

STATE OF ALABAMA

BALDWIN COUNTY

IN THE CIRCUIT COURT - LAW SIDE

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Clifford A. Newport and Olive Newport Dann 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 Waitie Lou Donaldson Munn.

Witness my hand this 23 day of February, 1961.

Clifford A. Newport
Clerk

Ex-2-28-61

WAITIE LOU DONALDSON MUNN,

Plaintiff,

vs.

CLIFFORD A. NEWPORT and
OLIVE NEWPORT DANN,

Defendants.

X

X

X

X

X

X

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

LAW SIDE

204608

COUNT ONE:

The Plaintiff claims of the Defendants the sum of One Hundred Thousand Dollars (\$100,000.00) as damages for that, on heretofore, to-wit: June 27, 1960, on Alabama Highway 59, a public highway in Baldwin County, Alabama, at a point one-half mile North of Foley, Alabama, the Defendant Clifford A. Newport, the agent, servant or employee of the Defendant Olive Newport Dann and while acting within the line and scope of his employment as such, so negligently operated a motor vehicle as to cause or allow the same to run into, upon or against an automobile in which the Plaintiff was riding as a passenger and as a proximate consequence and result of the negligence of the Defendant Clifford A. Newport, aforesaid, the Plaintiff was injured in this: the ligaments, muscles and nerves in her back and shoulder were injured and contused; her ribs were fractured; her left hand was fractured; her face was cut, bruised and lacerated; her

right arm was cut, bruised and lacerated and it was necessary to take many stitches in her right arm; her central nervous system was injured and damaged; she was caused to suffer much physical pain and mental anguish and will continue to suffer much physical pain and mental anguish in the future; she was permanently injured and was caused to spend time in the hospital for the care and treatment of her injuries; she has been under the care and treatment of doctors and nurses and will continue to be under the care and treatment of doctors and nurses in the future; wherefore the Plaintiff brings this suit and asks judgment in the above amount.

COUNT TWO:

The Plaintiff claims of the Defendants the sum of One Hundred Thousand Dollars (\$100,000.00) as damages for that heretofore on, to-wit: June 27, 1960, at a point on Alabama Highway 59, a public highway in Baldwin County, Alabama, at a point one-half mile North of Foley, Alabama, the Defendant Clifford A. Newport, the agent, servant or employee of the Defendant Olive Newport Dann, while acting within the line and scope of his employment as such, wantonly injured the Plaintiff by then and there wantonly operating a motor vehicle so as to cause or allow the same to run into, upon and against an automobile in which the Plaintiff was riding as a passenger and as a proximate consequence and result of the wantonness of the Defendant Clifford A. Newport, aforesaid, the Plaintiff was injured in this; the ligaments, muscles and nerves in her back and shoulder were injured and contused; her ribs were fractured; her left hand was fractured; her face was cut, bruised and lacerated; her right arm was cut, bruised and lacerated and it was necessary to take many stitches in her right arm; her central nervous system was injured and damaged; she was caused to suffer much physical pain and mental anguish and will continue to suffer much physical pain and mental anguish in the future; she was permanently injured and she was caused to spend time in the hospital for the care and treatment of her injuries; she has been under the care and treatment of doctors and nurses and will continue to be under the care and treatment of doctors and nurses in the future. Wherefore the Plaintiff brings this suit and asks

judgment in the above amount.

CORRETTI AND NEWSOM

and

CHASON & STONE

By:


Attorneys for Plaintiff

The Plaintiff respectfully demands a
trial of this cause by a jury.

CHASON & STONE

By:


Attorneys for Plaintiff

FILED

FEB 23 1961

ALICE I. DUCK, CLERK
REGISTER

70.4608

Received 23 day of Feb 1961
and on 24 day of Feb 1961
I served a copy of the within Bail of Court
on Clifford A. Newport
Olive Newport Dann
By service c.

TAYLOR WILKINS, Sheriff
By Gulf Shores

Sheriff claims 200 miles at
Ten Cents per mile Total \$ 20.00
TAYLOR WILKINS, Sheriff
BY CC
DEPUTY SHERIFF

*Ole who jury find
for the Sheriff and
against
Olive Newport Dann
&
Clifford Newport
and damages \$1000.00
for same - Jim H. Caldwell*

SUMMONS AND BILL OF COMPLAINT

WAITIE LOU DONALDSON MUNN,
Plaintiff,

VS.

