

the part of the driver of the car claimed by the plaintiff, said accident and injury would not have occurred.

Wherefore they plead said contributory negligence as a bar to the right of plaintiff to recover in this action.

Paragraph 3:

For further and other answer to the plaintiff's petition, and as a counterclaim against the plaintiff and a cross petition against Rebecca Boston who is made party defendant hereto, the defendant Mrs L N Taylor says, that she is the owner of the car in which she was riding at the time of the accident complained of: that the car of the plaintiff was then being driven with his knowledge and consent by his daughter, the defendant Rebecca Boston, and that the said car was being used by said Rebecca Boston, daughter of the plaintiff R W Boston, as a family car, and that by the gross carelessness and negligence of the said Rebecca Boston in driving and operating said car, she ran the same against the defendant's car, whereby she damaged it to the amount of \$50. for which sum she prays judgment against the plaintiff R W Boston and the defendant Rebecca Boston. She prays for all legal relief.

*E. A. Gaither*

Atty for Defts