

DOCKET NO. 174

NUMBER	TERM	YEAR
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<u>598</u>	<u>May</u>	<u>1961</u>
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Richard L. Rennels

VERSUS

John A. Mitchell

Know all men by these presents, That I, Charles C. Ammerman
High Sheriff of Clearfield County, State of Pennsylvania, do hereby deputize Sheriff of Aldrich Price
DeJaware Co to execute this writ; this deputation being made at the
request and risk of the Plaintiff.

Given under my hand and seal this 17th day of October
A. D. 1961.

Charles C. Ammerman
Sheriff.

State Farm Mutual Automobile Insurance Company

Home Office: Bloomington, Illinois

October 13, 1961

Mid-Atlantic Office
750 West Spruce Road
Springfield, Del. Co., Pennsylvania

Bell, Silberblatt and Swoope
Attorneys at Law
Clearfield Trust Company Building
Clearfield, Pennsylvania

ATTENTION: Paul Silberblatt

Re: Claim #38-5013-148

Insured: Richard L. & Nancy L. Rennels

Dear Mr. Silberblatt:

Thank you for your inquiry of September 15, 1961.

I have established that Mr. Mitchell does live in Delaware County and his address is as given in our file. He lives where Radnor Road intersects Darby Road and Darby Road is one (1) block west of College Avenue; Haverford, Delaware County, Pennsylvania. Incidentally, this is an exclusive main line area.

Mr. Mitchell has a phone listed in the Delaware County directory - Lawrence 5-3830.

I earnestly hope this will enable you to make service.

Very truly yours,



Charles E. Coates
Claim Representative
CEC:rv

11/2/61

12-30

Several copy of
went to John
Mitchel at his home
Radnor + Horby Rd
Philadelphia

Invoice #62479

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA

NO. 598 MAY TERM 1961

RICHARD L. RENNELS

VS

JOHN A. MITCHELL
Radnor Rd. & Darby Rd.
Haverford, Pa.

COMPLAINT IN TRESPASS

9.90 Pd
Filed -
Rec. - 10-19-61

Bell, Silberblatt & Swoope
Clearfield Trust Co. Bldg.,
Clearfield, Penna.

8-P207

In the Court of Common Pleas of Clearfield County, Pa.

Richard L. Rennels

No 598 May Term 1961

vs

John A. Mitchell

Complaint In Trespass

(Sheriffs Return)

Now, October 17, 1961 deputized the Sheriff Of Delaware County to serve the within Complaint In Trespass on John A. Mitchell.

Now, November 2, 1961 served the within Complaint In Trespass on John A. Mitchell by deputizing the Sheriff Of Delaware County. The return of service of Aldrich Price, Sheriff Of Delaware County is hereto attached and made part of this return of service.

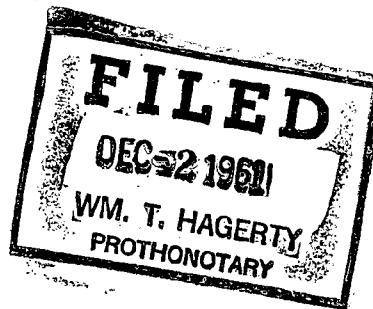
Costs Sheriff Ammerman (No Charge)
Sheriff Of Delaware County (No Charge)

So Answers,

Charles G. Ammerman
Charles G. Ammerman
Sheriff

Sworn to before me this 2nd
day of December 1961 A.D.

Wm. T. Hagerty
Prothonotary



CUSTOMER'S COPY

SHERIFF'S OFFICE

MEDIA, Delaware Co., Pa.

Hidrich Price
206-8000

62479

Date *Oct 23, 1961*

Attorney

Charles H. Ammerman
Clearfield Co.

Amount

No.

598 May Term *1961*

Plaintiff

Rennolds

Defendant

Mitchell

Charge
A. R.

2 County
Mileage

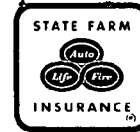
Trespas

7.50

2.40

9.90

8.40



State Farm Mutual Automobile Insurance Company

Home Office: Bloomington, Illinois

October 13, 1961

Mid-Atlantic Office
750 West Sproul Road
Springfield, Del. Co., Pennsylvania

Bell, Silberblatt and Swoope
Attorneys at Law
Clearfield Trust Company Building
Clearfield, Pennsylvania

ATTENTION: Paul Silberblatt

Re: Claim #38-5013-148
Insured: Richard L. & Janey L. Rennels

Dear Mr. Silberblatt:

Thank you for your inquiry of September 15, 1961.