CLIFFORD A. NEWPORT and
OLIVE NEWPORT DANN,

Defendants.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
LAW SIDE.

FILED
FEB 23 1961
ALICE A. DUCK, CLERK
REGISTER

CHASON & STONE
ATTORNEYS AT LAW
BAY MINETTE, ALABAMA

PLAINTIFF,

CLIFFORD A. NEWPORT AND OLIVE
NEWPORT DANNE,

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW NO. 4608

Comes the Defendant in the above styled cause, Clifford A. Newport, by his attorney, and demurs to the complaint heretofore filed, and assigns, as grounds therefor, the following, separately and severally:

1. No facts are alleged showing the negligence of the defendant arose out of his employment or agency.
2. The Plaintiff fails to allege a description of the injuries, their nature and extent, with sufficient certainty.

DEMAND FOR TRIAL BY JURY

Attorney for Defendant

WAITIE LOU DONALDSON MUNN,

Plaintiff,

vs.

CLIFORD A. NEWPORT and
OLIVE NEWPORT DANN,

Defendants

X

X

X

X

X

X

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

DEMURRER

Comes now Olive Newport Dann, one of the Defendants in the above styled cause, and files the following demurs to each and every count of the Plaintiff's Complaint separately and severally says:

1.

That the Complaint fails to state a cause of action.

WILTERS & BRANTLEY

BY:

S. Oliver M. Brantley

FILED
MAR 27 1961
ALICE J. DUCK, CLERK
REGISTER

4688

WAITIE LOU DONALDSON MUNN,

Plaintiff,

vs.

CLIFFORD A. NEWPORT and
OLIVE NEWPORT DANN,

Defendants.

DEMURRER

FILED

MAR 27 1961

ALICE J. DUCK, CLERK
REGISTER

[Faint handwritten notes, possibly "FILED" and "MAR 27 1961"]

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WAITIE LOU DONALDSON MUNN,

Plaintiff,
VS.

CLIFFORD A. NEWPORT and
OLIVE NEWPORT DANN,

Defendants.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

AT LAW

NO. 4608

ANSWER

Now comes the defendant, Olive Newport Dann, by her attorney, and for answer to the complaint filed against her in this cause and to each and every count thereof, separately and severally, says:

1. Not guilty.

J. B. Blachman
Attorney for Defendant, Olive Newport Dann.

FILED
MAR 28 1961
ALICE J. DUCK, Clerk

4608
ANSWER

WAITIE LOU DONALDSON MUNN,

Plaintiff,

VS.

CLIFFORD A. NEWPORT and OLIVE
NEWPORT DANN,

Defendants.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

NO. 4608.

FILED

MAR 28 1961

ANICE J. DUCK, Clerk

WAITIE LOU DONALDSON
MUNN,

Plaintiff,

vs.

CLIFFORD A. NEWPORT and
OLIVE NEWPORT DANN,

Defendants.

X
X
X
X
X
X
X

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

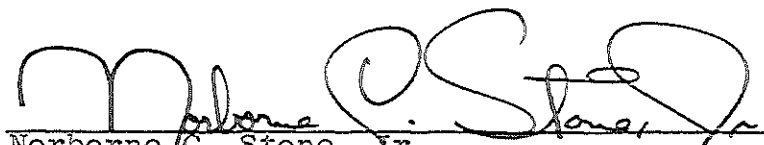
NO. 4608

REQUEST FOR ISSUANCE OF SUBPOENA

TO: ALICE J. DUCK, CLERK OF THE CIRCUIT COURT OF BALDWIN COUNTY,
ALABAMA, AT LAW:

Request is hereby made of you by the undersigned as one of the attorneys of record for the Plaintiff in the above styled cause under the provisions of Title 7, Section 474 (1) et seq. of the Code of Alabama of 1940, that you issue a subpoena to each of the Defendants in the above styled cause to be and appear at the office of Louise Dusenbury in the courthouse in Bay Minette, Alabama, on May 15, 1961, at 9:00 A. M. for the purpose of having their depositions taken upon oral examination in accordance with the provisions of said statutes.

