

DOCKET NO. 174

NUMBER	TERM	YEAR
92	September	1961

Russell G. Leppert

VERSUS

Frances Maier

Affidavit of Service

Russell G. Lippert

vs.

Frances Maier

No. 92 Sept Term, 19 61

Complaint In Trespass

Returnable within _____ days
from date of service hereof.

NOW Sept 19, 19 61 at 2:10 o'clock P.M.

served the within Complaint In Trespass

on Frances Maier

at at place of residence, 710 W Weber Ave, Du Bois, Pa.

by handing to him personally,

a true and attested copy of the original Complaint In Trespass and made

known to him the contents thereof.

Costs. Sheriff Ammerman \$13.10
(Paid by Atty Lee)

Sworn to before me this 20th

day of Sept A. D. 19 61

Wm C. Hagerty
Prothonotary

So answers,

Charles G. Ammerman
Charles G. Ammerman
Sheriff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

RUSSELL G. LEPPERT

VS

FRANCES MAIER

:
:
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:
:

No. 92 September Term, 1961

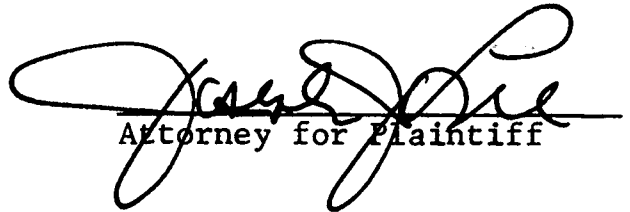
Trespass

PRAECIPE FOR DISCONTINUANCE

TO WILLIAM T. HAGERTY, PROTHONOTARY

SIR:

All costs having been paid, mark the record in the above case discontinued.


Attorney for Plaintiff

Dated: December 5, 1961

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
No. 92 September Term, 1961
Trespass

RUSSELL G. LEPPERT

VS

FRANCES MAIER

PRAECIPE FOR DISCONTINUANCE

Wm. T. McGERRY
DISTRICT ATTORNEY

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

RUSSELL G. LEPPERT :
VS : No. 92 September Term, 1961
FRANCES MAIER : Trespass

C O M P L A I N T

COMESNOW, the plaintiff, and by his attorney, Joseph J. Lee, brings this action against the defendant upon a cause whereof the following is a statement:

(1). Plaintiff is Russell G. Leppert who resides in the City of DuBois, Clearfield County, Pennsylvania.

(2). Defendant is Frances Maier who resides at 710 W. Weber Avenue in the City of DuBois, as aforesaid.

(3). On or about 9:30 A.M. on December 31, 1960, the plaintiff was the owner and operator of a 1958 model Buick automobile, and was travelling north on Liberty Boulevard in DuBois, Pennsylvania at or near the intersection thereof with Hoover Avenue.

(4). Liberty Boulevard is a through street; the intersection of Hoover Avenue therewith is controlled by a stop sign for traffic travelling on Hoover Avenue.

(5). At the time and place aforesaid the defendant was the operator of a 1960 model Chevrolet automobile and was travelling in a westerly direction on Hoover Avenue at or near the intersection thereof with Liberty Boulevard.

(6). At the time and place aforesaid the defendant did so negligently operate her vehicle as to cause the same to come into violent contact with the plaintiff's vehicle doing extensive damage thereto as hereinafter averred.

(7). The defendant was negligent in that:

(a). She failed to yield the right-of-way to the plaintiff's vehicle which was travelling on a through street through said intersection.

(b). She pulled her car directly into the path of the plaintiff's oncoming vehicle which had the right-of-way.

(c). She failed to observe the plaintiff's vehicle which was then and there lawfully travelling on Liberty Boulevard - a through highway.

(d). She violated the provisions of the Motor Vehicle Code in such case made and provided.

(8). As the result of the defendant's negligence as afore-said, the plaintiff's automobile was damaged extensively requiring repairs thereto in the amount of \$586.56. Attached hereto and made a part hereof is a true and correct copy of the estimated repairs and repairs made to the plaintiff's vehicle.

WHEREFORE, plaintiff claims there is due and owing him from the defendant the sum of \$586.56, together with damages for delay.

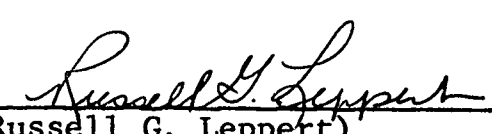

Attorney for Plaintiff

STATE OF PENNSYLVANIA:


:SS

COUNTY OF CLEARFIELD :

RUSSELL G. LEPPERT, being duly sworn according to law, deposes and says that the facts set forth in the within Complaint are true and correct to the best of his knowledge, information and belief.


(Russell G. Leppert)

Subscribed and sworn to before me
this 15th day of September, 1961.



IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
No. 92 September Term, 1961
Trespass

RUSSELL G. LEPPERT

VS

FRANCES MAIER

C O M P L A I N T

TO THE WITHIN NAMED DEFENDANT:

You are hereby notified to
answer to the within Complaint
within 20 days from service
hereof.

Joan S. Lee
Attorney for Plaintiff

FILED
WM. T. HADERTY
PROTHONOTARY
1961
SEP 11 1961
JOSEPH J. LEE
ATTORNEY-AT-LAW
CLEARFIELD, PA.
5.00