

October 23, 1959

GEORGE W. McKINLEY, Plaintiff VS

CHARLES HUDSON RAINES, et al, Defendants

IN THE CIRCUIT COUNTY OF BALDWIN COUNTY, ALABAMA LAW SIDE

CASE NO. Not Given

TO THE CIRCUIT COURT OF BLADWIN COUNTY, ALABAMA IAW SIDE

I, Bettye Frink, Secretary of State, hereby certify that on I sent by registered mail in an envelope addressed as follows:

October 7, 1959

Charles Hudson Raines Route 3 Bonifay, Florida" "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:

" Charles Hudson Raines Route 3 Bonifay, Florida

You will take notice that on October 7, 1959 the Sheriff of Montgomery County, Alabama, served upon me, in my official capacity, summons and complaint in a case entitled: GEORGE W. McKINLEY, Plaintiff VS CHARLES HUDSON RAINES, et al, Defendants

in the CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA LAW SIDE Case No. Not Given 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 October 1959

Enclosure (1)

(Signed) Bettye Frink 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 Oct 13 1959 I received the return card, showing receipt by the designated addressee of the aforementioned matter at Bonifay, Fla.

on 10-12-59

WITNESS MY HAND and the Great Seal of the State of Alabama this the 23 of October 1959

Bettye Frink Secretary of State

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

cc: Honorable John Chason Chason & Stone Attorneys at Law Arcade Building Bay Minette, Alabama BALDWIN COUNTY

## TO ANY SHIRITY OF THE STATE OF ALABAMA:

You are hereby commanded to summon Charles Hudson Raines, Clarence Miller, Goff Jerkins and Miller & Jerkins, Inc., a corporation, 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 the same, then and there to answer the complaint of George W. Mc-Kinley.

Witness my hand this 3 day of October, 1959.

MORGE W. McKINLEY,	X	
Plaintiff,	X	
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HARLES HIDSON RAINES, LABENCE MILLER, GOFF ERKINS and MILLER & ERKINS, INC., A CORPORATION,	X	BALDWIN COUNTY, ALARAMA
	<b>X</b>	
	X	LAW SIDE
Defendants.	Y	

## COUNT ONE:

The Plaintiff claims of the Defendants the sum of One Thousand Dollars (\$1,000.00) as damages for that, on, to-wit: November 28, 1958, the Defendants, at a point about six (6) miles East of Mobile, Alabama, on U. S. Highway 90, in Baldwin County, Alabama, negligently drove a motor vehicle into, upon or against an automobile owned by the Plaintiff and which he was then and there driving along such highway and as a proximate result of the negligence of such Defendants the automobile owned by the Plaintiff was damaged in this: its body was bent and damaged; its front and rear bumpers were badly bent; its front and rear fenders were bent; the windshield was broken; the trunk was smashed; the tail lamp was broken; the frame was bent; its grille was bent and the Plaintiff avers that the negligence of such Defendants was the proximate cause of the Plaintiff's

damages, honce this suit.

## COUNT TWO:

The Plaintiff claims of the Defendants the sum of One Thousand Dollars (\$1,000.00) as damages for that, on, to-wit: November 28, 1958, the Defendants Clarence Miller, Goff Jerkins and Miller & Jerkins, Inc., a corporation, acting by and through Charles Mudson Raines, as their agent, servant or employee, who was then and there acting within the line and scope of his employment as such, negligently drove a motor vehicle into, upon or against an automobile owned by the Plaintiff and which was then and there being driven by him along such highway and as a proximate result of the negligence of such Defendants the automobile owned by the Plaintiff was damaged in this: its body was bent and damaged; its front and rear bumpers were badly bent; its front and rear fenders were bent; the windshield was broken; the trunk was smashed; the tail lamp was broken; the frame was bent; its grille was bent and the Plaintiff avers that the nggligence of such Defendants was the proximate cause of the Plaintiff's damages, bence this suit.

- Lacros Same

STATE OF ALABAMA

BALDWIN COUNTY

Before me, <u>Slaucke White</u> a Notary Public, in and for said County in said State, personally appeared John Chason who is known to me and who, after being by me first duly and legally sworn, did depose and say under outh as follows:

That his name if John Chason; that he is one of the attorneys of record for the Plaintiff in the above styled case; that the Defendant Charles Hudson Raines is a non-resident of the State of Alabama, his postoffice address being Route 3, Bonifay, Florida; that the Defendants Clarence Miller and Goff Jerkins, are non-residents of the State of Alabama, their postoffice addresses being Bonifay, Florida; that Miller & Jerkins, Inc., a corporation, is a non-resident corporation and is believed to be incorporated in the State of Florida and the addresses of its officers are believed to be Bonifay, Florida. That it is necessary that service he had on such Defendance.

fendants in accordance with Title 7, Section of Alabama, as amended.

- Hessau

Sworn to and subscribed before me on this the 32 day of October, 1959.

Stanche White

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CEOMER A. MOKIMINA.

Control Contro

## GEORGE W. MCKINLEY,

Plaintiff,

٧s.

CHARLES HUDSON RAINES ET AL.

Defendants.



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