ALLIE M. SPORMAN,	I	IN THE CIRCUIT COURT OF
PLAINT IFF,	I	
VS.	Ĭ	BALDWIN COUNTY, ALABAMA
VERNON REX HAMILTON and JOHN HENRY DOBBS.	Ĭ	
DE FENDANTS.	I	IN LAW No. 4253

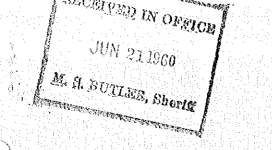
The Plaintiff claims of the Defendants the sum of Seven Hundred Dollars (\$700.00) as damages for that on, to-wit: the 30th day of January, 1960, at 9:15 p.m., the automobile of the Plaintiff, a 1959 MG, was being operated by the Plaintiff's son, James Earl Blackmon, upon United States Highway 90, at a point thereon 2.9 miles East of the Mobile-Baldwin County line, which said highway at said point is a public highway located in Baldwin County, Alabama, and at the same time and at the same place the Defendant Vernon Rex Hamilton, the agent, servant, or employee of the Defendant, John Henry Dobbs, while acting within the line and scope of his said employment, so negligently drove a motor vehicle into, upon or against the Flaintiff's automobile, and as the proximate results and consequence thereof, the Plaintiff's automobile was damaged in that the front end was demolished; the radiator was damaged; both front fenders were bent and crumbled; the headlights were demolished; the front bumper was bent, torn, and twisted; and the motor was damaged, hence this suit.

Attorney For Plainti

The Defendant, John Henry Dobbs,
Sides upon Star Route, Box 38

The Defendant, John Henry Dobbs, resides upon Star Route, Box 38, Mergesta, Florida

FILED MAY II 1960; ALICE J. DUCK, Clerk



Received Jay of Hally I served a copy of the within By sewice on.

TAYLOR WILKINS, Sherift

The Sheriff claims 3 miles at 10c per mile for a total of 8 202

M. S. Butler, Sheriff Montgomery County, Ale.

Executed by serving 2 copies of the within on Belly French Secretary of State of The State of Alabama.

This the 22 day of Jene 1960

Sheriff of Montgomery County M. S. Butler,

By ann Rosenson der van Surgenson D. S.

BALDWIN COUNTY, ALABAMA

No distribution IN LAW

ALLIE M. SPORMAN.

PLAINTIFF.

VS.

VERNON REX HAMILTON and JOHN HENRY DOBBS.

DEFENDANTS.

SUMMONS AND COMPLAINT

MAY 11 19601 ALICE J. BUCK, Clerk

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

The State of A	Alabama, /	No. 425	Circuit Court, Bal	dwin County
Baldwin Cou	inty.	No.425	<u>3. </u>	
of a second	الر:			TERM, 19
TO ANY SHERIFF	OF THE STATE		# A	toris tori
TO ANY SHERIFF	OF THE STAT.	C OF ALABAI	AA:	
Was Ass Washing		T7		
You Are Hereby Com	imanded to Summ	on <u>vernon</u>	Rex Hamilton and	-John Henry
Dobbs			:	
1 1				
the Circuit Court of E	aldwin County, St	ate of Alabama	, at Bay Minette, against	
by_Allio Ma Si	orman .	•		·
				Plaintiff
Witness my hand this		day of	Man 19	60
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		aliel J. H	luck , Clerk
The Defendar	t Vernon Re	x Hamilton	lives at Route Pine, A	l, Spruce labama

No		Page		į		Defenda	ant live	es at	
The	State of A		à			:	:		
CI	RCUIT C	OURT		1000		Receive	d In (Office)
				SO VOJANO HAMILOTO					19
				Wall think the second					, Sheriff
		Pl	aintifis		I h	ave execut	ed this	summ	ons
	vs.			The state of the s	this				19
11.11.11.11.11.11.11.11.11.11.11.11.11.	-	·		W. 1885 - 11 11 11 11 11 11 11 11 11 11 11 11 1	by leavin	g a copy w	vith		·
<u></u>	1 × 1 1 1 1							:	
-		Defer	idants				:	· · · · · · · · · · · · · · · · · · ·	
Summ	ons and	Compla	int	And white the control of the control					
	:							,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Filed	:		_19						
: :			Clerk	A Section of the Contract of t					
:				And the second s					
			1	West and the second sec					
		:	,		***************************************				
			· ·	The second of th					
			:	· ·					
		1		Section of the sectio		·			W
	Pl	aintiff's A	torney	A CONTRACTOR OF THE CONTRACTOR					Sheriff
	Def	endant's A	ttornev	-				De	puty Sherift
'n	2541	/	•	1					

1.

ALLIE M. SPORMAN, ĭ IN THE CIRCUIT COURT OF FLAINTIFF. VS. X BALDWIN COUNTY, ALABAMA VERNON REX HAMILION and JOHN HENRY DOBBS, DEFENDANTS. No. IN LAW

The Plaintiff claims of the Defendants the sum of Seven Hundred Dollars (\$700.00) as damages for that on, to-witten the 30th day of January, 1960, at 9:15 p.m., the automobile of the Plaintiff, a 1959 MG, was being operated by the Plaintiff's son, James Earl Blackmon, upon United States Highway 90, at a point thereon 2.9 miles East of the Mobile-Baldwin County line, which said highway at said point is a public highway located in Baldwin County, Alabama, and at the same time and at the same place the Defendant Vernon Rex Hamilton, the agent, servant, or employee of the Defendant. John Henry Dobbs, while acting within the line and scope of his said employment, so negligently drove a motor vehicle into, upon or against the Plaintiff's automobile, and as the proxima te results and consequence thereof, the Plaintiff's automobile was damaged in that the front end was demolished; the radiator was damaged; both front fenders were bent and crumbled; the headlights were demolished; the front bumper was bent, torn, and twisted; and the motor was damaged, hence this suit.

