

4971

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 Emmons A. Kersharr 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 Marcus E. Speer.

Witness my hand this the 12 day of December, 1961.

Ex-6-6-62

Alice J. Duck
Clerk

MARCUS E. SPEER,	I	
Plaintiff,	I	IN THE CIRCUIT COURT OF
vs.	I	
	I	BALDWIN COUNTY, ALABAMA
EMMONS A. KERSHARR,	I	
Defendant.	I	AT LAW

COUNT ONE:

The Plaintiff claims of the Defendant the sum of Three Hundred Dollars (\$300.00) as damages for that on, to-wit: September 20, 1961, in Baldwin County, Alabama, at the intersection of Magnolia Avenue and Church Street in Fairhope, Alabama, the Defendant negligently drove a motor vehicle into or against the automobile owned by the Plaintiff and as a proximate result of the negligence of such Defendant the Plaintiff's automobile was damaged in this: its radiator grill was bent and damaged; the left headlamp and left parking lamp were damaged; its front bumper was bent; the left front fender was damaged; the radiator was bent and broken, all to the damage of the Plaintiff in the sum above mentioned, hence this suit.

FILED

DEC 12 1961

ALICE J. DUCK, CLERK
REGISTER

19

Harmon Stone
Attorneys for Plaintiff

30 May
Received ~~10~~ day of ~~May~~ 1962
and on 6 day of June 1962
I served a copy of the within ~~Q & C~~
on ~~Emmons A. Kersharr~~
By service on ~~Emmons A. Kersharr~~
TAYLOR WILKINS, Sheriff
By ~~Fred Seibert~~ D. S.
~~B. B. F. hope~~
Sheriff claims 70 miles at
Ten Cents per mile Total \$ 7.00
TAYLOR WILKINS, Sheriff
BY ~~Seibert~~
DEPUTY SHERIFF

Returned ~~10~~ day of ~~June~~ 1962
Not found in my county after diligent search and in-
quiry.
Taylor Wilkins, Sheriff
Fred Seibert, Deputy Sheriff
Meredith F. hope

4971
MARCUS E. SPEER,
Plaintiff,
VS.
EMMONS A. KERSHARR,
Defendant.
79 North Englewood Ave.
27 pier st
IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

SUMMONS AND COMPLAINT

Received 30th day of May 1962
and on 6th day of June 1962
I served a copy of the within ~~Q & C~~
on ~~Emmons A. Kersharr~~
By service on ~~Emmons A. Kersharr~~
TAYLOR WILKINS, Sheriff
By ~~Fred Seibert~~ D. S.
~~F. hope~~

CHASON & STONE
ATTORNEYS AT LAW
BAY MINETTE, ALABAMA

JOHN CHASON
NORBORNE C. STONE, JR.
JOHN EARLE CHASON

PHONE 937-2191

May 29, 1962

Sheriff Taylor Wilkins
Bay Minette, Alabama

Dear Sir:

You recently returned a Summons and Complaint which we filed about six months ago with a notation that the Defendant Emmons A. Kersharr could not be found in Baldwin County, Alabama.

We have had our client make a further investigation as to where he resides and we are enclosing herewith a copy of a letter we have this day received from our client stating that this Defendant still resides at 7 North Ingleside in Fairhope, Alabama, and can be served after the regular working hours.

We would appreciate it if you would have Mrs. Duck return this Summons and Complaint to you and attempt to get service at the above mentioned address.

Yours very truly,

CHASON & STONE

By: 

JC:bw
Encl: As Noted