BETTY LITTLE,

Complainant,

Vs.

NOONAN & RAY, a Co-partnership composed of W. J. NOONAN and WILLIAM RAY and W. J. NOONAN and WILLIAM RAY, individually, and NOONAN CONSTRUCTION COMPANY, a Co-partnership, composed of W. J. NOONAN and WILLIAM RAY and NOONAN CONSTRUCTION COMPANY, a Corporation,

Defendants.

STATE OF ALABAMA) COUNTY) BALDWIN

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA MAL TA

AFFIDAVIT FOR ATTACHMENT

Lloyd A. Magney, being first duly sworn, on his oath deposes and says: That he is attorney for the above named Plaintiff; that the amount of the demand of the Plaintiff against the above named Defendants,/ the sum of ONE THOUSAND & 00/100 (\$1,000.00) DOLLARS, and that it is justly due; that the Defendants, Noonan &Ray, a co-partnership, composed of W. J. Noonan and William Ray and W. J. Noonan and William Ray, individually, and Noonan Construction Company, a co-partnership, composed of W. J. Noonan and William Ray and Noonan Construction Company, a Corporation, are each and all non-residents of the State of Alabama and residents of the State of Florida and Plaintiff elects that attachment issue without bond being given; that this attachment is not sued out for the purpose of vexing or harrassing the Defendants.

Subscribed in my presence and sworn to before me this day of October, 1938.

Notary Public

ATTENDED &

IN THE C BALDWIN

And the state of t

4.0

RODEAR & FAY, a Co-partnessing Composed of W. J. WOOMAN and WILLIAM SAY and W. J. WOOMAN and WILLIAM SAY AND W. J. WOOMAN and WILLIAM SAY COMPANY, a Co-partnessing, composed of W. J. WOOMAN and WILLIAM SAY and WOOMAN COMPANY, a Co-partnessing, composed of W. J. WOOMAN and WILLIAM SAY and WOOMAN COMPANY, a Co-partnessing, composed of W. J.

۔ دہ

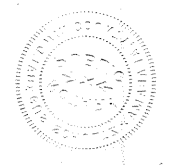
we are the second of the secon

Eputy 3

The state of the s

ment is not sued qui for the purpose of vening or hurrassing the that artachment issue without bond being given; that this attachbaze and residents of the State of Mortda and Plaintiff electe Corporation, are each and all non-residents of the State of Ala-W. J. Mooden end Milliem Ray and Moonen Construction Company, a and Nooman Comstruction Company, a co-partnership, composed of and Milliam Ray and M. J. Noomen and William Ray, Individually, ents, Moonen ahey, a co-partnership, composed of W. J. Moonan (\$1,000.00) DOLLEES, and that it is justify due; that the Defend-Completing to the completing t

day of October, 1888. . Subcoribed in my presence and event to before me this



Dog sort word

BETTY LITTLE,

Plaintiff,

VS.

NOCNAN & RAY, ET AL.,

Defendants.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA,

AT LAW,

NO. 479.

And now come the Defendants and demur to the Plaintiff's complaint, and for ground thereof, separately and severally, say:

- 1. That said complaint does not state a cause of action.
- 2. That said complaint shows no duty owing by the Defendants to the Plaintiff.
- 5. That said acts of negligence are stated merely as a conclusion of the pleader and no facts are alleged to substantiate them.
- 4. That said complaint affirmatively shows that the injuries complained of were the direct and proximate result of the negligence on the part of the said F. E. Nellis, with whom the Plaintiff was riding.
- 5. That said complaint alleges no facts or matters which constitute negligence on the part of the Defendant.
- 6. That said complaint charges negligence on the part of the Defendants, in the alternative, in one and the same count.

Bule Moor Bule
Attorneys for Defendants.

Defendants demand a trial by Jury.

Attorneys for Defendants.

DEMURRERS

BETTY LITTLE,

VS• Plaintiff,

NOOMAN & RAY, ET AL.,

Defendants.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA,
AT LAW,
NO. 479.

STATE OF ALABAMA)
BALDWIN COUNTY)

## TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Noonan & Ray, a copartnership, composed of W. J. Noonan and William Ray and W. J. Noonan and William Ray, individually, and Noonan Construction Company, a co-partnership, composed of W. J. Noonan and William Ray and Noonan Construction Company, a corporation, to appear within thirty days from the service of this writ in the Circuit Court, to be held for said County at the place of holding the same, then and there to answer the Complaint of Betty Little.

WITNESS my hand this 29 day of October, 1938.

R.S. Duck, Clerk

---000000---

BETTY LITTLE,

Complainant,

vs.

