

THE STATE OF ALABAMA,
Baldwin County.

3898

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, W. H. Jackson, agent for Edna Duckworth

hath complained on oath to me, ALICE J. DUCK, Clerk of Circuit Court of Baldwin County, Ala., that

William James Fulton

is justly indebted to the Plaintiff Edna Duckworth

in the sum of Five hundred and no/100----- Dollars, and

W. H. Jackson

having made affidavit and given ^{me} bond
as required by law, in such cases, you are hereby commanded to attach so much of the estate of
William James Fulton

as will be of value sufficient to satisfy said debt and costs, according to the complaint; and such estate, so
attached unless replevied, so to secure, that the same may be liable to futher proceedings thereon to be
had by the Circuit Court of Baldwin County, Ala., at a term thereof, to be held at the Court House of said
within thirty days of service hereof
County, ~~on XXX~~
next; when and where you must make known to said Court how you have executed this Writ.

WITNESS, my hand, this 9 day of July A. D., 1959.

Plaintiff has not given bond as the defendant lives on Route 5,
Pensacola, Florida, and has not given bond since defendant is a
non-résident of the State.

Alice J. Duck Clerk.

1956 Chev. BelAir-2dr. Florida
license No. 9-4028, located
at Epps' Garage, Róbertsdale.

Executed July 9, 1959
By ~~Sheriff's Copy~~
a ~~Attaching~~ 7-19 St. Char-
Blair 2 Ch 3/4 Sec 28 9-4028

Taylor Wilkins Sheriff
By ~~Steadman~~

D.S.

Received 9th day of July 1959
and on 9 day of July 1959
I served a copy of the within attach
on _____
By service on Copy of 7th Expts

TAYLOR WILKINS, Sheriff
By ~~Steadman~~ D.S.
Sheriff claims 50 miles at
Ten Cents per mile Total \$ 5.00
TAYLOR WILKINS, Sheriff
BY Steadman DEPUTY SHERIFF

No. 3898

ATTACHMENT

Edna Duckworth

Vs. { ATTACHMENT

William James Fulton

Issued 7-9, 1959

Moore Printing Co.

13A

THE STATE OF ALABAMA }
Baldwin County

CIRCUIT COURT AT BAY MINETTE, ALABAMA

Before me, Alice L. Duck, Clerk of Court

in and for said County, personally appeared W. H. Jackson, agent for Edna Duckworth

who, being duly sworn, on oath saith that William James Fulton, who resides

on Rte 5, Box 677F, Pensacola, Florida justly indebted to

Edna Duckworth

in the sum of \$500.00 Dollars,

which said amount is justly due after allowing all just offsets and discounts, and that the said

William James Fulton is a non-resident of the State of

Alabama

and that this Attachment is not sued out for the purpose of vexing or harassing the Defendant, or other improper motive.

Subscribed and sworn to before me this 7th day of July, 1959.

Alice L. Duck

No. <u>3998</u>	Page _____
STATE OF ALABAMA Baldwin County	
CIRCUIT COURT At Bay Minette, Ala.	
Edna Duckworth	
TO	
William James Fulton	
ATTACHMENT BOND AND AFFIDAVIT	
Filed this the <u>7th</u> day	of <u>July</u> , 19 <u>59</u>
<u>Alice L. Duck</u> , Clerk	
_____ Attorney	

THE STATE OF ALABAMA }
Baldwin County

CIRCUIT COURT AT BAY MINETTE, ALA.

KNOW ALL MEN BY THESE PRESENTS, That We, _____

~~PLAINTIFF ELECTS NOT TO GIVE BOND AS DEFENDANT IS A~~
~~NON-RESIDENT OF THE STATE OF ALABAMA~~

_____, of the County of Baldwin _____

are held and firmly bound unto _____

In the sum of _____ Dollars, to

be paid to the said _____

heirs, executors, administrators, or assigns, for which payment, well and truly to be made, we bind ourselves and each of us, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents.

Sealed with our seals and dated the _____ day of _____, 194_____

The Condition of this Obligation is such:

That whereas, the above bounden _____

_____ ha_____, on the day of the date

hereof, prayed an Attachment at the suit of _____

_____ against the estate of above named

for the sum of _____ Dollars,

and hath obtained the same, returnable to the Circuit Court of Baldwin County:

Now, if the said _____

should prosecute said Attachment to effect, and pay the said Defendant all such damages as _____ may sustain by the wrongful or vexatious suing out said Attachment, then the above obligation to be void; otherwise to remain in full force and effect.

And we and each of us hereby waive all rights of claims of exemption we or either of us have now, or may hereafter have, under the Constitution and Laws of the State of Alabama.

Signed, Sealed, and delivered the date above written.

_____. (Seal)

_____. (Seal)

_____. (Seal)

_____. (Seal)

Approved, this _____ day of _____, 194_____

_____, Clerk

SUMMONS AND COMPLAINT

Moore Ptg. Co.

