
13A-11-221	HINDERING TRANSPORTATION OF COMMODITIES did stop or hinder the operation of any vehicle transporting farm or commercial products within the state for the purpose of delaying the transportation or interfering with the loading or unloading of farm or commercial products.

MARGARET MUNICIPAL COURT

04/24/2001 12:25

State Ordinances

Page 4

Ordinance #	Title / Description
13A-11-222	REFUSING TO YIELD A PARTY LINE did refuse to yield a party line after he is informed that it is needed to make an emergency call
13A-11-223	FALSELY REQUESTING USE OF PARTY LINE FOR EMERGENCY did request use of party line for emergency when there was no emergency
13A-11-3	RIOT did w/ five or more other persons engage in violent conduct that created a grave risk of public terror or alarm
13A-11-31	CRIMINAL EAVESDROPPING did, whether present or not, use some device to eavesdrop
13A-11-32	CRIMINAL SURVEILLANCE did intentionally engage in surveillance while trespassing in a private place.
13A-11-34	CRIMINAL POSSESSION OF EAVESDROPPING DEVICE did possess, manufacture, send or transport any device designed or commonly used for eavesdropping and intends to use it for eavesdropping or knows that another person intends to use it for that purpose.
13A-11-35	DIVULGING ILLEGALLY- OBTAINED INFORMATION did knowingly or recklessly use or divulge information obtained by criminal eavesdropping or criminal surveillance.
13A-11-4	INCITING A RIOT did command solicit, insite, or urge another person to engage in violent conduct which created risks to public terror or alarm
13A-11-5	UNLAWFUL ASSEMBLY did assemble w/ 5 or more other persons in order to start a riot or being present at an assembly planned for that purpose
13A-11-50	CARRYING A CONCEALED WEAPON carry a concealed weapon about his person
13A-11-53	BRASS KNUCKLES AND SLINGSHOTS carry concealed about his person brass knuckles, slingshots, or other weapon of like kind or description;
13A-11-6	FAILURE OF DISORDERLY PERSON TO DISPERSE w/ 5 or more other persons in a course of disorderly conduct likely to cause substantial harm or serious inconvenience, annoyance, or alarm and intentionally refuses or fails to disperse when ordered to do so by a peace officer or other public servant lawfully engaged in executing or enforcing the law .
13A-11-7	DISORDERLY CONDUCT w/ intent to cause public inconvenience annoyance or alarm, or recklessly creating a risk thereof he/she congregates with other person in a public place and refuses to comply with a lawful order of the police to disperse.
13A-11-7(a)	DISORDERLY CONDUCT (1) with intent to cause public inconvenience annoyance or alarm, or recklessly creating a risk thereof he/she engages in fighting or in violent tumultuous or threatening behavior ; or
13A-11-7(a)	DISORDERLY CONDUCT (2) with intent to cause public inconvenience , annoyance or alarm, or recklessly creating a risk thereof , he/she makes unreasonable noise.
13A-11-7(a)	DISORDERLY CONDUCT (3) with intent to cause public inconvenience, annoyance or alarm, recklessly creating a risk thereof, he/she in a public place uses abusive or obscene language or makes an obscene gesture .
13A-11-7(a)	DISORDERLY CONDUCT (4) with intent to cause public convenience annoyance or alarm, or recklessly creating a risk thereof he/she