NOONAN & RAY, a Co-Partnership composed of W. J. NOONAN and WILLIAM RAY and W. J. NOONAN and WILLIAM RAY, individually, and NOONAN CONSTRUCTION COMPANY, a Co-Partnership, composed of W. J. NOONAN and WILLIAM RAY and NOONAN CONSTRUCTION COMPANY, a Corporation,

Defendants.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

COMPLAINT

The Plaintiff claims of the Defendants the sum of ONE THOUSAND & 00/100 (\$1,000.00) DOLLARS as damages for that heretofore on, to-wit: The first day of October, 1938, the Defendants were engaged in grading and repairing a certain public highway in Baldwin County, Alabama, known as the Robertsdale-Fairhope Highway and on the night of said October 1st, 1938, the employees, agents or servants of the Defendants, whose names are unknown to

the Plaintiff, but while acting within the line and scope of their employment, the said employees, agents or servants of the Defendants carelessly and negligently did the following things:

Parked an automobile truck upon the South part of said public highway, headed east, with its headlights burning brightly and undimmed; blocked and obstructed the center part of said highway by placing thereon parts of trees, brush and other obstructions, so that automobiles could not travel upon said center part of said highway; placed upon the North part of said highway and in the part thereof on which automobiles travelling West upon said highway would travel, a large automobile truck with a large water tank thereon, which was used for the purpose of sprinkling said highway and had no proper tail light or warning light upon said tank truck.

That Plaintiff was riding as a passenger in an automobile driven by one F. E. Nellis and had no control over the operation of said automobile which was being driven along said highway to the West, towards Fairhope, Alabama, and that because of the carelessness and negligence of the of the employees, agents and servants of the Defendants in parking said truck with its headlights undimmed towards the East, the said F. E. Nellis was blind ed by said headlights as he approached the same and was unable to see the water tank of the Defendants until he was so close to the same as to be unable to stop his car and because of the obstruction to the center of the highway, was unable to turn his automobile so as to avoid said truck and, as a consequence, drove said automobile into and against said water tank truck of the Defendants, injuring Plaintiff severely by the impact between said automobile and said tank truck and Plaintiff avers that she sustained two broken ribs, one fractured rib, a severe shock and numerous bruises and contusions by which she was made sick, sore and lame and was obliged to spend large sums of money for doctor's serwices to treat her said injuries and was made to suffer severe physical pain, all to her damage as aforesaid.

Plaintiff avers that her injuries were proximately caused by reason of and as a proximate consequence of the negligence of the agents, servants or employees of the Defendants while acting in the line of their duty and scope of their authority, in that said agents, servants or employees negligence blinded said F. E. Nellis and blocked said highway as aforesaid.

Attorney for Plaintiff

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

BETTY LITTLE,

Complainant,

VS.

NOONAN & RAY et al,

Defendants

SUMMONS AND COMPLAINT

H. S. DUCK
clerk, - register By Mudhan Therenza

LLOYD A. MAGNEY FOLEY, ALABAMA ATTORNEY AT LAW

yen and and

## The State of Alabama, Baldwin County

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, -	LLOYD A. MAGNE	EY, as At	torney of Re	cord for	
Plai	ntiff, BETTY LIT	PTLE,	•	·	
			and the second s		
hath complained on oat	h to me, ROBERT S. I	OUCK, Clerk	of Circuit Court o	f Baldwin Cou	nty, Ala.,
that NOONAN	& RAY, a co-part	mership (	composed of	W. J. Noor	ıan
Fig. 11 Accept	ay and W. J. Noc	onan and I	Villiam Ray,	individus	illy,
and NOONAN CO	NSTRUCTION COMPA	NY, a co-	-partnership	composed	of
W. J. Noonan	and William Ray	and NOON.	AN CONSTRUCT	ION COMPAN	ΙÝ, a
Corporation, is justly indebeted to t	he Plaintiff				
	BETTY LITTLE,	La Acces			
	: :				
ONE	THOUSAND & 00/10	00 (\$	L.000.00)		-11
as required by law, in	AGNEY, Attorney such cases, you are has co-partnership	iereby comma	nded to attach so	o much of the	estate of
Ray, and W. J.	Noonan and Will	liam Ray,	individuall	y, and NOC	NAN
and William Ragas will be of value suffacted unless replev	OMPANY, a co-pay, and NOONAN Co ficient to satisfy said debited, so to secure, that the art of Baldwin County, A	ONSTRUCTION t and costs, access to same may be	ON COMPANY, cording to the comp	a corporat	cion, estate, so
County, on	<u></u> b	Monday of			193 <u>_8</u>
	you must make known t		•		
WITNESS, my			October		
		R.	S. DUCK		Clerk.
		By: Name	lies Thamas	<i></i>	Deputy

RECOMPLE

No. 479

JO VEZ STERON, CE DIE CI

·		B 8	
ATTACHMENT TTY LITTLE, Plaintiff,	Vs. \BATTACHMENT NAN & RAY, ET AL., Defendants.	sued October 29th,	

e receiva e la comunicação de para legição

क्षिण्ड प्रश्ने अस्तर अस्तर के प्रारंतिक का संस्कृत करणा के लेतिया का कि तो के वर वर्ष के का निकास का सकता का सहद

. Rugigi ja en anjas kulturin siam singsje vegi angrafik mineri annang a minere enerigi pinerin sastip semban be

<mark>aki kehidang palipungan kalapis alabi</mark> at dalakan janggak pepadah kamang langgan mengalagi kalaban kati dan keman

The Arshen 3 the Salament Sans he Comment of the Sans he sans