IN THE STATE COURT OF DEKALB COUNTY STATE OF GEORGIA

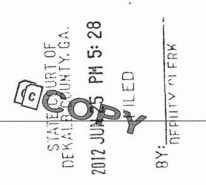
JURIAN WASHINGTON, Individually and as Administrator of the Estate of JAMES WASHINGTON, JR., deceased,

Plaintiff,

v.

DAVIS EXPRESS, INC.; DIXIELAND LOGISTICS, INC.; DOUGHLOSS EDWARDS; AMOS JACKSON, JR.; SPARTA INSURANCE COMPANY; and GREAT WEST CASUALTY CO.,

Defendants.



| Civil | Action | File |
|-------|--------|------|
| No. | | |

JURY TRIAL DEMANDED

PLAINTIFF'S FIRST REQUEST FOR ADMISSIONS TO DEFENDANT AMOS JACKSON, JR.

COMES NOW, Plaintiff JURIAN WASHINGTON, Individually, by and through his counsel of record, and requires Defendant AMOS JACKSON, JR. to answer under oath the following Requests for Admissions within 45 days from the date of service of these Requests, pursuant to O.C.G.A. § 9-11-36(a)(2), and a copy of the answers to be furnished to Plaintiff's attorneys.

NOTE A: In reply to these Requests for Admission, your answer should specifically admit or deny the request, or set forth in detail the reasons why the request cannot be truthfully admitted or denied. Any denial shall fail to meet the substance of the requested admission, and when good faith requires that you qualify your answer or deny only a part of the matter of which an admission is requested, you shall specify so much of it as is true and qualify or deny the remainder.

O.C.G.A. § 9-11-36(a)(2).

NOTE B: As the answering party, you may not give lack of information or knowledge as

a reason for failure to admit or deny unless reasonable effort has been made and the information known or readily obtainable and available to the Defendant is sufficient to enable the Defendant to admit or deny the matter. O.C.G.A. § 9-11-36(a)(2).

NOTE C: If the Defendant considers that a matter requested presents a genuine issue for trial, this alone does not constitute grounds for an objection. Mixed questions of law and fact, opinions, and genuineness of documents are all legitimate subjects of Requests for Admission.

O.C.G.A. § 9-11-36(a)(1)(2).

DEFINITIONS

As used herein, the terms listed below are defined as follows:

- 1. "<u>Person</u>" means any natural person, corporation, partnership, proprietorship, association, organization, group of persons, or any governmental body or subdivision thereof.
- "Subject Incident" means the collision between Jackson and DeKalb County Police Officer
 Westmoreland which occurred on June 25, 2010 at or around 4:08 P.M., in DeKalb County, Georgia.
 - 3. "You," "Your," or "AMOS JACKSON, JR." means Defendant AMOS JACKSON, JR.
 - 4. "DIXIELAND" means Defendant DIXIELAND LOGISTICS, INC.

REQUESTS FOR ADMISSION

1.

Admit that AMOS JACKSON, JR. is a proper party to this lawsuit.

2.

Admit that AMOS JACKSON, JR. was properly named in this case.

3.

Admit that AMOS JACKSON, JR. was a professional driver on the date and time of the Subject Incident.

Admit that service was proper on AMOS JACKSON, JR.

5.

Admit that venue is proper in this Court as to you.

6.

Admit that jurisdiction is proper in this Court as to you.

7.

Admit that AMOS JACKSON, JR. was an employee of DIXIELAND on June 25, 2010.

8.

Admit that AMOS JACKSON, JR. was an agent of DIXIELAND on June 25, 2010.

9.

Admit that AMOS JACKSON, JR. was acting within the scope of his employment at the time of the Subject Incident.

10.

Admit that on June 25, 2010, AMOS JACKSON, JR. was the driver of a tractor trailer involved in the Subject Incident.

11.

Admit that on June 25, 2010, AMOS JACKSON, JR. was driving the tractor-trailer as trained by DIXIELAND.

12.

Admit that no act of JAMES WASHINGTON, JR. contributed to the Subject Incident.

13.

Admit that there was no failure to act by JAMES WASHINGTON, JR. which contributed to

the Subject Incident.

14.

Admit that there was no act on the part of anyone, other than AMOS JACKSON, JR., that contributed to the Subject Incident as specifically stated above.

15.

Admit that AMOS JACKSON, JR. is fully responsible for the Subject Incident.

16.

Admit that the negligence of AMOS JACKSON, JR. was a contributing cause of the Subject Incident.

17.

Admit that other than those parties named in the Complaint in this case, there are no other persons or entities that caused and/or contributed to the Subject Incident in any way.

18.

At the time of the subject incident, AMOS JACKSON, JR. was subject to the Federal Motor Carrier Safety Regulations.

19.

There were no visual obstructions preventing AMOS JACKSON, JR. from seeing Officer Westmoreland's patrol vehicle in the 1000 feet prior to the Subject Incident.

20.

AMOS JACKSON, JR. saw Officer Westmoreland's patrol vehicle at least 1000 feet before impacting it.

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