STATE OF ALABAMA

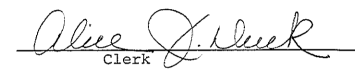
BALDWIN COUNTY

IN THE CIRCUIT COURT - LAW SIDE

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Everette McCoy Lomax to appear and plead, answer or demur, within thirty days from the service hereof, to the Complaint filed in the Circuit Court of Baldwin County, Alabama, At Law, by Sharon Brown, a minor, suing by and through M. R. Brown, as her Father and next friend.

Witness my hand this 27 day of July, 1970.



SHARON BROWN, a minor, suing by and through	X	
M. R. BROWN, as her Father and next friend,	χ	IN THE CIRCUIT COURT OF
Plaintiff,	X	
	X	BALDWIN COUNTY, ALABAMA
vs.	X	
EVERETTE McCOY LOMAX, Defendant.	χ	AT LAW
	χ	9402
	χ.	

The Plaintiff claims of the Defendant the sum of One
Thousand Dollars (\$1,000.00) as damages for that, on, to-wit:
April 17, 1970, at the intersection of Alabama Highway No. 104 and
U. S. Highway No. 98 in Fairhope, Baldwin County, Alabama, the
Defendant negligently operated his automobile as to cause or allow
the same to run into or against an automobile in which the Plaintiff
was riding and as a proximate result of the negligence of the Defendant, Plaintiff, Sharon Brown, was injured in this: she received severe numerous facial lacerations and a broken right leg,

all to the damage to the Plaintiff in the sum above mentioned, hence this suit.

Attorney for Plaintiff

JUL291970

ALICE J. DUCK CLERK REGISTER

SHARON BROWN, a minor,	χ	
suing by and through M. R. BROWN, as her Father and next friend,	χ	IN THE CIRCUIT COURT OF
	χ	
Plaintiff,	χ	BALDWIN COUNTY, ALABAMA
	χ	BALDWIN COUNTY, ALMIDITUI
vs.	X	AT LAW
	χ	232 334371
EVERETTE MCCOY LOMAX,	χ	
Defendant.	χ	

Comes the Defendant in the above styled cause and for answer to the Complaint filed in said cause and says:

1. Not guilty.

JUL 2 9 1970

ALIE J. BUCK CLERK REGISTER