

1324

-----  
HENRY GRUBER,

PLAINTIFF,

-VS-

GEORGE HERTER,

DEFENDANT.  
-----

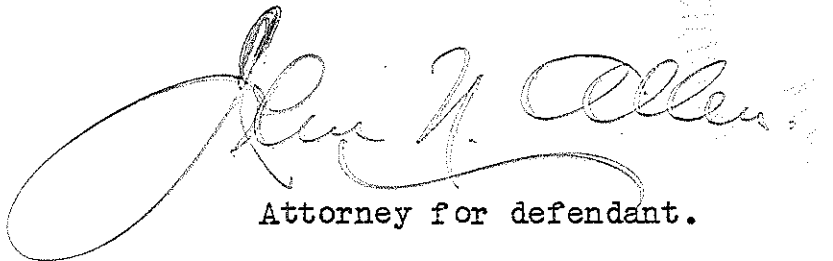
No. 1324

IN THE CIRCUIT COURT OF BALDWIN

COUNTY, ALABAMA. AT LAW

Comes the defendant and for answer to the complaint in  
this cause and to each count thereof, separately and severally,  
pleads and says:

1. Not guilty.

  
Attorney for defendant.

1324

RECORDED

RECEIVED MAY 6 1949

Handwritten signature and initials

RECEIVED MAY 6 1949

RECEIVED MAY 6 1949

FILED

MAY 6 1949

ALICE J. DUCK, Clerk

RECEIVED MAY 6 1949

RECEIVED MAY 6 1949

RECEIVED MAY 6 1949

RECEIVED MAY 6 1949

RECEIVED MAY 6 1949

STATE OF ALABAMA §  
BALDWIN COUNTY §

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon GEORGE HERTER 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 HENRY GRUBER.

WITNESS my hand this 29<sup>th</sup> day of March, 1949.

Reese J. Welch.  
Clerk

-----

HENRY GRUBER	§	IN THE CIRCUIT COURT OF
PLAINTIFF	§	BALDWIN COUNTY, ALABAMA
VS.	§	AT LAW
GEORGE HERTER	§	
DEFENDANT	§	

1.

The Plaintiff claims of the Defendant TWO THOUSAND (\$2000.00) DOLLARS, as damages, for that heretofore on to-wit, October 24, 1948, an automobile truck belonging to the Plaintiff was being driven along the highway leading from Foley to Lillian, within the Town of Elberta, in Baldwin County, Alabama; that at said time and place, the Defendant negligently drove an automobile into or against the said automobile truck of the Plaintiff, and as a proximate result of the said negligence the automobile truck of the Plaintiff was damaged as follows:

The frame bent; the rear axle broken; the body bent and broken; the tires punctured; the glasses broken; the motor damaged; the wheels broken;

and the said truck otherwise damaged; that the Plaintiff used the said truck in and about his business; that he was deprived of the use of the said truck for a period of sixty days; all to the damage of the Plaintiff as herein, hence this suit.

2.

The Plaintiff claims of the Defendant TWO THOUSAND (\$2000.00 DOLLARS, as damages for that theretofore on to-wit, October 24, 1948, the Defendant negligently drove his automobile into or against the automobile truck of the Plaintiff, which was being operated along the Foley-Lillian highway, within the Town of Elberta, and as a proximate result thereof the Plaintiff's automobile truck was damaged as follows:

The frame bent; the rear axle broken; the body bent and broken; the tires punctured; the glasses broken; the motor damaged; the wheels broken;

and the said truck otherwise damaged; that the Plaintiff used the said truck in and about his business; that he was deprived of the use of the said truck for a period of sixty days; all to the damage of the Plaintiff as herein, hence this suit.

  
Attorney for the Plaintiff

The Plaintiff demands a trial by jury.

  
Attorney for the Plaintiff

701324 RECORDED

HENRY GRUBER

PLAINTIFF

VS.

GEORGE HERTER

DEFENDANT

Received in Sheriff's C. co  
this 4 day of April, 1949  
TAYLOR WILLIAMS, Sheriff

Executed 4-9-1949  
by serving copy of within Summons and  
Complaint on

George Herter

Taylor Williams Sher:  
By 187 Hall Deputy Sher

FILED

MAR 29 1949

ALICE J. DUCK, Clerk