I have established that Mr. Mitchell does live in Delaware County and his address is as given in our file. He lives where Radnor Road intersects Darby Road and Darby Road is one (1) block west of College Avenue, Haverford, Delaware County, Pennsylvania. Incidentally, this is an exclusive main line area.

Mr. Mitchell has a phone listed in the Delaware County directory - Lawrence 5-3830.

I earnestly hope this will enable you to make service.

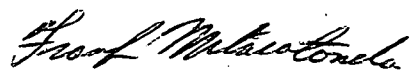
Very truly yours,

Charles E. Coates
Claim Representative
CEC:rv

SHERIFF'S RETURN

Summoned **JOHN A. MITCHELL** the within named
defendant, **November 2, 195X 61** at **12:30 PM.** o'clock (E. S . T.) by handing a true
and attested copy of the within Complaint to h **im** personally at h **is** place of residence,
Radnor Rd. & Darby Road, Haverford, Delaware County, Penna.

So Answers,


SHERIFF

Frank Mitarotonda
Deputy Sheriff


CHIEF DEPUTY SHERIFF

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENN -
SYLVANIA, No. 598 May
Term, 1961 - In Trespass

RICHARD L. RENNELS

-VS-

JOHN A. MITCHELL

COMPLAINT

To the within Defendant:

You are hereby notified to
plead to the enclosed
Complaint within twenty (20)
days from the service hereof.

BELL, SILBERBLATT & SWOOPE
By

Paul Silberblatt
Attorneys for Plaintiff

1277
15
1961
1277
1277
1277

Wm. T. HICKORY
ATTORNEYS AT LAW
BELL, SILBERBLATT & SWOOPE

CLEARFIELD TRUST CO. BLDG.
CLEARFIELD, PENNA.

450
450

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

RICHARD L. RENNELS

-vs-

JOHN A. MITCHELL

:
: No. 598 May Term, 1961
:
: In Trespass
:

COMPLAINT

AND NOW, comes Richard L. Rennels, by his attorneys, Bell, Silberblatt & Swoope, and brings this Complaint in Trespass against the Defendant herein upon a cause of action whereof the following is a statement:

(1). The Plaintiff, Richard L. Rennels, is an individual residing at 110 Parkview Drive, Clearfield R. D., Pennsylvania, and was at the time the events hereinafter set forth occurred, the owner of a 1959 four-door Chevrolet passenger car.

(2). The Defendant, John A. Mitchell, is an individual residing at Darby and Radnor Roads, Haverford, Montgomery County, Pennsylvania, and was at the time the events hereinafter set forth occurred, the owner and operator of a 1958 Cadillac sedan.

(3). On or about October 15, 1960, at approximately 10:30 a.m., the Plaintiff's car was being operated by Adelbert Satterlee of Parkview Drive, Country Club Hills, Clearfield R. D., Pennsylvania, in a southerly direction on South Third Street in the Borough of Clearfield, Clearfield County, Pennsylvania, and was approaching and entering the intersection of South Third Street and East Walnut Street.

(4). At the time and place aforesaid, the Defendant was operating his motor vehicle in an easterly direction on East Walnut Street at or near the intersection of East Walnut Street and South Third Street.

(5). South Third Street runs in a north-south direction and East Walnut Street runs in an east-west direction.

(6). At the intersection of South Third Street and East Walnut Street, traffic is controlled on Walnut Street by stop signs and there is no traffic control on South Third Street, it being a thru street.

(7). As the Plaintiff's motor vehicle, being operated by Adelbert Satterlee, approached and entered the aforesaid intersection, the Defendant did drive his motor vehicle into said intersection causing a collision between the Plaintiff's vehicle and the Defendant's vehicle.

(8). The Defendant was negligent in the following respects:

A. In failing to have his motor vehicle under control.

B. In failing to stop at said intersection to permit the Plaintiff's vehicle, which was on a thru street, to proceed through the intersection.

