



MABEL AMOS
SECRETARY OF STATE

STATE OF ALABAMA
OFFICE OF SECRETARY OF STATE
MONTGOMERY, ALABAMA 36104
January 18, 1968

Honorable James R. Owen
110 Court House Square
Bay Minette, Alabama 36507

Dear Mr. Owen:

Re: FLOYD MALONE, JR., Plaintiff VS
MORRIS W. HUNT, Defendant

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Please refer to your file in the above-styled
cause and be advised that I am writing you for further
advise regarding perfecting this service.

The Sheriff of Jackson County, Missouri advised
me to serve these papers on the Sheriff of Clay County,
Missouri. After sending the papers to Clay County, Missouri
the sheriff states that "NO SUCH ADDRESS IN CLAY COUNTY,
MISSOURI". Now I have the papers back in the office and
do not know where else to mail them.

Please advise me as to any further steps you wish
me to take in perfecting this service.

With best wishes, I am

Very truly yours,

Mabel S. Amos
Secretary of State

fc

CC: Honorable Alice J. Duck, Clerk
Circuit Court of Baldwin County
✓ Bay Minette, Alabama 36507

STATE OF ALABAMA)
BALDWIN COUNTY :)

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Morris W. Hunt 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 Floyd Malone, Jr.

WITNESS my hand this 12th day of September, 1967.

Alice J. Luck
Clerk

The defendant resides at
3425 East 82nd Street, Kansas City, Missouri.

* * * * *

FLOYD MALONE, JR.,

Plaintiff,

VS.

MORRIS W. HUNT,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

7736

COMPLAINT

COUNT ONE

The plaintiff claims of the defendant Three Hundred Dollars (\$300.00) for that heretofore on to-wit, July 2, 1967, while the plaintiff's automobile was parked in the driveway of the State Line Truck Stop in Baldwin County, Alabama, on Highway 90 where he had a right to be, the defendant so negligently operated an automobile so as to cause it to run into, upon or against the said automobile of the plaintiff and as a proximate result of the negligence of the said defendant, the plaintiff's automobile was damaged as follows: the left front door was bent and damaged; the left fender and left post of his automobile was bent, damaged and broken; the door mirror was broken; he was caused to be without his automobile for a long period of time while it was being repaired. Plaintiff avers that all of his damages were the proximate result of the negligence of the defendant, hence this suit.

CASE NO. 7736

99
RECEIVED IN OFFICE

SEP 14 1967

(3)
M. S. BUTLER, Sheriff

SEP 12 1967

TAYLOR WILKINS
SHERIFF

FLOYD MALONE, JR.,

Plaintiff,

vs:

MORRIS W. HUNT,

Defendant

Executed by serving 3 copies of
the within on Mable Ames
Secretary of State of The State of
Alabama.

This the 15 day of Sept 1967

Sheriff of Montgomery County

M. S. Butler,

By W. L. Mercer D. S.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW, CASE NO. 7736

SUMMONS & COMPLAINT

M. S. Butler, Sheriff of Montgomery
County, Alabama, Claim \$1.50 each for
serving 1 process(es) and \$1.00
travel expense on each of 1
process(es) or a total of \$2.50

W. L. Mercer Deputy Sheriff

James R. Owen, Attorney



MABEL AMOS
SECRETARY OF STATE

STATE OF ALABAMA
OFFICE OF SECRETARY OF STATE
MONTGOMERY, ALABAMA 36104
October 6, 1967

7736

Honorable James R. Owen
110 Court House Square
Bay Minette, Alabama 36507

Dear Mr. Owen:

7736

Re: FLOYD MALONE, JR., Plaintiff VS
MORRIS W. HUNT, Defendant

Please refer to your file in the above-styled cause and be advised that on September 15, 1967, I sent by certified mail, return receipt requested, deliver to addressee only, my notice, with copy of Summons and Complaint attached, to:

Morris W. Hunt
3425 East 82nd Street
Kansas City, Missouri 64132

On October 6, 1967, this letter (Certified No. 51334) was returned to me with reason for non-delivery given as "UNCLAIMED".

If you would like to further pursue service on this defendant, according to the provisions of Title 7, Section 199, an additional \$2 deposit will enable me to attempt personal service by local law enforcement officers.

Will you please advise me as to any further steps you wish me to take in perfecting this service.

