

61
LETCHER QUARTERLY COURT.

D. D. Ison, -----Plaintiff.

-vs- Order and Judgment:

A. W. Hood, -----
and Lexington & Eastern Railway
Company, -----Defendant.

It appearing to the satisfaction of the Court, from the statements of counsel for Plaintiff, D. D. Ison, that the above styled cause has been wholly settled, and all cost herein paid, but by mistake or oversight, the Guarnishee, Lexington & Eastern Railway Company has not been released of record, on motion of attorney for the Lexington & Eastern Railway Company, this cause is now re-docketed, and the Lexington & Eastern Railway Company, the guarnishee herein, is now dismissed from said cause, and said cause is now stricken from the docket of this Court, settled in full and the Defendant, Lexington & Eastern Railway Company is hereby released from any liability on its part, by reason of any attachment, guarnishment, or other papers served herein, and this cause is now stricken from the docket.

A Copy Attest:

J. V. Day
Judge Letcher Quarterly Court.