C. In operating his motor vehicle in a careless, reckless and negligent manner.

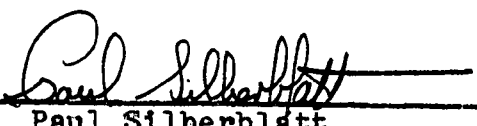
D. In failing to take into consideration the rights of other lawful users of the highway and in particular the rights of Adelbert Satterlee.

(9). As a result of the said collision, the Plaintiff's motor vehicle was damaged necessitating repairs in the amount of \$189.65 as set forth in the estimate of repairs attached hereto and made a part hereof.

(10). The amount in controversy does not exceed the amount requiring arbitration in this jurisdiction.

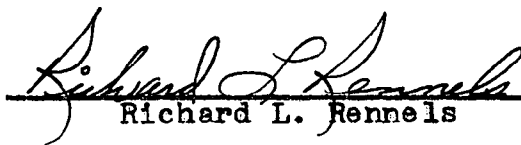
WHEREFORE, the Plaintiff brings suit against the Defendant for the liquidated amount of \$189.65, together with interest from October 15, 1960, for reason of delay.

BELL, SILBERBLATT & SWOOPE

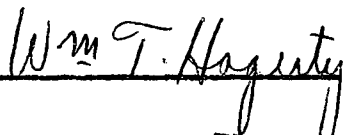
By 
Paul Silberblatt,
Attorneys for Plaintiff

STATE OF PENNSYLVANIA :
: SS.
COUNTY OF CLEARFIELD :

Before me, the undersigned officer, personally appeared
RICHARD L. RENNELS, who being duly sworn according to law, deposes
and states that the facts set forth in the foregoing Complaint are
true and correct to the best of his knowledge, information and
belief.


Richard L. Rennels

Sworn to and subscribed
before me this 26th day
of July, 1961.



PROTHONOTARY
My Commission Expires
1st Monday Jan. 1962

BY:

FRED DIEHL MOTOR, INC.

ADDRESS 216 BRIDGE ST. P.O. BOX 477
Clearfield, Pa. Dial PO 5-9656
CITY Clearfield, Pa.

**USED PARTS
FOR ALL
MAKES
AND
MODELS**

NAME Richard Kimmel NO. _____
DATE 10/17/60
ADDRESS Charfield, Pa PHONE _____

BELOW IS OUR ESTIMATE TO REPAIR YOUR Chev. 4 Dr. Buick AUTOMOBILE

[illegible]

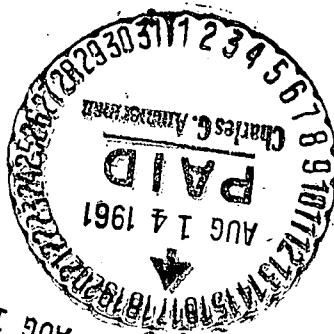
MEMO

To

From

AUG 14 1961

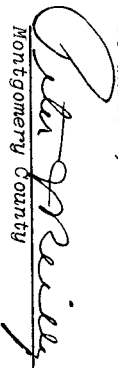
17/438
Billed August II, 1961



HELBOLD & STEWART
...Insurance...
129 E. MARKET ST.
CLEARFIELD, PA.

8-7-61 "Not Found" as to the within named defendant.

So answers,


Montgomery County Sheriff

In the Court of Common Pleas of Clearfield County, Pa.

Richard L. Rennels

No 598 May Term 1961

vs

John A. Mitchell

Complaint In Trespass

(Sheriff's Return)

Now, July 27, 1961 deputized the Sheriff Of Montgomery Co to serve the within Complaint In Trespass on John A. Mitchell.

Now, August 7, 1961 " Unserved return of Peter Reilly ~~XX~~ Sheriff Of Montgomery County is hereto attached and made part of this return of service.

Now, August 7, 1961 deputized the Sheriff of Delaware Co to serve the within Complaint In Trespass on John A. Mitchell.

Now, August 10, 1961 "Unserved return of Aldrich Price Sheriff Of Delaware County is herto attached and Made part of this return of service.

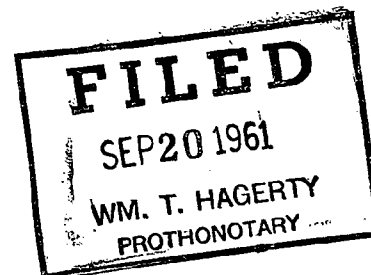
Costs Sheriff Ammerman 6.00
Sheriff Of Montgomery County \$6.00
Sheriff Of Delaware County \$8.40
(Paid by Attys B.S.S.)

