

T. S. MADDOX, Sr.,  
Plaintiff

VS

JOHN DOE, Whose Name is  
Otherwise Unknown, Owner  
of a Buick Car, License No.  
(Louisiana) 450059, Motor No. 6332152A,  
Defendant.

No. 525

IN THE CIRCUIT COURT

OF BALDWIN COUNTY, ALABAMA

AT LAW.

COUNT ONE. Plaintiff claims of the defendant the sum of Six Hundred (\$600.00) Dollars damages for that on, to-wit, the fourth day of July, 1939, the defendant negligently operated a motor vehicle *southwardly* on Highway No. 31 in Baldwin County, Alabama, against, into or upon the automobile of the plaintiff, in which the plaintiff was then and there riding, the automobile of the plaintiff being then and there on Highway No. 31, proceeding *northwardly* on said highway, and as a proximate result of said collision, the automobile of the plaintiff was greatly damaged as follows: The left side of the body was crushed, bent and broken, the left front fender was bent and torn, the front bumper was broken, the running board on the left side was bent and broken, the front springs were broken, the left rear fender was bent and broken, the left rear wheel was bent and twisted, the tire on the left rear wheel was cut and punctured, the automobile was knocked against the sides of a bridge of said highway and other damage was done, all to his damage in the aforesaid sum.

COUNT TWO. Plaintiff claims of the defendant the sum of Six Hundred (\$600.00) Dollars damages for that on, to-wit, the fourth day of July, 1939, the defendant wilfully and wantonly operated a motor vehicle *southwardly* on Highway No. 31 in Baldwin County Alabama, against, into and upon the automobile of the plaintiff, in which the plaintiff was then and there riding, the automobile of the plaintiff being then and there on Highway 31, proceeding *northwardly* on said highway, and as a proximate result of said collision, the automobile of plaintiff was greatly damaged as follows: The left side of the body was crushed, bent and broken, the left front fender was torn, the front bumper was broken, the running board on the left side was broken and bent, the front

springs were broken, the left rear ~~gender~~ was bent and broken, the left rear wheel was bent and twisted, the tire on the left rear wheel was cut and punctured, the automobile was knocked against the sides of a bridge of said highway and other damage was done, all to his damage in the aforesaid sum.

*James L. May, Jr.*  
Attorney for Plaintiff

Plaintiff demands a trial by jury.

*James L. May, Jr.*  
Attorney for Plaintiff

not found in  
Baldwin County  
W.R. Stewart  
Sherry  
By John R. Lewis  
D.S.

Filed July 5, 1939  
R.S. Smith, Clerk  
By Matthew Stanger  
Deputy  
Reels 7-6139-1025.

T. S. MADDOX, Sr.,  
Plaintiff

VS

JOHN DOE, Whose Name is  
Otherwise Unknown, Owner  
of a Buick Car, License No.  
ANA) 450059, Motor No. 6332152,  
Defendant

No. \_\_\_\_\_  
IN THE CIRCUIT COURT  
OF BALDWIN COUNTY, ALABAMA  
AT LAW.

COUNT ONE. Plaintiff claims of the defendant the sum of

Six Hundred (\$600.00) Dollars damages for that on, to-wit, the fourth day of July, 1939, the defendant negligently operated a motor vehicle *southwardly* on Highway No. 31 in Baldwin County, Alabama, against, into or upon the automobile of the plaintiff, in which the plaintiff was then and there riding, the automobile of the plaintiff being then and there on Highway No. 31, proceeding *northwardly* on said highway, and as a proximate result of said collision, the automobile of the plaintiff was greatly damaged as follows: The left side of the body was crushed, bent and broken, ~~the left front fender was bent and torn, the front bumper was broken,~~ the running board on the left side was bent and broken, the front springs were broken, the left rear fender was bent and broken, the left rear wheel was bent and twisted, the tire on the left rear wheel was cut and punctured, the automobile was knocked against the sides of a bridge of said highway and other damage was done, all to his damage in the aforesaid sum.

