C. E. BEDWELL,

Plaintiff

VS.

JOHN JACAMAN AND SIMON HERNANDEZ.

Defendants

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN LAW

NO.

Plaintiff claims of the defendants, John Jacaman and Simon Hernandez, the sum of \$250.00 for that on heretofore, to-wit: the 6th day of June, 1957, the plaintiff was lawfully operating his motor vehicle on U. S. Highway 31, at a point 30 miles North of Mobile, Alabama, which highway is at said point a public road in Baldwin County, Alabama, and at the same time and at the same place, the defendant Simon Hernan $ext{de}_{z}$, who was then and there acting as an agent of the defendant, John Jacaman, while acting within the line and scope of his agency, so negligently operated a motor vehicle so as to cause or allow a portion of the cargo which he was carrying on his vehicle to fall from said vehicle and strike upon or against the vehicle that the plaintiff was operating so that the windshield of the plaintiff's vehicle was broken and smashed, and the plaintiff's vehicle, which was used in his business, was lost to him for a period of two weeks, all as a proximate result of the negligence of the defendants aforesaid, hence this suit.

Defendant, John Jacaman, resides at 1602 Laredo Street, Laredo, Texas

Defendant, Simon Hernandez, resides in Laredo, Texas, with mail address at P. O. Box 1485

THE STATE OF	ALABAMA,			COURT, BALDY	VIN COUNTY
BALDWIN (COUNTY	} No	• • • • • • • • • • • • • • • • • • •	Tune	58 TERM, 19
TO ANY SHERIFF OF TH	E STATE OF ALAE	AMA:			
You Are Hereby Command	led to Summon I	ohn Jacama	n and Simon	Hemandez	
to appear and plead, answer					Á.
	Hernandez			, De	fendant
by E. E. Bed	well				
			·	,	Plaintiff
Witness my hand this	<u> </u>	day of	June	1958•	

C. E. BEDWELL,

Plaintiff

TS.

JOHN JACAMAN AND SIMON HERNANDEZ,

Defendants

IN THE CIRCUIT COURT OF

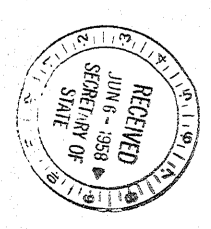
BALDWIN COUNTY, ALABAMA

IN LAW NO.

Flaintiff claims of the defendants, John Jacaman and Simon Hernandez, the sum of \$250.00 for that on heretofore, to-wit: the 6th day of June, 1957, the plaintiff was lawfully operating his motor vehicle on U. S. Highway 31, at a point 30 miles North of Mobile, Alabama, which said highway is at said point a public road in Baldwin County, Alabama and at the same time and at the same place, the defendation Simon Hernandez, who was then and there acting as an agent of the defendant, John Jacaman, while acting within the line and scope of his agency, so negligently operated a motor vehicle so as to cause or allow a portion of the cargo which he was carrying on his vehicle to fall from said vehicle and strike Wor or seather at so that the windshield of the plaintiff's vehicle was broken and smashed, and the plaintiff's vehicle, which was used in his business, was lost to him for a period of two weeks, all as a proximate result of the negligence of the defendants aforesaid, hence this suit.

Defendant, John Jacaman, resides at 1602 Laredo Street, Laredo, Texas

Defendant, Simon Hernandez, resides in Laredo, Texas, with mail address at P. O. Box 1485



3 1

June 23, 1958

C. E. BEDWELL, Plaintiff

IN THE CIRCUIT COURT OF BALDWIN COUNTY ALABAMA

SIMON HERNANDEZ, et al, Defendants

CASE NO. 3564

TO THE CIRCUIT COURT OF BALDWIN COUNTY, ALA BAMA:

I, Mary Texas Hurt Garner, Secretary of State, hereby certify that on June 6, 1958 I sent by registered mail in an envelope addressed as follows:

Simon Hernandez P. O. Box 1485 Laredo, Texas"

"Registered Mail-Return Receipt Requested Deliver to Addressee Only"

bearing sufficient and proper prepaid postage, a notice bearing my signature and the Great Seal of the State of Alabama in words and figures as follows:

Simon Hernandez P. O. Box 1485 Laredo, Texas

June 6, 1958 the Sheriff of Montgomery You will take notice that on County, Alabama, served upon me, in my official capacity, summons and complaint in a case entitled: C. E. BEDWELL, Plaintiff VS SIMON HERNANDEZ, et al, Defendants

CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA
a true copy of which summons and complaint is attached hereto Case No. and the said service upon me as Secretary of State of the State of Alabama has the force and effect of personal service upon you.

WITNESS MY HAND and the Great Seal of the State of Alabama this the June 1958 day of

Enclosure (1)

(Signed) Mary Texas Hurt Garner Secretary of State"

I further certify that the notice above set out which was so mailed in the envelope addressed as above set forth had attached to it a true copy of the summons and complaint in the above-styled cause.

