

R. L. JENSEN, SR.,	Q	IN THE CIRCUIT	COURT
Plaintiff	<b>0</b>	OF	
VS	Q	BALDWIN CO	UNTY
LOUIS WEISSBERG,	The state of the s	ALABAMA	- · · · · · · · · · · · · · · · · · · ·
Defendant	<b>)</b> 		

Comes the defendant, Louis Weissberg, in the above entitled cause and moves this Honorable Court for an order requiring the plaintiff herein, who is a non-resident of the State of Alabama, to deposit security for costs in this cause, failing in which, this cause be dismissed.

ATTORNEYS FOR THE DEFENDANT

RECORDED

Filed March 9-1940 RSDrich Clirk

M. V. Jensen, Se The The Curcint Court of Collabore Tours Weissberg at vaco Comes the defendant in The above styled cause and for auswer to plantiff's Couglant and to each court there of Separately and severally, the defendant says! 1. That he is not suity) The Matters and Things alleged in Said Complant to Court 1 plant Court 3 for life is all completed and beverally and beverally and beverally Some is a defendant 2. Nosalee Jensen motor the the and laguet of ph defendant who was then and there achi, within the line and scope of her authority as such agent promialely Contributed to Cause to the alled injuries of and

I standiff, in The dan age that at the line and place Couplained of The Said Roselee Jensen who was then aled there achie wel The fine and scope of her authorish as an agent ) plain all was driving The autombbile I plantiff in Awhich plantiff was riching, to The left of the Center line I the said highway and twhile so closer cannot The Said automobile deshick She win driving to collecte dorthe the automobile The defendant Au Covey Lexood Turner & Rogers attorneys for algendant Baus Whishing Flalept 27,1940 Roberts Owek

R. L. JENSEN, SR., Plaintiff,

VS.

LOUIS WEISSBERG, Defendant. IN THE CIRCUIT COURT OF BALDNIN COUNTY, ALABAMA AT LAW, No. 564

STATE OF ALABAMA

MOTION TO DIFFER THE WILLIAM TO THE WILLIAM OF MOTION

BALDWIN COUNTY

TO SET ASIDE JUDGMENT HIL DICIT

Before me, <u>Cornelia / Well</u>, a Notary Public in and for said County in said State, personally appeared Leslie Hall, known to me, who, being by me first duly and legally sworn to tell the truth and nothing but the truth, deposes and says:

"My name is Leslie Hall. 4 am 28 years of age, a resident of Bay Minette, Baldwin County, Alabama, and am the Attorney for R. L. Jensen, Br., Plaintiff in the above-styled cause. After filing this suit, I went to Mobile, Alabama, on Friday, February 9, 1940, to represent Mr. Jensen in a case growing out of the accident in which the Plaintiff was injured, which case was to be tried in the Inferior Criminal Court of Mobile County, Alabama, Judge Tisdale J. Tuoart presiding. The Defendant, Louis Weissberg was also required to appear before the same court on a charge of reckless driving, growing out of the same accident. Two days before, on February 7, 1940, the summonses and complaints in this rore, on February 7, 1940, the summonses and complaints in this wase and in the cases filed against the same Defendant by Rosalee Jensen and Mrs. Esther O'Gwynn, were forwarded to Sheriff Holcombe of Mobile County, Alabama, for service on the Defendant. On the day of the hearing in the Inferior Criminal Court of Mobile County these summonses and complaints were in the hands of Mr. Mose Bernstein, a Deputy Sheriff of Mobile County, Alabama, for service on the Defendant, Louis Weissberg. When Louis Weissberg and a man calling himself Victor Awad aggreea Tasked which man was which stein, a Deputy Sheriff of Mobile County, Alabama, for service on the Defendant, Louis Weissberg. When Louis Weissberg and a man calling himself Victor Awad appeared, I asked which man was which. Thereupon ar. Bernstein served the summons and complaint in such case, by showing to the man who was calling himself Louis Weissberg, the original in each case and by handing to him a copy of the summons and complaint in each case. Ar. Lee Berman, an attorney of Mobile, was present, representing ar. Weissberg. Ar. Weissberg read the summons and part of the complaint in each case. As read them out loud. When he got down to the part of the complaint which alleged the amount of damages claimed, he laughed and said he would just sue the Phaintiff for twice as much. He did this in regard to each case. Then he asked the Deputy who served him what he should do with the papers, and the Deputy who served him what he should do with the papers, and the Deputy told him to turn them pover to his lawyer, that they did not have anything to do with this hearing before the Inferior Oriminal Court, and that they were civil suits for damages, commenced in Deldwin County, Alabama. He asked when they would be heard, end I told him myself that he had thirty days in which to enswer. He informed me that I was wasting my time, as he was a non-resident of the State of Alabama, and that I couldn't get any damages out of him. The next day, Ar. Berman called me and said that they had just learned that their car had been attached in the suit of him. Esther O'Gwynn vs. Louis Weissberg; that they winted to get the oar fixed and to take it weissberg; that they winted to get the oar fixed and to take it Weissberg; that they wanted to get the car fixed and to take it back north with them; and inquired on what terms I would release the attachment. I agreed to release the attachment in return for a general, unqualified appearance by Louis Weissberg, in that case. This was agreed to and done:

