

RUTH N. BROWN,  
Plaintiff,  
VS.  
DARUEE DENTON,  
Defendant.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

IN LAW

NO.

4365

The Plaintiff claims of the Defendant the sum of ONE HUNDRED NINETY-NINE AND 96/100 (\$199.96) DOLLARS as damages for that on, to-wit: the 30th day of April, 1960, the Plaintiff's automobile was parked on Mobile Avenue, within the city limits of Fairhope, Alabama, said road at said point being a public highway in Baldwin County, Alabama, and at the said time and at the said place the Defendant, Daruee Denton, so negligently operated a motor vehicle so as to cause or allow the same to run into, upon or against the automobile belonging to the Plaintiff, and as a proximate consequence of such negligence the Plaintiff's automobile, a 1954 Ford, was damaged on the right front side, its right front wheel was bent and torn, its right front fender was smashed, its bumper was bent, its right door was bent and torn, and its right front headlight was damaged, all to the damage of the Plaintiff in the sum above mentioned, hence this suit.

FILED  
AUG 2 1960

ALICE J. DUCK, Clerk

  
Attorney for Plaintiff

Received 3 day of Aug 19 60  
and 5 day of Aug 19 60  
served a copy of this within 8 7 C  
on Daruee Denton

by service on Daruee Denton

TAYLOR WILKINS, Sheriff  
By W. O. Garner, S.  
I hope

Sheriff claims 70 miles at  
Ten Cents per mile Total \$ 7.00  
TAYLOR WILKINS, Sheriff  
BY Garner  
DEPUTY SHERIFF

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA,  
IN LAW NO. 4362

RUTH N. BROWN,  
Plaintiff,  
VS.  
DARUEE DENTON,  
Defendant.

SUMMONS AND COMPLAINT

FILED  
AUG 2 1960  
ALICE J. DUCK, Clerk

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

Fairhope Ala.

August 22, 1960

Allice J. Duck  
Circuit Clerk  
Bay Minette Ala.

My dear Mrs. Duck:-

I am writing this letter in behalf of Darvee Denton, who on August 2, 1960 was served a summons and complaint concerning a wreck with Ruth N. Brown.

I have contacted Mrs. Brown and she does not know anything about this, as this case was settled between Darvee Denton and Ruth N. Brown.

In our possession we have a photostatic copy of a General Release signed by both parties in regards to this accident on the 20th of July past. This Release was signed by both parties as required by state law and sent to the Dept. of Public Safety.

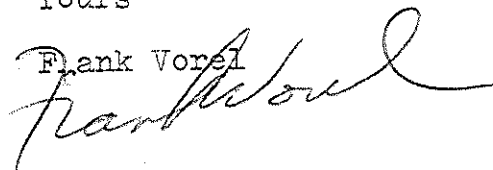
Mrs. Brown received payment for the damages she claimed she had received.

Am writing this letter to you, one was sent to Attorney Owens, but no reply received. Advice outcome please.

With best wishes, I remain,

Yours

Frank Vorel



SUMMONS AND COMPLAINT

MOORE PRINTING COMPANY - BAY MINETTE, ALA.

The State of Alabama, }

Baldwin County.

Circuit Court, Baldwin County

No. ....

..AUGUST.....TERM, 1960

TO ANY SHERIFF OF THE STATE OF ALABAMA

You Are Commanded to Summon DARUEE DENTON

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 .....

DARUEE DENTON

....., Defendant.....

by .....

RUTH N. BROWN

....., Plaintiff.....

Witness my hand this 2nd day of Aug 1960

Alice J. Luck, Clerk

Defendant resides in Fairhope, Alabama

No. \_\_\_\_\_ Page \_\_\_\_\_

**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.