Done this the 26th day of April, 1961.


Norborne C. Stone, Jr.
One of the Attorneys for the Plaintiff in
the above styled cause

FILED

APR 27 1961

ALICE J. DUCK, Clerk

WAITIE LOU DONALDSON
MUNN,

Plaintiff,

vs.

CLIFFORD A NEWPORT and
OLIVE NEWPORT DANN,

Defendants.

X
X
X
X
X
X
X

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

NO. 4608

NOTICE OF TAKING DEPOSITIONS UPON ORAL EXAMINATION

TO: HON. JAMES A. BRICE, ATTORNEY AT LAW, FOLEY, ALABAMA, ATTORNEY
FOR CLIFFORD A. NEWPORT;

HON. TOLBERT M. BRANTLEY, ATTORNEY AT LAW, BAY MINETTE, ALABAMA,
ONE OF THE ATTORNEYS FOR OLIVE NEWPORT DANN;

HON. J. B. BLACKBURN, ATTORNEY AT LAW, BAY MINETTE, ALABAMA, ONE
OF THE ATTORNEYS FOR OLIVE NEWPORT DANN:

Please take notice that the Depositions Upon Oral Examination
of Clifford A. Newport and Olive Newport Dann, Defendants in the
above styled cause, whose addresses are Foley, Alabama, will be taken
on Monday, May 15, 1961, at 9:00 A. M. before Louise Dusenbury, a
Notary Public in and for the State of Alabama At Large, who is here-
by designated as the officer before whom such depositions shall be
taken, at her office in the courthouse in Bay Minette, Baldwin County,
Alabama.

Done this the 26th day of April, 1961.

CORRETTI AND NEWSOM

and

CHASON & STONE

By:

Norborne C. Stone, Jr.
Attorneys for Plaintiff

FILED

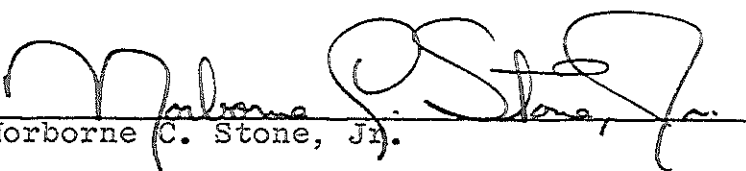
APR 27 1961

ALICE J. DUCK, CLERK
REGISTER

I, Norborne C. Stone, Jr., one of the attorneys of record
for the Plaintiff in the above styled cause do hereby certify that I
have this day mailed a copy of the foregoing Notice Of Taking Of De-
positions Upon Oral Examination to Hon. James A. Brice, Attorney at
Law, Foley, Alabama; the Attorney for the Defendant Clifford A. New-
port; to Hon. Tolbert M. Brantley, Attorney at Law, Bay Minette, Ala-

bama, one of the attorneys for the Defendant Olive Newport Dann; and to Hon. J. B. Blackburn, Attorney at Law, Bay Minette, Alabama, one of the attorneys for the Defendant Olive Newport Dann; postage prepaid and properly addressed to them at their offices in Foley and Bay Minette, Alabama.

Done this the 26th day of April, 1961.


Norborne C. Stone, Jr.

FILED
APR 27 1961,
ALICE J. DUCK, Clerk

MARION C. MUNN,

Plaintiff,

VS.

CLIFFORD A. NEWPORT and
OLIVE NEWPORT DANN,

Defendants.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

NO. 4610

NOTICE OF TAKING OF DEPOSITION UPON ORAL EXAMINATION

TO: CORRETTI AND NEWSOM, ATTORNEYS AT LAW, FRANK NELSON BUILDING,
BIRMINGHAM, ALABAMA; AND CHASON AND STONE, ATTORNEYS AT LAW,
BAY MINETTE, ALABAMA, ATTORNEYS FOR THE PLAINTIFF, MARION C.
MUNN:

You are hereby notified that Olive Newport Dann, one of the defendants in the above entitled cause, desires to and will take the deposition of the plaintiff, Marion C. Munn, at the office of Davies, Williams and Wallace, 308-15 Jackson Building, Birmingham, Alabama, at ten o'clock A. M., on Tuesday, June 27, 1961, such deposition being upon oral examination, and will be taken pursuant to the provisions of Title 7, Section 474(1)-474(18) of the Code of Alabama, before an officer authorized to administer oaths by the laws of the State of Alabama.