Yours very truly,

Mabel Amos
Secretary of State

fc
cc: Honorable Alice J. Duck, Clerk
Circuit Court of Baldwin County
Bay Minette, Alabama 36507



MABEL AMOS
SECRETARY OF STATE

STATE OF ALABAMA
OFFICE OF SECRETARY OF STATE
MONTGOMERY, ALABAMA 36104

October 13, 1967

To the Honorable Sheriff
Jackson County
Independence, Missouri 64050

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Dear Sir:

Re: FLOYD MALONE, JR., Plaintiff VS
MORRIS W. HUNT, Defendant

Enclosed is my notice, together with copies of summons and complaint in duplicate in suit against Morris W. Hunt now pending in the Circuit Court of Baldwin County, Alabama.

Title 7, Section 199 of the 1940 Code of Alabama provides, among other things, that service of process may be had by a Sheriff, Deputy Sheriff, Marshal or Deputy Marshal or any other duly constituted public official within the jurisdiction of the defendant's residence. This statute further provides a fee of \$2 for each service by said official. I am enclosing a check in the amount of \$2 forwarded to me by the attorney for the plaintiff. If there are any additional charges by you, you will please contact said attorney, who will give same his prompt attention.

I attempted service upon the said defendant at the address given, by certified mail, return receipt requested, deliver to addressee only; but said letter was returned, marked "UNCLAIMED".

I shall greatly appreciate your efforts to complete this service upon the said defendant by serving upon him the original notice with the copy of the summons and complaint attached and making your return on the copy to the Clerk of the Court, who is named below.

Yours very truly,

Mabel Amos
Secretary of State

fc
Enclosures

CC: Honorable Alice J. Duck, Clerk
✓ Circuit Court of Baldwin County
Bay Minette, Alabama 36507

Honorable James R. Owen
110 Court House Square
Bay Minette, Alabama 36507

STATE OF ALABAMA)
*
BALDWIN COUNTY)

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Morris W. Hunt 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 Floyd Malone, Jr.

WITNESS my hand this 12th day of September, 1967.

Alice J. Luck
Clerk

The defendant resides at
3425 East 82nd Street, Kansas City, Missouri.

* * * * *

FLOYD MALONE, JR.,

Plaintiff,

IN THE CIRCUIT COURT OF

VS.

BALDWIN COUNTY, ALABAMA

MORRIS W. HUNT
Defendant.

MOBILE BARRETT

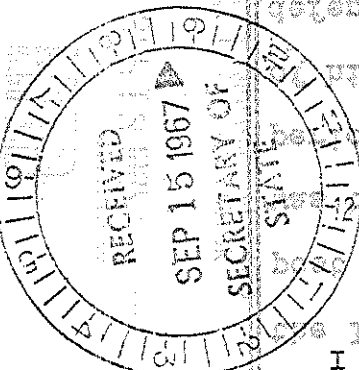
7726

COUNTY OF CIVIL

COUNT ONE

The plaintiff claims of the defendant Three Hundred Dollars (\$300.00) for that heretofore on to-wit, July 2, 1967, while the plaintiff's automobile was parked in the driveway of the State Line Truck Stop in Baldwin County, Alabama, on Highway 90 where he had a right to be, the defendant so negligently operated an automobile so as to cause it to run into, upon or against the said automobile of the plaintiff and as a proximate result of the negligence of the said defendant, the plaintiff's automobile was damaged as follows: the left front door was bent and damaged; the left fender and left post of his automobile was bent, damaged and broken; the door mirror was broken; he was caused to be without his automobile for a long period of time while it was being repaired. Plaintiff avers that all of his damages were the proximate result of the negligence of the defendant, hence this suit.

Attorney for Plaintiff



DEFENDANT'S RETURN

SHERIFF'S RETURN

AFFIDAVIT OF PERSONAL SERVICE

STATE OF MISSOURI)
COUNTY OF CLAY) ss. Floyd Malone Jr. vs Morris W. Hunt

I hereby certify that I have personally served the summons and complaint on within named defendant Morris W. Hunt in this County of Clay, State of Missouri on the 2nd day of March, 1968, at 11:45 P M.

1.00 Summons Frank Maudlin,
1.00 Notary Sheriff Clay County, Missouri
8.00 Mileage
10.00

By Mel Beam
Deputy Sheriff

(300.00) for fees payable on account of this

STATE OF MISSOURI)
COUNTY OF CLAY) ss. CORRAL ONE

Subscribed and sworn to before me a Notary Public this 2nd day of March, 1968.

