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SHARON K. FOGG CO. CLERK

MASON COUNTY SUPERIOR COURT

Plaintiff TWIN CITY FIRE INS CO

No. 17-2-456-23

BY g¹ DEPUTY

vs.

ANSWER ON BEHALF OF
ALL DEFENDANTS

Defendants JANE DOE et al.

Defendants herein deny service of process and all liability, deny that any defendant was negligent or otherwise at fault or liable in any way, either in the operation of any motor vehicle or in lending or allowing any person to drive any motor vehicle, deny that plaintiffs have stated a valid claim against defendant Eric Valley, deny that plaintiff is the real party in interest and has any interest in the subject matter of this case, assert as affirmative defenses that one or both plaintiffs was reckless and negligent in driving the motor vehicle that they were in by, among other things, stopping or slowing suddenly on a public roadway for no reason, stopping or slowing too fast or too suddenly and in this manner and otherwise causing and being at fault in the collision of which they complain and for their counterclaim allege that plaintiffs caused the accident and all damages in this case and are liable to defendants in the amount of \$10,000 for damage to and loss of defendant Eric Valley's motor vehicle as well as costs and statutory attorney's fees. Defendant Emily Valley is a member of the armed forces of the United States and not presently resident in this state.

Dated September December 7, 2017

Eric S. Valley
WSBA No. 21184

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