

*Revised
not entered*

LETCHER CIRCUIT COURT.

ALBERT COPLEY,

PLAINTIFF,

VS. ORDER.

LEXINGTON & EASTERN RAILWAY CO., ETC.,

DEFENDANTS.

The Court having considered defendants' motion for a judgment in favor of defendants, notwithstanding the verdict herein, and being sufficiently advised, it is ordered that said motion be and the same is hereby overruled, to which the defendants except.

Wherefore, it is adjudged upon said verdict that the plaintiff recover of the defendants, Lexington & Eastern Railway Company and Louisville & Nashville Railroad Company, the sum of Twelve Thousand (\$12,000.00) Dollars, with interest thereon at the rate of six per cent per annum from this date until paid, and plaintiff's costs in this action expended. To which judgment, the defendants except.

Thereupon, came the defendants in open Court and filed herein their written motion and grounds for a new trial, which motion and grounds are now filed and noted of record in open Court.

The Court having duly considered said motion and grounds for a new trial, and being sufficiently advised thereon, it is ordered that same be and said motion for a new trial is hereby overruled, to which the defendants except and defendants pray an appeal from said order overruling their motion for a new trial and from the judgment this day rendered in favor of the plaintiff to the Court of Appeals, which is granted.

Thereupon, defendants moved the Court to require B.M.