(turn)

"Weissberg was well-dressed when I saw him. He had a good command of the English Language, and read well. His appearance was neat and well-groomed. When informed of the fact that he had been sued, he discussed with the Bernstein and me the matter of his inability to pay any damage, and several times mentioned filing a counter-suit.

Applie & fall

Sworn to and subscribed before me this 21st day of September, 1940.



Notary Public, Baldwin County, Ala.

JuryRECQRDEN'

R. L. JUNSEN, SR., Plaintiff,

VS.

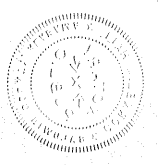
LOUIS WEISSBERG, Defendant.

COUNTER-AFFIDAVIT

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

Filed in office this 21st day of September, 1940.

Clork. Such



#### SUMMONS

STATE OF ALABAMA (
BALDWIN COUNTY (

IN THE CIRCUIT COURT LAW SIDE Jury Docket, No.

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETING:-

You are hereby commanded to summon LOUIS WEISSBERG to appear within thirty days from the service of this Writ in the Circuit Court of Baldwin County, Alabama, at the place of holding the same, then and there to answer to the Complaint of R. L. JENSEN, Sr.,

Witness my hand this the \_\_ / day of February, 1940.

RS. Duck Clerk of the Circuit Court. By Sauline Thomps, Deputy

### COMPLAINT

R. L. JENSEN, SR.,

Plaintiff,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW.

VS.

LOUIS WEISSBERG,

Defendant.

### Count One

The Plaintiff claims of the Defendant the sum of FIVE THOUSAND DOLLARS (\$5,000.00), as damages, for that, whereas, heretofore on, to-wit: the 4th day of February, 1940, at about 7:00 o'clock, P. M., the said Defendant so negligently operated an automobile which he was then and there driving on or along the Montgomery-Mobile Highway, at a point in Baldwin County, Alabama, on the Cochrane Bridge Causeway, approximately one-half mile East of the Tensas River Drawbridge and Tensas River, that said automobile was driven into or against an automobile in which the Plaintiff was riding along or upon said Highway, and as a proximate result of said negligence on the part of the said Defendant, the Plaintiff was seriously injured as follows, to-wit:

He was cut on the back of the head; he received a cut over his right eye; his glasses were broken; he suffered bruises and abrasions on both his legs; and he was otherwise bruised and cut; that he was made sick, sore, lame, and nervous and suffered much physical pain, discomforture, disability, and was required incur expense as a result of such injuries;

all as a proximate result of such negligence as aforesaid.

WHEREFORE THE PLAINTIFF SUES.

### Count Two

The Plaintiff claims of the Defendant the sum of FIVE THOUSAND DOLLARS (\$5,000.00), as damages, for that, whereas, heretofore on, to-wit: the 4th day of February, 1940, at about 7:00 o'clock, P. M., the said Defendant so wilfully, wantonly, or intentionally operated an automobile which he was then and there driving on or along the Montgomery-Mobile Highway, at a point in Baldwin County, Alabama, on the Cochrane Bridge Causeway, approximately one-half mile East of the Tensas River Drawbridge and Tensas River, that the said Defendant wilfully, wantonly, or intentionally caused said automobile to run into or against an automobile in which the Plaintiff was then and there riding along or upon said Highway, and that the Defendant thus wilfully, wantonly, or intentionally caused the Plaintiff to suffer the following injuries, to-wit:

He was cut on the back of the head; he was received a cut over his right eye; his glasses were broken; he suffered bruises and abrasions on both his legs; and he was otherwise bruised and cut; that he was made sick, sore, lame, and nervouse and suffered much physical pain, discomforture, disability, and was required to incur expense as a result of such injuries;

all as a proximate result of such wilful, wanton, or intentional conduct on the part of the Defendant, as aforesaid.

