R. F. ROHE and DORIS ROHE,

PLAINTIFFS, VS.,

C. R. PENNINGTON, d/b/a TEXACO SERVICE STATION, SPANISH FORT, ALABAMA,

DEFENDANT.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW

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Plaintiffs claim of the defendant Seven Hundred (\$700.00) Dollars, damages for a breach of warranty in the repair and tune up of a 1960 Oldsmobile 98 by the said defendant to the said plaintiffs on to-wit, August 20, 1967, being that said defendant warranted his repair to be done in a skilled and workmanlike manner and that the said work was necessary for the satisfactry operation of the automobile and more specifically that "said defendant stated he would stand behind aanything he had done", when in fact the said defendant wired the said automobile so negligently that said negligent wiring in said automobile was the proximate cause of fire and said burning under the hood causing further fire to gasoline from the carburetor and other flammable objects under the hood damaging motor and said automobile was thereby rendered useless, all to damages of said plaintiffs. Hence, this suit.

Attorney for Plaintiffs.

Plaintiffs respectfully request trial by jury.

Attorney for plaintiffs.

SEP 1 9 1969

CLENK REGISTER R. F. ROHE and DORIS ROHE,

PLAINTIFFS, VS.,

C. R. PENNINGTON, d/b/a TEXAGO SERVICE STATION, SPANISH FORT, ALABAMA,

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Attorney for Plaintiffs.

Plaintiffs respectfully request trial by jury.

Attorney for plaintiffs.

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C. R. PENNINGTON, 6/5/5 TEXACO SERVICE SINTEON, SPANISH FURT, ALABANA,

DEFEMBANT.

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BLIDVIN COUNTY, ALABAMA

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Sttorney for Pis

Attorney

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ALABAMA STATE Baldwin County

Circuit Court, Baldwin County

| * . * . | Baldwin County | \ No888 | 18 . | 10 m | |
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| | en Per | | | TERM, 19 | • |
| | | TO ANY SHERIFF | OF THE STATE OF | ALABAMA: | |
| You Ar | e Hereby Commanded to S | ummon C. R. Pennin | gton, d/b/a Taxaco | Service Station, | |
| | | Spanish Fort | , Alabama | | |
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| , | | | | ••••• | |
| to app | ear and plead, answer or | demur. within thirty days | from the service hereo | f, to the complaint | year order |
| filed in | the Circuit Court of Baldwin | County, State of Alabam | a, at Bay Minette, again | st C. R. Penningt | on |

| | d/b/a | Texa | ico Se | rvice | Statio | n, Spa | anish. | Fort, | Alabar | na | | Defen | dant |
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..day of......September

| No. 8888 Page | |
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| R. F. ROHE & DORIS ROHE | Cl(t |
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| C. R. PENNINGTON, d/b/a TEXACO | Ca P. Pennington |
| SERVICE STATION, Spanish Pofendants. | |
| SUMMONS AND COMPLAINT | |
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| | By Romball |
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| C. LeNoir Thompson | |
| Plaintiff's Attorney | Sheriff |
| | Sietili Sietil |
| Defendant's Attorney | Deputy Sheriff |
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STATE OF ALARAMA

Circuit Court, Baldwin County

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| ou Are | Hereby Cor | nmanded to Su | ımmon C. | RPenn | ington, | d/b/a.T | axaco | Servi | ce-St | ation, |
| | | ••••• | Sp | panish Fo | t. Alab | аща | | | ****** | |
| | • | ************ | | | | | | | | |
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| | Associated and the second seco | <u> </u> | | | |
| | | Sheriff | | | |
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| vs. | | by leaving a copy with | | | |
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| The April San Charles | Defendants | | | | |
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| Pla | aintiff's Attorney | Sheriff | | | |
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| | endant's Attorney | Deputy Sheriff | | | |