### GIBBONS & STOKES

ATTORNEYS AT LAW 201 AMERICAN NATIONAL BANK BUILDING BIENVILLE OFFICE MOBILE, ALABAMA TELEPHONE 433-2611

E. GRAHAM GIBBONS B. F. STOKES, III

## July 27, 1966

MAILING ADDRESS P. O. BOX 293 MOBILE, ALABAMA, 36601

Mrs. Alice J. Duck, Clerk Circuit Court Baldwin County Court House Bay Minette, Alabama

Re: Harold Howell vs. John H. West

Dear Mrs. Duck:

Enclosed I am forwarding suit which I respectfully ask that you please place on file and forward to the Secretary of State for service on the defendant. Also enclosed is my check in the sum of \$5.00 to be forwarded to the Secretary of State.

Sincerely,

Value

E. Graham Gibbons

EGG:jh

Enclosures

P. S. I believe this should be forwarded to the Sheriff in Montgomery for service upon the Secretary of State.

# USS INTREPID (CVS-11) FPO New York 09501

29 August 1966

Circuit Clerk Baldwin County Circuit Court Balwin County, Alabama

Re: HOWELL vs. WEST, Law Case No. 7085

Dear Mr. Clerk:

On 29 July, John H. West, 688 04 74, AN, USN, USS INTREPID (CVS-11) was served as defendant in the above captioned case through the Secretary of State of Alabama.

West is currently serving aboard USS INTREPID (CVS-11) which is deployed for an extended cruise to South East Asian waters and will not return to the United States until around the 1st of December.

In accordance with the provisions of the Soldiers: and Sailors: Civil Relief Act of 1948, as amended, it is respectfully requested that the above-styled case be continued and all proceedings stayed until such time as West is again present in the United States.

Sincerely yours,

daim

LT, USNR Legal Officer

Copy to: GIBBONS & STOKES SECRETARY OF STATE OF ALABAMA JOHN-H. WEST

SEP 7 1966

CI ERK REGISTER

#### GIBBONS & STOKES

ATTORNEYS AT LAW 160 CONGRESS STREET MOBILE, ALABAMA TELEPHONE 433-2611

E. GRAHAM GIBBONS B. F. STOKES, III

## June 13, 1967

MAILING ADDRESS P. O. BOX 293 MOBILE, ALABAMA, 36501

Mrs. Alice Duck, Clerk Circuit Court Baldwin County Bay Minette, Alabama

Re: Harold Howell vs. John H. West, Case #7085

Dear Mrs. Duck:

Please non-suit the above case on motion of the plaintiff. Please also send me the cost bill.

Sincerely

5 p Solela

E. Graham Gibbons

EGG:he

HAROLD	HOWELL,	)	IN THE CIRCUIT COURT OF
	Plaintiff	)	BALDWIN COUNTY,
VS .		)	ALABAMA
JOHN H.	WEST,	)	AT LAW
	Defendant	)	CASE NO. 7085

a second

Plaintiff claims of the defendant \$818.49 damages for that heretofore on, to-wit, the 7th day of August, 1965, the defendant so negligently operated a motor vehicle westwardly on Highway 90 in Loxley, Alabama, said highway being a public highway in the City of Loxley, County of Baldwin, Alabama, so as to cause or allow the motor vehicle defendant was operating to run into, upon or against the plaintiff's motor vehicle which was then and there being operated in a westwardly direction on Highway 90, and as a direct and proximate consequence of the negligence of the defendant and the aforesaid, plaintiff's automobile was bent, broken and damaged and he lost the use thereof for a long period of time.

357

GIBBONS & STOKES

BY: Etralian Graham Gibbons

Defendant may be served through the Secretary of State:

Mr. John H. West 688 04 74, AN, USN USS INTREPID (CVS-11) FPO New York 09501

FULED AUGUSTON

SUMMONS AND	COMPLAINT	T MOORE	PRINTING CO	OMPANY - 1	BAY MINE	ΓTE,
STATE OF AL	LABAMA /	Circ	cuit Court,	Baldwin	County	
Baldwin Co	č >	No7085	•••••			1
			••••••		.TERM,	19
TO ANY SHERIFF OF	THE STATE O	F ALARAMA.				
You Are Hereby Comman	nded to Summon	JOHN H. WEST	••••••		********	•••••
- 1944 			••••••		************	
		•••••		•••••		•••••
to appear and plead, answ	er or demur, within	thirty days from the	e service he	reof, to t	he comp	ain
· · · · · ·		of Alabama, at Ba	y Minette,	against		••••
· · · · · ·		of Alabama, at Ba		against		••••
in the Circuit Court of Bal	dwin County, State	of Alabama, at Ba	y Minette,	against T	, Defe	nda
in the Circuit Court of Bal	dwin County, State	of Alabama, at Ba	y Minette,	against T	, Defe	nda
in the Circuit Court of Bal	dwin County, State	of Alabama, at Ba	y Minette. IN R. WES ROLD ROWE	against <u>T</u> UJ.	, Defe	nda
in the Circuit Court of Bal	dwin County, State	of Alabama, at Ba	y Minette. IN R. WES ROLD ROWE	against <u>T</u> UJ.	, Defe	nda 
in the Circuit Court of Bal	dwin County, State	of Alabama, at Ba	y Minette. IN A. WES ROLD ROWE	against <u>T</u> UJ.	, Defe	nda
Witness my hand this	dwin County, State	of Alabama, at Ba	y Minette, IN I. WES ROLD HOWE	against <u>T</u> UJ.	, Defe	nc

STATE OF ALABAMA Baldwin County	Defendant lives at
	RECEIVED IN OFFICE
CIRCUIT COURT	3 MRepaived in Office
HAROLD HOUELL,	JUL 2 8 1966 M: S. BUTLER, Sheriff JAYLOR WILKINS SHERIFE
, Plaintiffs	I have executed this summons
<b>vs.</b>	this
JOHN H. WEST	by leaving a copy with
Defendants	
SUMMONS AND COMPLAINT	Executed by serving
	the within on legerest Sugger
• • • • • • • • • • • • • • • • • • •	Secretary of State of The State of
1	Alabama. This the
	Sheriff of Montgomery County
	<u>M. S. Butler,</u> By Korres D. S.
	<u> </u>
	The Sheriff claims
	miles at 10c per mile for a total
GIBBONS & STOKES	of \$
Plaintiff's Attorney	M. 8. Butler, Sheriff Montgomery County, AlSheriff
Defendant's Attorney	