CLARENCE CORLEY	X	
Plaintiff	X	IN THE CIRCUIT COURT OF
vs	χ	BALDWIN COUNTY, ALABAMA
ROBERT DIGMAN	χ	AT LAW NO. 6974
Defendant	X	

-1-

The plaintiff claims of the defendant the sum of Five Thousand (\$5,000.00)Dollars as damages, for that heretofore, on to-wit, the 1st day of November, 1965, at about 6:00 P.M., the plaintiff was operating an automobile motor vehicle on a public highway, being Alabama #225 about six miles North of Spanish Fort Community in Baldwin County, Alabama, where he had a right to be, and the defendant, Robert Digman, so negligently operated his motor vehicle, to-wit, a 1965 Ford pick-up truck then and there, as to cause said motor vehicle, to-wit, an automobile pick-up truck which he was operating to run into, over, upon or against the automobile motor vehicle which plaintiff was then and there operating; and plaintiff avers that as a proximate consequence thereof, he was injured, suffering bruises and contusions all to his damage and was caused to lose time from work and that said injuries and loss caused by the said negligence of the said defendant, Robert Digman, in and about the negligent operation of the said motor vehicle at the time and place and on the occasion aforesaid, all to the damage of your said plaintiff.

-2-

The plaintiff claims of the defendant the sum of Two Thousand (32,000.00) Dollars as damages, for that heretofore on to-wit, the 1st day of November, 1965, at about 6:00 P.M., the plaintiff was operating an automobile motor vehicle on a public highway being Alabama No. 225 about six miles North of Spanish Fort Community in Baldwin County, Alabama, where he had a right to be and the defendant, Robert ^Digman, so negligently operated his motor vehicle to-wit, a 1965 Ford pick-up truck

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then and there as to cause said motor vehicle, to-wit, an automobile pick-up truck, which he was operating to run into, over, upon or against the automobile motor vehicle which your plaintiff was then and there operating; and plaintiff avers that as a proximate consequence thereof, his said automobile was damaged about the front end and other parts thereof so as to constitute a total damage of said automobile; and your said plaintiff was required to obtain other and temporary transportation for use in going to and from his said work, all to the damage of your said plaintiff.

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-3-

The plaintiff claims of the defendant the sum of Twentyfive Thousand (\$25,000.00) Dollars as damages for that, heretofore, on to-wit, the 1st day of November, 1965, at about 6:00 P.M. the plaintiff was operating an automobile motor vehicle on a public highway being Alabama No. 225 about six miles North of Spanish Fort Community in Baldwin County, Alabama, where he had a right to be and the defendant Robert Digman, so wilfully and wantonly operated his motor vehicle, to-wit, a 1965 Ford pick-up truck then and there, wilfully and wantonly causing same to run into, over, upon, or against the automobile motor vehicle which your said plaintiff was then and there operating; and plaintiff avers that as a proximate consequence thereof, that his said damages were caused by the said wilfulness and wantonness of the said defendant, Robert Digman and by the wilful and wanton operation of said motor vehicle at the time and place aforesaid.

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Plaintiff respectfully requests trial by jury. Attorney for plaintiff

383

Magazina Massaister And plaintiff further avers that the said defendant, Robert Digman is a non-resident of the State of Alabama and that the present Post Office address of said defendant, Robert Digman is 960 E. Hoffen, Banning, Georgia 92220, and the plaintiff prays that service of process upon the defendant, Robert Digman may be had in accordance with the provisions of Code of 1940, Title 7, Section 199.

