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PERRY CIRCUIT COURT.

Tempa Patton,

Plaintiff.

Vs/ AMENDED ANSWER.

Lexington & Eastern Railway Co. &c.,

Defendants.

The defendants, Lexington & Eastern Railway Co. and Louisville & Nashville Railroad Co., now come by leave of Court and, for amendment to their former answer filed herein, May 28, 1913, state that at the time and on the occasion mentioned in the petition, the plaintiff, Tempa Patton and her husband, G. W. Patton, were each of them guilty of negligence which caused and contributed to cause the accident and injuries complained of, and that but for such negligence on the part of plaintiff, Tempa Patton, and on the part of her husband, G. W. Patton, said accident and injuries would not have occurred.

WHEREFORE, defendants pray as in their former answer and for all proper relief.

Counsel for defendants.

The affiant, Jesse Morgan, says that he is one of the Attorneys for the defendant herein; that its chief officers and agents are now absent from Perry County and that the statements of the foregoing answer are true as he believes.

Subscribed and sworn to before me by Jesse Morgan, this
the ____ day of Sept., 1913.

Notary Public, Perry Co. Ky.