I received the return card, showing June 19, 1958 I further certify that on receipt by the designated addressee of the aforementioned matter at Laredo, Tex. Jun 16 1958 on

WITNESS MY HAND and the Great Seal of the State of Alabama this the June 1958

day

\Mary Texas Hurt Garner Secretary of State

23

Enclosures: Return Receipt Card and copy of Summons and Complaint.

cc: Honorable J. Connor Owens, Jr. Attorney at Law

Bay Minette, Alabama

June 17, 1958

C. E. BEDWELL, Plaintiff

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN LAW

v

JOHN JACAMAN, et al, Defendants

CASE NO. 3564

TO THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN LAW:

I, Mary Texas Hurt Garner, Secretary of State, hereby certify that on June 6, 1958 I sent by registered mail in an envelope addressed as follows:

John Jacaman 1602 Laredo Street Laredo, Texas" "Registered Mail— Return Receipt Requested Deliver to Addressee Only"

bearing sufficient and proper prepaid postage, a notice bearing my signature and the Great Seal of the State of Alabama in words and figures as follows:

John Jacaman 1602 Laredo Street Laredo, Texas

You will take notice that on June 6, 1958 the Sheriff of Montgomery County, Alabama, served upon me, in my official capacity, summons and complaint in a case entitled: C. E. BEDWELL, Plaintiff VS JOHN JACAMAN, et al, Defendants

in the CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN LAW
Case No. 3564 a true copy of which summons and complaint is attached hereto
and the said service upon me as Secretary of State of the State of Alabama has the force and
effect of personal service upon you.

WITNESS MY HAND and the Great Seal of the State of Alabama this the day of June 1958

Enclosure (1)

(Signed) Mary Texas Hurt Garner Secretary of State"

I further certify that the notice above set out which was so mailed in the envelope addressed as above set forth had attached to it a true copy of the summons and complaint in the above-styled cause.

I further certify that on June 16, 1958 I received the return card, showing receipt by the designated addressee of the aforementioned matter at Laredo, Tex. on Jun 13, 1958

WITNESS MY HAND and the Great Seal of the State of Alabama this the 17 of June 1958

day

Mary Texas Hurt Garner Secretary of State

Enclosures: Return Receipt Card and copy of Summons and Complaint.

cc: Honorable J. Connor Owens, Jr. Attorneys at Law

Bay Minette, Alabama

THE STATE O	F ALABAMA	í		RCUIT CO	URT, BALDW	IN COUNTY
BALDWIN	COUNTY	100		June	F	ERM, 19 5 8
to any sheriff of th	E STATE OF ALA	ABAMA:		·	У	:
You Are Hereby Comman	ded to Summon	John Jacs	men and s	dimon H		
			to 2			
	teleger Literatur			:	·	7
						· · · · · · · · · · · · · · · · · · ·
to appear and plead, answ	win County, State	of Alabama,		vice hereof,	**	
and Simon	Hernandez			·	, De	fendant
by C.E. Bedin	œll			·		Plaintiff
Witness my hand this	3	day of	June		¹⁹ 58.	
				1		1

C. E. BEDWELL,

Plaintiff

VS.

JOHN JACAMAH AND SIMON HERNANDEZ,

Defendants .

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN LAW NO.

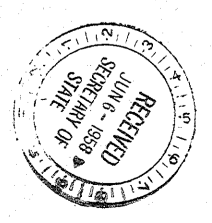
Plaintiff claims of the defendants, John Jacaman and Simon Hernandez, the sum of \$250.00 for that on heretofore, to-wit: the 6th day of June, 1957, the plaintiff was lawfully operating his motor vehicle on U. S. Highway 31, at a point 30 miles North of Mobile, Alabama, which highway is at said point a public road in Baldwin County, Alabama, and at the same time and at the same place, the defendant Simon Hernan dez, who was then and there acting as an agent of the defendant, John Jacaman, while acting within the line and scope of his agency, so negligently operated a motor vehicle so as to cause or allow a portion of the cargo which he was carrying on his vehicle to fall from said vehicle and strike upon or against the vehicle that the plaintiff was operating so that the windshield of the plaintiff's vehicle was broken and smashed, and the plaintiff's vehicle, which was used in his business, was lost to him for a period of two weeks, all as a proximate result of the negligence of the defendants aforesaid, hence this sult.

Defendant, John Jacaman, resides at 1602 Laredo Street, Laredo,

Texas

Defendant, Simon Hernandez, resides

Defendant, Simon Hernandez, resides in Laredo, Texas, with mail address at P. O. Box 1485



THE STATE	OF ALABAM	IA,		UIT COURT, BAL	DWIN COUNTY
BALDW	IN COUNTY	No.		June	TERM, 1958
TO ANY SHERIFF OF	THE STATE OF A	LABAMA:			
You Are Hereby Com	manded to Summor	John Jacam	an and Sir	mon Hernande	 ∋z
inger Også Også			**************************************		
	·				
					· 4
to appear and plead, a	answer or demur, w	rithin thirty days	rom the service	hereof, to the co	mplaint filed in
the Circuit Court of E	Baldwin County, Sta	ate of Alabama, at	Bay Minette, a	gainst <u>John</u> J	[acaman
and Sim	on Hernandez				Defendant
by C. E. B	edwell				
				ä	, Plaintiff
Witness my hand this	3	day of	June .		
25 13	•				