

LEITCHER CIRCUIT COURT.

Moses Ison, -----Plaintiff.

-vs-

Judgment:

Lexington & Eastern Railway
Company, Calahan Construction
Company and Sullivan & Adams, Defendants.

By agreement of the parties the swearing of the jury in this cause is set aside, and by further agreement, the Defendants each agreeing thereto, it is adjudged by the Court that the Plaintiff, Moses Ison recover of the Defendants, Lexington & Eastern Railway Company, Calahan Construction Company and Sullivan & Adams, composed of J.L.Sullivan and C.W.Adams, the sum of \$500.00, on account of the cause or causes of action alleged in the Second Paragraph of Plaintiff's Amended Substituted and Reformed petition, filed July 21st, 1913, as Amended by the Second Amended petition of Plaintiff, filed August 25th, 1913, which sum of \$500.00, is agreed to be and is in full satisfaction and discharge of all past, present and future claims for damage to Plaintiff's property, or any action thereon, and this judgment shall be in bar of any future action thereon, but is without prejudice to any future action by the Plaintiff upon the cause of action asserted by him in the first paragraph of the above described pleading of July 21st, 1913.

It is further adjudged by the Court that the Plaintiff recover of the Defendants his cost herein expended.