Attorney for plaint

FILED

JUL C 1966 MICE L DUCK, CLERK

SUMMONS AND COMPLAINT	Baldwin Times
	CIRCUIT COURT, BALDWIN COUNTY
THE STATE OF ALABAMA, No. 692	4
BALDWIN COUNTY	
TO ANY SHERIFF OF THE STATE OF ALABAMA:	
Robert Digman	
You Are Hereby Commanded to Summon	
nantan ang pangangan na n	
o appear and plead, answer or demur, within thirty days from the	service hereof, to the complaint filed in
o appear and plead, answer or demur, within thirty days from the he Circuit Court of Baldwin County, State of Alabama, at Bay Mi Digman	
he Circuit Court of Baldwin County, State of Alabama, at Bay Mi	nette, against <u>RObert</u>
he Circuit Court of Baldwin County, State of Alabama, at Bay Mi Digman	nette, against <u>RObert</u>
he Circuit Court of Baldwin County, State of Alabama, at Bay Mi Digman	nette, against <u>RObert</u> , Defendant
he Circuit Court of Baldwin County, State of Alabama, at Bay Mi Digman y <u>Clarence Corley</u> Vitness my hand this <u>23</u> 2. day of <u>M</u>	nette, against <u>RObert</u> , Defendant
he Circuit Court of Baldwin County, State of Alabama, at Bay Mi Digman y <u>Clarence Corley</u> Vitness my hand this <u>23nd</u> day of <u>Markov</u>	nette, against <u>RObert</u> , Defendant
he Circuit Court of Baldwin County, State of Alabama, at Bay Mi Digman y <u>Clarence Corley</u> Vitness my hand this <u>23</u> 2. day of <u>M</u>	nette, against <u>RObert</u> , Defendant

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RECENEI No. 6974 Defendant lives at Page 1506 Herron Drive 1966 Mobilian Mobilian Albert IE STATE OF ALABAMA RECEIVED IN OFFICE BALDWIN COUNTY WILKINS STERIFF **ÍRCUIT COURT** - JUM/ATS2 498966 ., 19..... ^{VILKIN} Sheriff CLARENCE CORLEY M. S. B _, Sheriff I have executed this summons his Plaintiffs Thavillenicopplaitus 2 vs. miles at 10c per mile for a total ROBERT DIGMAN M. S. Butler, Sheriff Montgomery Countr, Ala Defendants SUMMONS and COMPLAINT 56 tor fund in my County stor alligant success and to may. Filed 19...... By a y Juscher 2/8 ATTER A MARK MARK the within on flogmen f) again Secretary of State of The State of Alabama. This the day of ... Sheriff of Montgomery County LeNois T M. S. Butler, K. D.Sheriff Вy., 00 10 0° × 12 001 Deputy Sheriff **Defendant's Attorney** 77 X 1000 0 1000 and saturate provi

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SUMMONS AND COMP	LAINT	MOORE PRINTING	COMPANY - BAY MINE	ITE, ALA.
STATE OF ALABAMA Baldwin County		Circuit Cour	t, Baldwin County	
	J	••••••	TERM,	19
TO ANY SHERIFF OF THE ST	ATE OF ALAB	AMA:		· ·
You Are Hereby Commanded to Su	men Robert	Diaman		
		••••••••	••••••••••••••••••••••••••••••••••••	
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to appear and plead, answer or demu	ır, within thirty da	ys from the service	hereof, to the comp	laint fil
in the Circuit Court of Baldwin Cour	ity, State of Alaba	ima, at Day Minett	e, against	••••••
Robert Digman				endant
by Clarence Corley				
	**			laintiff
γ :	Zaday of	\mathcal{N}_{α}	11	
Witness my hand this	<i>\</i>	lier 19	Le De Duc	Reie
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STATE OF ALABAMA Baldwin County				Defend	ant live	s at		
CIRCUIT COURT				Receiv	ed In O	ffice	:	· · · ·
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SUMMONS AND COMPLAINT								
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Plaintiff's Attorney				•••••				herií
Defendant's Attorney		•••••						

CLARENCE CORLEY	X
Plaintiff	X IN THE CIRCUIT COURT OF
VS	X BALDWIN COUNTY, ALABAMA
ROBERT DIGMAN	X at law No
Defendant	X

-1-

The plaintiff claims of the defendant the sum of Five Thousand (\$5,000.00) Dallars as damages, for that heretofore, on to-wit, the 1st day of November, 1965, at about 6:00 P.M., the plaintiff was operating an automobile motor vehicle on a public highway, being Alabama #225 about six miles North of Spanish Fort Community in Baldwin County, Alabama, where he had a right to be, and the defendant, Robert Digman, so negligently operated his motor vehicle, to-wit, a 1965 Ford pick-up truck then and there, as to cause said motor vehicle, to-wit, an automobile pick-up truck which he was operating to run into, over, upon or against the automobile motor vehicle which plaintiff wasthen and there operating; and plaintiff avers that as a proximate consequence thereof, he was injured, suffering bruises and contusions all to his damage and was caused to lose time from work and that said injuries and loss caused by the said negligence of the said defendant, Robert Digman, in and about the negligent operation of the said motor vehicle at the time and place and on the occasion aforesaid, all to the damage of your said plaintiff.

