## STATE OF ALABAMA Baldwin County

Circuit Court, Baldwin County
No. 8056

.....TERM, 19..... TO ANY SHERIFF OF THE STATE OF ALABAMA: You Are Hereby Commanded to Summon GEORGE ARTHUR DAVIS and WILLIE MAY DAVIS to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against..... GEORGE ARTHUR DAVIS and WILLIE MAY DAVIS Defendant S

No	Page	
STATE OF ALABAMA  Baldwin County		Defendant lives at George Arthur Davis, P.O. Box 222 Daphne, Ala. or Grand Hotel, Poin Clear, Ala Willie May Davis, Received In Office 222, Daphn Ala.
CIRCUIT COURT		
SAM DYSON -		
		Sheriff
Plaintiffs		I have executed this summons
	vs.	this 19
	•	by leaving a copy with
WILLIE MAY DAVIS, Defendants		
SUMMONS A	AND COMPLAINT	
Filed	19	
************************	Clerk	
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10116	V. DUCK	
OVIIV		
Plaintiff's Attorney		Sheriff
	Defendant's Attorney	Deputy Sheriff
La La Company Control of the Control		

SAM DYSON,

Plaintiff,

BALDWIN COUNTY, ALABAMA

vs.

GEORGE ARTHUR DAVIS, and

WILLIE MAY DAVIS, jointly
and individually,

Defendants.

Plaintiff claims of the Defendants the sum of TWO HUNDRED SEVENTY-EIGHT AND 72/100 (\$278.72) DOLLARS as damages, for that heretofore on, to-wit: the 23rd day of August, 1967, Plaintiff's automobile was being driven along a public street in the City of Fairhope, County of Baldwin, State of Alabama, to-wit: the intersection of Magnolia Avenue and Section Street, which was then and there a public highway in Baldwin County, Alabama, and that then and there the Defendant, GEORGE ARTHUR DAVIS, as servant, agent or employee, and while acting within the line and scope of his authority of WILLIE MAY DAVIS, so negligently operated a motor vehicle as to allow it to run into, upon or against the motor vehicle of the Plaintiff, and as a proximate consequence thereof, the Plaintiff's automobile was damaged in that the left side of the said automobile was bent, smashed and torn and had to be repaired, the left door was sprung and had to be repaired, the left rear panel of the door was bent, smashed and otherwise torn, that the door post between the doors was bent and had to be straightened, that the inner wheel house panel was bent, smashed and had to be straightened, that the left rocker arm was bent, smashed and had to be straightened, all as a proximate consequence of the negligence of the Defendant as aforesaid, hence this suit.

ATTORNEY FOR PLAINTIFF

MAR 22 1988

ALIOE II. DUBY CLERK REGISTER

SAM DYSON,	)	IN THE CIRCUIT COURT OF
Plaintiff,	)	BALDWIN COUNTY, ALABAMA
<b>VS.</b>	)	AT LAW
GEORGE ARTHUR DAVIS, and	)	8056
WILLIE MAY DAVIS, jointly and individually,	)	0002
Defendants.	;	

Plaintiff claims of the Defendants the sum of TWO HUNDRED SEVENTY-EIGHT AND 72/100 (\$278.72) DOLLARS as damages, for that heretofore on, to-wit: the 23rd day of August, 1967, Plaintiff's automobile was being driven along a public street in the City of Fairhope, County of Baldwin, State of Alabama, to-wit: the intersection of Magnolia Avenue and Section Street, which was then and there a public highway in Baldwin County, Alabama, and that then and there the Defendant, GEORGE ARTHUR DAVIS, as servant, agent or employee, and while acting within the line and scope of his authority of WILLIE MAY DAVIS, so negligently operated a motor vehicle as to allow it to run into, upon or against the motor vehicle of the Plaintiff, and as a proximate consequence thereof, the Plaintiff's automobile was damaged in that the left side of the said automobile was bent, smashed and torn and had to be repaired, the left door was sprung and had to be repaired, the left rear panel of the door was bent, smashed and otherwise torn, that the door post between the doors was bent and had to be straightened, that the inner wheel house panel was bent, smashed and had to be straightened, that the left rocker arm was bent, smashed and had to be straightened, all as a proximate consequence of the negligence of the Defendant as aforesaid, hence this suit.

TORNEY FOR PLAINTI

MAR 22 1968

ALCE J. DUCK CLERK REGISTER

STATE	OF	ALABAM	A
: <b>E</b>	Baldwin	County	
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Circuit Court, Baldwin County

.....TERM, 19..... TO ANY SHERIFF OF THE STATE OF ALABAMA: You Are Hereby Commanded to Summon GEORGE ARTHUR DAVIS and WILLIE MAY DAVIS to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against...... GEORGE ARTHUR DAVIS and WILLIE MAY DAVIS

No. 9156	Page
STATE OF	ALABAMA
Baldwir	1 County
CIRCUIT	COURT
SAM DYS	0.N.
	Plaintiffs
v	'S,
GEORGE ARTHUR WILLIE MAY DAV	DAVIS and IS, Defendants
SUMMONS AN	D COMPLAINT
Filed	19
MAR 22 19	Clerk
ALICE J. DUCK	CLERK REGISTER
JOHN W	Dalok
JOHN V	DUCK Plaintiff's Attorney
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Defendant's Attorney

Defendant lives at George Arthur Davis, P.O. Box 222 Daphne, Ala. or Grand Hotel, Point Clear, Ala. - Willie May Davis, Received In Office 222, Daphne Ala. MAR 22 1968 Sheriff I have executed this summons by leaving a copy with 69