FRANCES WATTS DOBELSTEIN,
Plaintiff,

WS

BAIDWIN COUNTY, ALABAMA

HAROLD N. COOPER and
HARRY COOPER,
Defendants.

Come the Defendants in the above entitled cause and show unto the Court that the Plaintiff is a non-resident of the State of Alabama.

WHEREFORE, the Defendants pray that Plaintiff be required to post with the Clerk of this Court security for costs or failing therein that this suit be dismissed by the Court.

Attorney for Defendants

I hereby certify that I have on this the 2nd day of September, 1960, sent a true and exact copy of the foregoing motion by United States Mail, postage prepaid, to the Hon. James R. Owen, Bay Minette, Alabama, attorney of record for the Plaintiff.

Attorney for Defendants



FRANCES WATTS DOBELSTEIN,
Plaintiff,

VS

BAIDWIN COUNTY, ALABAMA
HAROID N. COOPER and
HARRY COOPER,

Defendants.

Come the Defendants in the above styled cause and for plea to the complaint filed therein and to each and every court thereof, separately and severally, say:

FIRST: Not guilty.

SECOND: That at the time and place and in the same accident alleged in the said complaint, the Plaintiff was herself guilty of negligence which proximately contributed to the alleged damages to her automobile in that she so negligently operated her motor vehicle as to cause or allow the same to be following too closely the motor vehicle immediately in front of her automobile.

THIRD: That at the time and place and in the same accident alleged in the said complaint, the Plaintiff was herself guilty of negligence which proximately contributed to the alleged damages to her automobile in that she so negligently operated her motor vehicle as to cause or allow the same to strike the vehicle immediately in front of her automobile.

FOURTH: That at the time and place and in the same accident alleged in the said complaint, the Plaintiff was herself guilty of negligence which proximately contributed to the alleged damages to her automobile in that she so negligently operated her motor vehicle by failure to give the necessary and required signal to the motor vehicles in the rear of her automobile that she was stopping her car, thereby negligently operated her motor vehicle in such a manner, at the time and place alleged in the complaint and thereby contributed to her own damages to her automobile, hence she should not recover of the Defendants in the amount sued for in the complaint.

Attorney for Defendants

I hereby certify that I have on this the 17th day of June, 1960, sent a true and exact copy of the foregoing pleading by United States Mail, postage prepaid, to James R. Owen, Esquire, Bay Minette, Alabama, attorney of record for the Plaintiff.

FILED

JUN 20 1960

ALICE & DUCK, CLERK REGISTER

FRANCES WATTS DOBELSTEIN, Plaintiff,

VS

HAROLD N. COOPER and HARRY COOPER,
Defendants.



JUN 20 1960

ME J. Mon. clerk

JOHN P. BEEBE

ATTORNEY AT LAW

ROBERTSDALE, ALABAMA

FRANCES WATTS DOBELSTEIN, Plaintiff,

IN THE CIRCUIT COURT OF

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BALDWIN COUNTY, ALABAMA

HAROID N. COOPER and HARRY COOPER,
Defendants.

AT LAW No. 4173

Comes now the Defendants, Harold N. Cooper and Harry Cooper, in the above styled cause and demurs to the Plaintiff's complaint heretofore filed in said cause, and to each and every count thereof separately and severally, and assigns the following grounds of demurrer:

- l. Said complaint fails to state a substantial cause of action against the Defendants.
- 2. The damages to the Plaintiff's automobile are not alleged with sufficient clarity and in sufficient detail to apprise the Defendants of the nature or extent thereof.
- 3. From aught that appears from the averments of the complaint the injuries complained of were caused by the negligence of the Plaintiff.

Attorney for Defendants

The Defendants demand a trial by jury in this cause.

I hereby certify that I have on this the 2nd day of March, 1960, sent a true and exact copy of the foregoing demurrers by United States Mail, postage prepaid, to James R. Owen, Esquire, Bay Minette, Alabama, Attorney of Record for the Plaintiff.

Attorney for Defendants

Filed 3-3-60

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STATE OF ALABAMA)

BALDWIN COUNTY)

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon HAROLD N. COOPER

AND HARRY COOPER, to appear within thrity days from the service of this writ in the Circuit Court, to be held for said County at the

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 FRANCES WATTS DOBELSTEIN.

WITNESS my hand this 2 day of February, 1960.

Clerk.

FRANCES WATTS DOBELSTEIN,) IN THE CIRCUIT COURT OF

Plaintiff,)

BALDWIN COUNTY, ALABAMA

vs.)

HAROLD N. COOPER AND HARRY)

COOPER,)

Defendants.

