THE CADLE COMPANY	*	NO. 2009-CA-0068
VERSUS	*	COURT OF APPEAL
HARRY S. ANDERSON	*	FOURTH CIRCUIT
(CIVIL DISTRICT COURT, ORLEANS PARISH# 2005-12301)	*	STATE OF LOUISIANA
Division "K-5"	*	
	*	
	* * * * * * *	

ON REHEARING GRANTED

* * * * * * *

This Court grants rehearing on its own motion in order to clarify its

judgment rendered on July 30, 2009 by changing the first sentence found at the top

of page "2" of judgment which currently reads as follows:

Mr. Anderson was not personally named or served in the default judgment.

That sentence shall now read as follows:

Mr. Anderson was not personally named or served in the suit. Nor was he named or cast in judgment in the default judgment.

In all other respects the language of the judgment shall remain as originally

written.

New Orleans, Louisiana this _____ day of _____, 2009.

CHIEF JUDGE JOAN BERNARD ARMSTRONG

JUDGE JAMES F. MCKAY, III