

Mercer Quarterly Court

Regular Term, March 13, 1922

Hugh Caruthers

Plaintiff

-v- Judgment

B. M. Britton &c

Defendants

This cause coming on for hearing and the Court being advised is of opinion and ~~as~~ adjudges that the intervening petitioners, Harrodsburg Implement Co. and Phil Royalty, are entitled to the relief sought. It is adjudged by the Court that the petitioner, Phil Royalty, is entitled to one-half of the proceeds of Fire Policy #48263 Ohio Valley Fire & Marine Insurance Company written in the name of Royalty & Britton, and that said Phil Royalty is entitled to receive out of the other ~~half~~ one-half of said policy the sum of \$81.25 on account of advancements made on the tobacco insured, as a landlord. All of the remainder of the proceeds of said policy of insurance is adjudged to the petitioner Harrodsburg Implement Company holder of a loss clause thereon.
