ATTACHMENT FOR WITNESS

STATE OF ALABAMA ) No. 9053
STATE OF ALABAMA COURT
Baldwin County Term, 19
TO ANY SHERIFF OF THE STATE OF ALABAMA—GREETINGS:
It having been made known to the Court, by competent evidence, that heretofore, viz.: On the
8th day of July 19.71., a Subpoena issued out of this Court directed to
Mrs. William Hell
commanding him to appear at the present term of this Court to give evidence in behalf of
Plaintiff in a case pending in this Court, wherein
William A. Nelson Plaintiff,
and Steve Ropos Defendant
And it appearing to the Court by return of the Sheriff on said Suboena endorsed that the
said was duly summoned
to appear at this term, and from term to term thereafter, according to law; and it further appearing
that the said
and testify as by said Subpoena he was required, and willfuly and without good excuse, refused to
appear in obedience to said Subpoena; You are therefore commanded to arrest the said
Mrs. William Heil and him safely keep, so that you have him before this Court on this 14th
day of1919
Herein fail not, and show by your return how you have executed this process.
Jelfang. Mablebiere and Gota
BOND
STATE OF ALABAMA
STATE OF ALABAMA  Baldwin County
We,
We,
State of Alabama,
unless
appears at the next term of Circuit Court of said County, and from day to day, and from term to
term thereafter, until discharged by due course of law, to testify and give evidence in behalf of
in a criminal prosecution wherein the State of
Alabama is Plaintiff, and
Alabama is Flaintill, and
charged with the offense of
And we, and each of us, hereby waive all rights of claim of exemption we or either of us have
now or may hereafter have, under the constitution and laws of the State of Alabama
hereby certify thathave property free from all incumbrance, to the full amount of the
above bond.
Witness our hands and seals thisday of
Taken and approved, (L. S.)
Taken and approved, (L. S.)
(L. S.)
Sheriff )(L. S.)

No	Page	Bail of the defendant, in	
THE STATE (	OF ALABAMA	has been fixed by the presiding Ju	
			Dollars.
•••••••••••••••••••••••••••••••••••••••	COURT		Clerk
The State	of Alabama,	SURETIES	
	<b>'S.</b>		***************************************
	achment Writ Against		
•••••••••••••••••••••••••••••••••••••••	Witness.	Amount of Bond, \$	
ATTACHMENT	FOR WITNESS	Received in office	
:	:		19
Issued	19		Sheriff.
••••••	Clerk	I have executed this writ,	-
Defendar	nt lives at	thisby arresting the within named Defe	
•••••••••••••	•••••••••••••••••••••••••••••••••••••••	and	***********
		3	************

lars. lerk \_\_\_\_ ..... \*\*\*\*\*\* riff. \*\*\*\*\* ìt.... ..... .... Sheriff Deputy Sheriff

No. 9053
STATE OF ALABAMA COURT
Baldwin County Term, 19
TO ANY SHERIFF OF THE STATE OF ALABAMA—GREETINGS:
It having been made known to the Court, by competent evidence, that heretofore, viz.: On the
8th day of July 19.71., a Subpoena issued out of this Court directed to
Mrs. William Hell
commanding him to appear at the present term of this Court to give evidence in behalf of
Plaintiff in a case pending in this Court, wherein
William A. Nelson Plaintiff
and Steve Sopes Defendant
And it appearing to the Court by return of the Sheriff on said Suboena endorsed that the
said Wrs_ William Heil was duly summoned
to appear at this term, and from term to term thereafter, according to law; and it further appearing
that the said
and testify as by said Subpoena he was required, and willfuly and without good excuse, refused to
appear in obedience to said Subpoena; You are therefore commanded to arrest the said
Mrs. William Heil and him safely keep, so that you have him before this Court on this 14th
day of July 1971
Herein fail not, and show by your return how you have executed this process.
Clerk
BOND
STATE OF ALABAMA
Baldwin County
We,
We, agree to pay the
State of Alabama,
unless
appears at the next term of Circuit Court of said County, and from day to day, and from term to
term thereafter, until discharged by due course of law, to testify and give evidence in behalf of
in a criminal prosecution wherein the State of
in a cinimal projection wherein the blace of
Alabama is Plaintiff, and
charged with the offense of
And we, and each of us, hereby waive all rights of claim of exemption we or either of us have
now or may hereafter have, under the constitution and laws of the State of Alabama
hereby certify thathave property free from all incumbrance, to the full amount of the above bond.
Witness our hands and seals thisday of
$\langle 1, S \rangle$
Taken and approved, (L. S.)
19
(L. S.)

