

MERCER QUARTERLY COURT.

J. T. ROYALTY-----PLAINTIFF.

---VS--- PETITION.

JOHN JEWELL-----DEFENDANT.

The plaintiff J.T.Royalty states that on or about the 22nd., day of February, 1914. in Mercer County, Kentucky the defendant John Jewell operated and controlled an Automobile or Motor vehicle upon the Lexington Turnpike road, a public highway, so recklessly carelessly and unlawfully, that it, by reason thereof ran into and overturned a Ford Automobile which this plaintiff was operating and controlling upon said turnpike, thereby wrenching and bruising this plaintiff and causing him to suffer great pain and to lose time from his labor and business and thereby injuring and damaging the Automobile which plaintiff was operating and controlling and which said Automobile was owned by this plaintiff.

Plaintiff says that he does not know and has been unable to ascertain the name, horse power or Factory number of the said Automobile operated and controlled at said time and place by the defendant John Jewell.

Plaintiff says that by reason of the careless, reckless and unlawful operating and controlling of said Automobile or Motor vehicle by the defendant at the above mentioned time and place he has been damaged by reason of suffering great pain and loss of time from his labor and business, by injury and damage to his Automobile and expenses for physician and medicines in the sum of \$200.00.

Wherefore he prays judgment against the defendant for the sum of \$200.00., for his costs and generally for all proper relief.

Chas. P. Dorn

Attorney for Plaintiff.