

CHARLES J. SHORE,

Plaintiff,

-vs-

WILLIAM A. BLAZI and
CLAUDE JOHNSON,

Defendants.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

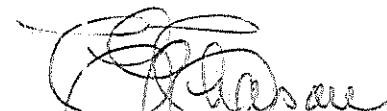
AT LAW

Case No. 7660


DEMURRER

Comes the Defendant, CLAUDE JOHNSON, and demurs to the Bill of Complaint heretofore filed therein and to each count thereof separately and severally, and as for grounds for demur, shows as follows:

1. The Complaint does not show a cause of action.
2. The Complaint is vague, indefinite and uncertain.


Attorney for Defendant, Claude
Johnson

Defendant respectfully demands
trial by jury



FILED

SEP 11 1967

ALICE J. EBBERTS CLERK
REGISTER

CECIL G. CHASON

Attorney at Law

CHARLES H. SIMS III
ASSOCIATE

February 19, 1970

P. O. DRAWER 458
216 W. LAUREL AVENUE
FOLEY, ALABAMA 36535
PHONE 205/943-3171


Mrs. Alice J. Duck
Clerk of the Circuit Court
Baldwin County Courthouse
Bay Minette, Alabama

Re: Shore vs. Blazi and Johnson
Jury Case No. 7660

Dear Mrs. Duck:

I have withdrawn from the above-styled cause many months ago and would appreciate you so indicating on the Docket Sheet. The case is set for trial Tuesday, March 10th.

Yours very truly,


C. G. Chason

CGC/vd

cc: Claude Johnson
Mr. James R. Owen

FILED

FEB 2 1970

ALICE J. DUCK

STATE OF ALABAMA)
*
BALDWIN COUNTY)

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon William A. Blazi and Claude Johnson 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 the same, then and there to answer the complaint of Charles J. Shore.

WITNESS my hand this 3rd day of August, 1967.

Alice J. Clark
Clerk

The defendant, William A. Blazi, resides at 108 Blakeney Street, Fairhope, Alabama.


The defendant, Claude Johnson, resides at Route 1, Fairhope, Alabama.

* * * * *

CHARLES J. SHORE,)	
)	
Plaintiff,)	IN THE CIRCUIT COURT OF
)	
VS.)	BALDWIN COUNTY, ALABAMA
)	
WILLIAM A. BLAZI and)	AT LAW
CLAUDE JOHNSON,)	7660
)	
Defendants.)	

The plaintiff claims of the defendants Five Hundred Dollars (\$500.00) damages for that heretofore on to-wit, April 15, 1967, at a point on U. S. Highway 98 where the said highway intersects with the Silver Bay Nursery road, .9 miles West of the limits of Daphne in Baldwin County, Alabama, the plaintiff was operating his automobile at said time and place and the defendant, William A. Blazi, who was then and there an agent, servant or employee of the defendant, Claude Johnson, acting within the line and scope of his authority as such agent, servant or employee so negligently operated a motor vehicle as to cause it to run into, upon or against the automobile of plaintiff and plaintiff's vehicle was damaged as follows: the right front fender was broken and damaged; the right head lamp assembly was broken; the upper grill panel was bent and broken; the lower bumper pan was broken and damaged; the radiator

was bent, broken and damaged and front end of the automobile was knocked out of alignment, all to plaintiff's damages aforesaid, hence this suit. Plaintiff avers that all of his damages were caused as a proximate result of the negligence of the defendant, William A. Blazi, who was at said time an agent, servant or employee of the defendant, Claude Johnson, acting within the line and scope of his authority as such agent, servant or employee, hence this suit.


Attorney for Plaintiff

FILED

AUG 3 1967

ALICE J. DUCK CLERK
REGISTER

RECEIVED

DEC 10 1963

~~TAYLOR WILKINS~~
SHERIFF

Received 3 day of Aug 1967

at on 11 day of August 1967

received a copy of the within 841

~~William A. Blazi~~

~~Claude Johnson~~

by Claude Johnson

TAYLOR WILKINS, Sheriff

By J. M. Eastman

Barnwell, Ala.

CHARLES J. SHORE,

Plaintiff,

vs:

WILLIAM A. BLAZI and 108 BLAKELEY ST.
FAIRHOPE

CLAUDE JOHNSON, Rt. 1 Fairhope

Greeno Road Defendants

SUMMONS & COMPLAINT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

FILED

AUG 3 1967

ALICE J. DUCK CLERK
REGISTER

James R. Owen, Atty.

Returned 10 day of Dec 1968

Not found in my county after diligent search and inquiry. as to w.m. stage.

Taylor Wilkins, Sheriff

By Lendel
Deputy Sheriff

In mental ward at
Biloxi Hospital

William A. Blazi
Not Found
8-11-67
in Hospital Biloxi

Sheriff's fees 10.00 miles at

Ten Cents per mile Total 10.00

TAYLOR WILKINS, Sheriff

BY J. M. Eastman
DEPUTY SHERIFF