-2-

The plaintiff claims of the defendant the sum of Two Thousand (\$2,000.00) Dollars as damages, for that heretofore On to-wit, the 1st day of November, 1965, at about 6:00 P.M., the plaintiff was operating an automobile motor vehicle on a public highway being Alabama No. 225 about six miles North of Spanish Fort Community in Baldwin County, Alabama, where he had a right to be and the defendant, Robert ^Digman, so negligently operated his motor vehicle to-wit, a 1965 Ford pick-up truck then and there as to cause said motor vehicle, to-wit, an automobile pick-up truck, which he was operating to run into, over, upon or against the automobile motor vehicle which your plaintiff was then and there operating; and plaintiff avers that as a proximate consequence thereof, his said automobile was damaged about the front end and other parts thereof so as to constitute a total damage of said automobile; and your said plaintiff was required to obtain other and temporary transportation for use in going to and from his said work, all to the damage of your said plaintiff.

-3-

The plaintiff claims of the defendant the sum of Twentyfive Thousand (\$25,000.00) Dollars as damages for that, heretofore, on to-wit, the 1st day of November, 1965, at about 6:00 P.M. the plaintiff was operating an automobile motor vehicle on a public highway being Alabama No. 225 about six miles North of Spanish Fort Community in Baldwin County, Alabama, where he had a right to be and the defendant Robert Digman, so wilfully and wantonly operated his motor vehicle, to-wit, a 1965 Ford pick-up truck then and there, wilfully and wantonly causing same to run into, over, upon, or against the automobile motor vehicle which your said plaintiff was then and there operating; and plaintiff avers that as a proximate consequence thereof, that his said damages were caused by the said wilfulness and wantonness of the said defendant, Robert Digman and by the wilful and wanton operation of said motor vehicle at the time and place aforesaid.

200 Attorney for plaintiff

Plaintiff respectfully requests trial by jury.

Attorney for plaintiff

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FILED.

And plaintiff further avers that the said defendant, Robert Digman is a non-resident of the State of Alabama and that the present Post Office address of said defendant, Robert Digman is 960 E. Hoffen, Banning, Georgia 92220, and the plaintiff prays that service of process upon the defendant, Robert Digman may be had in accordance with the provisions of Code of 1940, Title 7, Section 199.

Attorney for plaintiff /

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ALCE I. MICH, GLEGARMA

July 25, 1966

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

CASE NO. 6974

TO THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW: I, Mrs. Agnes Baggett, Secretary of State, hereby certify that on July 11, 1966 I sent by certified mail in an envelope addressed as follows:

<u>F 1/ 10 F 10</u> 1966 - 22 1966

vs

Robert Digman 960 E. Hoffen Banning, Ga. 92220"

CLARENCE CORLEY, Plai

"

44

ROBERT DIGMAN, Befendant

"Certified Mail— Return Receipt Requested Deliver to Addressee Only"

bearing sufficient and proper prepaid postage, a notice bearing my signature and the Great Seal of the State of Alabama in words and figures as follows:

Robert Digman 960 E. Hoffen Banning, Ga. 92220

You will take notice that on July 11, 1966 the Sheriff of Montgomery County, Alabama, served upon me, in my official capacity, summons and complaint in a case entitled: CLARENCE CORLEY, Plaintiff VS ROBERT DIGMAN, Defendant

in the CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW Case No. 6974 a true copy of which summons and complaint is attached hereto and the said service upon me as Secretary of State of the State of Alabama has the force and effect of personal service upon you.

WITNESS MY HAND and the Great Seal of the State of Alabama this the 11 day of July 1966

Enclosure (1)

(Signed) Mrs. Agnes Baggett Secretary of State"

I further certify that the notice above set out which was so mailed in the envelope addressed as above set forth had attached to it a true copy of the summons and complaint in the above-styled cause.

