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HARRY J. WILTERS. JR. TOLBERT M. BRANTLEY

LAW OFFICES OF WILTERS & BRANTLEY P. O. BOX 968 BAY MINETTE, ALABAMA 36507

PHONE BAY MINETTE 937-5533

June 7, 1968

Mrs. Alice J. Duck Circuit Clerk Bay Minette, Alabama

Reindeau vs. Boggan RE:

103

Dear Mrs. Duck,

If you will, please have Mr. Boggan served by Registered mail in this case at Route 3, Box 162, Pensacola, Florida.

Yours truly,

Tolbert M. Brantle



TMB/jcw

GLENDA H. RIENDEAU, IN THE CIRUCIT COURT OF Plaintiff, I BALDWIN COUNTY, ALABAMA VS. I AT LAW ARCH W. BOGGAN I CASE NO. 8105 Defendant. I

## AMENDED ANSWER

Comes now the defendant, Archie W. Boggan, by his attorney of record, Kenneth Cooper, Esquire, and amends his answer heretofore filed in this cause, by adding the following paragraph thereto, to-wit:

3. For further answer to the complaint, and to each and every count thereof, the defendant says Plaintiff ought not to recover in this cause, for that on the occasion complained of the Plaintiff was herself guilty of negligence proximately contributing to her alleged damages and injuries, in that Plaintiff unlawfully stopped her vehicle in the public highway over which she and the defendant were traveling, without giving any signals or warnings immediately prior thereto that she was stopping or that she was going to turn off the said public highway, which failure to give such signals or warning proximately contributed to Plaintiffs damages and injuries, hence the Plaintiff ought not to recover in this suit.

In all other respects the ANSWER remains unchanged.

I certify that I have mailed a copy of the foregoing Amended Answer to Hon. Tolbert M. Brantley, Bay Minette, Alabama, Attorney At Law, by depositing the same in United States Mail, postage prepair, It Hay Minette, Alabama, on this \_\_\_\_\_ day of March, 1970.

MAR 3 1970

ALCE J. DUCK REC ARE

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VOL

GLENDA H. RIENDEAU, I Plaintiff, I VS. I ARCH W. BOGGAN I Defendant. I IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW CASE NO. 8105

## ANSWER

Comes now the defendant Archie W. Boggan, by his Attorney of record, Kenneth Cooper, Esquire, and for answer to the complaint saith:

- 1. General issue.
- 2. Not guilty.

CERTIFICATE OF SERVICE 1 hereby certify that I have on this 23 day of <u>Feb</u>, 1970, served a copy of the foregoing on counsel of record for all parties to this proceeding by depositing same in United State mail postage prepaid, properly addressed to said counsel.

nn Atterney fer: 2

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ALGE J. PURK CLERK REGISTER

VOL

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GLENDA H. RIENDEAU,	X	IN THE CIRCUIT COURT OF
Plaintiff,	Ĩ	BALDWIN COUNTY, ALABAMA
Vs.	Ĩ	AT LAW
ARCH W. BOGGAN,	Q	CASE NO. 8105
Defendant.	X	

## DEMURRER

Comes now Arch W. Boggan, Defendant in above-styled cause, by his Attorney, Kenneth Cooper, Esquire, and demurs to the complaint heretofore filed in this cause, and to each and every count thereof, and assigns as reasons therefor the following, separately and severally, to each and every count thereof, to-wit:

1. The complaint is vague.

2. The complaint is uncertain.

3. The complaint fails to state a legal cause of action.

4. The complaint is a conclusion of the pleader.

5. The complaint does not show the meaning of the phrase "As a direct and proximate consequence your Plaintiff was injured as follows:"

6. The complaint fails to allege in what manner Plaintiff is "permanently injured".

I certify that I have mailed a copy of the foregoing DE-MURRER to Hon. Tolbert M. Brantley, Attorney At Law, Bay Minette, Alabama, by depositing the same in United States Mail, postage prepaid, at Bay Minette, Alabama, on this <u>2</u>\_\_\_\_ day of June, 1968.

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JUN 2 1 1968

FOR DEFENDANT

ALICE J. DUCK CLERK REGISTER

GLENDA H. RIENDEAU	X	IN THE CIRCUIT COURT OF
Plaintiff	Į	BALDWIN COUNTY, ALABAMA
VS.	X	AT LAW
ARCH W. BOGGAN	X	CASE NO. 8/115
Defendant	taj 🗴	

1.

The Plaintiff claims of the Defendant the sum of TWENTY ONE THOUSAND (\$21,000.00) DOLLARS as damages for that: Heretofore on to-wit, May 11, 1967, the Plaintiff was operating a motor vehicle along or upon U. S. Highway #90, at a point approximately seven miles East of Robertsdale, Alabama; said highway is a public highway in Baldwin County, Alabama. At said time and place Arch W. Boggan so negligently operated his motor vehicle as to cause or to allow the same to run into the vehicle being driven by the Plaintiff. As a direct and proximate consequence your Plaintiff was injured as follows: The muscles and tendons of her neck and back were pulled, torn and strained. Your Plaintiff was caused much mental and physical pain as the result of said injury and continues to date to suffer mental and physical pain. Your Plaintiff avers that she has been caused to spend large sums of money for doctor, hospital and medical bills in an effort to cure her ailments and injuries. Your Plaintiff further avers that she is permanently injured and will probably continue to suffer pain and anxiety for the balance of her life. Your Plaintiff avers that said injury and damages are the proximate result of the negligence of the Defendant, hence this suit.

TERS, BRANTLEY & NESBIT BY: Sally ml

The Plaintiff demands a trial by jury.

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APR 2 5 1968

ALCE J. DUCK CLERK REGISTER

63 PAGE 533 VOL

GLENDA H. RIENDEAU,	<u> </u>	IN THE CIRCUIT COURT OF
Plaintiff,	X	BALDWIN COUNTY, ALABAMA
Vs.	X	AT LAW
ARCH W. BOGGAN,	Ž	CASE NO. 8105
Defendant.	X	

## DEMURRER

Comes now Arch W. Boggan, Defendant in above-styled cause, by his Attorney, Kenneth Cooper, Esquire, and demurs to the complaint heretofore filed in this cause, and to each and every count thereof, and assigns as reasons therefor the following, separately and severally, to each and every count thereof, to-wit:

1. The complaint is vague.

2. The complaint is uncertain.

3. The complaint fails to state a legal cause of action.

4. The complaint is a conclusion of the pleader.

5. The complaint does not show the meaning of the phrase "As a direct and proximate consequence your Plaintiff was injured as follows:"

6. The complaint fails to allege in what manner Plaintiff is "permanently injured".

I certify that I have mailed a copy of the foregoing DE-MURRER to Hon. Tolbert M. Brantley, Attorney At Law, Bay Minette, Alabama, by depositing the same in United States Mail, postage prepaid, at Bay Minette, Alabama, on this 2/ day of June, 1968.

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ALICE J. DUCK CLERK REGISTER

SUMMONS AND COMPLAINT	Moore Printing Co Bay Minette, Ala,
STATE OF ALABAMA Baldwin County	cuit Court, Baldwin County 
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	ц. 
appear and plead, answer or demur, within thirty days fro led in the Circuit Court of Baldwin County, State of Alabama, at ARCH W. BOGGAN GLENDA H. RIENDEAU	Bay Minette, against Defendant
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VOL 63 PAGE 534	

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No. 5.1.2.5 Page	
STATE OF ALABAMA Baldwin County	Defendant lives at
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Plaintiff's Attorney	Sherif
Defendant's Attorney	Deputy Sherif