COUNT TWO. Plaintiff claims of the defendant the sum of

Six Hundred (\$600.00) Dollars damages for that on, to-wit, the fourth day of July, 1939, the defendant wilfully and wantonly operated a motor vehicle *southwardly* on Highway No. 31 in Baldwin County Alabama, against, into and upon the automobile of the plaintiff, in which the plaintiff was then and there riding, the automobile of the plaintiff being then and there on Highway 31, proceeding *northwardly* on said highway, and as a proximate result of said collision, the automobile of plaintiff was greatly damaged as follows: The left side of the body was crushed, bent and broken, the left front fender was torn, the front bumper was broken, the running board on the left side was broken and bent, the front

springs were broken, the left rear fender was bent and broken, the left rear wheel was bent and twisted, the tire on the left rear wheel was cut and punctured, the automobile was knocked against the sides of a bridge of said highway and other damage was done, all to his damage in the aforesaid sum.

*James L. May Jr.*  
Attorney for Plaintiff

Plaintiff demands a trial by jury.

*James L. May Jr.*  
Attorney for Plaintiff



THE STATE OF ALABAMA,  
Baldwin County.

By virtue of the within execution, I have at -----

o'clock, ----- M., this ----- day of ----- 193----- levied

COLLECTION COSTS FROM

The State of Alabama,  
BALDWIN COUNTY

I hereby certify that the within  
and costs in this case are correct, and there was  
waiver of exemption as to personal prop-  
erty under the Constitution and Laws of Ala-  
bama.

This ----- day of ----- 193-----

Clerk.

Received in office *October*

*16<sup>th</sup>* ----- 1937

*W.R. Stuart*

Sheriff

Sheriff's Execution Docket, Page -----

Sheriff's Fee Book, Page -----

*Returned 11-17-39*  
*No property of J.D.*  
*Maddock found in*  
*Baldwin County*  
*W.R. Stuart*  
*Sheriff*

No. *525* Page -----

THE STATE OF ALABAMA,  
BALDWIN COUNTY

CIRCUIT COURT

*J.S. Maddox*

Plaintiff --

vs.

*John Doe*

Defendant --

Civil Execution for Costs  
Against Plaintiff

Costs ----- \$ *1.44* <sup>*95*</sup>

Civil Fee Book *considered* Page -----

Execution Docket ----- Page -----

filed -----, 193-----

Clerk.

*James D. May Jr.*  
Plaintiff's Attorney

Defendant's Attorney

*W.R. Stuart*

*W.R. Stuart*  
*May*

Sheriff

ATTACHMENT.

The State of Alabama, }  
Baldwin County



TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, T. S. MADDOX, SR.,

hath complained on oath to me, ROBERT S. DUCK, Clerk of Circuit Court of Baldwin County, Ala.

that JOHN DOE, whose name is otherwise unknown, Owner  
of a Buick Car, License No. (Louisiana) 450059,  
Motor No. 63321521,

is justly indebted to the Plaintiff T. S. MADDOX, SR.,

in the sum of SIX HUNDRED (\$600.00) Dollars, and

T. S. MADDOX, SR., having made affidavit and given bond

as required by law, in such cases, you are hereby commanded to attach so much of the estate of

JOHN DOE, Whose Name is Otherwise Unknown, Owner of a  
Buick Car, License No (Louisiana) 450059, Motor No.  
63321521,

as will be of value sufficient to satisfy said debt and costs, according to the complaint; and such estate, so attached unless replevied, so to secure, that the same may be liable to further proceedings thereon to be had by the Circuit Court of Baldwin County, Ala., at a term thereof, to be held at the Court House of said

County, on Monday of 1939

next; when and where you must make known to said Court how you have executed this Writ.

WITNESS. my hand, this 5th day of July A. D. 1939

R. S. Duck Clerk.  
By: Walter Hampton Deputy Clerk



STATE OF ALABAMA, )  
BALDWIN COUNTY. )

I have executed the within Writ, this 6th day of July, 1939, by attaching the within named property, viz: One (1) Buick Car, (La.) License Number 450959, Motor Number 63321521, as the property of John Doe, whose name is otherwise unknown, owner of a Buick Car, and taking the same into my possession.

*W.R. Stuart*  
Sheriff of Baldwin County, AL  
By: *John R. Davis*  
Deputy Sheriff.

No. \_\_\_\_\_

# ATTACHMENT

J. S. MADDOX, SR.,

Plaintiff,

vs. } ATTACHMENT

JOHN DOE, ET AL.,

Defendant.

