

1461

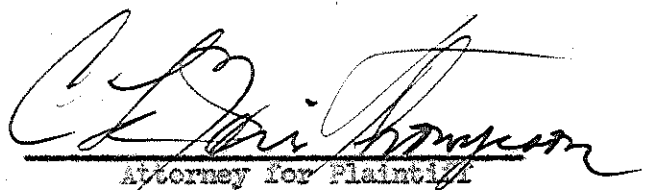
LEO BROWN	§	
PLAINTIFF	§	IN THE CIRCUIT COURT OF
VS	§	BALDWIN COUNTY, ALABAMA
MISS BESSIE RENCHER	§	AT LAW
DEFENDANT	§	

COUNT ONE:

The Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00) DOLLARS as damages, for that heretofore, on to-wit, February 13, 1949, Plaintiff's automobile was lawfully being driven along U.S. Highway No. 90, a public highway, in the Town of Loxley, Baldwin County, Alabama, which is located approximately six miles from Roberts-dale, also in Baldwin County and that then and there the Defendant, ran a stop sign and negligently ran an automobile into, upon or a- gainst Plaintiff's automobile, as a proximate consequence thereof, Plaintiff's automobile was damaged and demolished all to his great damage as aforesaid; hence this suit.

COUNT TWO:

Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00) DOLLARS as damages, for that heretofore, on to-wit, February 13, 1949, Plaintiff's automobile was lawfully being driven along U. S. Highway No. 90, a public highway, in the Town of Loxley, Baldwin County, Alabama which is located approximately six miles from Robertsdale, also in Baldwin County, and that then and there the Defendant willfully or wantonly injured the Plaintiff's automobile, as a proximate consequence whereof, Plaintiff's automobile was damaged and demolished, all to his great damage as aforesaid; hence this suit.


Attorney for Plaintiff

259-1461

144

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

PLAINTIFF
VS
DEBTOR

COUNT ONE

The Plaintiff claims of the Defendant the sum of FIVE HUNDRED
(\$500.00) DOLLARS as damages, for that Defendant, on or about February
15, 1950, Plaintiff's automobile was lawfully being driven along U.S.
Highway No. 90, a public highway, in the town of Foley, Baldwin
County, Alabama, which is located approximately six miles from Foley.
also in Baldwin County and that time and there the Defendant
ran a stop sign and negligently ran an automobile into, upon or a-
gainst Plaintiff's automobile, as a proximate consequence thereof,
Plaintiff's automobile was damaged and demolished all to his great

COUNT TWO

Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00)
DOLLARS as damages, for that Defendant, on or about February
15, 1950, Plaintiff's automobile was lawfully being driven along U.S.
No. 90, a public highway, in the town of Foley, Baldwin County, Alabama,
which is located approximately six miles from Foley, also in
Baldwin County, and that time and there the Defendant willfully or
negligently injured the Plaintiff's automobile, as a proximate consequence
whereof, Plaintiff's automobile was damaged and demolished all to his

FILED
FEB 9 1950
CLERK

[Signature]
Attorney for Plaintiff

720 1461

LEO BROWN

PLAINTIFF

VS

MISS BESSIE RENCHER

DEFENDANT

Q

Q

Q

Q

Q

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

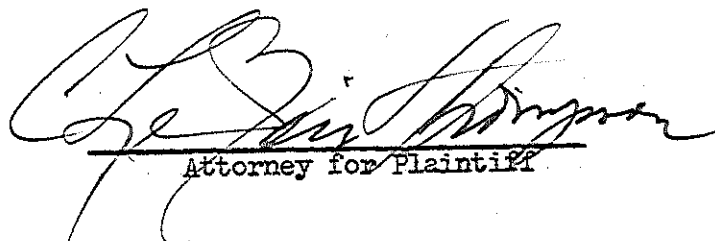
AT LAW

COUNT ONE:

The Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00) DOLLARS as damages, for that heretofore, on to-wit, February 13, 1949, Plaintiff's automobile was lawfully being driven along U.S. Highway No. 90, a public highway, in the Town of Loxley, Baldwin County, Alabama, which is located approximately six miles from Robertsdale, also in Baldwin County and that then and there the Defendant, ran a stop sign and negligently ran an automobile into, upon or against Plaintiff's automobile, as a proximate consequence thereof, Plaintiff's automobile was damaged and demolished all to his great damage as aforesaid; hence this suit.