So Answers,

Charles G. Ammerman
Charles G. Ammerman
Sheriff

Sworn to before me this 20th
day of September 1961 A.D.

Wm T Hagerty



AUG-17-61 00030

A CshRAC

6.00

CUSTOMER COPY

SHERIFF'S OFFICE

NORRISTOWN, Montgomery Co., Pa.

13756

Date

Aug. 16

1961

Plaintiff

Defendant

Filed By

Clearfield County

Term

No.

AMOUNT

Paid Invoice #12966

6.00

1

6.00

Clerk

C. Mann

\$ 1

AUG-8 1961 CUSTOMER COPY 61

A Chc Ctr

6.00

SHERIFF'S OFFICE

NORRISTOWN, Montgomery Co., Pa.

12966

Date

Aug. 7,

1961

Plaintiff

Richard L. Rensselaer

Defendant

John A. Mitchell

Filed By

Cresfield Co.

Term

May, 1961

No. 598

No.

D 8-P 71

AMOUNT

Exacting

6.00

PAYMENT SHALL BE MADE WITHIN
TEN DAYS OF ABOVE DATE

"NF" return. Deft's address -

Darby & Rednor Pk., Haverford -
in Delaware Co. Pa.

Forwarded hiset to Del. Co.
in accordance with Sheriff
Commissioner's reg. rec'd above date

6.00

Clerk

E. Antal

CUSTOMER'S COPY

SHERIFF'S OFFICE

MEDIA, Delaware Co., Pa.

61048

Date Aug. 10, 1961

Attorney

Charles H. Zimmerman, Shy.
Clearfield Co.

Amount

No.

598 May. Term 1961

PAID

DATE

8/15/61

Plaintiff

Rennels

PER

D.L.S.

SHERIFF DEL. CO.

Defendant

Mitchell

Charge
Ad.

2 County
Mileage
Trespass

6.00

2.40

8.40

Invoice # 61048
IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
NO. 598 MAY TERM, 1961

8/24/61

Mack many attempts
unable to serve
Mularotunde

RICHARD L. RENNELS

VS

JOHN A. MITCHELL
DARBY AND RADNOR ROADS,
HAVERFORD, PENNA.

COMPLAINT IN TRESPASS

FILED - 7/27/61

\$8.40 Pd

BELL, SILBERBLATT & SWOOPE
Attorneys At Law
Clearfield Trust Co. Bldg.,
Clearfield, Penna.

7-P.497

NOT FOUND - made many attempts unable to serve.

SO ANSWERS

SHERIFF

CHIEF DEPUTY SHERIFF

J. E. Stultz

W. A. Smith

Clearfield Co

Mitchell Jeff

Know all men by these Presents, That I, Charles G. Ammerma

High Sheriff of Clearfield County, State of Pennsylvania, do hereby deputize Sheriff of _____

Peter Reilly *Alrick Rice*

~~Montgomery Co~~ *Delaware Co* to execute this writ; this deputation being made at the request and risk of the Plaintiff.

Given under my hand and seal this 27th day of July

A. D. 19 ⁶¹_____.

Charles G. Ammerma Sheriff.

Richard L. Pennels

VERSUS

John R. Mitchell

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PA.

No. 598 Term May 1961

To William T. Hagerly

Prothonotary.

Sir: Enter

appearance for

Kindly return Complaint
to Sheriff of Clearfield County

in above case.

Bell, Silbert & Lurvey
By Paul Silbert

Attorney for

Staniff

No. _____ Term _____ 19____

vs.

APPEARANCE

For _____



Richard L. Rennels

VERSUS

John A. Mitchell

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PA.

No. 598 Term May 1961

To William T. Hagerty

Prothonotary.

Sir: ~~XXXXXXXXXXXXXXXXXXXXXXXXXXXX~~ Upon payment of costs kindly
~~Enter~~ appearance for
 mark the above captioned matter settled and discontinued.

~~XXXXXXXXXX~~
~~In above case.~~

BELL SILBERBLATT & SWOOPE

BYAttorney for Plaintiff

No. _____ Term _____ 19__

vs.

APPEARANCE

For _____

(3)

Wm. T. Hagerity

FILED

DEC 26 1961

WM. T. HAGERITY
PROTHONOTARY