Issued \_\_\_\_\_, 193\_\_

MOORE PRINTING CO.,

THE STATE OF ALABAMA, }  
Baldwin County.

No. 525

CIRCUIT COURT

July 1939

To Any Sheriff of the State of Alabama :

You are hereby commanded to summon JOHN DOE, whose name is otherwise Unknown,  
Owner of a Buick Car, License No. (Louisiana)450059, Motor  
No. 63321521

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

ET ALS., Defendant by T. S. MADDOX, SR.

Plaintiff

Witness my hand this 5th day of July 1939

*R. E. Duest* Clerk.

COMPLAINT

BY: *W. B. Jones* Deputy Clerk

Plaintiff versus

The Plaintiff claims of the Defendant

Dollars, due by

*Jessie L. May, Jr.*  
Plaintiff's Attorney.  
*Masonic Temple Bldg.,*  
*Mobile, Ala.*

THE STATE OF ALABAMA,  
Baldwin County.

No. 525

CIRCUIT COURT

July

193 9

To Any Sheriff of the State of Alabama :

You are hereby commanded to summon JOHN DOE, Whose Name is otherwise Unknown,

Owner of a Buick Car, License No. (Louisiana) 450059, Motor

No. 63321521

to appear and plead, answer or demur, within thirty day from the service hereof, to the Complaint filed in

the Circuit Court of Baldwin County, State of Alabama at Bay Minette, Ala., against JOHN DOE,

ET ALS.,

Defendant

by

T. S. MADDOX, SR.

Plaintiff

Witness my hand this

5th

day of

July

193 9

*R. E. Duchs*

Clerk.

COMPLAINT

By:

*Walter Thompson*

Deputy Clerk

Plaintiff versus

The Plaintiff claims of the Defendant

Dollars, due by

Plaintiff's Attorney.



The State of Alabama, {  
Baldwin County.

525

CIRCUIT COURT AT BAY MINETTE, ALA.

Know all Men by these Presents, That we, .....

....., of the County of Baldwin .....

are held and firmly bound unto .....

in the sum of ..... Dollars, to

be paid to the said .....

heirs, executors, administrators, or assigns, for which payment, well and truly to be made, we bind ourselves and each of us, our and each of our heirs, executors, and administrators, jointly and severally, firmly by these presents.

Sealed with our seals and dated the ..... day of ....., 192.....

The Condition of this Obligation is such:

That whereas, the above bounden, .....

..... ha....., on the day of the date hereof, prayed an Attachment at the suit of .....

..... against the estate of above named .....

for the sum of ..... Dollars,

and hath obtained the same, returnable to the Circuit Court of Baldwin County:

Now, if the said ..... should prosecute said Attachment to effect, and pay the said Defendant all such damages as ..... may sustain by the wrongful or vexatious suing out said Attachment, then the above obligation to be void; otherwise to remain in full force and effect.

And we and each of us hereby waive all rights of claims of exemption we or either of us have now, or may hereafter have, under the Constitution and Laws of the State of Alabama.

Signed, Sealed, and delivered the date above written.

..... (Seal)

..... (Seal)

..... (Seal)

..... (Seal)

Approved, this ..... day of ....., 192.....

....., Clerk.

The State of Alabama, }  
Baldwin County.

CIRCUIT COURT AT BAY MINETTE, ALA.

Before me, NAN ALICE THOMPSON, Deputy Clerk of the Circuit Court,

in and for said County, personally appeared T. S. MADDOX, SR.,

who, being duly sworn, on oath saith that JOHN DOE, whose name is otherwise  
Unknown, the owner of a Buick Car, License No. (La.) justly indebted to  
450059, Motor No. 63321521

in the sum of SIX HUNDRED (\$600.00) Dollars, which said  
amount is justly due after allowing all just offsets and discounts, and that the said JOHN DOE  
Whose name is otherwise Unknow, is a non-resident of the State  
of Alabama, and that he, the Plaintiff, elects to proceed  
without giving bond;

and that this Attachment is not sued out for the purpose of vexing or harassing the Defendant, or  
other improper motive.

*T. S. Maddox Sr.*

Subscribed and sworn to before me this 5th day of July 1959

*Nan Alice Thompson*  
Deputy Clerk of the Circuit Court,  
Baldwin County, Alabama.