No	Page	Bail of the defendant in this case has been fixed by the presiding Judge, in
THE STATE	OF ALABAMA	open court at,
		Dollars.
COURT		
	of Alabama,	SURETIES
`	vs.	
	Writ Against	
Witness		Amount of Bond, \$
ATTACHMENT	FOR WITNESS	Received in office
**************************************		19
Issued	, 19	Sheriff.
	Clerk	I have executed this writ,
Defenda	nt lives at	this
		by arresting the within named Defendant
		and
. :		

\*\*\*\*\*\*\* ollars. Clerk ••••• ...... ••••• ...... ..... ••••• \*\*\*\*\*\* eriff. \*\*\*\*\*\* nt.... ..... \*\*\*\*\*\* Sheriff Deputy Sheriff

STATE OF ALABAMA	
Baldwin County	
TO ANY SHERIFF OF THE STATE OF ALABAMA—GREETINGS:	
It having been made known to the Court, by competent evidence, that h	
8th day of July 19.71, a Subpoena issued out of this	
Mrs. William Heil	
commanding him to appear at the present term of this Court to give evidence Plaintiff in a case pending	
William A. Nelson	Plaintiff,
and Steve Ropos	Defendant
And it appearing to the Court by return of the Sheriff on said Suboe	ena endorsed that the
saidMrs_William Heil	was duly summoned
to appear at this term, and from term to term thereafter, according to law; and	d it further appearing
that the said Mrs. William Heil has will	lfuly refused to appear,
and testify as by said Subpoena he was required, and willfuly and without go	
appear in obedience to said Subpoena; You are therefore commanded to arrest	t the said
Mrs. William Heil and him safely keep, so that you have him before the	
day of July 1971	
Herein fail not, and show by your return how you have executed this pro-	ocess.
J. ofars y moslibier	Clerk
	and god
BOND	
STATE OF ALABAMA  Baldwin County	
We	
State of Alabama,	
unless	
appears at the next term of Circuit Court of said County, and from day to	
term thereafter, until discharged by due course of law, to testify and give evi-	
in a criminal prosecutio	
Alabama is Plaintiff, and	
	Defendant
charged with the offense of	
And we, and each of us, hereby waive all rights of claim of exemption	we or either of us have
now or may hereafter have, under the constitution and laws of the State of Ala	abama
hereby certify thathave property free from all incumbrance, to the	
above bond.  Witness our hands and seals thisday of	19
Taken and approved,	(L. S.)
	(L. S.)
	(L. S.)
Sheriff )	(I. S.)

No	Page	Bail of the defendant in this case has been fixed by the presiding Judge, in
	OF ALABAMA	open court at
BALDWIN COUNTY		Dollars.
COURT		
The State of Alabama,		SURETIES
	vs.	
	13	
Attachment Writ Against		
	Witness.	Amount of Bond, \$
ATTACHMENT	FOR WITNESS	Received in office
Issued	19	Jaylor Wilkins) Sheriff.
•••••••••••••••••••••••••••••••••••••••	Clerk	I-have executed this writ,
Defendant lives at		by_arresting_the_within_named_Defendant
		and at request of plaintif
		evithout action
· · · · · · · · · · · · · · · · · · ·		Sheriff

Deputy Sheriff

WILLIAM A. NELSON

X IN THE CIRCUIT COURT OF

PLAINTIFF

X BALDWIN COUNTY, ALABAMA

VS

Χ

AT LAW

STEVE ROPOS

Х

DEFENDANT

X CASE NO:

9053

PLEA

Comes now the Defendant, Steve Ropos, and files this plea to the Plaintiff's complaint:

Ι

Defendant pleads not guilty.

II

Defendant denies each and every allegation of the Plaintiff's complaint and demands strict proof thereof.

Taylor Wilkins, Jr. Attorney for Defendant

CERTIFICATE OF SERVICE

I'do hereby certify that I have on this Aday of Assault 1921, served a copy of the foregoing pie ring on comise for all parties to this proceeding by mailing the salle by United Stales Mail, properly addressed, with this class postage prepaid.