MARGARET MUNICIPAL COURT
State Ordinances

04/24/2001 12:25

Page 5

Ordinance #	Title / Description
13A-11-7(a)	without lawful authority, disturbs any lawful assembly or meeting of persons. DISORDERLY CONDUCT (5) with intent to cause public inconvenience annoyance or alarm , or recklessly creating a risk thereof he/she obstructs vehicular or pedestrian traffic, or a transportation facility ;
13A-11-7(a)	DISOBEYING POLICE OFFICER congregate with other persons in a public place and refused to comply with a lawful order of the police to disperse .
13A-11-73	LICENSE TO CARRY PISTOL IN VEHICLE OR CONCEALED ON PERSON on <<date>> carry a pistol in any vehicle or concealed on or about his person, except on his land, in his own abode, or fixed place of buisness, without a license therefore as hereinafter provided.
13A-11-8 (a)	HARASSMENT with intent to harass, annoy, or alarm another person;
13A-11-9 (3)	LOITERING on remaining in a public place for the purpose of engaging or soliciting another person to engage in prostitution of deviate sexual intercourse :
13A-12-113	PROMOTING PROSTITUTION 3 did knowingly advance or profit from prostitution
13A-12-130(PUBLIC LEWDNESS on <<date>> at () he does any lewd act in a public place which he knows is likely to be observed by others who would be affronted or alarmed.
13A-12-131	PUBLIC DISPLAY OF OBSCENE BUMPER STICKER, SIGN, OR WRITING did display bumper sticker, sign, or writing which depicts obscene language descriptive of sexual or excretory activities.
13A-12-21	SIMPLE GAMBLING on <<date>> did commit the crime of simple gambling if he/she knowingly advances or profits from unlawful gambling activity as a player; to wit :
13A-12-214	UNLAWFUL POSSESSION OF MARIJUANA 2 on <<date>>unlawfully have in his/her possession marijuana for his/her personal use.
13A-12-22	PROMOTING GAMBLING did knowingly advance or profit from unlawful gambling activity otherwise than as a player.
13A-12-23	CONSPIRACY TO PROMOTE GAMBLING did conspire to advance or profit from gambling activity other than as a player.
13A-12-24	POSSESSION OF GAMBLING RECORDS 1 did possess records of 5 or more bets of \$500 or more or of five plays or more when dealing w/ a lottery.
13A-12-25	POSSESSION OF GAMBLING RECORDS 2 did obtain items commonly used in promoting, or in bookmaking schemes or lotteries.
13A-12-260	DRUG PARAPHERNALIA , USE OR POSSESSION ; DELIVERY OR SALE on <<date>> have in his/her possession with intent to use, drug paraphernalia; to-wit :
13A-12-27	POSSESSION OF GAMBLING DEVICE did manufacture, sell, transport, place, or possess a slot machine or any other gambling device.
13A-13-4	NONSUPPORT did fail to provide support which was obligated to by law for a dependent spouse or child less than 19 years of age.

MARGARET MUNICIPAL COURT
State Ordinances

04/24/2001 12:25

Page 6

Ordinance #	Title / Description
13A-13-5	ABANDONMENT OF CHILD did being a parent, guardian, or otherwise legally charged, desert a child less than 18 years old with intent wholly to abandon it.
13A-13-6 (2)	ENDANGERING WELFARE OF A CHILD on<<date>> fail to exercise reasonable diligence in the control of such child to prevent him or her from becoming a "dependent child" or a "delinquent child", as defined in section 12-15-1. To wit :
13A-4-1	CRIMINAL SOLICITATION (*****defendant) did solicit, request, command, or importune (***** second party) to engage in conduct constituting the crime of Criminal Solicitation (section 13A-4-1 of the Code of Alabama) with the intent that such person engage in such conduct,
13A-4-2	ATTEMPT (***** defendant) did, with the intent to commit the crime of ***** (section ***** of the Code of Alabama) attempt to commit said offense by (insert appropriate language from offense attempted,)
13A-4-3	CRIMINAL CONSPIRACY (*aaa*) did agree with (*bbb*) to commit the crime of ***** (section ***** of the Code of Alabama) with the intent that conduct constituting said offense be performed and that (***** name of party committing overt act) did (***** state overt act) in furtherance of said crime, *****
13A-6-22(a)	ASSAULT 3 with intent to cause physical injury to to-wit;
13A-6-22(b)	ASSAULT 3 did, recklessly cause physical injury to <<complainant>> by <<defendant>> to-wit: << >>
13A-6-22(c)	ASSAULT 3 with criminal negligence, cause physical injury to by means of a deadly weapon or a dangerous instrument, to wit:
13A-6-22(d)	ASSAULT 3 with intent to prevent a peace officer, to-wit: from performing a lawful duty, did cause physical injury to by
13A-6-23	MENACING commit the crime of menacing if, by physical action, he/she intentionally place or attempt to place another person in fear of imminent serious physical injury.
13A-6-24	RECKLESS ENDANGERMENT on <<date>> commit the crime of reckless endangerment if he/she recklessly engages in conduct which creates a substantial risk of serious physical injury to
13A-6-25.1	CRIMINAL COERCION did, without legal authority, threaten to confine, restrain, or to cause physical injury to *aaa* with intent to induce *aaa* against his/her will to *do an unlawful act, to-wit:* or *refrain from doing a lawful act, to-wit:*
13A-6-25.2	CRIMINAL COERCION did, without legal authority, threaten to damage ***** , the property of *aaa* , with the intent to induce *aaa* against his/her will to *do an unlawful act, to-wit:* or *refrain from doing a lawful act, to-wit:*
13A-6-25.3	CRIMINAL COERCION did, without legal authority, threaten the reputation of *aaa* , with intent induce *aaa* against his/her will to *do an unlawful act, to-wit:* or *refrain from doing a lawful act, to-wit*
13A-6-41(a)	UNLAWFUL IMPRISONMENT 1 On <<date>> did commit the crime of unlawful imprisonment in the first degree if he restrains another person under circumstances which expose the latter to a risk of serious physical injury ;