WHEREFORE, the Plaintiff sues.

#### Count Three

The Plaintiff claims of the Defendant the sum of ONE THOUSAND FIVE HUNDRED DOLLARS (\$1,500.00), as damages, for that, whereas, heretofore on, to-wit: the 4th day of February, 1940, at about 7:00 o'clock, P. M., the said Defendant so negligently operated an automobile which he was then and there driving on or along the Montgomery-Mobile Highway, at a point in Baldwin County, Alabama, on the Cochrane Bridge Causeway, approximately one-half mile East of the Tensas River Drawbridge and Tensas River, that said automobile was driven into or against the automobile of the Plaintiff, which automobile of the Plaintiff was being driven along or upon said Highway, and as a proximate result

of said negligence on the part of the said Defendant, the automobile of the Plaintiff was damaged and demolished; all to the damage of the Plaintiff in the amount sued for; and all as a proximate result of the such negligence as aforesaid;

WHEREFORE THE PLAINTIFF SUES.

### Count Four

The Plaintiff claims of the Defendant the sum of ONE THOUSAND FIVE HUNDRED DOLLARS (\$1,500.00), as damages, for that, whereas, heretofore on, to-wit: the 4th day of February, 1940, at about 7:00 o'clock, P. M., the said Defendant so wilfully, wantonly, or intentionally operated an automobile Which he was then and there driving on or along the Montgomery-Mobile Highway, at a point in Baldwin County, Alabama, on the Cochrane Bridge Causeway, approximately one-half mile East of the Tensas River Drawbridge and Tensas River, that the said Defendant wilfully, wantonly, or intentionally caused said automobile to run into or against the automobile of the Plaintiff, which automobile of the Plaintiff was being driven along or upon said Highway, and that the said Defendant thus wilfully, wantonly, or intentionally caused the automobile of the Plaintiff to be damaged and demolished; all to the damage of the Plaintiff in the amount sued for; and all as a proximate result of such wilful, wanton, or intentional conduct on the part of the Defendant, as aforesaid;

WHEREFORE, the Plaintiff sues.

The O Hell LESLIE HALL, Attorney for the Plaintiff.

The Plaintiff demands a trial of this cause by a

Recrition Short Office Feb. 9-19 40 WR. Stuart Shriff

Received Day of the vithin 1960

1 served a Copy of the vithin W. E. HOLCOMEE, Shoriff

By Lee Manney Day

B

At Law, No. \_\_\_\_\_ RECORDED R. L. JENSEN, SR., Plaintiff, VS. LOUIS WEISSBERG; Defendant. SUMMONS AND COMPLAINT IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW Filed in office this 7\_\_\_ day of February, 1940.

Olerk of the Circuit Court.
By Manshie Dynny

LESUIE HALL. ATTORNEY AT LAW? No the Juny family of the Claimleff assess the danney assess the John Eddmid John Eddmid John Eddmid

