## STATE OF ALABAMA BALDWIN COUNTY

## TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Booker T. Jordan to appear within thirty days from the service of this writ in the Circuit Court, to be held for said county at the place of holding the same, then and there to answer the complaint of Willie Mae Davis.

Witness my hand this the 12 day of July, 1962.

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			Clerk`
en e			
WILLIE MAE	DAVIS,	X	
	Plaintiff,	Î	IN THE CIRCUIT COURT OF
٧s.		X	BADLWIN COUNTY, ALABAMA
BOOKER T.	JORDAN,	I	AT LAW
0 (4)	Defendant.	Ĭ	CASE NO.

Plaintiff claims of the Defendant the sum of ONE THOUSAND and 00/100 DOLLARS (\$1,000.00), as damages for that on, to-wit, the 18th day of June, 1962, the Plaintiff's automobile was being operated upon a public highway in Baldwin County, Alabama, within the corporate limits of the city of Fairhope, Alabama, at a point where Magnolia Avenue intersects Church Street; and then and there the Defendant, Booker T. Jordan, did negligently run the motor vehible he was driving into the motor vehicle of the Plaintiff, and as a direct proximate consequence and result of said negligence, the Plaintiff's motor vehicle was damaged and broken, which resulted in a total loss of the vehicle to the Plaintiff, and the Plaintiff was deprived of the use of her motor vehicle, all to the loss of the Plaintiff in the aforesaid The Plaintiff aversthat her said motor vehicle was used amount. in her business, trade and occupation.

FILED JUL 12 1962 CFI NINV CIERRA

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BY: Johles Ala.

Defendant resides in Fairhope, Ala

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WILLIE MAE DAVIS

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. Plaintiff,

X IN THE CIRCUIT COURT OF

Vs.

X BALDWIN COUNTY, ALABAMA

\* BOOKER T JORDAN

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Defendant,

CASE NO.

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Comes now the Plaintiff by and thruogh his attorney Harry J. Wilters, Jr. and contests the claims of exemption filled by the Defendant in the above styled Cause. For grounds thereof the Plantiff says that this suit was filled under Title 7, Section 272, of the Code of Alabama as recomplied in 1958, which action is penal in nature and therefore his claimsof exemption under Title 7, Section 639, is of no effect, Plaintiff futher says that he is not required to file a Bond in this contest since the Defendant's claim of exemption came subsequent to the levy of exemption.

HARRY/J./WILTERS, JR. Attorney for Plaintiff.

Sworn to and subscribed before me on this

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day of 1968.

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CARTIFICATE OF SERVICE

1.40 hereby certify that I have an this day of 19 served a copy of the foregoing pleading on abline to all parties to this proceeding by mailing the same by United States Mail properly andressed, and first class postage prepart.

WILTERS & BRANTLEY

of Mulling

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