October 26, 1960

HELEN P. JENKINS, Plaintiff

VS

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

STUART WOODS, Defendant

CASE NO. 4454

TO THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, AT LAW:

I, Bettye Frink, Secretary of State, hereby certify that on October 20, 1960 I sent by registered mail in an envelope addressed as follows:

"Stuart Woods Rural Route l Franklin, Pennsylvania"

"Registered Mail— Return Receipt Requested Deliver to Addressee Only"

bearing sufficient and proper prepaid postage, a notice bearing my signature and the Great Seal of the State of Alabama in words and figures as follows:

Stuart Woods Rural Route l Franklin, Pennsylvania

You will take notice that on October 20, 1960 the Sheriff of Montgomery County, Alabama, served upon me, in my official capacity, summons and complaint in a case entitled: HELEN P. JENKINS, Plaintiff VS STUART WOODS, Defendant

in the CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, AT LAW

Case No. 4454 a true copy of which summons and complaint is attached hereto and the said service upon me as Secretary of State of the State of Alabama has the force and effect of personal service upon you.

WITNESS MY HAND and the Great Seal of the State of Alabama this the day of October 1960

Enclosure (1)

(Signed) Bettye Frink Secretary of State"

I further certify that the notice above set out which was so mailed in the envelope addressed as above set forth had attached to it a true copy of the summons and complaint in the above-styled cause.

I further certify that on October 26, 1960 I received the return card, showing receipt by the designated addressee of the aforementioned matter at Franklin 1, Pa. on Oct. 24, 1960

WITNESS MY HAND and the Great Seal of the State of Alabama this the of October 1960

26

day

Bettye Frink Secretary of State

Enclosures: Return Receipt Card and copy of Summons and Complaint.

cc: Honorable J. Connor Owens, Jr. Attorney at Law

Dahlberg Bldg. Bay Minette, Alabama

ender

The State of Alabama,  Baldwin County.	Circuit Court, Baldwin County  No. 4454  TERM, 19
TO ANY SHERIFF OF THE S' You Are Commanded to Summon —	
	r, within thirty days from the service hereof, to the complaint filed in State of Alabama, at Bay Minette, against
STUA	RT_WOODS, Defendant
by HELEN P.	
	, Plaintiff
Witness my hand this19	day of October 1960.

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STATE of ALABAMA  Baldwin County	CCT 20 1960
CIRCUIT COURT	M. S.Received In Office
HELEN P. JENKONS	
Plaintiffs vs.	Sheriff.  I have executed this summons  this
STUART WOODS	by leaving a copy with
Summons and Complaint	Executed by serving
Filed October 19, 19 60	Alabama. [This the 20 day of Oct 19 69
Alice J. Duck Clerk	Sheriff of Montgo e County  M. S. Butler,  By Research D. S.
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Plaintiff's Attorney	Montgomery Astu.  Sheriff.
Defendant's Attorney	Deputy Sheriff.
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No4454 Page	
STATE of ALABAMA  Baldwin County	Defendant lives at
CIRCUIT COURT	Received In Office
HRLEN P. JENKINS	
Plaintiffs vs,	Sheriff,  I have executed this summons  this
STUART VOODS	by leaving a copy with
Defendants	
Summons and Complaint	:
Filed October 19. 1956	
Clerk	
Plaintiff's Attorney	
Defendant's Attorney	Sheriff.
	Deputy Sheriff.

No4454 Page	
STATE of ALABAMA  Baldwin County	Defendant lives at
CIRCUIT COURT	Received In Office
RELEN P. JERKTHS	, 19
Plaintiffs vs.	Sheriff.  I have executed this summons  this
STUART VOODS  Defendants	by leaving a copy with
Summons and Complaint	
Filed October 19. 1960	
Alice J. Duck Clerk	
Plaintiff's Attorney	
	Sheriff.

Deputy Sheriff.

Defendant's Attorney

HELEN P. JENKINS.

Plaintiff.

VS.

STUART WOODS.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

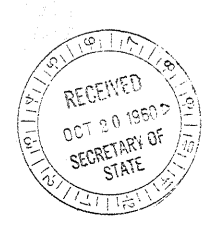
Defendant. [ A

AT LAW

NO.\_\_\_\_

Flaintiff claims of the Defendant the sum of \$150.00 as damages for that on heretofore, to-wit: February 6th, 1960, at about 1:45 P.M., at the intersection of U.S. Highway 90 and Baldwin County Highway 27, which said highways at said point are public highways in Baldwin County, Alabama, Donald G. Woods, who was then and there acting as the agent, servant or employee of the Defendant, Stuart Woods, while acting in the line and scope of said employment, so negligently operated a motor vehicle so as to cause or allow the same to run into, upon or against the automobile of the Flaintiff, which was then and there being operated by Willard P. Jenkins, and as a proximate consequence and result of the negligence of Donald G. Woods, who was then and there an agent, servant or employee of the Defendant, Stuart Woods, and acting within the line and scope of employment, the Plaintiff's automobile was damaged in that the left front fender was smashed, the left front door was bent, and the left side of the Plaintiff's automobile was bent, therefore she brings this suit and asks judgment in the above amount.

The Defendant, Stuart Woods resides on Rural Route 1, Franklin, Pennsyl-vania.



IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA,
AT LAW
NO.44124.

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HELEN P. JENKINS,

Plaintiff,

vs.

STUART WOODS,

Defendant.

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SUMMONS AND COMPLAINT

OCT J. DUCK, Clerk

J. CONNOR OWENS, JR.
ATTORNEY AT LAW
Dahlberg Building
BAY MINETTE, ALABAMA

HELEN P. JENKINS,

IN THE CIRCUIT COURT OF

Plaintiff.

VS-

BALDWIN COUNTY, ALABAMA,

STUART WOODS.

Defendant.

AT LAW

NO.\_\_\_\_

Plaintiff claims of the Defendant the sum of \$150.00 as damages for that on heretofore, to-wit: February 6th, 1960. at about 1:45 P.M., at the intersection of U.S. Highway 90 and Baldwin County Highway 27, which said highways at said point are public highways in Baldwin County, Alabama, Donald G. Woods, who was then and there acting as the agent, servant or employee of the Defendant, Stuart Woods, while acting in the line and scope of said employment, so negligently operated a motor vehicle so as to cause or allow the same to run into, upon or against the automobile of the Plaintiff, which was then and there being operated by Willard P. Jenkins, and as a proximate consequence and result of the negligence of Donald G. Woods, who was then and there an agent, servant or employee of the Defendant, Stuart Woods, and acting within the line and scope of employment, the Plaintiff's automobile was damaged in that the left front fender was smashed, the left front door was bent, and the left side of the Plaintiff's automobile was bent, therefore she brings this suit and asks judgment in the above amount.

The Defendant, Stuart Woods resides on Rural Route 1, Franklin, Pennsylvania.

FILED OCT.191960: AMICE J. DUCK, Clerk IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

AT LAW

NO.

HELEN P. JENKINS,

Plaintiff,

vs.

STUART WOODS,

Defendant.

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SUMMONS AND COMPLAINT

GULED OCT. 2.9.1360; ALICE J. DUCK, Clork

J. CONNOR OWENS, JR.

ATTORNEY AT LAW

Dahlberg Building

BAY MINETTE, ALABAMA

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