MARGARET MUNICIPAL COURT
State Ordinances

04/24/2001 12:25

Page 7

Ordinance #	Title / Description
13A-6-42(b)	UNLAWFUL IMPRISONMENT 2 if "aaa" restrains "bbb" "aaa" is guilty , unless "bbb" is a child and "aaa" is a family member
13A-6-43(a)	KIDNAPPING 1 "aaa" commits kidnapping crime if "aaa" abducts "bbb" w / intent of reward, hostage,aid felony , injure , terrorize"bbb" or "ccc" , or to interfere with government
13A-6-44(a)	KIDNAPPING 2 did commit the crime of kidnapping , the charge is not applicable if no deadly force is used , if "def" is a relative of plaintiff, or if done for control reasons
13A-6-45(a)	INTERFERENCE WITH CUSTODY did commit the crime of interference by knowingly taking a child from its legal guardian
13A-6-67	SEXUAL ABUSE 2ND DEGREE-LESS THAN 16 BUT MORE THAN 12 being nineteen years old or older, subjected to sexual contact &VICTIM NAME&, who was less than sixteen years old but more than twelve years old, in violation of 13A-6-67 of the Code of Alabama, against the peace and dignity of the State of Alabama.
13A-6-68-2	INDECENT EXPOSURE with intent to arouse or gratify sexual desire of himself or of any person other than his spouse , he exposes his genitals under circumstances in which he knows his conduct was likely to cause affront or alarm in any public place or on the premises of another or so near thereto as to be seen from such private premises .
13A-7-2	CRIMINAL TRESSPASS 1 knowingly enter or remains unlawfully in a dwelling
13A-7-22	CRIMINAL MISCHIEF 2 did intend to damage property of over \$250.00 but does not exceed \$1,000.
13A-7-23	CRIMINAL MISCHIEF 3 with intent to damage the property to wit; the property of _____ and having no right to or any reasonable ground to believe that he/she had such a right did inflict damage to said property in an amount not exceeding \$250.00.
13A-7-26	CRIMINAL TAMPERING 2 did indeed intentionally tamper w/ property of another to cause a substantial inconvenience to that person or another
13A-7-27	CRIMINAL USE OF NOXIOUS SUBSTANCE did indeed place on the land , building , or in vehicle of another w/out consent [any stinkbomb or device , irritant or offensive-smelling substance]
13A-7-28	CRIMINAL POSSESSION OF NOXIOUS SUBSTANCE did possess , manufacture or transport a noxious substance w/ intent to commit crime
13A-7-29	CRIMINAL LITTERING knowingly deposit in any manner litter on any public or private property , or in any public or private waters, having no permission to do so;
13A-7-3	CRIMINAL TRESSPASS 2 knowingly enter or remain unlawfully in a building or upon real property which is fenced in or enclosed in a manner designed to exclude intruders
13A-7-4	CRIMINAL TRESSPASS 3 knowingly enter or remain unlawfully in or upon premises of _____
13A-7-4.1	CRIMINAL TRESSPASS BY MOTOR VEHICLE after having been requested not to do so by an officer parks or stands an occupied or unoccupied motor vehicle in, or repeatedly drives a motor vehicle through or within, a parking