No. ....	The State of Alabama, Baldwin County.	CIRCUIT COURT AT BAY MINETTE, ALA.	TO	Attachment Bond and Affidavit	Filed this the ..... day of ..... 192.....	Clerk.	Attorney.
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The State of Alabama, {  
Baldwin County.

525

CIRCUIT COURT AT BAY MINETTE, ALA.

Know all Men by these Presents, That we, .....

.....  
....., of the County of Baldwin .....

are held and firmly bound unto .....

in the sum of ..... Dollars, to

be paid to the said .....

heirs, executors, administrators, or assigns, for which payment, well and truly to be made, we bind ourselves and each of us, our and each of our heirs, executors, and administrators, jointly and severally, firmly by these presents.

Sealed with our seals and dated the ..... day of ....., 192.....

The Condition of this Obligation is such:

That whereas, the above bounden, .....

..... ha....., on the day of the date hereof, prayed an Attachment at the suit of .....

..... against the estate of above named .....

for the sum of ..... Dollars, and hath obtained the same, returnable to the Circuit Court of Baldwin County:

Now, if the said ..... should prosecute said Attachment to effect, and pay the said Defendant all such damages as ..... may sustain by the wrongful or vexatious suing out said Attachment, then the above obligation to be void; otherwise to remain in full force and effect.

And we and each of us hereby waive all rights of claims of exemption we or either of us have now, or may hereafter have, under the Constitution and Laws of the State of Alabama.

Signed, Sealed, and delivered the date above written.

..... (Seal)

..... (Seal)

..... (Seal)

..... (Seal)

Approved, this ..... day of ....., 192.....

....., Clerk.

The State of Alabama, }  
Baldwin County.

CIRCUIT COURT AT BAY MINETTE, ALA.

Before me, NAN ALICE THOMPSON, Deputy Clerk of the Circuit Court,  
in and for said County, personally appeared T. S. MADDOX, SR.,

who, being duly sworn, on oath saith that JOHN DOE, whose name is otherwise  
Unknown, the owner of a Buick Car, License No. (La.) justly indebted to  
450059, Motor No. 63321521

in the sum of SIX HUNDRED (\$600.00) Dollars, which said  
amount is justly due after allowing all just offsets and discounts, and that the said JOHN DOE  
whose name is otherwise Unknown, is a non-resident of the State  
of Alabama, and that he, the Plaintiff, elects to proceed  
without giving bond;

and that this Attachment is not sued out for the purpose of vexing or harassing the Defendant, or  
other improper motive.

T. S. Maddox Sr

Subscribed and sworn to before me this 5th day of July 1959

Nan Alice Thompson  
Deputy Clerk of the Circuit Court,  
Baldwin County, Alabama.

No. ....	<b>The State of Alabama,</b> Baldwin County.	<b>CIRCUIT COURT</b> AT BAY MINETTE, ALA.	TO	<b>Attachment Bond and Affidavit</b>	Filed this the _____ day	of _____ 192_____	Clerk.	Attorney.
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THE STATE OF ALABAMA,  
Baldwin County.

No. 525

CIRCUIT COURT

July 1939

To Any Sheriff of the State of Alabama :

You are hereby commanded to summon JOHN DOE, Whose Name is otherwise Unknown,  
Owner of a Buick Car, License No. (Louisiana)450059, Motor  
No. 63521521

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

ET ALS., Defendant by T. S. MADDOX, SR.

Plaintiff

Witness my hand this 5th day of July 1939

R. S. MADDOX Clerk.

COMPLAINT BY: *Paul H. Thompson* Deputy Clerk

Plaintiff versus

The Plaintiff claims of the Defendant

Dollars, due by

Plaintiff's Attorney.

THE STATE OF ALABAMA, }  
Baldwin County.

No. 525

CIRCUIT COURT

July 1939

To Any Sheriff of the State of Alabama :

You are hereby commanded to summon JOHN DOE, Whose Name is otherwise Unknown,  
Owner of a Buick Car, License No. (Louisiana)450059, Motor  
No. 63321521

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

ET ALS., Defendant by T. S. MADDOX, SR.

Plaintiff

Witness my hand this 5th day of July 1939

*R. E. Dault* Clerk.