Dated this 21st day of June, 1961.

J. B. Blackburn
Robert M. Brantley
Attorneys for Defendant, Olive Newport
Dann

STATE OF ALABAMA)
*
BALDWIN COUNTY)

I, J. B. Blackburn, one of the attorneys of record for the defendant, Olive Newport Dann, do hereby certify that on this date a copy of the foregoing notice to take deposition on oral examination was served upon Corretti and Newsom, Frank Nelson Building, Birmingham, Alabama, and Chason and Stone, Bay Minette, Alabama, attorneys of record for the plaintiff, Marion C. Munn, by mailing a copy

thereof with postage prepaid to the addresses of the said attorneys shown above.

Dated this 21st day of June, 1961.

J. B. Blackburn

FILED

JUN 21 1961

ALICE J. DUCK, Clerk

NOTICE OF TAKING OF DEPOSITION
UPON ORAL EXAMINATION

MARION C. MUNN,

Plaintiff,

VS.

CLIFFORD A. NEWPORT and
OLIVE NEWPORT DANN,

Defendants.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW NO. 4610

WAITIE LOU DONALDSON MUNN,
Plaintiff,
VS.

CLIFFORD A. NEWPORT and
OLIVE NEWPORT DANN,
Defendants.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW NO. 4608

NOTICE OF TAKING OF DEPOSITION UPON ORAL EXAMINATION

TO: CORRETTI AND NEWSOM, ATTORNEYS AT LAW, FRANK NELSON BUILDING,
BIRMINGHAM, ALABAMA; AND CHASON AND STONE, ATTORNEYS AT LAW,
BAY MINETTE, ALABAMA, ATTORNEYS FOR THE PLAINTIFF, WAITIE LOU
DONALDSON MUNN:

You are hereby notified that Olive Newport Dann, one of
the defendants in the above entitled cause, desires to and will take
the deposition of the plaintiff, Waitie Lou Donaldson Munn, at the
office of Davies, Williams and Wallace, 308-15 Jackson Building,
Birmingham, Alabama, at ten o'clock A. M., on Tuesday, June 27,
1961, such deposition being upon oral examination, and will be
taken pursuant to the provisions of Title 7, Section 474(1)-
474(18) of the Code of Alabama, before an officer authorized to ad-
minister oaths by the laws of the State of Alabama.

Dated this 21st day of June, 1961.

J. B. Blackburn
Robert M. Brantley

Attorneys for Defendant, Olive Newport
Dann

STATE OF ALABAMA)
*
BALDWIN COUNTY)

I, J. B. Blackburn, one of the attorneys of record for
the defendant, Olive Newport Dann, do hereby certify that on this
date a copy of the foregoing notice to take deposition on oral
examination was served upon Corretti and Newsom, Frank Nelson
Building, Birmingham, Alabama, and Chason and Stone, Bay Minette,
Alabama, attorneys of record for the plaintiff, Waitie Lou Donaldson

Munn, by mailing a copy thereof with postage prepaid to the addresses of the said attorneys shown above.

DATED this 21st day of June, 1961.

J. B. Blachurn

FILED

JUN 21 1961

ALICE J. DUCK, Clerk

NOTICE OF TAKING OF DEPOSITION
UPON ORAL EXAMINATION

WAITIE LOU DONALDSON MUNN,

Plaintiff,

VS.

