

STATE OF ALABAMA, 0
 0 TO ANY SHERIFF OF THE STATE OF ALABAMA:
COUNTY OF BALDWIN. 0

You are hereby commanded to summon BEN D. BISHOP 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 the same, then and there to answer the complaint of MATTIE GORAM.

Witness my hand this _____ day of _____, 1953.

C L E R K.

C O M P L A I N T.

MATTIE GORAM,

Plaintiff,

Vs.

BEN D. BISHOP,

Defendant.

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IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.

AT LAW.

NO.

2006

C O U N T O N E.

The Plaintiff claims of the Defendant the sum of FIVE THOUSAND (\$5,000.00) DOLLARS as damages for that, heretofore, on, to-wit: Sunday, the 29th day of March, 1953, at about 9:00 O'clock A. M., the Plaintiff was a passenger in an automobile which was being operated along and upon U. S. Highway No. 90, a public road or highway in Baldwin County, Alabama, at a point approximately five miles west of Robertsdale, Alabama, where said highway intersects the Bell Forest to Loxley Farm Road, and the defendant, BEN D. BISHOP, so negligently operated a motor vehicle then and there as to cause said motor vehicle he was operating to collide with the automobile in which Plaintiff was riding; and Plaintiff avers that as a proximate consequence thereof she suffered serious and permanent personal injuries: Her right hip was sprained and bruised; Her ribs on her right side were sprained and bruised; her right knee and foot were sprained and bruised; she suffered cuts and bruises about her face and mouth; she was caused to suffer intense pain; she was made sick, sore, lame and disordered; she was caused to lose much

time from her work; she was put to great expense for doctors and medicines in and about the treatment of her said injuries. And Plaintiff avers that all of her said injuries were proximately caused by the negligence of the Defendant, in that he negligently caused, allowed or permitted his said motor vehicle to collide with the car in which Plaintiff was riding; wherefore she sues.

Jessie A. Madbury Jr.
Attorney for Plaintiff.

Plaintiff respectfully requests that this cause be tried by a jury.

Jessie A. Madbury Jr.
Attorney for Plaintiff.

We, the Jury, find for the Plaintiff,
and assess her damages at two hundred
fifty & 10/100 (\$250.00). J. L. Mashburn
present

NO 2.006.
IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.
AT LAW.

MATTIE GORMM,
Plaintiff,
Vs.
BEN D. BISHOP,
Defendant.

SUMMONS AND COMPLAINT.

Service Accepted
by L M Brantley
Attorney for Ben D. Bishop
May 20, 1953
L M Brantley

TELFAIR J. MASHBURN, JR.
ATTORNEY-AT-LAW
BAY MINETTE, ALABAMA

MATTIE GORAM

PLAINTIFF

VS

BEN D. BISHOP

DEFENDANT

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA,
AT LAW

Comes now Ben D. Bishop, the Defendant, in the above styled cause,
and for answer to the complaint filed in said cause says:

1.

Not guilty

WILTERS & BRANTLEY

by: Albert M Brantley
Attorney for Defendant

2006

BATTIE GORAM

PLAINTIFF

VS

BEN D. BISHOP

DEFENDANT

ANSWER

FILED

SEP 8 1953

ALICE J. DUCK, Clerk

MATTIE GORAM

PLAINTIFF

VS

BEN D. BISHOP

DEFENDANT

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA,
AT LAW

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WILTERS & BRANTLEY

by: Albert M Brantley

2006.

MATTIE GORAM

PLAINTIFF

VS

BEN D. BISHOP

DEFENDANT

ANSWER

FILED

AUG 21 1953

ALICE J. DUCK, Clerk