The State of Alabama, }

Baldwin County.

Circuit Court, Baldwin County

No.

July

TERM, 1959.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon William James Fulton

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

William James Fulton, Defendant

by Edna Duckworth

....., Plaintiff

Witness my hand this 9 day of July, 1959.

Edna Duckworth, Clerk

No. _____ Page _____

The State of Alabama
Baldwin County

CIRCUIT COURT

Plaintiffs

vs.

Defendants

Summons and Complaint

Filed _____ 19____

Clerk

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Received In Office

_____ 19____

_____, Sheriff

I have executed this summons

this _____ 19____

by leaving a copy with

_____ Sheriff

_____ Deputy Sheriff

EDNA DUCKWORTH,
Plaintiff

vs.

WILLIAM JAMES FULTON,
Defendant

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN LAW NO. _____.

The plaintiff claims of the defendant the sum of
~~\$500.00, as damages for that heretofore and on, to-wit:~~

July 7, 1959, on U. S. Highway #90 at a point two(2)
miles South of the City Limits of Loxley, Alabama, which
said highway at said point is a public highway in Baldwin
County, Alabama, the plaintiff's automobile was being
operated by Glenda Duckworth, and at the same time and
at the same place, the defendant so negligently operated
the vehicle which he was driving so as to cause or allow
the same to run into, upon or against the automobile
of the plaintiff, and as a direct and proximate cause
of the negligence of the defendant aforesaid, the motor
vehicle of the plaintiff was badly broken, torn and damaged
in that the right rear door of the automobile was bent
and torn, the right rear fender was torn, the car was
knocked out of line, the rear truck injured, rear lights
and gas tank were smashed, hence this suit.

James Owens, Jr.
Attorney for Plaintiff

FILED
JUL 10 1959
CLERK
RECEIVED

SUMMONS AND COMPLAINT

Moore Ptg. Co.

The State of Alabama, }

Baldwin County.

Circuit Court, Baldwin County

No. _____

July

TERM, 1959.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon William James Fulton

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 _____

William James Fulton, Defendant.

by Edna Duckworth

_____, Plaintiff.

Witness my hand this 9 day of July, 1959.

Alice J. Hensch, Clerk

74A

No. _____ Page _____

The State of Alabama
Baldwin County

CIRCUIT COURT

Plaintiffs

vs.

Defendants

Summons and Complaint

Filed _____ 19____

Clerk

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Received In Office

19____

_____, Sheriff

I have executed this summons

19____

this _____
by leaving a copy with

_____, Sheriff

_____, Deputy Sheriff

EDNA DUCKWORTH,
Plaintiff

vs.

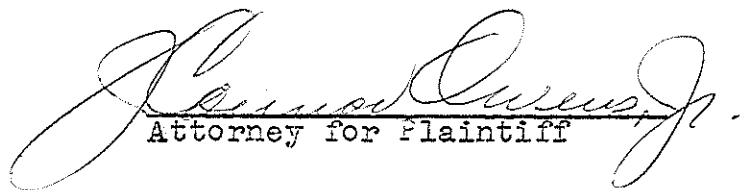
WILLIAM JAMES FULTON,
Defendant

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN LAW NO. _____.

The plaintiff claims of the defendant the sum of \$500.00, as damages for that heretofore and on, to-wit: July 7, 1959, on U. S. Highway #90 at a point two(2) miles South of the City Limits of Loxley, Alabama, which said highway at said point is a public highway in Baldwin County, Alabama, the plaintiff's automobile was being operated by Glenda Duckworth, and at the same time and at the same place, the defendant so negligently operated the vehicle which he was driving so as to cause or allow the same to run into, upon or against the automobile of the plaintiff, and as a direct and proximate cause of the negligence of the defendant aforesaid, the motor vehicle of the plaintiff was badly broken, torn and damaged in that the right rear door of the automobile was bent and torn, the right rear fender was torn, the car was knocked out of line, the rear truck injured, rear lights and gas tank were smashed, hence this suit.


Attorney for Plaintiff

3898

IN THE CIRCUIT COURT
OF BALDWIN COUNTY, ALA.

EDNA DUCKWORTH,
Plaintiff
vs.
WILLIAM JAMES FULTON
Defendant

SUMMONS AND COMPLAINT

FILED

JUL 9 1939

ALICE J. DUCK, CLERK
REGISTER

LAW OFFICES OF
J. CONNOR OWENS, JR.
101 COURTHOUSE SQUARE
BAY MINETTE, ALABAMA

Received 9th day of July 1939
and on day of 19
I served a copy of the within
on day of 1939
Not found in my county after diligent search and the
guilty.

By service on

TAYLOR WILKINS, Sheriff
D.S.

Sanford Wilkins, Sheriff
Deputy Sheriff