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PLAINTIPP	Q	IN THE CIRCUIT COURT OF
VS	§	BALDWIN COUNTY, ALABAMA
MISS EKSSIB PENCHER	Ž.	AT LAW
DEFENDANT	X.	

COURT 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. 30, 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 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 (\$500.0)

DOLLARS as damages, for that heretofore, on to-wit, February 13, 1939,

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.

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ANTIO TRIBAN

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IN THE CIRCUIT COURT OF

BALLWIN COUNTY, ALABAMA

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LEO BROWN	ğ	
PLAINTIFF	Ž	IN THE CIRCUIT COURT OF
٧s	. 💆	BALDWIN COUNTY, ALA PAMA
MISS BESSIE RENCHER	Ď	AT LAW
DEFENDANT	Ą	

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 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

Leo Brown

Plaintiff

VS.

Miss Bessie Rencher

Defendant

COMPLAINT

FILED
FEB / 0 1950
UGE J. DUCK. Clark

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

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BALD	WIN COUNTY) .	No. 146	1	·	
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Mis	s Bessie Rencher					, Defendant
bv	Leo Brown					
						, Plaintiff
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THE STATE OF ALABAM	
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Defendant	ts
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Plaintiff's Attorne	ey Sheri
Defendant's Attorne	ey Deputy Sheri

ST. PAUL FIRE & MARINE INSURANCE CO.,
a Corp.

PLAINTIFF

VS

BALDWIN COUNTY, ALABAMA

MISS BESSIE RENCHER

AT LAW

DEPENDANT

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 automobilewas 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 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 FIES & HARTING INSURANUS CO., §

COTP.

PLAINTIFF

VS

NISS ENSSIE RENOHER

PULE A CITY TOO THEY

MENO PRINCIP

The Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00) DOLLARS as demages, for that heretofore, on to-wit, Plaintiff's automobilers lawfully being driven along Type Highway No. 90, a public highway, in the Town of Loxiey, Baldwin County, Alabama, which is located approximately six miles from Roberts dale, also in Raidwin County and that then and there the Defendant, randa wto mobile into, upon or acquired Plaintiff's automobile, as a proximate consequence thereof, County and that demolished all to his great damage as aforesaid; hence this suit.

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Plaintiff claims of the Defendant the sum of FIVE HUNDRED (\$500.00)
DOLLARS as damages, for that heretofore, on to-wit, February 13, 1959.
Flaintiff's automobile was lawfully being driven along U. S. Highway
No. 90, a public highway, in the fami of Louley, 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 Flaintiff's automobile, as a proximate consequence
reserved, Flaintiff's automobile was tamaged and demolished, all to his
great damage as aforesaid; hence this suit.

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IN THE CLIEBTE COURT OF

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ST. PAUL FIRE & MARINE INSURANCE CO.	ً و•	
a Corp. PLAINTIFF	Ď	IN THE CIRCUIT COURT OF
٧s	ĝ	BALDWIN COUNTY, ALABAMA
MISS BESSIE RENCHER	Õ	AT LAW
DEFENDANT	δ	

COUNT ONE:

The Plaintiff claims of the Defendant the sum of FIWE 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 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 Minette, Alabama

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	Defendant's Attorney		Deputy Sherif
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