# GENERAL EXCHANGE INSURANCE CORPORATION

LOSS OR DAMAGE AGREEMENT

The understand	• • • • • • • • • • • • • • • • • • •				the state of the second	
ine undersigned	hereby expressly a	grees that the	total loss or	damage, occ	urring on or ab	Out the
	day UI	act, y	19 10, for wh	ich claim is m	ade, as set fort!	out the
undersigned's sign	ned Statement of La	oss, dated $F^{\epsilon}$	bruary 8th	1	ace, as set torus	in the
covered by Policy			reed Repair	's by Jil Cha	19	omobile
Brewton, Ala.	, less \$58.33 de	ductible and	tire usero	o oy om one	ALOTER Combant	7 at
The sole purpose of th	is instrument is to fix ar	rd evidence 45 - 4 -	. oric asage	· · · · · · · · · · · · · · · · · · ·	***************************************	***************************************
acceptance of liability the Corporation to pay Corporation.	is instrument is to fix an as to the total amount by General Exchange in ment of said claim and do the event, and in consider	of loss or damage isurance Corporationes not in any sense	al amount for wh said to have occur on, hereinafter ref waive any of th	ich claim is made rred under the pol- erred to as the "e le conditions or pi	This instrument in the control of th	s, and is is not an t commit
undersigned further ag	e and discharge the Corporates to hold the Corpora	pration from any ar	nent of the above	e amount by the der its Policy for	Corporation, the unsaid loss on dames	dersigned
agrees that the said C persons or Corporation required by said Corpor promise or settle in the	d in further consideration or poration shall be veste whomscever for damages action in the prosecution or undersigned's name or of the terms of the agreed	of the payment of with all rights as to the insured proof said rights, and	of the above amound causes of action operty, and the comments of the Comments	int by the Corpor on the said unders undersigned agree	ation, the undersigned has against and sto execute any distances.	d hereby
	Andersigned's name or of	DAPNICO.	and despetation is	nereby authorized	200 00000000000000000000000000000000000	A COLUMN TO 11 12
valued at \$said salvage.	r the terms of the agreed —without prejudice as to					
The Market Control of	• •				ance Corporation may	/ have in
and the second s	Same and the second	and the second		101/10		
	en general marco de santo de la compansión					The state of the s
		See Law L	75/ "			The second section (Special)
		The state of the second	FER FER	, '60		anners and the second second
	e en		151	141940	8)	
and the commence of the contract of the contra	and the second of the second o	eren er en		ジャー た	-/	
			and the same of th		f	
witness:	EREOF the undersig	au 1940	I how	Assured	lusen	and
Signature X / Zec		·		Address		
35	- Jane	1-	Address 16	9 4/2	Ell ave.	Make V.
Signature A	Larine m	· ATorre	Address	Mai!	Jasa acal	70
				7		ب <del>ر کی</del> رهی.
	· · · · · · · · · · · · · · · · · · ·	BILL OF	SALE	managaran and a same	· · · · · · · · · · · · · · · · · · ·	
					19	
In consideration of knowledged, the un- to the automobile de	the above mentioned dersigned grants, be escribed as	ed sum paid th argains, sells a	ne undersigne nd assigns all	d, receipt of its right, titl	which is hereby e and interest in	ac-
				•	Maria de la companya	
Make of Car	Year an	od Type				
To	A COL BII	d lype	Motor No.		Serial No.	
	Name			and the second s	1/10	J.
STATE OF	Address			enter officiality of the control	50	
COUNTY OF		(Signed)	***************************************			
	<b>ss:</b>	the same of the same of the				
on this	day of		<u>.</u>	19before	me personally c	ame
lescribed in and wh	T. E. Jacobro					
lescribed in and who hat he executed the	same.	going instrume	ent, and ne th	ereupon duly	acknowledged to	me
SEAL) My Commiss	on expires	19	•	**	# . t	
			****	Notary Public		

CIVIL SUBPOENA—ORIGINAL—In case witness shall wish to charge for attendance after adjournment of Court, else he will be barred	, he shall produce to the Clerk in term Moore Printing Co.	this Subpoena, or wit Bay Minette, Ala.	hin five days

State of Alabama, S. D. Page No.  Baldwin County  Case No. 563	Face Term, 193
CO TO A COLOR OF A CONTENTING	
Sheriff of the State of Alabama, GREETING:	
YOU ARE HEREBY COMMANDED TO SUMMON	_, R. L. Jenson, c
found in your County, at the instance of the	
d appear before the honorable, the Judge of the Circuit Court of Baldwin  o'clock of the forenoon, on the	1980, and from day
ending, wherein Rosalue Junson	Plain
Louis Weissberg	Defendant.
<i>V</i>	
not, and have you then and there this Writ.	
I not, and have you then and there this Writ.  Given under my hand and seal, this 23 day of Jextender	, 19 <del>5/_</del> d

s	
Received in office this 23 day of	ORIGINAL
Cept 1936 0	No. 563
I have executed this writ $9-23-40$	THE STATE OF ALABAMA  Baldwin County
in full	CIRCUIT COURT
The Strait	Mrs. Rosalie Juna
	Plaintiff
Signature Constitution of the Constitution of	VS.
	Lauro Weisburg.
	Defendant
	CIVIL SUBPOENA
	Issued thisday of
	193
SHERIFF	Cler

## The State of Alabama, BALDWIN COUNTY

### CIRCUIT COURT. (LAW)

Term, 1944

No. 5 4 Vs.