CLIFFORD A. NEWPORT and OLIVE
NEWPORT DANN,

Defendants.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW NO. 4608

WAITIE LOU DONALDSON MUNN,	Y	
Plaintiff,	Y	
vs.	Y	IN THE CIRCUIT COURT OF
	Y	
CLIFFORD A. NEWPORT and OLIVE	Y	BALDWIN COUNTY, ALABAMA
NEWPORT DANN,	Y	
Defendants.	Y	AT LAW NO. 4608

Comes now the Plaintiff in the above styled cause, by her attorneys, an affidavit having been made by Norborne C. Stone, Jr., one of the attorneys for the Plaintiff, and propounds the following interrogatories to the Defendant, Olive Newport Dann:

1. Please state your name, residence and occupation.
2. Please state if you are married.
3. If you state that you are not now married please state when you were divorced from Mr. Dann.
4. Were you, prior to Mr. John Dann, married to Clifford A. Newport, one of the Defendants in this cause, and if you state that you were married to Mr. Clifford A. Newport, please state when you were married and when you were divorced.
5. Please state if Mr. Clifford A. Newport, one of the Defendants in this cause, lives in a trailer at the back of the restaurant operated by you at Gulf Shores, Alabama, known as Harbor Inn.
6. If your answer to the last interrogatory was in the affirmative, please state how long Mr. Clifford A. Newport has been living in back of the restaurant operated by you; and, in particular, whether he was living there on June 27, 1960.
7. Please state if you are the owner of the trailer in which Mr. Clifford A. Newport resided on June 27, 1960; and if you state that you are not the owner state whether or not you have ever owned the trailer and when you parted with the title thereto.
8. Please state whether the Defendant, Clifford A. Newport, ever assists you in the operation of the restaurant at Gulf Shores, Alabama, by doing such tasks as sweeping or cleaning up or

similar chores around the restaurant.

9. Please state whether the Defendant, Clifford A. Newport, pays you rent for the trailer in which he resides at Gulf Shores, Alabama and if he has ever paid you rent for the trailer.

10. Please state whether or not Clifford A. Newport was paying you rent on June 27, 1960.

11. Please state whether you furnish electricity for the trailer in which Mr. Clifford A. Newport resides and which is located immediately behind the restaurant operated by you at Gulf Shores, Alabama.

12. Please state whether you were the owner of an automobile on June 27, 1960.

13. If your answer to the foregoing interrogatory is in the affirmative please describe the automobile as to make, model and license number for the year 1960.

14. If you have answered that you owned an automobile please state if the Defendant, Clifford A. Newport, was driving that automobile on June 27, 1960 when he was involved in an accident.

CHASON & STONE

By: 
Attorneys for Plaintiff

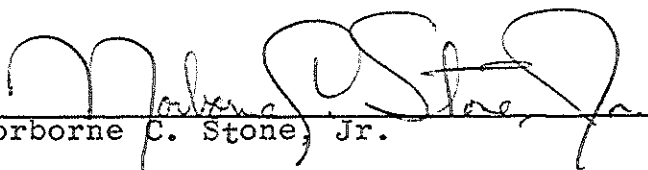
STATE OF ALABAMA

BALDWIN COUNTY

Before me, Blanche White, a Notary Public, in and for said County in said State, personally appeared Norborne C. Stone, Jr., who is known to me and who, after being by me first duly and legally sworn, did depose and say under oath as follows:

That his name is Norborne C. Stone, Jr. and he is one of the attorneys of record for the Plaintiff in the above styled cause. That the answers to the foregoing interrogatories, if truly made,

will be material evidence in said cause.


Norborne C. Stone, Jr.

Sworn to and subscribed before me
on this the 30th day of June, 1961.


Notary Public, Baldwin County, Alabama

*Service accepted
6-30-1961
J. B. Blackburn
Atty Joe said
leaf*

FILED

JUN 30, 1961

ALICE J. DUCK, CLERK
REGISTER

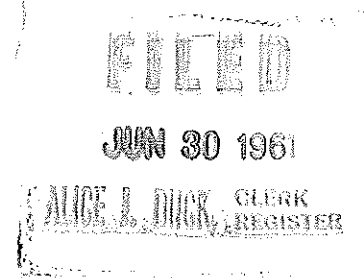
WAITIE LOU DONALDSON MUNN,
Plaintiff,

vs.

