

ALLIE M. SPORMAN,	I	IN THE CIRCUIT COURT OF	
PLAINTIFF,	I		
VS.	I	BALDWIN COUNTY, ALABAMA	
VERNON REX HAMILTON and	I		
JOHN HENRY DOBBS,	I		
DEFENDANTS.	I	IN LAW	No. <u>4253</u>

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 Plaintiff'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.

James Earl Blackmon Jr.
Attorney For Plaintiff

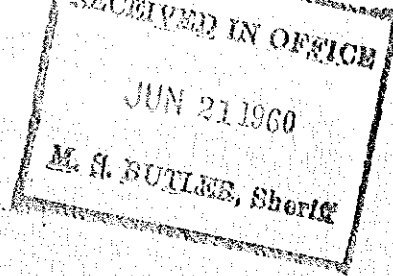
The Defendant, John Henry Dobbs,
resides upon Star Route, Box 38,
Morgantown, Florida

Mary Esther

FILED

MAY 11 1960

ALICE J. DUCK, Clerk



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Received 11 day of May 1960
and on _____ day of _____ 19____
I served a copy of the within _____
on _____

By service on _____

TAYLOR WILKINS, Sheriff

By _____ D. S.

The Sheriff claims ✓
miles at 10c per mile for a total
of \$ 20
M. S. Butler, Sheriff
Montgomery County, Ala.

Executed by serving 3 copies of
the within on Betty Frank
Secretary of State of The State of
Alabama.

This the 22 day of June 1960

Sheriff of Montgomery County
M. S. Butler,

By Remo D. S.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN LAW No. 4023

ALLIE M. SPORMAN,
PLAINTIFF,

VS.

VERNON REX HAMILTON and
JOHN HENRY DOBBS,
DEFENDANTS.

SUMMONS AND COMPLAINT

FILED
MAY 11 1960
ALICE J. DUCK, Clerk

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

SUMMONS AND COMPLAINT

Moore Ptg. Co.

The State of Alabama, }

Baldwin County.

Circuit Court, Baldwin County

No. 4253

----- TERM, 19-----

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon Vernon Rex Hamilton and John Henry

Dobbs

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 Vernon Rex

Hamilton and John Henry Dobbs

-----, Defendant-----

by Allie M. Sporman

-----, Plaintiff-----

Witness my hand this 11 day of May 1960

Alice J. Duck

-----, Clerk-----

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

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

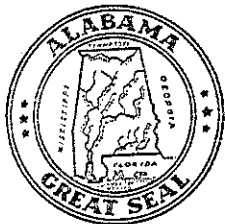
_____, Deputy Sheriff

ALLIE M. SPOKMAN,	I	IN THE CIRCUIT COURT OF	
PLAINTIFF,	I		
VS.	I	BALDWIN COUNTY, ALABAMA	
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James Earl Blackmon, Jr.
Attorney For Plaintiff

The Defendant, John Henry Dobbs,
resides upon Star Route, Box 38,
Mableton, Florida
Mary Estlin



BETTYE FRINK
SECRETARY OF STATE

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

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

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STATE OF ALABAMA
OFFICE OF SECRETARY OF STATE
MONTGOMERY 4. ALABAMA

June 30, 1960

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

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

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SUMMONS AND COMPLAINT

Moore Ptg. Co.

The State of Alabama, }

Baldwin County.

Circuit Court, Baldwin County

No. 4253

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to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in
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Hamilton and John Henry Dobbs, Defendant

by Allie M. Sporman

-----, Plaintiff-----

Witness my hand this 11 day of May 1968

Alice J. Luck, Clerk

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

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

Bay Minette, Ala.,

May 11, 1962

To the Sheriff of

Franklin County,

Russellville, Alabama

I enclose herewith

St C for Vernon Rex Hamilton
who lives at Rt. 1 - Spruce Pine, Ala.

Please serve and return as early as possible.

Jasper Wilkins

Sheriff Baldwin County, Alabama

(If not found in your county please advise promptly giving information as to present location if possible)

Dear Sheriff,

Sorry I could not serve this
J+C. for you as this Sub. Is out of
State. I was holding 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 Horvath
Sheriff