BILL OF COSTS

	ד ס	<u> </u>	OF CUSIS		
CLERK'S FEES:	AM	IOUNT	SUMMARY OF FEES, COSTS, AND JUDGMENT	AM	OUNT
Fees in Circuit Court—		5 5	Fees and Costs in Circuit Court:		
Docketing Cause, One Fee only of	1		Clerk's Fees	5	100
Issuing Summ. and Compit., each	,	12.	Ex-Clerk's Fees	il	1,00
Issuing Alias or Branch Summons & Complaint, each 1.25	ļ		Sheriff's Fees		150
Making Copies Thereof, Minimum, each		3.5	Ex-Sheriff's Fees		1.
Making Copies Thereof, over 200 Words, per 100 words .15		= 0	Witness Fees		1 -
Entering Sheriff's Returns, each			Commissioner's Fees		
Entering Appearances, each			Caralchaela Tana		
Certifying Affidavits, each			Garnishee's Fees		İ
Orders of Publication, each			Publisher's Fees		
Copy of Same, each			Court Reporter's Fees, Per Day or fraction thereof .5.00		ļ
Issuing Summ. to Garnishee, each50	}		Trial Tax	3	(0)
Copy of Same, Per 100 Words			3.00	>	ada - Lad
Swearing Garnishee, Etc., Per 100 words,					
.15, Minimum					
Release of Garnishee, each		i			
Issuing Scire Facias or Similar Notice, each					
Copies of Same, Per 100 Words				l	
Making Copy of Interrogatories, Per 100 Words, .15; Minimum	!				
Commission to Take Depositions, each			Fees and Costs in Inferior Court:		
Filing Depositions, Each Pkg.,			Clerk of Inferior Court Fees		
Endorsing Each Package of Depositions Opened10			Sheriff's Fccs		200
Issuing Subpoenas, Each			Justice of Peace Fees		
Issuing Witness-Cortificates, each	***************************************		Constable's Fees		
Entering Continuances, each			The second secon	man of the second	anne (statistics) ( temperature and a second
Filing Papers, each	•	30			
Other Orders of Court, each			Fees and Costs in Inferior Court		
Trial and Incidents		250	Total Fees and Costs	10	3 3
Entering Judgment, cach		30	Judgment		
Complete Record. Per 100 Words		1	10 Per Cent Damages		
Taking Bonds, each	-	500	Interest		
Certificate of Appeal	- F	· []			
Transcript to Supreme Court, Per 100 Words15			Total Judgment		
Additional Copies of Same, Per 100 Words05			Total Fees, Costs and Judgment		
Issuing Executions or Copy Thereof, each50					
Entering Sheriff's Return, Per 100 Words, .15;					
		l	Total		
Total Clerk's Fees	<	85-	·	İ	
		42-7-			
SHERIFF'S FEES:					1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Serving and Returning Summons or Writ, each	£	50			
Levying Attachment, each	······································		Angulari Cara, ang Cara Cara, ang Cara, ang Cara, ang Cara, ang Cara, ang Cara, ang Cara, ang Cara, ang Cara,	1	19-25-6
Entering and Returning Same, each			The second secon	-	Note Inches on a street of the party
Seizing Personal Property Under Writ of Detinue 3.00					
Taking and Approving Bonds, each				!	
Summoning Garnishee and Return. each					*
Serving and Returning Sci. Fa. or Notice, Each1.50	ļ			1	
Serving and Returning Subpoenas, each					
Serving Contempt Attachment, each					
Impaneling Jury				1	
Collecting Execution for Costs Only, each1.50	-			1	
Coms. for Collecting Money on Executions			1		
Executing Writs of Possession, each	ļ	1		ļ	
Making Deed to Real Estate Sold, each2.50			#	.	
			. #		
Total Sheriff's Fees		25 N			
A CCS	i	0 0			
			· · · · · · · · · · · · · · · · · · ·	<del></del>	

R. L. Jensen, Sr.,
Plaintiff:

-vs-

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

Comes the defendant in the above styled cause and moves the Court to set aside the judgment by default entered therein on to-wit the 22st day of August, 1940, on the following separate and several grounds, in support of which is filed herewith an affidavit of defendant:

- 1. The defendant had a meritorious defense to the action which he was prevented from making through mistake.
- 2. The defendant had a meritorious defense to the action which he was prevented from making through accident.
- 3. The defendant had a meritorious defense to the action which he was prevented from making by reason of the fact that he is a non-resident of the State of Alabama and was absent from the State.