CLIFFORD A. NEWPORT and OLIVE
NEWPORT DANN,
Defendants.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW NO. 4608

INTERROGATORIES



CHASON & STONE
ATTORNEYS AT LAW
BAY MINETTE, ALABAMA

Waitie Lou Donaldson Munn, X
 Plaintiff, X IN THE CIRCUIT COURT OF
 Vs. X BALDWIN COUNTY, ALABAMA
CLIFFORD A. NEWPORT and X AT LAW
OLIVE NEWPORT DANN, X
 Defendants. X CASE NO. 4608
 X

ANSWERS TO INTERROGATORIES

Comes now the Defendant, Olive Newport Dann, one of the Defendants in the above styled cause, and files the following answers to Interrogatories heretofore propounded to her in this cause:

1.

Olive Newport Dann - Gulf Shores, Alabama - Restuarant Operator

2-7.

The Defendant, Olive Newport Dann, advised by her attorneys that the answers to Interrogatories from two through seven call for incompetent, irrelevant and immaterial testimony, respectfully declines to answer the same.

8.

For answer to Interrogatory #8, the Defendant says that Clifford A. Newport has on occasions worked in her restuarant at Gulf Shores; that he helped by sweeping the floor, mopping the place and washing the dishes; that this is not regular employment, and is done about twice a week, and is done to pay for his meals.

9-11.

The Defendant, being advised by her attorneys that the answers to Interrogatories from nine through eleven call for incompetent, irrelevant and immaterial testimony, respectfully declines to answer the same.

12.

Yes.

13.

Oldsmobile - 2-door - 1955 Model. The Defendant says that she cannot recall the license number of this car for the year 1960.

14.

I cannot answer this question of my own personal knowledge. I have been informed that Clifford A. Newport was driving the above described automobile and that he was involved in a wreck with it on this date. This automobile was left on the side of my place of business on the 27th day of June, 1960, when I came to work that morning. About 3:00 o'clock that afternoon, I discovered that my car was gone. Later that afternoon, Clifford A. Newport passed my place across the street. I asked him if he had seen my automobile, and he said that it was at a garage for repairs. And Being satisfied, I did not inquire further about my automobile. The next day I was informed that Clifford A. Newport had been involved in a wreck with ~~my~~ automobile.

Olive Newport Dann
Olive Newport Dann

STATE OF ALABAMA
BALDWIN COUNTY

Before me, the undersigned Notary Public for the said County and State, personally appeared, Olive Newport Dann, who being by me first duly sworn, deposes and says, that she has read the foregoing answers to Interrogatories propounded to her and says further that they are all true and correct.

Olive Newport Dann
Olive Newport Dann

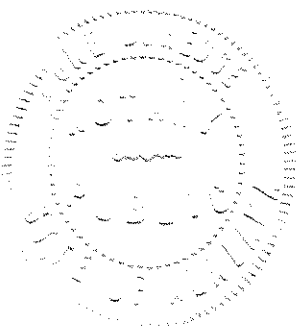
Sworn to and subscribed before me on this the 1st day of September, 1961.

June B. Hedges
Notary Public, Baldwin County, Ala.

FILED

SEP 5 1961

ALICE J. DUCK, CLERK
REGISTER



WAITIE LOU DONALDSON
MUNN,

Plaintiff,

vs.

CLIFFORD A. NEWPORT and
OLIVE NEWPORT DANN,

Defendants.

X
X
X
X
X
X
X

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

LAW SIDE

Comes now the Plaintiff in the above styled cause, by her attorneys, and amends "COUNT ONE" of the complaint by striking therefrom the words "as a passenger" where they appear on lines 9 and 10 therein. And amends "COUNT TWO" by striking the words "as a passenger" on line 10 therein.

