Plaintiff,

Plaintiff,

ASSOCIATED DOCTORS HEALTH AND )
LIFE INSURANCE COMPANY, a corporation,

Defendant.

)

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW

8394

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Plaintiff claims of the Defendant the sum of SIX HUNDRED (\$600.00) DOLLARS due on a policy of insurance whereby the Defendant on, to-wit: the 29th day of August, 1966, and from month to month thereafter so long as the monthly premiums provided for should be paid, insured the health of the Plaintiff, and

Plaintiff further avers that said policy provided, among other things, as follows:

"The Associated Doctors Health and Life Insurance Company does hereby insure the person named as the insured in the schedule on the fourth page hereof, subject to the provisions and exceptions hereinafter contained against loss by reason of hospital residence due to injuries or sickness, as hereinafter defined, necessarily and actually incurred by the insured or members of the insured's family named in the application for this policy, copy of which is attached hereto and made a part hereof, all of whom including the insured are herein called the family".

And Plaintiff further avers that she was totally disabled by reason of a confining illness for a period of from on, to-wit: the 17th day of January, 1968 until on, to-wit: the 1st day of March, 1968, while this policy was in full force and effect, and of which this Defendant has had notice, and that the weekly indemnity is ONE HUNDRED (\$100.00) DOLLARS per week. Said policy is the property of the Plaintiff.

061241958

ALIGA G. BUSA KOSTA

ATTORNEY FOR PLAINTIFF

## STATE OF ALABAMA Baldwin County

Circuit Court, Baldwin County

\_\_\_\_\_TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon ASSOCIATED DOCTORS HEALTH AND LIFE
INSURANCE COMPANY

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint

ASSUCIATED DUCTORS NEACTH AND LITE INSOMMS SOME Defendant......

ъy <u>ELLEN L. JONES</u>

Witness my hand this

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Eff10/24/69

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No	7
STATE OF ALABAMA  Baldwin County	Defendant lives at 1211 South 28th Street Birmingham, Alabama
CIRCUIT COURT	Received In Office
ELLEN L. JONES	KELLINED 19
	0CT 24 1968 Sheriff
SPlaintiffs	I have executed, this summons
vs. (1)	this 19
ASSOCIATED DOCTORS HEALTH AND LIFE INSURANCE COMPANY Defendants a corporation,	by leaving a copy with  William Doctary  Health and left Insurance
SUMMONS AND COMPLAINT	
Filed19	Congane DCT 28.1968  Congane dayof Dettern
0CT 2 4 1968	a Corp.
ALEE J. D. D.Y. CLERK REGISTER	mus Joann Bushy
	es said co MELVIN BAILEY, Sheriff
	H. E. Moore
JOHN V., DUCK. Plaintiff's Attorney	Melvin Bailey, Sheriff of Sheriff Claims \$1.50 each for serving
Defendant's Attorney	travelexpense on each of
·	2, Specess(es) or a total of  1. 6, Mobre Deputy Shares

## JOHN V. DUCK Attorney at Law

## P. O. DRAWER Y - FAIRHOPE, ALABAMA

MESSAGE	REPLY
Mrs. Alice J. Duck Bay Minette, Ala.	8394
DATE October 23, 1968	
Re: Ellen L. Jones, vs. Associated Doctor	S
Health and Life Insurance Company	
Dear Mrs. Duck:	
Enclosed please find Bill of Complaint to	
be filed together with copy of same and	
Summons to be served.	
Sincerely,  Ouch  (14)	
SIGNED	SIGNED

## JOHN V. DUCK Attorney at Law P. O. DRAWER Y - FAIRHOPE, ALABAMA

MESSAGE	REPLY
	3.5
TDMrs. Alice J. Duck	DATE
Bay Minette, Ala.	
January 22, 1969	
Re: Ellen L. Jones vs. Associated Doctors	
Health & Life Ins. Civil Case NO. 839	4
Dear Mrs. Duck:	
This case has been settled between the	
parties and the costs were to be paid by	
the Defendant.	
Would you please check and see if they	
have been paid, and if not, send the cost	
bill to me and I see that they are paid.	
Sincerely John J. J. J.	SIGNED
SIGNED	

THIS COPY FOR PERSON ADDRESSED

FORM AVAILABLE FROM GRAYARC CO

882 THIRD AVE., B'KLYN 32, N. Y.

INC.