October 20, 1964

EVA S. SCUDIERE, Plaintiff

VS

ROBERT L. WILLIAMS, Defendent

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

CASE NO.

6218

TO THE

CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW:

I, Mrs. Agnes Baggett, Secretary of State, hereby certify that on I sent by certified mail in an envelope addressed as follows:

October 19, 1964

"Robert L. Williams 9628 Robin Lane New Orleans, La."

"Certified Mail— Return Receipt Requested Deliver to Addressee Only"

bearing sufficient and proper prepaid postage, a notice bearing my signature and the Great Seal of the State of Alabama in words and figures as follows:

' Robert L. Williams 9628 Robin Lane New Orleans, La.

You will take notice that on October 9, 1964 the Sheriff of Montgomery County, Alabama, served upon me, in my official capacity, summons and complaint in a case entitled: EVA S. SCUDIERE, Plaintiff VS ROBERT L. WILLIAMS, Defendant

in the CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

Case No. 6218 a true copy of which summons and complaint is attached hereto and the said service upon me as Secretary of State of the State of Alabama has the force and effect of personal service upon you.

WITNESS MY HAND and the Great Seal of the State of Alabama this the 9 day of October 1964

Enclosure (1)

(Signed) Mrs. Agnes Baggett Secretary of State"

I further certify that the notice above set out which was so mailed in the envelope addressed as above set forth had attached to it a true copy of the summons and complaint in the above-styled cause.

I further certify that on Oct 19 1964 I received the return card, showing receipt by the designated addressee of the aforementioned matter at New Orleans La. on 10-17-64

WITNESS MY HAND and the Great Seal of the State of Alabama this the

of October 1964

20 /

day

Mrs. Agnes Baggett Secretary of State

Enclosures: Return Receipt Card and copy of Summons and Complaint.

cc: Hon. John V. Duck Fairhope, Ala.

		*:	
	STATE	OF	ALABAMA
·.	BALL	MIMO	COLINTY

Circuit	Court,	Baldwin	County
62-15			

		. ***					I	TERM.	19
TO	ANY	SHERIFF	OF	THE	STATE	OF	ALA BAMA:		

You Are Hereby Commanded to Summon	ROBERT L WILLIAMS	

EVA S. SCUDIERE Plaintiff...

witness my hand this day of Lice Allich

EVA S. SCUDIERE	. )	IN THE CIRCUIT COURT OF
Plaintiff	<b>)</b>	BALDWIN COUNTY, ALABAMA.
-VS-	*	
ROBERT L. WILLIAMS	)	AT TAWSTONETARY OF 10
Defendant	)	SCT 9 1984 9 2
	)	RECEIVED S
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## COUNT ONE:

Plaintiff claims of the Defendant the sum of TWO THOUSAND FIVE HUNDRED DOLLARS (\$2,500.00) as damages, for that, heretofore, on, to-wit, the 4th day of August, 1964, the Defendant so negligently operated a motor vehicle, on and along U. S. Numbered 90, at a point thereon, two miles West of its intersection with Highway Numbered U. S. 31, being then and them a public Highway in Baldwin County, Alabama, so as to allow it to run into, upon or against the vehicle of Plaintiff's, and as a proximate direct and proximate result of the negligence of the Defendant, the Plaintiff was injured in that, she suffered severe neck strain, that she

and about the treatment of her injuries, that she suffered great physical pain and mental anguish, and will in the future continue to suffer great physical pain and mental anguish, that she was caused to lose time from her employment, and that she will in the future be caused to lose time from her employment, that she was rendered less capable in her work, that her automobile was damaged, in that the frame was bent, twisted, and her automobile was otherwise bent, smashed and torn, and all as the direct and proximate result of the negligence of the defendant, as aforesaid, hence this suit.

Attorney for Plaintiff

The Deft. may be served through the Secretary of State at 9628 Robin Lane, New Orleans, La.



JOHN V. DUCK RICHARD C. LACEY

DUCK & LACEY

Attorneys at Law

FAIRHOPE, ALABAMA

319 MAGNOLIA AVENUE P. O. BOX 296 TELEPHONE 928-2191

November 10, 1964

Mrs. Alice J. Duck Clerk, Circuit Court P. O. Box 239 Bay Minette, Alabama

> Re: Scudiere vs. Williams Civil Case No. 6218

Dear Mrs. Duck:

Will you please request the Court to dismiss this law suit as settled between the parties with the costs taxed to the Defendant. Send thecost bill to State Farm Mutual Insurance Company, 1418 Beltline Plaza, Mobile, Alabama.

Singerely,

John V. Duck

df • CrVT.

cc: State Farm Mutual

EVA S. SCUDIERE

Plaintiff

Plaintiff

AT LAW.

ROBERT L. WILLIAMS

Defendant

Defendant

)

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

AT LAW.

ON THE CIRCUIT COURT OF

DAT LAW.

## COUNT ONE:

Plaintiff claims of the Defendant the sum of TWO THOUSAND FIVE HUNDRED DOLLARS (\$2,500.00) as damages, for that, heretofore, on, to-wit, the 4th day of August, 1964, the Defendant so negligently operated a motor vehicle, on and along U. S. Numbered 90, at a point thereon, two miles West of its intersection with Highway Numbered U. S. 31, being then and theme a public Highway in Baldwin County, Alabama, so as to allow it to run into, upon or against the vehicle of Plaintiff's, and as a proximate direct and proximate result of the negligence of the Defendant, the Plaintiff was injured in that, she suffered severe neck strain, that she suffered contusions and abraisions, that she was made otherwise sick, lame and sore, that she was caused to expend great sums in and about the treatment of her injuries, that she suffered great physical pain and mental anguish, and will in the future continue to suffer great physical pain and mental anguish, that she was caused to lose time from her employment, and that she will in the future be caused to lose time from her employment, that she was rendered less capable in her work, that her automobile was damaged, in that the frame was bent, twisted, and her automobile was otherwise bent, smashed and torn, and all as the direct and proximate result of the negligence of the defendant, as aforesaid, hence this suit.

Attorney for Plaintiff

The Deft. may be served through the Secretary of State at 9628 Robin Lane, New Orleans, La.



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S.	<b>FATE</b>	OF	ALABAMA
1.1	BALI	OWIN	COUNTY
0.0			

Circuit	Court,	Baldwin	County
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.....TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon	ROBERT L.	WILLIAMS	

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against.....

ROBERT L. WILLIAMS

Defendant....

EVA S. SCUDIERE Plaintiff

Witness my hand this 30 day of Defit 1964

Clerk

No 4718 Page	Defendant lives at THROUGH SECRETARY OF STATE
STATE OF ALABAMA  Baldwin County	at 9628 Robin Lane, New Or BEGINSVED OFFICE  Received In Office
CIRCUIT COURT	OCT 9 1984
EVA S. SCUDIERE	M. S. BUTLER, Sheriff Sheriff
Plaintiffs	I have executed this summons
vs.	by leaving a copy with
ROBERT L. WILLIAMS	
	Executed by servingcopies of
Defendants	the within on legre Buygott
SUMMONS AND COMPLAINT  Filed 19  SEP SQ 1964	Secretary of State of The State of  Alabama.  This the day of 19  Sheriff of Montgomery County
Clerk	M. S. Butler,
	By
	The Sheriff claims 2
	miles at 10c per mile for a total
	02 \$ 20
Plaintiff's Attorney	Montgomery County, 4 Sheriff
Defendant's Attorney	Deputy Sheriff

## 

## ers REGRIPT SHOW WHERE DEVINERED (ONLY IT requested) DATE IDENTIFIED