

1483

OPAL CARROLL COLEMAN, MAXINE  
COLEMAN, defendant; and  
VIRGINIA COLEMAN, minors, by  
L. R. COLEMAN, their father  
and next friend.

THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA  
IN EQUITY

PLAINTIFFS

VS.

LOUISVILLE & NASHVILLE RAIL-  
ROAD COMPANY, a corporation.

DEFENDANT

Now comes the Defendant in the above styled cause, acting  
by and through its claim agent, Conrad Buffington and admits the facts  
alleged in the complaint in this cause and consents that a Judgment be  
issued against it for Three Hundred (\$300.00) Dollars.

LOUISVILLE & NASHVILLE RAILROAD CO., Corp.  
Conrad Buffington  
Claim agent

*No 14813*  
~~RECORDED~~

OPAL CARROLL COLEMAN, ~~MAE~~  
COLLMAN, MERRILL COLEMAN, and  
VIRGINIA COLEMAN, minors, by  
L. R. COLEMAN, their father  
and next friend.

PLAINTIFFS

VS

LOUISVILLE & NASHVILLE RAIL-  
ROAD COMPANY, a corporation.

DEFENDANT

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA

IN EQUITY

Filed this 6th day of April,  
1950.

In law office of H. M. Hall.

STATE OF ALABAMA  
BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon, Louisville & Nashville Railroad 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 Opal Carroll Coleman, Maxine Coleman, Menard Coleman and Virginia Coleman, minors, by L. R. Coleman, their father and next friend.

WITNESS my hand this 6<sup>th</sup> day of April, 1950.

A. J. Venck  
CLERK

OPAL CARROLL COLEMAN, MAXINE COLEMAN, MENARD COLEMAN and VIRGINIA COLEMAN, minors, by L. R. COLEMAN, their father and next friend. ) IN THE CIRCUIT COURT OF  
 ) BALDWIN COUNTY, ALABAMA  
 ) IN EQUITY

PLAINTIFFS )

VS. )

LOUISVILLE & NASHVILLE RAIL- )  
ROAD COMPANY, a corporation. )

DEFENDANTS )

1.

The Plaintiffs claim of the Defendant \$300.00, as damages for that heretofore on to-wit, March 14, 1950, the Defendant acting by and through its agent, servant or employee, who was then and there acting within the line and scope of his employment, negligently caused a train to run into or against an automobile in which the Plaintiffs were riding; at a railroad crossing in the town of Perdido, Baldwin County, Alabama, and as a proximate result of the said negligence, at said time and place, the Plaintiffs were injured, separately and severally, as follows:

They were bruised and made sore; they received cuts about their body; they were made sore and lame; their legs were injured; they were injured about the back and abdomen; they were injured about the head;

all to the damage of the Plaintiff, as aforesaid, hence this suit.

H. M. Lee  
Attorney for the Plaintiffs

MS 1483

RECORDED

OPAL CARROLL COLEMAN, MAXINE  
COLEMAN, MENARD COLEMAN and  
VIRGINIA COLEMAN, minors, by  
L. R. COLEMAN, their father  
and next friend.

PLAINTIFFS

VS

LOUISVILLE & NASHVILLE RAIL-  
ROAD COMPANY, a corporation,

DEFENDANT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN EQUITY

Filed this 6th day of April,  
1950,

*Doris J. Seuck*  
in law office of H. M. Hall.

6/8/50

Mr. Duck.

I have mailed a copy to Carl  
Chason

R.E.