959

PAUL R. TUVESON Plaintiff

VS.

IN THE CIRCUIT COURT OF

HENRY AUTRY

BALDWIN COUNTY, ALABAMA

STATE OF ALABAMA:

Defendant

COUNTY OF BALDWIN:

Before me, the undersigned Notary Public in and for said State and County, personally appeared PAUL R. TUVESON, the Plaintiff, who being first duly sworn deposes and says:

That he is the Plaintiff in the above styled cause and that the damages he sustained as a result of the accident whereby Henry Autry was at fault, are as follows:

Costs of repair to Plaintiff's car

18484

Medical expenses for injuries sustained by Plaintiff

Damages for pain and suffering of Plaintiff

Washington for fully care to be a few pain and suffering of Mavis Tuveson, Complainant's wife

Medical expenses for treatment of Complainant's wife 16.00

Value of time lost by Complainant's wife from household duties

TOTABLE.84

Plaintiff further states that the Defendant in this cause is not at this time in the Armed Service of the Unite States.

Red R Juneson

Subscribed and Sworn to before me this A M day of Leff 1946.

estekangh.

Notary Public, Baldwin County, Alabama

y pay ▼ www. (v

Figure one sever plant parti gall avera delices and sayer

. . . That he is and significal in the short entitled comes and that

the damesgon he enchedmed as a remain of the abolders who neby

Menty Autry ame ab Mault, are se dollost:

Nossis of repola vo Plainbidiffs our

Modicel orperace for inquites evabeluse. Francoin

Demages for pain and putfirling of Shalmb Alta and London and Market Salah Company (Company)

- Markent in a care of a marke part of the sour com-

Value of time loss by Compleinant's wife. From bougehold dather

. zogvej na 18ek

IN ATT THE OWNER OF THE

Plannoini duronem status tust tus Defeadant in this course is not at this time in the Amed Service of the Unite Contes.

And the second of the second o

a yell ree

	CIRCUIT COURT BAL	DWIN COUNTY
THE STATE OF ALABAMA, No. 952	<u>}</u>	TERM, 194_6
TO ANY SHERIFF OF THE STATE OF ALABA	MA:	Pa .
		1
You are hereby commanded to summon He	enry Autry	
You are never commanded to summon		5
	×	
	,	
	e ere e e e e e e e e e e e e e e e e e	
to appear and plead, answer or demur, within thirty da the Circuit Court of Baldwin County, State of Alabama Henry Autry	ı, at Bay Minette, against	
by Paul R. Tuveson	,	***
		Plaintiff
Witness my hand this 28th day of _	February	194_6_

real of	
1000	
No. 952 Page	Defendant lives at
THE STATE OF ALABAMA	
BALDWIN COUNTY	RECEIVED IN OFFICE
CIRCUIT COURT	March 29 1946
PAUL R. TUVESON.	W. Halcombe Sheriff
7	I have executed this summons
vs.  Plaintiffs  Vs.  HENRY AUTRY	this Upril 1946 by leaving a copy with
7 HENRY RUTKI	by leaving a copy with
Defendants	Juny autry
SUMMONS AND COMPLAINT	
Filed 28th February 194_6	
R.S. Duck Clerk	
coursed Emarch 18/1946	
et fessad in my County after diligent search	
nd inquiry.	
W. H. HOLCOMBE, Sheriff	
By Hec. Hall De	
RICKARBY & RICKARBY	0,0/2/0
Plaintiff's Attorney	W. Worldam M. Sherif
Defendant's Attorney	9. L. Crank Deputy Sherif
Moore Printing Co., Bay Minette, Alu.	mabile County
	and the state of t

PAUL R. TUVESON Plaintiff

IN THE CIRCUIT COURT OF BALDWIN COUNTY; ALABAMA

ET ST

vs

1500 - - S

HENRY AUTRY Defendant

COUNT ONE: The Plaintiff claims of the Defendant the sum of FIVE THOUSAND DOLLARS damages for this, that heretofore, at about eleven o'clock p.m., on the twenty-second day of December 1945, on the State Highway Number 104, about one-half mile North of Daphne, State of Alabama, the Defendant, negligently parked without lights out on the Highway an automobile which he was operating, and as the proximate result of said negligence, the Plaintiff who was driving on said Highway in a 1941 Chevrolet car, towards Mobile at a moderate rate of speed, ran upon or against the Defendant's automobile, greatly damaged the front part of his, the Plaintiff's car; was put to great expense in its repair, and the Plaintiff's head and shoulder were bruised and cut and he was made sick and sore and forced to expend money for his treatment and cure in medical attention and hospitalization. Plaintiff's wife Mavis Tuveson, who was with him, was also cut and bruised and Plaintiff obliged to expend a large sum of money for her treatment, in medical attention, hospitalization, and medicines, and she lost two weeks from her household duties.

COUNT TWO: The Plaintiff claims of the Defendant the sum of FIVE THOUSAND DOLLARS damages for this, that heretofore, at about eleven o'clock p.m., on the twenty-second day of December 1945, on the State Highway Number 104, about one-half mile North of Daphne, State of Alabama, the Defendant, while under the influence of alcohol, neglegently parked without lights out on the Highway, an automobile which he was operating, and as the proximate result of said negligence, the Plaintiff who was driving on said Highway in a 1941 Chevrolet car, towards Mobile at a moderate rate of speed, ran upon or against the Defendant's automobile, greatly damaged the front part of his, the Plaintiff's car; was put to great expense in its repair, and the Plaintiff's head and shoulder were bruised and cut, and he was made sick and sore and forced to expend money for his treatment

and cure in medical attention and hospitalization. Plaintiff's wife Mavis Tuveson, who was with him, was also cut and bruised and Plaintiff obliged to expend a large sum of money for her treatment, in medical attention, hospitalization, and medicines, and she lost two weeks from her household duties.

RICKARBY & RICKARBY Attorney's for Plaintiff

The Defendant works for the Prichard City Water Works and lives in a colored section at Cedar Grove or Bull's Head.

(952)

Expense of the control will be a control of the contr