IN THE CIRCUIT COURT OF _	COUNTY,
NAME OF PLAINTIFF )	
V. )	NO
NAME OF DEFENDANT )	
COMPLAINT FOR DAMAGES AN	D DECLARATORY JUDGMENT
COMES NOW, Plaintiff, in her cause of action against the Defendant,	the above styled and numbered cause, and for, would show as follows:
1. That the Plaintiff is an actual ac, residing at	lult resident citizen of County,
2. That the Defendant,, is whose street and Post Office address is, the State of and by committing a to specifically within County, jurisdiction of this Court.	ort within the State of, and more
3. That Defendant is not to be found we search and inquiry, and may be served with processure.  Rule of the Rules of Civil Process.	
4. That on or about the day of employer, Trans Union Corporation, the original Exhibit A.	,, Defendant mailed to Plaintiff's l of the photocopied letter attached hereto as
5 That the debt referred to in Exhibit <i>A</i> had been fully satisfied by the Plaintiff, prior to _ of the same at the time he mailed the letter in ques	
6. That the statements contained in Exhibit false and Defendant knew them to be false, at employer.	bit A, as to Plaintiff's alleged delinquency, are the time the letter was mailed to Plaintiff's
	mailed the letter that, because of the nature of over actively discourages conduct of the type

alleged in the letter, and that the receipt of trelationship with her employer, and would jeopardi	5	
8. Defendant also knew at the time he made therein would be read by third persons, in subordinates.	ailed the letter in question that the statements ncluding Plaintiff's superiors, colleagues and	
9. That as a direct and proximate result dissemination of the same to Plaintiff's co-workers irreparably damaged, and her business relations irreparably damaged.		
10. The publication of the false and misle also caused the Plaintiff severe emotional and calculated to produce such effects.	eading statements contained in Exhibit A has psychological distress, and was deliberately	
WHEREFORE, Plaintiff brings this action against the Defendant,, and prays that non-resident process be issued to Defendant as required by the Rules of Civil Procedure, and that upon a full and complete hearing herein, the Court would enter judgment as follows:		
A. A money judgment against in the full amount of \$00.00 for actual damages for libel, intentional interference with a business relationship, and intentional infliction of severe emotional and psychological distress; and,		
B. A judgment for punitive damages in the	e amount of \$00.00; and,	
C. A declaratory judgment pursuant to Rule 56 of the Rules of Civil Procedure, finding that the debt alleged by Defendant in Exhibit A has been fully and completely satisfied; and,		
D. A judgment for Plaintiff's reasonable attorney's fees.		
	Respectfully submitted,	
	By:, Attorney	
	Of Counsels:	