

JOHN V. DUCK
DUCK & LACEY
Attorneys at Law
P. O. DRAWER A-J - FAIRHOPE, ALABAMA

M E S S A G E

R E P L Y

to Mrs. Alice J. Duck

DATE

Bay Minette, Ala.

DATE December 12, 1966

Re: Alabama Farm Bureau vs. Emmett Rogers

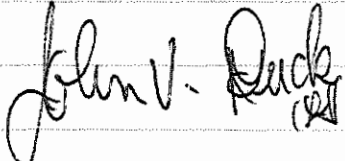
Civil No. 7174

Dear Mrs. Duck:

Please re-issue this suit and check with

Mr. Tolbert Brantley as to where Mr. Rogers
can be served. Thank you.

Sincerely,



SIGNED

SIGNED

JUDY V. DUCK

DUCK & LACEY

Attorneys at Law

P. O. DRAWER A-J - FAIRHOPE, ALABAMA

M E S S A G E

R E P L Y

TO

Mrs. Alice J. Duck

DATE

Bay Minette, Ala.

DATE

December 12, 1966

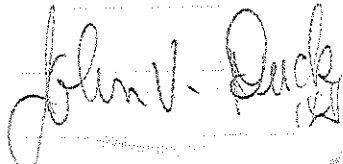
Re: Alabama Farm Bureau vs. Emmett Rogers

Civil No. 7174

Dear Mrs. Duck:

Please re-issue this suit and check with
Mr. Tolbert Brantley as to where Mr. Rogers
can be served. Thank you.

Sincerely,



SIGNED

SIGNED

JOHN V. DUCK
DUCK & DUCK, ATTORNEYS
Attnorneys at Law

P. O. DRAWER A-J - FAIRHOPE, ALABAMA

MESSAGE

REPLY

TO Mrs. Alice J. Duck

DATE

Bay Minette, Ala.

DATE April 7, 1967

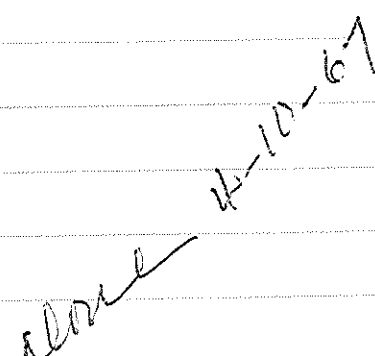
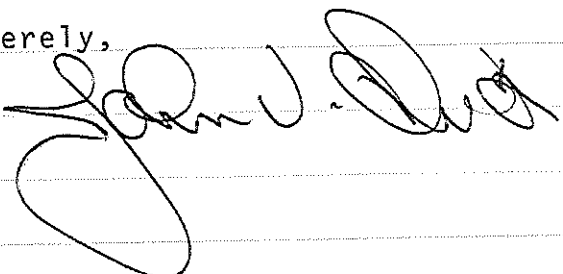
Re: Alabama Farm Bureau vs. Emmett Rogers

Civil No. 7174

Dear Mrs. Duck:

Please dismiss the above captioned case
and send me the cost bill on same.

Sincerely,



APR 10 1967

SIGNED

SIGNED

SUMMONS AND COMPLAINT

MOORE PRINTING CO., BAY MINETTE, ALA.

STATE OF ALABAMA

Baldwin County

Circuit Court, Baldwin County

No....7124.....

TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to SummonEMMETT RODGERS.....also known as.....

E. L. RODGERS.....

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.....

.....EMMETT RODGERS.....also known as E. L. RODGERS....., Defendant.....

by ALABAMA FARM BUREAU MUTUAL CASUALTY INSURANCE COMPANY, INC.....

....., Plaintiff.....

Witness my hand this.....15.....day of.....

Sept.....19.....

Alice J. Duck

Clerk

No.....

Page.....

STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

ALABAMA FARM BUREAU MUTUAL

CASUALTY INSURANCE COMPANY, INC.
a corporation, Plaintiffs

vs.

EMMETT RODGERS, also known as
E. L. RODGERS. Defendants

SUMMONS AND COMPLAINT

Filed 19.....

Clerk

JOHN V. DUCK

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at
110 South Street
Bay Minette, Alabama

Received In Office

..... 19.....