COUNT TWO:

Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00) DOLLARS as damages, for that heretofore, on to-wit, February 13, 1949, Plaintiff's automobile was lawfully being driven along U. S. Highway No. 90, a public highway, in the Town of Loxley, Baldwin County, Alabama which is located approximately six miles from Robertsdale, also in Baldwin County, and that then and there the Defendant willfully or wantonly injured the Plaintiff's automobile, as a proximate consequence whereof, Plaintiff's automobile was damaged and demolished, all to his great damage as aforesaid; hence this suit.


Attorney for Plaintiff

MD 1461

Leo Brown

Plaintiff

vs

Miss Bessie Rencher

Defendant

COMPLAINT

FILED

FEB 10 1950

ALICE J. DUCK, Clerk

From the law office of
C. LeNoir Thompson
Bay Minette, Alabama

SUMMONS AND COMPLAINT

Moore Printing Co.

THE STATE OF ALABAMA,
BALDWIN COUNTY

CIRCUIT COURT, BALDWIN COUNTY

No. 1161

TERM, 19

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon Miss Bessie Rencher

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in
the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against

Miss Bessie Rencher, Defendant.

by Leo Brown

, Plaintiff.

Witness my hand this 10th day of February 1950.

Wm. J. Luck

, Clerk

No. 1161 Page

THE STATE OF ALABAMA
BALDWIN COUNTY

CIRCUIT COURT

LEO BROWN

Plaintiffs

vs.

MISS BESSIE RENCHER

Defendants

SUMMONS and COMPLAINT

Filed 2-10-50, 19

Alice J. Leach Clerk

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

RECEIVED IN OFFICE

February 10, 1950
Taylor Wilkin, Sheriff
I have executed this summons

this , 19
by leaving a copy with

Sheriff

Deputy Sheriff

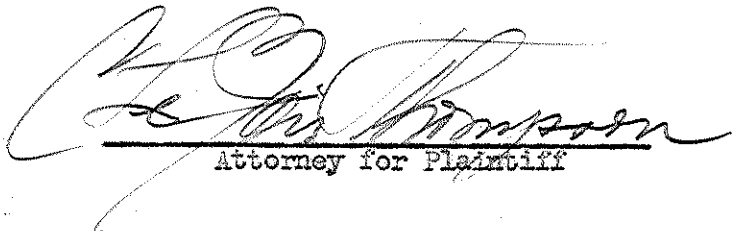
ST. PAUL FIRE & MARINE INSURANCE CO., §
a Corp. §
PLAINTIFF § IN THE CIRCUIT COURT OF
VS § BALDWIN COUNTY, ALABAMA
MISS BESSIE RENCHER § AT LAW
DEFENDANT §

COUNT ONE:

The Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00) DOLLARS as damages, for that heretofore, on to-wit, February 13, 1949, Plaintiff's automobile was lawfully being driven along U.S. Highway No. 90, a public highway, in the Town of Loxley, Baldwin County, Alabama, which is located approximately six miles from Robertsdale, also in Baldwin County and that then and there the Defendant, ran a stop sign and negligently ran an automobile into, upon or against Plaintiff's automobile, as a proximate consequence thereof, Plaintiff's automobile was damaged and demolished all to his great damage as aforesaid; hence this suit.

COUNT TWO:

Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00) DOLLARS as damages, for that heretofore, on to-wit, February 13, 1949, Plaintiff's automobile was lawfully being driven along U. S. Highway No. 90, a public highway, in the Town of Loxley, Baldwin County, Alabama which is located approximately six miles from Robertsdale, also in Baldwin County, and that then and there the Defendant will fully or wantonly injured the Plaintiff's automobile, as a proximate consequence whereof, Plaintiff's automobile was damaged and demolished, all to his great damage as aforesaid; hence this suit.


Attorney for Plaintiff

ST. PAUL FIRE & MARINE INSURANCE CO.,
a Corp.
PLAINTIFF
VS
MISS BESSIE NEWCOMB
AT LAW
BALDWIN COUNTY, ALABAMA
IN THE CIRCUIT COURT OF

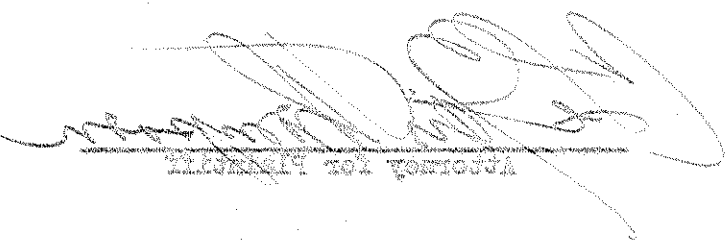
COUNT ONE:

The Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00) DOLLARS as damages, for that herebefore, on to-wit, February 13, 1969, Plaintiff's automobile was lawfully being driven along U. S. Highway No. 90, a public highway, in the town of Loxley, Baldwin County, Alabama, which is located approximately six miles from Hobartdale, also in Baldwin County and that then and there the Defendant, also in Baldwin County, negligently ran an automobile into, upon or against Plaintiff's automobile, as a proximate consequence thereof, Plaintiff's automobile was damaged and demolished all to his great damage as aforesaid; hence this suit.

COUNT TWO:

Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00) DOLLARS as damages, for that herebefore, on to-wit, February 13, 1969, Plaintiff's automobile was lawfully being driven along U. S. Highway No. 90, a public highway, in the town of Loxley, Baldwin County, Alabama, which is located approximately six miles from Hobartdale, also in Baldwin County, and that then and there the Defendant willfully or wantonly injured the Plaintiff's automobile, as a proximate consequence thereof, Plaintiff's automobile was damaged and demolished, all to his great damage as aforesaid; hence this suit.

AUG 1 1969
J. DICK, Clerk


Plaintiff

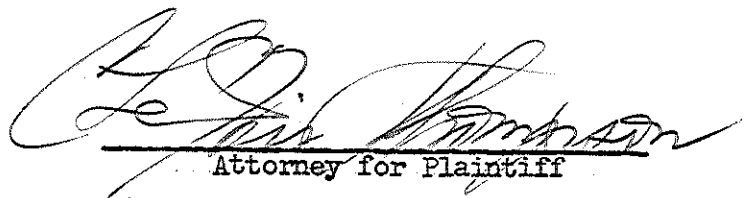
ST. PAUL FIRE & MARINE INSURANCE CO., §
a Corp. §
PLAINTIFF § IN THE CIRCUIT COURT OF
VS § BALDWIN COUNTY, ALABAMA
MISS BESSIE RENCHER § AT LAW
DEFENDANT §

COUNT ONE:

The Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00) DOLLARS as damages, for that heretofore, on to-wit, February 13, 1949, Plaintiff's automobile was lawfully being driven along U.S. Highway No. 90, a public highway, in the Town of Loxley, Baldwin County, Alabama, which is located approximately six miles from Robertsdale, also in Baldwin County and that then and there the Defendant, ran a stop sign and negligently ran an automobile into, upon or against Plaintiff's automobile, as a proximate consequence thereof, Plaintiff's automobile was damaged and demolished all to his great damage as aforesaid; hence this suit.

COUNT TWO:

Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00) DOLLARS as damages, for that heretofore, on to-wit, February 13, 1949, Plaintiff's automobile was lawfully being driven along U. S. Highway No. 90, a public highway, in the Town of Loxley, Baldwin County, Alabama which is located approximately six miles from Robertsdale, also in Baldwin County, and that then and there the Defendant will fully or wantonly injured the Plaintiff's automobile, as a proximate consequence whereof, Plaintiff's automobile was damaged and demolished, all to his great damage as aforesaid; hence this suit.


Attorney for Plaintiff

ST. PAUL FIRE & MARINE INSURANCE

PLAINTIFF

VS

MISS BESSIE RENCHER

DEFENDANT

COMPLAINT

FILED

FEB 9 1950

ALICE J. DUCK, Clerk

From the law office of
C. LeNoir Thompson
Bay M₁nette, Alabama

No. 1-61 Page

THE STATE OF ALABAMA
BALDWIN COUNTY

CIRCUIT COURT

LEO WIGG

Plaintiffs

vs.

MISS JESSIE WIGG

Defendants

SUMMONS and COMPLAINT

Filed 2-19-50, 19

, Clerk

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

RECEIVED IN OFFICE

, 19

, Sheriff

I have executed this summons

this, 19

by leaving a copy with

Sheriff

Deputy Sheriff

SUMMONS AND COMPLAINT

Moore Printing Co.

THE STATE OF ALABAMA,
BALDWIN COUNTY

CIRCUIT COURT, BALDWIN COUNTY

No. 11-11-11

TERM, 19

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in
the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against

Edna Beale Barber, Defendant

by Leo Barber, Plaintiff

Witness my hand this 11th day of February 1911

Alfred J. Wick, Clerk