MARGARET MUNICIPAL COURT
State Ordinances

04/24/2001 12:25

Page 8

Ordinance #	Title / Description
	area which is located on privately owned property and is provided by a merchant, a group of merchants, or a shopping center or other similar facility for customers.
13A-7-43	ARSON 3 did recklessly damage a building of &WHO BELONGED TO&, by a fire or an explosion, in violation of 13A-7-43 of the Code of Alabama, against the peace and dignity of the State of Alabama
13A-8-19	RECIEVING STOLEN PROPERTY 3 on <<date>> intentionally recieved, retained, or disposed of stolen property knowing that it has been stolen or having reasonable grounds to believe it has been stolen ;
13A-8-5	THEFT OF PROPERTY 3 on <<date>> knowingly obtain or exert unauthorized control over the property of to wit : with the intent to deprive the owner of said property, the value of all which property does not exceed two hundred fifty dollars (\$250) in value, by taking said property from or in a building where said property was sold or stored.
13A-8-9	THEFT OF LOST PROPERTY 3 did thiefe lost property in an amount worth less than \$100.00
13A-9-10	CRIMINAL SIMULATION did indeed alter an object to make it appear more valuable
13A-9-11	OBTAINING A SIGNATURE BY DECEPTION did cause another to sign or execute a written instrument by deceiving them for personal gain
13A-9-12	OFFERING A FALSE INSTRUMENT FOR RECORDING did offer a material false statement or other information to a public office or public employee knowing full-well it would be recorded and filed for later use
13A-9-17	UNLAWFULLY USING SLUGS did deposit a slug into drink machine in order to defraud the supplier, or makes, possesses, or disposes of a slug w/ intent that it be used unlawfully
13A-9-18	CRIMINAL IMPERSONATION assume a false indentity and does an act in his/her assumed character with intent to gain an economic benefit, for himself or another ,or to injure or defraud another;
13A-9-18.1	GIVING A FALSE NAME OR ADDRESS TO A LAW ENFORCEMENT OFFICER with intent to mislead the officer , the person gave a false name or address to a law enforcement officer in the course of the officer's official duties ;
13A-9-41	DECEPTIVE BUSINESS PRACTICES did while engaging in a business, occupation, or profession falsely determine or record quality or quantity,or did misrepresent the amount of product to te buyer
13A-9-42	FALSE ADVERTISING did promote a sale, transfer, or use of property or services and proved it to be false or misleading

MARGARET MUNICIPAL COURT
State Ordinances

04/24/2001 12:25

Page 9

Ordinance #	Title / Description
13A-9-43	BAIT ADVERTISING did offer to sale property or services with the intent not to take the advertised price for them, acted as if he had more product than he actualy did, or had no intent to sale at all
13A-9-45	FALSIFYING BUSINESS RECORDS did commit the crime by falsely recording info.in business records, by modifying previous records, or by failing to enter vital information for personal gain
13A-9-46	DEFRAUDING SECURED CREDITORS did destroy, remove, conceal, encumber, transfer, or hinder enforcement of security interestto defraud a secured creditor
13A-9-47	DEFRAUDING JUDGMENT CREDITORS DID REMOVE PROPERTY SUBJECT TO EXECUTION FROM A COUNTY TO PREVENT IT BEING LEVIED UPON BY AN EXECUTION,OR DID SECRETE, ASSIGN, CONVEY OR DISPOSE OF PROPERTY TO DEFRAUD A JUDGMENT CREDITOR
13A-9-48	FRAUD IN INSOLVENCY did misrepresent or refuse to disclose the receiver that he was legally bound to disclose
13A-9-49	ISSUING A FALSE FINANCIAL STATEMENT did purposely describe his financial situation or ability of himself or some other person inaccurately
13A-9-50	RECEIVING DEPOSITS IN A FAILING FINANCIAL INSTITUTION did knowingly accept deposits eventhough operations were about to be suspended due to financial difficulties
13A-9-51	MISAPPLICATION OF PROPERTY did ,with the knowledge that he was misapplying and that misapplying was risky,misapply or dispose of government or a financial institutions property
13A-9-52	COAL SALES AND DELIVERY ; MIXING IN OTHER MATERIAL OR DIFFER did knowingly sell or deliver coal which had been mixed or loaded
13A-9-7	CRIMINAL POSSESSION OF A FORGED INSTRUMENT 3 did, with intent to defraud, possess or alter a forged instrument, as follows: (See Attached Exhibit A) having knowledge that said instrument was forged, in violation of 13A-9-6 of the Code of Alabama, against the peace and dignity of the State of Alabama.
13A-9-75	THEFT OF PROPERTY BY CHARITABLE FRAUD 3 did steal property by charitable fraud {did not exceed \$100.00}
28-1-5	MINOR POSSESSING ALCOHOLIC BEVERAGES on <<date>>unlawfully while under the age of 21 years of age to purchase , consume, possess or to transport any alcohol, liquor or malt or brewed beverages with the State of Alabama .