Cartinued to Friday, Seft 27th 1940. This Sept 21st 1940

STATE OF NEW YORK )
COUNTY OF NEW YORK )

Before me, ANNE BETTINGER, a Notary Public in and for the aforesaid State and County, personally appeared LOUIS WEISSBERG, known to me, who being by me first duly sworm, deposes and says:

I am a resident of the City of New York, State of New York. On to-wit, the 4th day of February, 1940, at about seven o'clock P.M., I was driving an automobile along a public highway along a causeway of Cochrane Bridge near the Tensaw River. I was driving the said automobile upon the right half and well to the right of the center line of the said highway and was otherwise driving the said automobile without negligence. While I was so driving the said automobile, another automobile owned, operated and controlled by one, R. E. JENSEN, Sr., traveling in the opposite direction and approaching the automobile which I was driving, swerved over to its left side of the center line of the said highway and collided with the automobile which I was driving, even though I pulled as far as possible to my right hand side of the said highway to avoid the said collision. At the time of the said collision, Edward Awad, Mrs. Rose Awad, and her infant daughter, Joan Awad, a child of six years of age, were riding in the automobile driven by me. The manner in which said Jensen's car was being operated at the time of and immediately prior to the collision, the actions of the said Jensen immediately thereafter, as well as the pronounced smell of liquor about the person of Mr. Jensen, clearly indicated that he, the driver of the other car, had been drinking hard liquor, and was obviously under its influence.

Officers of the State Highway Patrol who investigated the said collision, took me and said Mr. Jensen, the driver of the other automobile, to Mobile, Alabama, and both the other driver and I were directed to appear in the Inferior Criminal Court, of Mobile County, Alabama, on a subsequent day shortly thereafter, which we did.

At the time of my appearance in said Court, I was represented by Mr. Leo Berman, an attorney-at-law, of Mobile. Certain legal papers were served upon me at that time and it was my understanding that all of these papers were in connection with my appearance before the Inferior Criminal Court, of Mobile County, and I left these papers with my said attorney, Mr. Berman. On several occasions, subsequent to that time, Mr. Berman wrote letters addressed jointly to Mr. Victor Awad and to me, with reference to legal proceedings. I am ignorant of legal matters and did not understand that said letters had reference to civil suits against me but thought reference was merely being made to the previous criminal proceedings in the Inferior Criminal Court, of Mobile County. I am and have been employed as a traveling salesman and the duties of my employment keep me away from my home for several weeks at a time, and I did not have the opportunity to reply to Mr. Berman's letters. I have not returned to the State of Alabama since February, 1940.

Mr. Jay A. Gilman, an attorney-at-law, of #450 - 7th Avenue, City of New York, New York, who was recently employed by Edward Awad, in connection with pending suits arising from the aforesaid collision, advised me only a few days ago that judgments by default had been taken against me on August 22nd, 1940, in three suits pending against me in the

Circuit Court, of Baldwin County, of Alabama, brought by R. L. Jensen, Sr., Rosalie Jensen, and Esther O'Gwynn, respectively.

Because of my mistake as to the effect of the papers served upon me and as to the meaning of the letters which I received, with reference to them, I have been prevented from making defense to the said suits.

I have a good, valid and substantial defense on the merits to the actions instituted against me, as I have been advised by counsel, and which I verily believe to be the fact, and I intend in good faith defending the actions instituted against me, arising out of the collision referred to.

Louis Weisslury Subscribed and sworn to before me by Louis Weissberg, on this the 10th

day of September, 1940, as witness my hand and official notarial seal.

Certificate filed in New York County, Reg. #2B334, N. Y. Co. Clerk's #462,

State of New York. Commission Expires March 30, 1942. RECORDED Millon page 17

CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

R. L. JENSEN, SR., PLAINTIFF,

-VS-

LOUIS WEISSBERG,
DEFENDANT

Service soregled
and further restrice
warried this 16th
lay of Seglember,
1340/
Male to tall are
Morney for R. L.
Jensey, Er, glaintiff.

