HEMACARE CORP /CA/ Form SC 13D/A July 21, 2003

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

Hemacare Corp.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

423498104

(CUSIP Number)

John W. Egan N/A 4612 Pine Valley Drive Frisco, TX 75034 214-882-8329

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

June 13, 2003

(Date of Event which Requires Filling of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of \$ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. ()

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

SCHEDULE 13D

CUSIP No. 423498104

1.	Names of Reporting Persons. John W. Egan I.R.S. Identification No. 323-32-7741
2.	Check the Appropriate Box if a Member of a Group* (a.) () (b.) ()
3.	SEC USE ONLY
4.	Source of Funds*
	PF

6. Citizenship or Place of Organization

United States of America

 Number of

 Shares

 Beneficially

 Owned by

 Each Reporting

 Person With7.Sole Voting Power

 392,600

 8.Shared Voting Power

 N/A

 9.Sole Dispositive Power

 392,600

11. Aggregate Amount Beneficially Owned by Each Reporting Person John W. Egan (100%)

12. Check if the Aggregate Amount Represented by Amount in Row (11) Excludes Certain Shares (See Instructions) ()

13. Percent of Class Represented by Amount in Row (11)

5.065%

14. Type of Reporting Person

IN

Form filed to correct errors in original filing do to math mistakes. The filing date when 5% was accumulated was 6/13/03. Items 7, 9, and 13 were wrong and corrections are 392,600; 392,600, and 5.065% respectively.

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Item 1. Security and Issuer

Common Stock Hemacare Corporation 21201 Oxnard Street Woodland Hills, Ca. 91367

Item 2. Identity and Background.

(a)	Name: John W. Egan
(b)	Residence or business address: 4612 Pine Valley Drive Frisco, Texas 75034
(c)	Present Principal Occupation or Employment: Management Consultant A. T. Kearney, Inc. 5400 Legacy Drive, B1 A1 01 Plano, Texas 75024
(d)	Criminal Conviction: No Convictions
(e)	Court or Administrative Proceedings: Not subject to any proceeding.
(f)	Citizenship: United States of America

Item 3. Source and Amount of Funds or Other Consideration:

Personal/IRA funds

Item 4. Purpose of Transaction

State the purpose or purposes of the acquisition of securities of the issuer. Describe any plans or proposals which the reporting persons may have which relate to or would result in:

Investment

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(a)	The acquisition by any person of additional securities of the issuer, or the disposition of securities of the issuer;				
	I would consider buying more at attractive prices.				
	I would consider disposition if the future is judged to be less than favorable as an investment.				
(b)	An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the issuer or any of its subsidiaries;				
	None contemplated at this time.				
(c)	A sale or transfer of a material amount of assets of the issuer or any of its subsidiaries; None contemplated at this time.				
	-				
(d)	Any change in the present board of directors or management of the issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board;				
	I would be in favor of stregthening the Board of Directors.				
(e)	Any material change in the present capitalization or dividend policy of the issuer;				
	None contemplated at this time.				
(f)	Any other material change in the issuer's business or corporate structure including but not limited to, if the issuer is a registered closed-end investment company, any plans or proposals to make any changes in its investment policy for which a vote is required by section 13 of the Investment Company Act of 1940;				
	None contemplated at this time.				

(g)	Changes in the issuer's charter, bylaws or instruments corresponding thereto or actions which may impede the acquisition of control of the issuer by any person; None contemplated at this time.					
	I					
(h)	None contemplated at this time.	exchange or to cease to be authorized to b a registered national securities association	uer to be delisted from a national securities be quoted in an inter-dealer quotation system of a;			
(i)		pursuant to Section 12(g)(4) of the Act; o	ecoming eligible for termination of registration r			
	None contemplated at this time.					
(j)	None contemplated at this time.	Any action similar to any of those enumer	rated above.			
Item (a)	5. Interest in Securities of the Iss 392,600	Suer. 9 shares of common stock (5.065%)				
(b)	John W. Egan 100%					
(c)	Not applicable.					
	Transaction Date 6/10/03 6/11/03 6/13/03 Pt	Shares or Units Purchased (Sold) Purchased 30,000 urchased 5,000 Purchased 10,000	Price per Share or Unit \$0.836 \$0.871 \$0.880			
		Transactions were done in Rollover I	RA account of John W. Egan at Fidelity			
(d)		N/A				
(e)		N/A				

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

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Item 7. Material to be Filed as Exhibits.

None

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: July 21, 2003

By: /s/ John W. Egan

John W. Egan Title: Individual

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