I further certify that on Jul 25 1966 I received the return card, showing receipt by the designated addressee of the aforementioned matter at address not given on Jul 19 1966

WITNESS MY HAND and the Great Seal of the State of Alabama this the 25 of July 1966

day Mrs. Agnes Baggett

Secretary of State

Enclosures: Return Receipt Card and copy of Summons and Complaint. cc: Hon. LeNoir Thompson Bay Minette, Ala.

CLARENCE	CORLEY		X
	Plaint	iff	X
VS			X
ROBERT D	IGMAN Defend:	ant)(
and	Ĩ		X
AMERICAN	LIBERTY	INSURANCE	COMPANX
	Garnis	shee	X
			Y

IN	THE	CIRCUIT	COURT	OF
BAI	DWI	OUNTY,	ALABA	MA
AT	LAW	NO.	a sa ng	

Comes the plaintiff in the above styled cause and satisfies the judgment rendered in this cause.

<u>Clauner Carles</u> Plaintiff

C. LeNoir Thompson Attorney for plaintiff

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ALE A MER CLERK

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ar.	nishm	ent or	յազ	lgment

The State of Alabama, CIRCUIT CO	URT, BALDWIN COUNTY
•	TERM, 19
To any Sheriff of the State of Alabama, Greeting:	
	(a) Circle Count of Polynin
WHEREAS, at a regular	
County, to-wit: On theday of	
said term, Clarence Corley	
recovered judgment against	an a
for the sum of	
and affidavit having been made by	satisfaction of such ludgment, and that
that process of garnishment is believed to be necessary to obtain the following named persons or corporations, viz:	Satistaction of outer Justisment, and there
American Liberty Insurance Company 1401.	South 20th Street,
Birmingham, Alabama	
has or is believed to have in	
or effects belonging to said defendant or	thatis, or
is believed to be indebted to said defendant or to be	liable to them, or to one of them on a
contract for the delivery of personal property, or on a contract fo	or the payment of money which may be
discharged by the delivery of personal property, or which is pay	
You Are Therefore Hereby Commanded to Summon	
American Liberty Insurance Company, 1401 Alabama.	
to be and appear before the honorable Judge of the Circuit Co	
House thereof, in the city of Bay Minette, on theMond	ay in A. D. 19
then and there within the three first days of the term, to ans	
the service of the garnishment, or at the making. SE its answer	
serving the garnishment, and making the answer	
and whether	
by a contract then existing, and whether by a	contract then existing
is, or are, liable to said defendants for the delivery of personal which may be discharged by the delivery of personal property,	or which is payable in personal proper-
ty, and whether	possession or under
control money or effects belonging to the defendant	t Dignan
Herein fail not, and have you then and there this Writ.	
Witness, ALICE J. DUCK, Clerk of said Court, this	day of
IssuedA. D., 19 ATTEST:	
	Clark



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State of Alabam BALDWIN COUNTY	;	}								
)					02		DA Web, Of, (1944)	
Robert Digma		TED 45-4				, Defe	ndant			O Ž
YOU ARE HEREBY	÷	ILD That	a Writ					····	the case of the ca	
us Robert Digman	-								ੂ , Defer	·
pending in the Circuit										
American Liberty Birmingham, Ala.	/ Ins	urance	Comp	any, i	1401	South	20th	Stree	25,	
been named as Garnish	1ee	-								

NOTICE OF GARNISHMENT

Die Clerk of the Circuit Court.

	ed my sear on this factories.	N O T I C E TO DEFENDANT OF GARNISHMENT BY CLERK OF CIRCUIT COURT BALDWIN COUNTY, ALABAMA TO
		TO Plaintiff VS.
 A set of a set of		Defendant
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CLARENCE CORLEY	X
Plaintiff	X
VS	IN THE CIRCUIT COURT OF
ROBERT DIGMAN	BALDWIN COUNTY, ALABAMA
Defendant	AT LAW NO
and	X
AMERICAN LIBERTY INSURANCE COMPANY	X
Carnishee	Y

Comes the plaintiff in the above styled cause and by agreement with the garnishee dismisses the garnishment filed in said cause against American Liberty Insurance Company.

Attornéy for plaintiff.

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