HENRY E. ADAMS, SR.,	\$	IN THE CIRCUIT COURT OF
Plaintiff,	\$	BALDWIN COUNTY, ALABAMA
vs.	8	AT LAW
ANDREW N. EWING,	8	
Defendant	8	CASE NO. 10,044

## COMPLAINT

## COUNT ONE

(\$500.00) DOLLARS, as damages, for that heretofore and on, to-wit, the 21st day of November, 1971, the Defendant did so negligently operate a motor vehicle on Alabama State Highway No. 59 approximately fifteen hundred feet north of Baldwin County Road No. 4, both of said roads being public roads in Baldwin County, State of Alabama, so as to cause or allow said motor vehicle to run into, over, upon or against an automobile owned and occupied by Plaintiff, which such automobile was then and there traveling on said Alabama State Highway No. 59 at said time and place; and as a direct and proximate consequence of the negligence aforesaid, the automobile owned by the Plaintiff was damaged in this, to-wit: it was bent, broken and damaged, and was rendered less valuable, and Plaintiff was denied use thereof; hence this suit.

FEIBELMAN & SILVER Attorneys for Plaintiff

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Irving Silver

2103 First National Bank Building

Post Office Box 2082

Mobile, Alabama 3660

Phone: 433-1597

Plaintiff respectfully demands a trial by jury.

Irving Silver

Defendant's addresses: Route 3, Foley, Alabama or c/o P. O. Box 325 Gulf Shores, Alabama. Defendant's phone: 943-7370

SEE 29 1971

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HENRY E. ADAMS, SR., ) IN THE CIRCUIT COURT OF Plaintiff, ) BALDWIN COUNTY, ALABAMA vs. ) AT LAW ANDREW N. EWING, ) CASE NO. 10,044

## MOTION TO DISMISS

Comes now the Plaintiff in the above entitled action and having reached an amicable settlement of this cause respectfully urges this Honorable Court to enter an order of dismissal herein, with prejudice. As per the settlement agreement, the court costs will be paid by the Defendant.

FEIBELMAN & SILVER Attorneys for Plaintiff

Irving Silve:

FILED

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