RALPH W. HOOPER
NOTARY PUBLIC
CLAY COUNTY, MO.
MY COMMISSION
EXPIRES MARCH 20, 1969

Ralph W. Hooper
Notary Public

BY IDA CORRAL, TITHEWY
IN THE CIRCUIT COURT OF

LEGISLATIVE

NOTES FOR GARY STEER, KANSAS CITY, MISSOURI
THE DEFENDANT RESIDES AT

[Signature]

WITNESS MY HAND AND SEAL OF OFFICE this 2nd day of March, 1968.

THE STATE OF MISSOURI
COUNTY OF CLAY
BY IDA CORRAL, TITHEWY
IN THE CIRCUIT COURT OF

BY IDA CORRAL, TITHEWY
IN THE CIRCUIT COURT OF



MABEL AMOS
SECRETARY OF STATE

STATE OF ALABAMA
OFFICE OF SECRETARY OF STATE
MONTGOMERY, ALABAMA 36104
January 8, 1968

To the Honorable Sheriff
Clay County
Liberty, Missouri 64068

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Dear Sir:

Re: FLOYD MALONE, JR., Plaintiff VS
MORRIS W. HUNT, Defendant

Enclosed is my notice, together with copies of summons and complaint in duplicate in suit against Morris W. Hunt now pending in the Circuit Court of Baldwin County, Alabama.

Title 7, Section 199 of the 1940 Code of Alabama provides, among other things, that service of process may be had by a Sheriff, Deputy Sheriff, Marshal or Deputy Marshal or any other duly constituted public official within the jurisdiction of the defendant's residence. This statute further provides a fee of \$2 for each service by said official. I am enclosing a check in the amount of \$2 forwarded to me by the attorney for the plaintiff. If there are any additional charges by you, you will please contact said attorney, who will give same his prompt attention.

I attempted service upon the said defendant at the address given, by certified mail, return receipt requested, deliver to addressee only; but said letter was returned, marked "UNCLAIMED".

I shall greatly appreciate your efforts to complete this service upon the said defendant by serving upon him the original notice with the copy of the summons and complaint attached and making your return on the copy to the Clerk of the Court, who is named below.

Yours very truly,

Mabel Amos
Secretary of State

fc
Enclosures

CC: Honorable Alice J. Duck, Clerk
✓ Circuit Court of Baldwin County
Bay Minette, Alabama 36507

NOTE: ATTORNEY OWEN GIVES ADDRESS AS
3425 EAST 82nd STREET, NORTH,
KANSAS CITY, MISSOURI.

Honorable James R. Owen
110 Court House Square
Bay Minette, Alabama 36507



MABEL AMOS
SECRETARY OF STATE

STATE OF ALABAMA
OFFICE OF SECRETARY OF STATE
MONTGOMERY, ALABAMA 36104
December 28, 1967

Honorable Arvid Owsley
Sheriff of Jackson County
Room 303 Court House
Independence, Missouri 64050

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Dear Sir:

Re: FLOYD MALONE, JR., Plaintiff VS
MORRIS W. HUNT, Defendant

Enclosed is my notice, together with copies of summons and complaint in duplicate in suit against Morris W. Hunt now pending in the Circuit Court of Baldwin County, Alabama.

Title 7, Section 199 of the 1940 Code of Alabama provides, among other things, that service of process may be had by a Sheriff, Deputy Sheriff, Marshal or Deputy Marshal or any other duly constituted public official within the jurisdiction of the defendant's residence. This statute further provides a fee of \$2 for each service by said official. I am enclosing a check in the amount of \$2 forwarded to me by the attorney for the plaintiff. If there are any additional charges by you, you will please contact said attorney, who will give same his prompt attention.

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I shall greatly appreciate your efforts to complete this service upon the said defendant by serving upon him the original notice with the copy of the summons and complaint attached and making your return on the copy to the Clerk of the Court, who is named below.

Yours very truly,

Mabel Amos
Secretary of State

FILED

Enclosures

DEC 30 1967

ALICE J. DUCK

Honorable Alice J. Duck, Clerk
Circuit Court of Baldwin County
Bay Minette, Alabama 36507
REGISTER

Honorable James R. Owen
110 Court House Square
Bay Minette, Alabama 36507

NOTE: On 12/21/67 Attorney Owen requested this service by mail, received this office 12/28/67, and He Gives address as 3425 East 82nd Street, North, Kansas City, Missouri.