

OPINION SUMMARY

MISSOURI COURT OF APPEALS EASTERN DISTRICT

RONALD SHERRELL and)	No. ED91319
SARAH SHERRELL, Respondents,)	
)	Appeal from the Circuit Court
vs.)	of Osage County
)	
BRANDY BROWN, Appellant.)	
)	Filed:
)	March 3, 2009

Defendant, Brandy Brown, appeals from the judgment in favor of Plaintiffs, Ronald Sherrell and Sarah Sherrell, on their claim for negligence in the amount of \$9,015. Defendant contends the trial court erred in entering a judgment for Plaintiffs because they did not make a submissible case of negligence or a submissible case on damages.

REVERSED.

Division Three holds: Plaintiffs failed to make a submissible case of negligence where there was no evidence Defendant was negligent or that her negligence caused the fire.

Opinion by: Robert G. Dowd, Jr., P.J. Clifford H. Ahrens and Sherri B. Sullivan, JJ., concur.

Attorneys for Appellant: Irene J. Marusic, Russell F. Watters

Attorney for Respondents: William P. Nancy

<p>THIS SUMMARY IS NOT PART OF THE OPINION OF THE COURT. IT HAS BEEN PREPARED FOR THE CONVENIENCE OF THE READER AND SHOULD NOT BE QUOTED OR CITED.</p>