The Defendant, John Henry Dobbs, resides upon Star Route, Box 38,

Mary Esther



STATE OF ALABAMA

OFFICE OF SECRETARY OF STATE

MONTGOMERY 4. ALABAMA

June 30, 1960

Honorable J. Connor Owens Attorney at Law 101 Court House Sq. Bay Minette, Alabama

Re: Allie M. Sporman VS
John Henry Dobbs

Dear Mr. Owens:

Please refer to your file in the above-styled cause and be advised that on June 22, 1960, I sent by registered mail, return receipt requested, deliver to addressee only, my notice, with copy of Summons and Complaint attached to:

John Henry Dobbs Star Route, Box 38 Mary Esther, Florida

On June 30, 1960, this letter (Registered No. 55591) was returned to me with reason for non-delivery given as "MOVED, LEFT NO ADDRESS."

Will you please advise me as to any further efforts you wish me to make in perfecting this service.

Sincerely yours,

Bettye Frink Secretary of State

By: (Mrs.) Namey H. Turner Administrative Assistant

cc: Honorable Alice J. Duck, Clerk Circuit Court Baldwin County, Alabama ncht



STATE OF ALABAMA

OFFICE OF SECRETARY OF STATE

MONTGOMERY 4. ALABAMA

June 30, 1960

Honorable J. Connor Owens Attorney at Law 101 Court House Sq. Bay Minette, Alabama

Re: Allie M. Sporman VS John Henry Dobbs

Dear Mr. Owens:

Please refer to your file in the above-styled cause and be advised that on June 22, 1960, I sent by registered mail, return receipt requested, deliver to addressee only, my notice, with copy of Summons and Complaint attached, to:

John Henry Dobbs Star Route, Box 38 Mary Esther, Florida

On June 30, 1960, this letter (Registered No. 55591) was returned to me with reason for non-delivery given as "MOVED, LEFT NO ADDRESS."

Will you please advise me as to any further efforts you wish me to make in perfecting this service.

Sincerely yours,

Bettye Frink Secretary of State

By: (Mrs.) Nancy H. Turner
Administrative Assistant

ce: Honorable Alice J. Duck, Clerk Circuit Court Baldwin County, Alabama maht

Baldwin C	Alabama,	No.4253	TERM, 19
TO ANY SHERII	FF OF THE STA	ATE OF ALABAMA:	
		· · · · · · · · · · · · · · · · · · ·	
You Are Hereby C	ommanded to Su	mmon <u>Vernon Rex Hamilton and</u>	l John Henry
Dobbs	·.		*. *** *** *** *** *** *** *** *** ***
	The second secon		
*		r, within thirty days from the service hereof	
the Circuit Court o	f Baldwin County	r, within thirty days from the service hereof, , State of Alabama, at Bay Minette, against	Vernon Rex
the Circuit Court of	f Baldwin County and John Her	, State of Alabama, at Bay Minette, against	Vernon Rex

The Defendant Vernon Rex Hamilton lives at Route 1, Spruce Pine, Alabama

No	Page		<u>.</u>		Defend	lant liv	es at	
	te of Alabar	na			No. of	:	" sea	
CIRCI	JIT COURT	1			Receive	ed In	Office	The state of the s
								19
			and the second of the second o		ave execu			, Sheriff
		Plaintiffs						
* 1 **: *	vs.	:		this				19
		:	l (by leavin	д а сору	with		The start green
NAME OF TAXABLE PARTY O	The state of the s		<u>.</u> ! ! !			: :		
	Def	endants			:	:		
Summons	and Comp			•				
\$ 				 			÷	
Filed	+	19		4m - 17 - 14 - 1			1	
مع عدد مدد مدد مدد مدد مدد مدد مدد مدد م		Clerk						
			: !					-
;		: :						
:		: :						
÷ .	y to a second of the second of							3
*.			e e e					
		<u> </u>	· .	Annual Control of the				
	Plaintiff's A	Attorney						Sheriff
	Defendant's	Attorney	-	~~~~			Depu	tySheriff
			=					

To the Sheriff of Manklin	Bay Minette, Ala., 1900 1900 Alaba
To the Sheriii of	County, Alaba
enclose herewith	a Hernon, Day Hamuley
who lives it	St. 1 - Sauce Vine City
	- / /
Please serve and return as early as possible.	
Please serve and return as early as possible.	Jana Millian
Please serve and return as early as possible.	Sheriff Baldwin County, Alabam
	Sheriff Baldwin County, Alabam omptly giving information as to present location if possible

.

.

Lear Sheriff,
Sorby I could not serve this
StC. for Hold as this Sub. Is out of
State. Dwar rolching same thought He
might come Home one of these days.

any Time I can be of service
To Just call on me
your Res. James Horsely