

THOMAS W. ROE,	*	IN THE CIRCUIT COURT
Plaintiff,	*	OF
vs.	*	BALDWIN COUNTY,
JONNIE C. WILSON,	*	ALABAMA
CLOUD MORRIS, X, Y, Z,	*	
whose names are at this	*	AT LAW
time unknown to the plaintiff	*	
but whose names will be added	*	
by amendment when ascertained,	*	
jointly and individually,	*	
Defendants.	*	CASE NO. <u>10,177</u>

Plaintiff claims of the Defendants FOUR THOUSAND AND NO/100 (\$4,000.00) DOLLARS, as damages, for that on, to-wit, the 18<sup>th</sup> day of March, 1971 the Defendants so negligently operated a motor vehicle on Highway U. S. 31 at or near Spanish Fort, Alabama, said highway being a public highway in Baldwin County, Alabama so as to negligently cause or allow said motor vehicle to run into, upon and against the vehicle of the plaintiff and as a proximate result and consequence of the negligent operation of the motor vehicle of the Defendants, as aforesaid, Plaintiff was damaged in that his motor vehicle was bent, broken and twisted and Plaintiff also avers that he used said motor vehicle in his business as a truck driver and as a proximate result and consequence of the negligence of the Defendants aforesaid he lost the use thereof for a time all to his damages as aforesaid.

BROWN, HUDGENS, FULFORD, SINTZ  
AND RIDHARDSON  
Attorneys for Plaintiff  
Suite 210 Van Antwerp Building  
Mobile, Alabama 36602

By Peter V. Sintz  
Peter V. Sintz

Serve the Defendants:  
Jonnie C. Wilson  
Star Route 1, Box 451  
Atmore, Alabama

Cloud Morris  
Atmore, Alabama

**FILED**

DEC 31 1971

EUNICE B. BLACKMON CIRCUIT CLERK

SUMMONS AND COMPLAINT

MOORE PRINTING CO. BAY MINETTE ALA.

STATE OF ALABAMA

Baldwin County

Circuit Court, Baldwin County

No. 10,127

.....TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon ..... JONNIE C. WILSON, CLOUD MORRIS, .....

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..... JONNIE C. WILSON,

..... CLOUD MORRIS, X, Y. Z, Whose names are at this time unknown ..... Defendant.....

by THOMAS W. ROE, .....

..... Plaintiff.....

witness my hand this..... 31st ..... day of December ..... 19 71 .....

*Ernie D. Blackburn* Clerk

No. 10,127

Page.....

STATE OF ALABAMA  
BALDWIN COUNTY

CIRCUIT COURT

THOMAS W. ROE

Plaintiffs

VS.

JONNIE W. WILSON & CLOUD MORRIS,  
ET AL

Defendants

SUMMONS AND COMPLAINT

Filed December 31, 19 71

Eunice B. Blackmon Clerk

JAN 5 1972

JAMES WILKINS  
SHERIFF

Brown, Hudgens, Fulford, Sintz  
& Richardson Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Received In Office

19.....

Sheriff

I have executed this summons

this 2-5 19 72

by leaving a copy with

Cloud Morris  
Donald H. ita locate  
Johnnie C. Wilson  
James C. Brown

Sheriff's Claims

miles in executing this

64 at 10c per

150

640

\$720

Sheriff

Deputy Sheriff

64

BROWN, HUDGENS, FULFORD, SINTZ & RICHARDSON  
ATTORNEYS AT LAW

SUITE 210 VAN ANTWERP BUILDING

MOBILE, ALABAMA

36602

ALTON R. BROWN, JR.  
A. NEIL HUDGENS  
JAMES E. FULFORD  
PETER V. SINTZ  
JOHN D. RICHARDSON, III  
J. GEORGE WHITFIELD, JR.  
CLAUDE D. HARRELL

AREA CODE 205  
432-2792

June 5, 1972

Mrs. Eunice Blackmon, Clerk  
Baldwin County Circuit Court  
Baldwin County Courthouse  
Bay Minette, Alabama

RE: Thomas W. Roe vs. Jonnie C. Wilson  
Case No. 10, 177  
Our File : 71 6645 PVS

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Dear Mrs. Blackmon:

We have reached an agreement with the defendants which has concluded the above captioned matter. We ask that you please non-suit the above captioned case and forward the cost bill to our office.

Yours very truly,



Peter V. Sintz  
For the Firm

P  
V  
S  
/cdp

CC: Mr. David Hastings  
Crawford and Company