COMPLAINT

By: *W. B. ...* Deputy Clerk

Plaintiff versus

The Plaintiff claims of the Defendant

Dollars, due by

*James L. May, Jr.*  
Plaintiff's Attorney.

*Masonic Temple Bldg,  
Mobile, Ala.*

ATTACHMENT.

The State of Alabama, }  
Baldwin County



TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, T. S. MADDOX, SR.,

hath complained on oath to me, ROBERT S. DUCK, Clerk of Circuit Court of Baldwin County, Ala.,

that JOHN DOE, whose name is otherwise unknown, Owner  
of a Buick Car, License No. (Louisiana) 450059,  
Motor No. 63321521,

is justly indebted to the Plaintiff T. S. MADDOX, SR.,

in the sum of SIX HUNDRED (\$600.00) Dollars, and

T. S. MADDOX, SR., having made affidavit and given bond

as required by law, in such cases, you are hereby commanded to attach so much of the estate of

JOHN DOE, whose Name is Otherwise Unknown, Owner of a  
Buick Car, License No (Louisiana) 450059, Motor No.  
63321521,

as will be of value sufficient to satisfy said debt and costs, according to the complaint; and such estate, so attached unless replevied, so to secure, that the same may be liable to further proceedings thereon to be had by the Circuit Court of Baldwin County, Ala., at a term thereof, to be held at the Court House of said

County, on Monday of 1939

next; when and where you must make known to said Court how you have executed this Writ.

WITNESS. my hand, this 5th day of July A. D. 1939

R. S. Duck Clerk.  
By: Charles Thompson Deputy Clerk

STATE OF ALABAMA, )  
BALDWIN COUNTY. )

I have executed the within Writ, this 6th day of July, 1939, by attaching the within named property, viz: One (1) Buick Car, (La.) License Number 450059, Motor Number 63321521, as the property of John Doe, whose name is otherwise unknown, owner of a Buick Car, and taking the same into my possession.

*W.R. Stuart*  
Sheriff of Baldwin County, Ala.  
By: *John R. Davis*  
Deputy Sheriff.

No. \_\_\_\_\_  
**ATTACHMENT**

F. S. HADDOX, SR.,

Plaintiff,

vs. } **ATTACHMENT**

JOHN DOE, ET ALIS.,

Defendant.

Issued \_\_\_\_\_, 193\_\_

MOORE PRINTING CO.

*Recd 7-11-39  
wps*



THE STATE OF ALABAMA,  
Baldwin County.

By virtue of the within execution, I have at -----

o'clock, ----- M., this ----- day of ----- 193----- levied

COLLECTION COSTS FROM

The State of Alabama, {  
BALDWIN COUNTY

I hereby certify that the within -----  
and costs in this case are correct, and there was  
----- waiver of exemption as to personal pro-  
----- perty under the Constitution and Laws of Ala-  
----- bama.

This ----- day of ----- 193-----

Clerk.

Received in office -----

16<sup>th</sup> ----- 1937

W.R. Stuart -----  
Sheriff

Sheriff's Execution Docket, Page -----

Sheriff's Fee Book, ----- Page -----

Returned 11-17-39  
No property of J.B.  
Maddox found in  
Baldwin County  
W.R. Stuart  
Sheriff

No. 525 ----- Page -----

THE STATE OF ALABAMA,  
BALDWIN COUNTY

CIRCUIT COURT

J.S. Doolap

Plaintiff --

vs.

John Doe

Defendant --

Civil Execution for Costs  
Against Plaintiff

Costs ----- \$ 14.<sup>95</sup>

Civil Fee Book ----- Page -----

Execution Docket ----- Page -----

Filed -----, 193-----

Clerk.

James D. Tracy, Jr.  
Plaintiff's Attorney

Defendant's Attorney

-----

W.R. Stuart  
Sheriff

Sheriff

T. S. MADDOX, Sr.,  
Plaintiff

VS

JOHN DOE, Whose Name is  
Otherwise Unknown, Owner  
of a Buick Car, License No.  
(LOUISIANA) 450059, Motor No. 6332152,  
Defendant

No. \_\_\_\_\_

IN THE CIRCUIT COURT

OF BALDWIN COUNTY, ALABAMA

AT LAW.