AN ORDINANCE TO FURTHER PROVIDE FOR THE RESTRAINT AND CONTROL OF DOGS IN THE TOWN OF MARGARET, ALABAMA;

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MARGARET, ALABAMA AS FOLLOWS:

SECTION ONE: DEFINITIONS.

AT LARGE: A dog shall be deemed to be at large when it is not under restraint by its owner or a competent person having charge or control of it or when it is not confined within a wall, fence, vehicle or other enclosure in such a manner as to effectively prevent it from escape.

TOWN: The Town of Margaret, Alabama

DOG: All members of the canine family.

OWNER: The term owner shall mean and include any person, group of persons or corporation having a right of property in a dog, or who has care of it or acts as its custodian, or who keeps it, allows it food and refuge on or about premises occupied by such person or persons or who harbors it in any manner.

UNDER RESTRAINT: A dog shall be deemed to be under restraint when it is controlled by a leash, cord, chain or similar means in the hands of the owner or a competent person having charge or control of the dog or when it is tethered in a human manner so as to remain upon private premises and in the presence of the owner of such competent person.

SECTION TWO ENFORCEMENT

The provision of this chapter shall be enforced by the Town of Margaret, Alabama.

SECTION THREE: VACCINATION REQUIRED

It shall be unlawful for the owner or any person to possess, keep or harbor in the Town any dog over three (3) months of age which has not been vaccinated against rabies within the preceding twelve (12) months and tagged as required by Section 107 and 108, Title 22, Code of Alabama.

SECTION FOUR: DOGS NOT TO BE ALLOWED AT LARGE

It shall be unlawful for the owner or any person having charge or control of a dog to allow it to be or run at large.

SECTION FIVE: RESPONSIBLE DOG CARE

It shall be unlawful for any owner or harbinger of a dog not to provide for his animal;

- (a) sufficient quantity of good and wholesome food and water
- (b) proper protection and shelter from the weather
- (c) veterinary care when needed to prevent suffering; and
- (d) humane treatment

SECTION SIX: TAKING OR CAUSING ESCAPE

It shall be unlawful for anyone to take a dog from the confinement or restraint of its owner or of the person in charge or control of it or to cause a dog to escape from such confinement or restraint without specific permission therefor from the owner or person in charge or control of the dog.

SECTION SEVEN: NUISANCE BARKING AND HOWLING

It shall be unlawful for the owner of a dog to suffer or permit, on his lot or premises, the loud and frequent or continued barking, howling, or yelping of any dog as to annoy and disturb the neighbors.

SECTION EIGHT: PENALTIES

Any person violating any of the provisions of this ordinance shall be required to pay a penalty to the town clerk as follows:

- 1st offense in a calendar year\$10.00
- 2nd offense in a calendar year.....\$20.00
- 3rd offense in a calendar year.....\$30.00
- 4th offense in a calendar year.....\$200.00

SECTION NINE: FAILURE TO COMPLY

Any person who fails to comply with the provisions of this ordinance shall be summoned to appear before the Municipal Judge, as provided by Supreme Court Rule, and shall, upon conviction, be guilty of a misdemeanor and shall be fined a sum not to exceed FIVE HUNDRED (500.00) dollars.

SECTION TEN: VALIDITY

If any section, clause or provision of this ordinance be declared UNCONSTITUTIONAL or held invalid, it shall not affect or any section or clause or provision of this ordinance..

SECTION ELEVEN: This ordinance shall become effective upon passage, approval and publication as required by law.

ADOPTED AND APPROVED THIS THE 5th DAY OF April
2001.

Jeffrey H. Wilson
Mayor

attest:

Marilyn Johnson
Town Clerk