

MORGAN & NUCKOLS
Attorneys at Law
HAZARD, KY.

Jan. 30, 1917.

Judge Samuel M. Wilson,
Lexington, Ky.

Dear sir: Wesley Campbell vs. L & N R.R. Co.

This cause was set for trial on the 11th day of the January Term, 1917, of the Perry Circuit Court and went to trial on that day and the court and jury having heard the evidence introduced for the defendant and also for the plaintiff, the Court gave to the jury an instruction to find for the defendant. The jury thereupon returned a verdict in accordance with the instructions, and judgment was rendered on that verdict, dismissing plaintiff's petition.

Plaintiff filed motion and grounds for a new trial upon which the Court takes time. This motion and grounds in this case will not be passed on until the appeal is finally decided in the case of Ed Grigsby vs. L & N R.R. Co. Grigsby had a horse killed at the same time that Campbell did and he sued for \$250.00 and Campbell only sued for \$175.00. The Court gave peremptory instructions and asked us to let the Campbell case stand on motion and grounds until they appeal the Grigsby case if they so desired.

Yours very truly,

JM-L
Copy to B.D. Warfield, D.A.,
Louisville, Ky.

Morgan & Nuckols