COUNT ONE. Plaintiff claims of the defendant the sum of Six Hundred (\$600.00) Dollars damages for that on, to-wit, the fourth day of July, 1939, the defendant negligently operated a motor vehicle *southwardly* on Highway No. 31 in Baldwin County, Alabama, against, into or upon the automobile of the plaintiff, in which the plaintiff was then and there riding, the automobile of the plaintiff being then and there on Highway No. 31, proceeding *northwardly* on said highway, and as a proximate result of said collision, the automobile of the plaintiff was greatly damaged as follows: The left side of the body was crushed, bent and broken, ~~the left front fender was bent and torn, the front bumper was broken,~~ the running board on the left side was bent and broken, the front springs were broken, the left rear fender was bent and broken, the left rear wheel was bent and twisted, the tire on the left rear wheel was cut and punctured, the automobile was knocked against the sides of a bridge of said highway and other damage was done, all to his damage in the aforesaid sum.

COUNT TWO. Plaintiff claims of the defendant the sum of Six Hundred (\$600.00) Dollars damages for that on, to-wit, the fourth day of July, 1939, the defendant wilfully and wantonly operated a motor vehicle *southwardly* on Highway No. 31 in Baldwin County Alabama, against, into and upon the automobile of the plaintiff, in which the plaintiff was then and there riding, the automobile of the plaintiff being then and there on Highway 31, proceeding *northwardly* on said highway, and as a proximate result of said collision, the automobile of plaintiff was greatly damaged as follows: The left side of the body was crushed, bent and broken, the left front fender was torn, the front bumper was broken, the running board on the left side was broken and bent, the front



springs were broken, the left rear fender was bent and broken, the left rear wheel was bent and twisted, the tire on the left rear wheel was cut and punctured, the automobile was knocked against the sides of a bridge of said highway and other damage was done, all to his damage in the aforesaid sum.

*James L. May Jr.*  
Attorney for Plaintiff

Plaintiff demands a trial by jury.

*James L. May Jr.*  
Attorney for Plaintiff

T. S. MADDOX, Sr.,  
Plaintiff

VS

JOHN DOE, Whose Name is  
Otherwise Unknown, Owner  
of a Buick Car, License No.  
(Louisiana) 450059, Motor No. 63321521,  
Defendant.

No. 525

IN THE CIRCUIT COURT

OF BALDWIN COUNTY, ALABAMA

AT LAW.

COUNT ONE. Plaintiff claims of the defendant the sum of Six Hundred (\$600.00) Dollars damages for that on, to-wit, the fourth day of July, 1939, the defendant negligently operated a motor vehicle *southwardly* on Highway No. 31 in Baldwin County, Alabama, against, into or upon the automobile of the plaintiff, in which the plaintiff was then and there riding, the automobile of the plaintiff being then and there on Highway No. 31, proceeding *northwardly* on said highway, and as a proximate result of said collision, the automobile of the plaintiff was greatly damaged as follows: The left side of the body was crushed, bent and broken, the left front fender was bent and torn, the front bumper was broken, the running board on the left side was bent and broken, the front springs were broken, the left rear fender was bent and broken, the left rear wheel was bent and twisted, the tire on the left rear wheel was cut and punctured, the automobile was knocked against the sides of a bridge of said highway and other damage was done, all to his damage in the aforesaid sum.

COUNT TWO. Plaintiff claims of the defendant the sum of Six Hundred (\$600.00) Dollars damages for that on, to-wit, the fourth day of July, 1939, the defendant wilfully and wantonly operated a motor vehicle *southwardly* on Highway No. 31 in Baldwin County Alabama, against, into and upon the automobile of the plaintiff, in which the plaintiff was then and there riding, the automobile of the plaintiff being then and there on Highway 31, proceeding *northwardly* on said highway, and as a proximate result of said collision, the automobile of plaintiff was greatly damaged as follows: The left side of the body was crushed, bent and broken, the left front fender was torn, the front bumper was broken, the running board on the left side was broken and bent, the front

not found in  
Baldwin County  
W.S. Stewart  
Shanty  
By John R. Lewis  
S.S.

Filed July 5 1839  
R. S. Smith, Clerk  
By Matthew Thompson  
Deputy

Reid 7-6/39-W.S.S.