COUNT ONE:

The Plaintiff claims of the Defendant, Harold N. Cooper, the sum of NINE HUNDRED DOLLARS (\$900.00) for that heretofore on, to-wit, June 10, 1959, Plaintiff was driving her automobile upon and along U. S. Highway Number 90 in Baldwin County, Alabama, at a point approximately 1.9 miles North of Robertsdale, and which point is also 20 feet East of the driveway leading to Oscar Middle ton's house and that while she was lawfully traveling upon said highway in a Northerly direction in said automobile, which was her property, Defendant, Harold N. Cooper, who was driving an automobile on the said highway in a Northerly direction and in the same direction Plaintiff was traveling, so negligently operated his said automobile truck as to cause it to run upon or against the said automobile of the Plaintiff, and also thereby causing the said automobile of Plaintiff to strike an automobile which was immediately in front of or North of the Plaintiff and as a proximate consequence of the negligence of the Defendant, Harold N. Cooper,

Plaintiff's automobile was bent, damaged and broken; the rear bumper of Plaintiff's automobile was bent, damaged and broken; the front bumper of Plaintiff;s automobile was bent, damaged and broken, all to Plaintiff's damage as aforesaid, hence this suit.

COUNT TWO:

The Plaintiff claims of the Defendants, Harry Cooper and Harold N. Cooper, the sum of NINE HUNDRED DOLLARS (\$900.00) for that heretofore on, to-wit, June 10, 1959, Plaintiff was driving her automobile upon and along U. S. Highway Number 90 in Baldwin County, Alabama, at a point approximately 1.9 miles North of Robertsdale, and which point is also 20 feet East of the driveway leading to Oscar Middleton's house and that while she was lawfully traveling upon said highway in a Northerly direction in said automobile, which was her property, Defendant, Harold N. Cooper, who was then and there an agent, servant or employee of the Defendant, Harry Cooper, acting within the line and scope of his authority as such agent, servant or employee, and who was, at said time and place driving an automobile truck on the said highway in a Norther ly direction and in the same direction Plaintiff was driving, so negligently operated said automobile truck as to cause it to run upon or against said automobile of the Plaintiff, and also thereby causing the said automobile of the Plaintiff to strike an automobile which was immediately in front of or North of the Plaintiff and as a proximate consequence of the negligence of the Defendant, Harold N. Cooper, who was then and there an agent, servant or employee of Defendant, Harry Cooper, acting within the line and scope of his authority as such agent, servant or employee, Plaintiff's automobile was gent, damaged and broken, the rear bumper of Plaintiff's automobile was bent, damaged and broken; the front bumper of Plaintiff's automobile was bent, damaged and broken, all to Plaintiff's damage as aforesaid, hence this suit.



Attorney for Plaintiff.

70.4173

SUMMONS AND COMPLAINT

FRANCES WATTS DOBELSTEIN, Plaintiff,

VS.

HAROLD N. COOPER AND HARRY COOPER.

As war had a Defendants.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW.

FILED FEB 6

JAMES R. OWEN BAY MINETTE, ALABAMA

By service on.i.

TAYLOR VIILKINS, Shorth By&dliigh Skadhano. S.

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Sheriff claims 120 miles at

Ten Cons per mile Total : 12,00 TAYLOR WIEKINS, ShoyIII
BY SULL WEEKINS.

JOHN P. BEEBE ATTORNEY AT LAW ROBERTSDALE, ALABAMA

September 2nd, 1960

Mrs. Alice J. Duck, Clerk, Circuit Court, Baldwin County, Bay Minette, Alabama.

Re: Dobelstein vs. Cooper No. 4173
Funnell vs. Cooper No. 4174

Dear Mrs. Duck:

I enclose original copy of motions to be filed in each of the above entitled cases asking that costs be posted or a dismissal thereof.

I have to-day mailed to Mr. James E. Owen, attorney of record for each Plaintiff, a copy of these motions.

Please file the copies in each of the above proceedings. Thanking you, I am

Sincerely yours,

John P. Beilie

JOHN P. BEEBE ATTORNEY AT LAW ROBERTSDALE, ALABAMA

June 17th, 1960

Mrs. Alice J. Duck, Clerk, Circuit Court, Baldwin County, Bay Minette, Alabama.

Re: Frances Watts Dobelstein, and Ellen M. Funnell, cases 4173 & 4174, vs. Harold N. Cooper and Harry Cooper,

Dear Mrs. Duck:

I enclose answer and pleas to be filed in the above pending cases on the jury docket of this County.

I have this day mailed copies of these pleadings to the attorney of record for the plaintiffs.

Yours very truly,

JOHN P. BEEBE ATTORNEY AT LAW ROBERTSDALE, ALABAMA

March 2nd, 1960

Mrs. Alice J. Duck, Clerk, Circuit Court, Baldwin County, Bay Minette, Alabama.

Dear Mrs. Duck:

I enclose demurrers to be filed in the following cases:

Frances Watts Dobelstein vs. Harold N. Cooper and Harry Cooper;

Ellen M. Funnell vs. Harold N. Cooper and Harry Cooper.

Please note that a jury has been requested in both cases.

Yours very truly,

John P. Berle