..... Sheriff

I have executed this summons

this 19.....

by leaving a copy with

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..... Sheriff

..... Deputy Sheriff

ALABAMA FARM BUREAU MUTUAL)
CASUALTY INSURANCE COMPANY, INC.,)
a corporation,)
Plaintiff,) IN THE CIRCUIT COURT OF
vs.) BALDWIN COUNTY, ALABAMA
EMMETT RODGERS, also known as)
E. L. RODGERS,)
Defendant.) AT LAW

Plaintiff claims of the Defendant the sum of EIGHT HUNDRED TWENTY-FOUR AND 40/100 (\$824.40) DOLLARS as damages for the breach of a written agreement entered into by the Defendant with Plaintiff on the 25th day of September, 1964, wherein the Defendant subrogated the Plaintiff in his place and stead for cause of action arising out of an automobile accident that occurred on the 2nd day of May, 1964, and the Plaintiff paid to the Defendant the sum of EIGHT HUNDRED TWENTY-FOUR AND 40/100 (\$824.40) DOLLARS under the policy of insurance issued by the Plaintiff to the Defendant.

Plaintiff further avers that after executing the Subrogation Agreement, the Defendant filed a suit in his own name and right, and recovered of the third party without notifying the Plaintiff and in breach of the Subrogation Agreement between the Plaintiff and the Defendant.

COUNT TWO

Plaintiff claims of the Defendant the sum of EIGHT HUNDRED TWENTY-FOUR AND 40/100 (\$824.40) DOLLARS for money loaned by the Plaintiff to the Defendant on the 25th day of September, 1964, which sum of money, with the interest thereon, is still unpaid.

John J. Quet
ATTORNEY FOR PLAINTIFF

FILED
SEP 15 1964
MCLAW OFFICES

ALABAMA FARM BUREAU MUTUAL)
CASUALTY INSURANCE COMPANY, INC.,)
a corporation,)
Plaintiff,)
vs.)
EMMETT RODGERS, also known as)
E. L. RODGERS,)
Defendant.)

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

AT LAW

7/74

Plaintiff claims of the Defendant the sum of EIGHT HUNDRED TWENTY-FOUR AND 40/100 (\$824.40) DOLLARS as damages for the breach of a written agreement entered into by the Defendant with Plaintiff on the 25th day of September, 1964, wherein the Defendant subrogated the Plaintiff in his place and stead for cause of action arising out of an automobile accident that occurred on the 2nd day of May, 1964, and the Plaintiff paid to the Defendant the sum of EIGHT HUNDRED TWENTY-FOUR AND 40/100 (\$824.40) DOLLARS under the policy of insurance issued by the Plaintiff to the Defendant.

Plaintiff further avers that after executing the Subrogation Agreement, the Defendant filed a suit in his own name and right, and recovered of the third party without notifying the Plaintiff and in breach of the Subrogation Agreement between the Plaintiff and the Defendant.

COUNT TWO

Plaintiff claims of the Defendant the sum of EIGHT HUNDRED TWENTY-FOUR AND 40/100 (\$824.40) DOLLARS for money loaned by the Plaintiff to the Defendant on the 25th day of September, 1964, which sum of money, with the interest thereon, is still unpaid.

John V. Drexler
ATTORNEY FOR PLAINTIFF

7/74
SEP 18 1964
HAROLD DREXLER
ATTORNEY FOR PLAINTIFF

SUMMONS AND COMPLAINT

MOORE PRINTING CO., BAY MINETTE, ALA.

STATE OF ALABAMA

Baldwin County

Circuit Court, Baldwin County

No. 7174

TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon EMMETT RODGERS, also known as
E. L. RODGERS.....

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filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against.....

EMMETT RODGERS, also known as E. L. RODGERS....., Defendant.....

by ALABAMA FARM BUREAU MUTUAL CASUALTY INSURANCE COMPANY, INC.

, Plaintiff.....

Witness my hand this.

15

day of

Sept. 1966

Alice J. Clark

Clerk

Excluded

Sept 20, 1966 Taylor Wilkins Jr.
not found in county H. Tolbert DS. 435

No. 2174

Page.....

STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

ALABAMA FARM BUREAU MUTUAL

CASUALTY INSURANCE COMPANY, INC.
a corporation, Plaintiffs

vs.

EMMETT RODGERS, also known as
E. L. RODGERS. Defendants

SUMMONS AND COMPLAINT

Filed SEP 15 1966 19.....

Clerk

JOHN V. DUCK

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at
110 South Street

Bay Minette, Alabama

RECEIVED
Received In Office

SEP 15 1966 19.....

TAYLOR WILKINS Sheriff

I have executed this summons

this 19.....

by leaving a copy with

Returned 20 day of Sept 1966
Not found in my county after diligent search and in-
July 1966

Taylor Wilkins Sheriff

M. C. Robert Deputy Sheriff

Live in Mobile
With Son

Sheriff

Deputy Sheriff