

877

總發行所

You are hereby commanded to summon the Fuel Oil Supply Company, a Corporation, to appear within thirty days from the service of this Writ in the Circuit Court to be held for said county at the place of holding same, then and there to answer the complaint of Velma Lambert.

Witness my hand this 44 day of August, 1944.

Black

Circuit Clerk.

• • • • •

五、六、七、八、九、十、十一、十二、十三、十四、十五、十六、十七、十八、十九、二十、二十一、二十二、二十三、二十四、二十五、二十六、二十七、二十八、二十九、三十、三十一、三十二、三十三、三十四、三十五、三十六、三十七、三十八、三十九、四十、四十一、四十二、四十三、四十四、四十五、四十六、四十七、四十八、四十九、五十、五十一、五十二、五十三、五十四、五十五、五十六、五十七、五十八、五十九、六十、六十一、六十二、六十三、六十四、六十五、六十六、六十七、六十八、六十九、七十、七十一、七十二、七十三、七十四、七十五、七十六、七十七、七十八、七十九、八十、八十一、八十二、八十三、八十四、八十五、八十六、八十七、八十八、八十九、九十、九十一、九十二、九十三、九十四、九十五、九十六、九十七、九十八、九十九、一百。

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.

VS.

AT LAW.

Defendant.

1. The Plaintiff claims of the Defendant the sum of Five Thousand Dollars (\$5,000.00) damages for that heretofore on to-wit, February 19, 1944, the Plaintiff was a passenger in an automobile being operated along and over the public highway in Baldwin County, Alabama, known as U. S. Highway Number 90, at a point approximately three miles northwest of Loxley, Alabama, where she had a right to be and while the said automobile in which she was riding was being driven along the said highway a motor truck and trailer of the Defendant which was being operated by its agent, servant or employee, who was then and there acting within the line and scope of his negligently authority, /ran upon, over or against the automobile in which the Plaintiff was riding, causing great damage and injury to her. Her left and right arms were cut and bruised and she was injured and

bruised about the body, she was made sick and sore and suffered great mental pain and anguish and caused to incur great expense for doctor bills, medicine and hospital expenses. Plaintiff further avers that all of her said injuries and damages were proximately caused by the negligence of the servant, agent or employee of the defendant then and there in charge of the said truck for the defendant and acting within the line and scope of his duty in the employment of the defendant in this that the said servant, agent or employee negligently operated the said automobile truck at the time and place of collision.

J. B. Blackburn
Cars v. Cars
Attorneys for Plaintiff.

Plaintiff demands a trial of said cause by jury.

J. B. Blackburn
Cars v. Cars
Attorneys for Plaintiff.

Ex. 11. Subscribed as
proprietor of Fuel Oil
Supply Company a
corporation
Wm. Stuart
Sheriff

VELMA LAMBERT,

Plaintiff,

VS.

FUEL, OIL SUPPLY COMPANY,
a Corporation,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.

AT LAW.

4/19/44
J. Edgar Hoover

VELMA LAMBERT, :
Plaintiff, : IN THE CIRCUIT COURT OF
vs. : BALDWIN COUNTY, ALABAMA.
FUEL OIL SUPPLY COMPANY, : AT LAW.
a corporation, :
Defendant. :
:

Comes the Defendant and files in this cause its
unqualified appearance, reserving the right to demur, plead
specially or answer herein.

MCCORVEY, McLEOD, TURNER & ROGERS

By



668

877

Exempt 2/944
H. H. H. H.
over

McCORVEY, McLEOD, TURNER & ROGERS
ATTORNEYS AT LAW
NINTH FLOOR, MERCHANTS NATIONAL BANK BUILDING
MOBILE, ALABAMA