

Mercer Quarterly Court

J.T.Royalty,

Plaintiff

vs Answer

John Jewell,

Defendant

The defendant, John Jewell for answer to the plaintiff's petition herein denies that he so carelessly, recklessly or unlawfully, operated or controlled an Automobile, that by reason thereof he ran into or overturned a Ford Automobile, which the plaintiff was operating and controlling, upon the Lexington turnpike in Mercer County, Ky on the 22nd, day of Feby, 1914. He denies that by reason of the careless operation, or controlling of an automobile or by this defendant, the ~~car~~ Plaintiff was wrenched ~~and~~ bruised or caused to suffer great pain, or to loose time from his labor or business, or thereby that said plaintiff was injured or that his automobile was damaged.

The defendant denies that by reason of the careless, reckless or unlawful operation or controlling of said ~~automobile~~ automobile or motor vehicle, by this defendant at the time and place mentioned in the petition, or at any other time or place, the plaintiff has been damaged by reason of suffering great pain or loss of time from his labor or business, by injury or damage to his automobile or expenses for physician or medicines in the sum of \$200.00, or in any other sum.

He denies that the defendant has been damaged ~~thereby~~ ~~that~~ by reason of any careless or reckless operation of an automobile by this Defendant. He denies that he ~~carelessly~~ carelessly or negligently ran into the car of the Plaintiff. He denies that he did run into the car owned by the Plaintiff.

Wherefore & C.

Paragraph No.2 :-