Filed Systember 16 1940 R.S. Duch Clerk

	urt, else he will be barred		he shall produce to the	lerk in term this Subn	Oena oridi d
The State	-f A1 1	II wish to charge for attendance,	Moore	Printing Co. Bay Mine	ette, Ala.
Baldw	of Alabama	a, S. D. Page No. Scase No. 564	(50)	CIRCUIT C	OHDA
- July	in County	) Case No. 564		-Fal 0	— Тегт, 1956
To Any Sheriff of	the State of Alabama,	GREETING:			— Term, 195€
YOU ARE HEF	REBY COMMANDED TO SUI	IMMON M	,		
		IMMONR	esle Jense	<del>-, ).5.5</del>	1 selingin
f to be found in you	T County at the inch	Λ ·			
f to be found in you	r County, at the instan	ace of the flainty	,	The second and the se	
f to be found in you	r County, at the instan	ace of the flainty	,		
	he the honorable, the J	Judge of the Circuit O.		•	
	he the honorable, the J	Judge of the Circuit O.		•	
	he the honorable, the J	Judge of the Circuit O.		•	
y 8:30 o'clock	of the forenoon, on the	Judge of the Circuit Course eday of	et of Baldwin Cou	anty, at the Court	House thereof
y 8:30 o'clock	of the forenoon, on the	Judge of the Circuit Course eday of	et of Baldwin Cou	anty, at the Court	House thereof
y 8:30 o'clock ay and term to term	of the forenoon, on the	eday of charged by law, then and	et of Baldwin Cou	anty, at the Court	House thereof
y 8:30 o'clock ay and term to term	of the forenoon, on the	eday of charged by law, then and	et of Baldwin Cou	anty, at the Court	House thereof
y 8:30 o'clock ay and term to term	of the forenoon, on the of said Court until disc	eday ofcharged by law, then and	September  I there to testify, a	inty, at the Court	House thereof
y 8:30 o'clock ay and term to term	of the forenoon, on the of said Court until disc	eday ofcharged by law, then and	September  I there to testify, a	inty, at the Court	House thereon
y 8:30 o'clock ay and term to term ause pending, wherein	of the forenoon, on the of said Court until disc	eday ofcharged by law, then and	September  I there to testify, a	inty, at the Court	House thereof
y 8:30 o'clock ay and term to term ause pending, wherein	of the forenoon, on the of said Court until disc	eday ofcharged by law, then and	September  I there to testify, a	inty, at the Court	House thereon
y 8:30 o'clock ay and term to term tuse pending, wherein	of the forenoon, on the of said Court until disc n. R. L. Jun.	Judge of the Circuit Course  ———————————————————————————————————	September  I there to testify, a	inty, at the Court	House thereon
y 8:30 o'clock ay and term to term tuse pending, wherein	of the forenoon, on the of said Court until disc n. R. L. Jun.	Judge of the Circuit Course  ———————————————————————————————————	September  I there to testify, a	inty, at the Court	House thereof
y 8:30 o'clock ay and term to term tuse pending, wherein	of the forenoon, on the of said Court until disc	Judge of the Circuit Course  ———————————————————————————————————	September  I there to testify, a	inty, at the Court	House thereof

						0 14		a const
Received in	i office this —	23	day of			ORIGIN		2
00	ht.		1934	Noc	564	· · · · · · · · · · · · · · · · · · ·	Page	
			ERIFF 7- 23- 1/2	4	100	TE OF	F ALAE County	AMA
I have exe	cuted this writ	e		3.6 E	RCU	JIT	cot	JRT
	1/19	1						At contact to contact
	10,10	heid			R. L. D	enson,	ر بع ک	
	12		5			·	Pl	aintiff
						vs.		
				C C	mis 1	Deisch	d d	
						:		
	S			CI	VIL	SU		endant ENA
				I i	ssued this			— day o — 193—
					( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )			
		* **	SHERIFF		74 9 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	,		Clerk.
1 29				13		~		4.5.5

in de la companya del companya de la companya del companya de la c	
ceived in office this day of	ORIGINAL,
ceived in office this day of	No. 564 Page
WADMAN SHERIFF	THE STATE OF ALABAMA  Baldwin County
have executed this writ	CIRCUIT COURT
M. A. Dhiait	R. L. Denson, St.
	Plaintiff VS.
	Luis Weisher
	Defendant
	CIVIL SUBPOENA
	Issued thisday c
	193
SHERRE	Clerk