Respectfully submitted,

CHASON & STONE

By: 

*Filed 9-13-61
Deirdre French
clerk*

WAITIE LOU DONALDSON MUNN,
PLAINTIFF,

VS

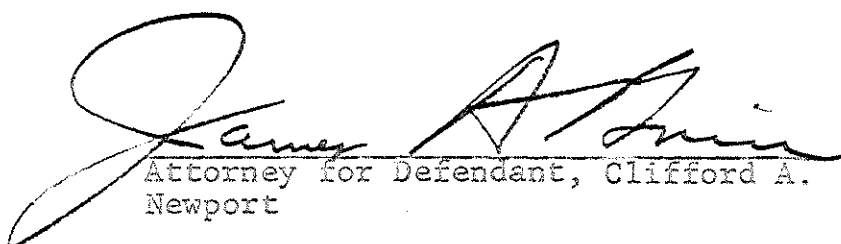
CLIFFORD A. NEWPORT & OLIVE NEWPORT
DANN,
DEFENDANT,

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW, NO. 4608

ANSWER

Comes the defendant, Clifford A. Newport, by his attorney,
and for answer to the complaint heretofore filed by the plaintiff,
says:

1. Not guilty.


Attorney for Defendant, Clifford A.
Newport

*Filed 9-13-61
Deering Duck, Clerk*

JURY LIST FALL TERM - SEPTEMBER 11, 1961

1. Cooper, Grady, Farmer, Elseanor
2. Conway, Roscoe, Brookley Field, Bay Minette
3. Grotwell, Alfred, Carpenter, Gulf Shores
4. Kennedy, J.C., Ins. Agent, Bay Minette
5. Kinnard, B.B., Clerk, Bay Minette
6. Lazzari, A.V., Jr., Farmer, Elforest
7. Lee, Herbert, Florist, Robertsdale
8. Leiterman, Atnon, Farmer, Elberta
9. Lenz, William, Civil Service, Elberta
10. McMillan, Raymond N., Farmer, Stockton
11. Mothershed, George J., Farmer, Bay Minette
12. Nall, Wilber C., Farmer, Gulf Shores
13. Nelson, Clarence A., Merchant, Fairhope
14. Nelson, James H., Ship Carpenter, Gulf Shores
15. Nix, Herbert, Brookley Field, Bay Minette
16. Norisworthy, John C., Clerk, Bay Minette
17. Osborne, W.A., Civil Service, Foley
18. Page, Glenn A., Insurance, Bay Minette
19. Mitchell, White, Clerk, Bay Minette
20. Yarbrough, Leon, Forester, Bay Minette
21. Bryars, Charles Henry, Jr., Farmer, Stockton
22. Casteel, Jim, Laborer, Elseanor
23. Harrison, Bibb, Farmer, Fairhope
24. Hedge, Langston, Chemist, Bay Minette
25. James, Lonnie, Salesman, Bay Minette
26. Golden, David, Jr., Merchant, Foley
27. Grantham, Donald R., Farmer, Mag. Spgs.
28. Giffith, Jack, Shipyard, Fairhope
29. Hammond, Cecil C., Trk. Oper., Bay Minette
30. Harris, Guy H., Merchant, Foley
31. Ellison, W.V., Farmer, Robertsdale
32. Eslava, Paul, Farmer, Mag. Spgs.
33. Godwin, Dewey C., Mechanic, Bay Minette
34. Day, Gladden, Salesman, Bay Minette
35. ~~Conway, Roscoe, Brookley Field, Bay Minette~~
36. Duffee, Kenneth, Brookley Field, Stockton
37. Duck, Davis, Farmer, Bay Minette
38. Patterson, Earnest, Farmer, Rosinton
39. Prine, Julian C., Ins., Bay Minette
40. ~~Prine, Julian C., Ins., Bay Minette~~
41. Rieben, Ray, Paper Mill, Bay Minette
42. Simms, R.J., Hardware, Belforest
43. Thieme, W.H., Foreman, Foley
44. Topp, Henry, Clerk, Foley
45. Vines, Mack, Clerk, Bay Minette
46. Weeks, Elliot, Mechanic, Mag. Spgs.
47. Weeks, Sydney, Farmer, Mag. Spgs.,
48. Coleman, James A., Restuarant Oper., Gulf Shores
49. Boan, Jessie Forest, Farmer, Stapleton
50. Badden, C.A., Ala. Power Co., Bay Minette
51. Brantley, E.R., Contractor, Bay Minette

P XXXXX XXXXX XXX

D XXXXX XXXXX XXX

5-7
2-6
2-6