DORLIS JEAN LLOYD, a minor, suing by and	X	
through WILLIE V. LLOYD,	χ	IN THE CIRCUIT COURT OF
friend,	X	
Plaintiff,	χ	BALDWIN COUNTY, ALABAMA
Vs. LOUISVILLE & NASHVILLE RAILROAD COMPANY, a corpora-	χ.	
	χ, , , , ,	AT LAW
	χ	9173
tion,	χ	
Defendant.	χ	•

The Plaintiff claims of the Defendant the sum of Five Hundred Dollars (\$500.00) as damages for that heretofore on, towit: the 14th day of October, 1969, at a point on the Defendant's railroad line near Loxley in Baldwin County, Alabama, at its intersection with a public dirt road known as the Huggins Crossing, the Defendant, acting by and through its agents, servants or employees, who were then and there acting within the line and scope of their authority as such agents, servants or employees, did so negligently operate a freight train as to cause or allow the same to run into, upon or against a motor vehicle in which the Plaintiff was riding and as a direct and proximate result of such negligence of the Defendant, the Plaintiff was personally injured in that she received various lacerations, bruises and abrasions and was temporarily made sick, sore and lame, all to the damage to the Plaintiff in the sum above mentioned, hence this suit.

MAR 20 1970

ALCE J. DIGK CLERK REGISTER

DORLIS JEAN LLOYD, a minor, suing by and	χ	
through WILLIE V. LLOYD, as Father and next	X	IN THE CIRCUIT COURT OF
friend,	χ	IN THE CIRCUIT COORT OF
Plaintiff,	χ	
vs. LOUISVILLE & NASHVILLE RAILROAD COMPANY, a corporation,	χ	BALDWIN COUNTY, ALABAMA
	χ	2 U. T. 207
	X	AT LAW
	χ	
Defendant.	χ	

PLEAS:

Comes now the Defendant in the above styled cause, by and through its attorneys of record, and for answer to the Complaint heretofore filed against it says, separately and severally, as follows:

1. Not guilty.

CHASON, STONE & CHASON

Attorneys for Defendant

MAR 20 1970

ALIE J. DUSK REGISTER