

STATE OF ALABAMA

IN THE CIRCUIT COURT - LAW SIDE

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Johnie Lott McGhee and Walter Riley 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 Russell J. Turberville.

Witness my hand this 31st day of January, 1966.

Alice D. Duck
Clerk

RUSSELL J. TURBERVILLE, X

Plaintiff, X

vs. X

JOHNIE LOTT MCGHEE and X

WALTER RILEY, X

Defendants. X

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

6842

COUNT ONE:

The Plaintiff claims of the Defendants the sum of Seven Hundred Dollars (\$700.00), as damages, for that, heretofore on to-wit: The 25th day of July, 1965, at a point on Alabama Highway No. 225 at its intersection with Alabama Highway Number 138 near Cross Roads in Baldwin County, Alabama, Johnie Lott McGhee, who was at the time the agent, servant or employee of the Defendant, Walter Riley, acting within the line and scope of his authority as such agent, servant or employee so negligently operated a motor vehicle as to cause or allow the same to run

into, upon or against a motor vehicle belonging to the Plaintiff and that at said time and place the Defendant, Walter Riley was the owner of said automobile driven by Johnie Lott McGhee and was present in the same and that said automobile was at said time and place being used for the mutual benefit of himself and the said Johnie Lott McGhee; and as a proximate result of such negligence of the Defendants the Plaintiff's automobile was damaged in that its front bumper and grill and its right front fender were bent, damaged or broken; its right front headlight and its assembly was bent, damaged or broken; its radiator and hood were bent, damaged or broken, all to the damage of the Plaintiff in the sum above mentioned, hence this suit.

CHASON, STONE & CHASON

By:

John Earle Chason

FILED
JAN 31 1968
ALERT 1 UNIT
REGISTER

EX-2-3-66

RECEIVED

JAN 31 1966

TAYLOR WILKINS
SHERIFF

Plaintiff,

VS

Executed this 3rd day
Feb. 1966 by serving
a copy of the within.

Summons
on Johnny Lott McGhee
B. H. Byrnes Sheriff

JOHNIE LOTT MCGHEE
and
WALTER RILEY,
54 Thomas Street
Atmore, Ala.
Paris Motel
Atmore, Ala.

Defendants.

Executed this 3rd day
Feb. 1966 by serving
a copy of the within.

Summons
on Walter Riley
B. H. Byrnes Sheriff

SUMMONS AND COMPLAINT

FILED

JAN 31 1966

ALICE L. BAXTER, CLERK
REGISTER

CHASON, STONE & CHASON
ATTORNEYS AT LAW
P. O. Box 120
BAY MINETTE, ALABAMA

THE STATE OF ALABAMA
ESCAMBIA COUNTY

Nº 1619

Case No. _____ DIV. _____ IN THE Circuit COURT OF
ESCAMBIA COUNTY, ALABAMA

Russell J. Luskenside
vs.
Johnny Lott on Behalf of

Before me, J. F. Vickery, Clerk of the Circuit Court of
Escambia County, Alabama, personally appeared G. S. Byrne, who being duly sworn deposes
and says, I am the Sheriff of Escambia County, Alabama, in the case of

Russell J. Luskenside
vs.
Johnny Lott on Behalf of + Walter Riley
in the above mentioned court, in the execution of the Summons

in the above mentioned case, I or one of my duly authorized deputies traveled 6.4 miles
on the most direct route from Brewton to Atmore, Alabama
and return and am entitled to mileage at ten cents per mile, to be taxed as cost in the case.

Sworn and subscribed to before me this 5th day of Feb, 1966,
G. S. Byrne, Sheriff.

_____, Clerk of the _____ Court
of Case _____

and considering the affidavit made by the sheriff in the above mentioned case, I as trial judge of
do hereby approve the claim for mileage in the sum of _____

Standard

Judge of the above named court.

THE STATE OF ALABAMA
ESCAMBIA COUNTY

Nº 1620

-----DIV. IN THE Circuit COURT OF
Case No. -----
ESCAMBIA COUNTY, ALABAMA

Russell J. Zuercher
vs.
Walter Riley

Before me ----- J. F. Vickery ----- Clerk of the Circuit Court of
Escambia County, Alabama, personally appeared ----- G. S. Byrne -----, who being duly sworn deposes
and says, I am the Sheriff of Escambia County, Alabama, in the case of

Russell J. Zuercher
vs.
Johnny Lott on ² Beh & Walter Riley
in the above mentioned court, in the execution of the Summons

in the above mentioned case, I or one of my duly authorized deputies traveled 64 miles
by the most direct route from Brewton to Atmore, Ala.
and return and am entitled to mileage at ten cents per mile, to be taxed as cost in the case.

Sworn and subscribed to before me this 3rd day of Feb, 1966,
G. S. Byrne, Sheriff.

----- Clerk of the ----- Court
Disp. of Case -----

After considering the affidavit made by the sheriff in the above mentioned case, I as trial judge of
said court do hereby approve the claim for mileage in the sum of -----