

599
LEE CIRCUIT COURT.

Squire Crawford,

Plaintiff.

Vs:-

AMENDED PETITION

The Lexington & Eastern
Railway Company.

Defendant.

Came the plaintiff, Squire Crawford, by leave of Court, and amends his petition and for amendment says;

That he was also permanently injured in his hip, leg and foot. that his nerves have been so injured and shocked that he has suffered from the same and will reasonably continue to suffer from same,

Plaintiff also says that he has been injured in his pelvis, bladder and has been otherwise injured in his physical and nervous system because of the gross carelessness of the defendant as set out in his petition.

Plaintiff further says that the defendants, their agents and servants were guilty of gross negligence in this, that whereas it had been their custom to send a messenger back to the hands of C. B. Waller to apprise them that the engine would back in to get the loaded cars, that on the day which plaintiff was injured that they negligently failed to send said messenger back, or any one whatsoever and were also negligent in coming back against the car on which plaintiff was working with such great and negligent speed and violence as to injure him as set out in his petition.

Plaintiff says that on account of his injuries as heretofore pleaded that he has been now unable to work for about fifteen months and that his power of labor to earn money has been and will be destroyed almost totally and that by and through the carelessness of the defendants heretofore set out that he has lost time to the extent of \$500.00; that he has been permanently injured in his bodily injuries, mental pain and anguish, loss of time and the