And document

 $\mathbb{E}_{\mathbb{R}^{n}}(\mathbb{R}^{n}) = \mathbb{E}_{\mathbb{R}^{n}}(\mathbb{R}^{n}) = \mathbb{E}_{\mathbb{R}^{n}}(\mathbb{R}^{n}) = \mathbb{E}_{\mathbb{R}^{n}}(\mathbb{R}^{n}) = \mathbb{E}_{\mathbb{R}^{n}}(\mathbb{R}^{n})$ E 111 12 14 

where  $\{2,2,3,4,4\}$  for a quadratic number  $\{2,2,3,4\}$  and  $\{3,4,4\}$ 

 $\lim_{n\to\infty} \frac{1}{n} \left( \frac{1}{n} + \frac{1}{$ 

IJ

the control of the co

Harmonia (1988) see a sur a su

WILLIAM A. NELSON, : IN THE CIRCUIT COURT OF

PLAINTIFF, : BALDWIN COUNTY, ALABAMA

VS. : AT LAW

STEVE ROPOS,

DEFENDANT. : CASE NO: 9053

## DEMURRER

Comes now Steve Ropos, and files this demurrer to the Plaintiff's complaint and set down and assigns the following grounds separately and severally.

1. Defendant alleges that Plaintiff has failed to state a cause of action in his bill of complaint.

Attorwilkins Jr. ttorney for Defendant

JAN 29 1970

ALCE J. DICK CLERK REGISTER

CERTIFICATE OF SERVICE

I do hereby certify that I have on this day of served a copy of the foregoing pleading or counsel for all parties to this proceeding by mailing the same by United States Mail, properly addressed, with first class postage prepaid.

25.36

the control of the co

and the state of the

und Derender in de im Destination die Februarie

in Ballini par in Brokeli majin presilita paširen a

varibelinge in 11126 et easte bille beneg e easte

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Steve Ropos 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 same, then and there to answer the complaint of William A. Nelson.

Witness my hand, this 30 day of December, 1969.

Olice J. Duck

WILLIAM A. NELSON

PLAINTIFF

BALDWIN COUNTY, ALABAMA

VS

AT LAW

STEVE ROPOS

DEFENDANT

NUMBER: 9053

Plaintiff claims of the Defendant TWELVE-THOUSAND and NO/100 (\$12,000.00) DOLLARS for that on to-wit the 2nd day of

December, 1969 Defendant knowingly or wilfully put, placed or allowed a cow or other bovine animal or live stock owned by him on Baldwin County Road #87, at approximately one and one-half miles North of its intersection with U. S. Highway #98 in Baldwin County, Alabama, a public highway in Baldwin County, Alabama, and as a proximate consequence of the presence of said cow or bovine animal or other live stock, Plaintiff ran into, over or against the said animal in an automobile in which he was then and there riding on said Alabama Highway #87, thereby

II

hospital and medical care, hence this suit.

crushing his ribs, breaking his collar bone and making him sore

and lame and causing him to incur therefor substantial bills for

Plaintiff claims of the Defendant TWELVE-THOUSAND and NO/100 (\$12,000.00) DOLLARS for that on to-wit the 2nd day of December, 1969 Defendant wilfully or wantonly allowed a cow or other bovine animal or live stock owned by him on Baldwin County Road #87, at approximately one and one-half miles North of its intersection with U. S. Highway #98 in Baldwin County, Alabama, a public highway in Baldwin County, Alabama, and as a proximate

consequence of the wilfull and wanton misconduct of Defendant, Plaintiff ran into, over or against the said animal in an automobile in which he was then and there riding on said Alabama Highway #87, thereby crushing his ribs, breaking his collar bone and making him sore and lame and causing him to incur therefor substantial bills for hospital and medical care, hence this suit.

Attorney for Plaintiff

Plaintiff demands trial by

Done this 30 day of December, 1969.

FILED

DEC 30 1969

ALGE J. BUSK CLERK REGISTER

William A. Nelson

colone 3/ day of Dec 1963

on day of the within

arved a copy or the within

v service on...

TAYLOR WILKINS, Sheriff

Cyclil Chica

86

Share for a & C

Jen Cenis

TAYLOR WILKINS, Sheriff

DESAILA SHESHES

ひ.

Steve Ropos Elberta

for the Diffusionent.

James & Thingsis

Foreman

and & Wiggins

W. Hayes