## The State of Alabama,

### CIRCUIT COURT. (LAW)

Fact Term 104/2

	R. L. Danson Su	
No	564 vs.	
4	Louis Weisburg	

Jour Weisblie	enter u				
	P T T	L O	F COSTS		
CLERK'S FEES:		UNT	SUMMARY OF FEES. COSTS, AND JUDGMENT	AMC	UNT
Fees in Circuit Court—		\$ 50	Fees and Costs in Circuit Court:	5	83
Docketing Cause, One Fee only of			Clerk's Fees  Ex-Clerk's Fees		,
Issuing Summ. and Complt. each	'	25	Ex-Clerk's Fees Sheriff's Fees	/	30
Issuing Alias or Branch Summons & Complaint, each 1.25		30	Ex-Sheriff's Fees	′	
Making Copies Thereof, Minimum, each 30		-determined in the desirement of the field	Witness Fees	a galami kanasa da gambaka	in the same in the
Making Copies Thereof, over 200 Words, per 100 words .15		20	Commissioner's Fees	, , ,	
Entering Sheriff's Returns, each					
Entering Appearances, each			Garnishee's Fees		
Issuing Attachments with Bond, each			Publisher's Fees		
Orders of Publication, each50					·
Copy of Same, each			Court Reporter's Fees, Per Day or fraction thereof .5.00		٦
Issuing Summ. to Garnishee, each			Trial Tax3.90	3	an
Copy of Same, Fer 100 Words					
Swearing Garnishee, Etc., Per 100 words,		:			
.15, Minimum50					
Release of Garnishee, each					
Issuing Scire Facias or Similar Notice, each					
Copies of Same, Per 100 Words					
Making Copy of Interrogatories, Per 100 Words, .15; Minimum			Fees and Costs in Inferior Court:		
Commission to Take Depositions, each			Clerk of Inferior Court Fees		
Filing Depositions, Each Pkg.,	1		Sheriff's Fees		
Endorsing Each Package of Depositions Opened10			Justice of Peace Fees		
Issuing Subpoenas, Each			Constable's Fees		
Issuing Witness Certificates, each					
Entering Continuances, each		30	and the control of th		
Filing Papers, each	1	)	Fees and Costs in Inferior Court		
Other Orders of Court, each30		~ بيس	Total Fees and Costs	10	337
Trial and Incidents		75	Judgment		
Entering Judgment, each		30	10 Per Cent Damages		ļ
Complete Record, Per 100 Words	2	50	Interest	ļ	
Taking Bonds, each					
Certificate of Appeal			Total Judgment		
Transcript to Supreme Court, Per 100 Words 15			m + 1 To - Costs and Yell-worth		
Additional Copies of Same, Per 100 Words			Total Fees, Costs and Judgment		
Issuing Executions or Copy Thereof, each					1
Entering Sheriff's Return, Per 100 Words, 15; Minimum					ŀ
urigi. 1987 - Angele Britania, de la companya de la companya de la companya de la companya de la companya de la compa					
Historia			Total		
		1/1/-			İ
Total Clerk's Fees		85			
SHERIFF'S FEES:	1				
Serving and Returning Summons or		-n			
Writ, each	'	50			
Levying Attachment, each		·	10 10 10 10 10 10 10 10 10 10 10 10 10 1		
Entering and Returning Same, each					1:
Seizing Personal Property Under Writ of Detinue 3.00					ļ
Taking and Approving Bonds, each					
Summoning Garnishee and Return, each1.50					-
Serving and Returning Sci. Fa. or Notice, Each1.50				1	
Serving and Returning Subpocnas, each					
Serving Contempt Attachment, each					-
Impaneling Jury				1	1
Collecting Execution for Costs Only; each1.50					
Coms. for Collecting Money on Executions					
Making Deed to Real Estate Sold, each					
The state of the s	.			İ	
	.				1
		1-7	•		1
Total Sheriff's Fees	. 11	15 0	11	11	ŀ

## 

CIRCUIT COURT, OCTOBER TERM 19.....

			1 ut
R. L. Jensen, Sr.,			# #
Plaintiff,	Bay Minette, Alabama,	March 9.	1940
<b>Vs.</b>			 17 18
Louis Weissberg,	J. B. Blackburn & Leo H	Berman app	ear for
Defendant.	Louis Weissber	:g Defe	ndants
in the above entitled cause and reserve th	he right to demur or plead special	ly.	
		٠.	
*			
	Leo Derma		.,,
	1.13.73.4		
	Attorne	ysfor	
	\	CTTTC	

RECORDED	R	$\mathbf{EC}$	O	$\mathbf{R}$	D	$\mathbf{E}$	D
----------	---	---------------	---	--------------	---	--------------	---

## APPEARANCE

vs.

Filed in Office

Clerk