

Casey case.

4/22/15.

Dec. 145 - Hobson and others.

1
2 ✓ Low E. Ry. Co. v. McHally, 105 S.W. 124 (abuse)
3 (a trespass or intrusion)

4
5 ✓ C. & O. v. Selser, 142 Ky. 163; cc. 134 S.W.
6 143. (like McHally case, 105 S.W. 124 - passenger
7 intoxicated not a passenger)

8 there is ordinarily no duty imposed upon
9 railroad companies to assist passengers
10 aboard or alight from trains.

11 ✓ L. & N. v. Dyer, 152 Ky. 164; cc. 153
12 S.W. 194. = duty not altered by fact passenger had been
13 dining - L. & N. v. Brown's Admrs, 141 Ky. 74; cc. 133
14 S.W. 805; cc. 35 LRA. (U.S.) 317.

15 ✓ L. & N. v. Scalf, 155 Ky. 273; cc. 159 S.W.
16 804. (OK. - the last instr. order given)

17 ✓ D.C. R. Co. v. Catter, 103 S.W. 279 (good
18 instr. v. D.C. R. Co., 88 S.W. 1055. = trespass on tracks.

19 ✓ D.C. R. Co. v. Glover, 71 S.W. 630.

20
21 ~~Effect of runovers - Hobson Sec. 148 -~~
22 ✓ L. & N. v. Payne, 104 S.W. 752 (good
23 (passenger alighting from wrong side of train.) instr. on
24 platform)

25 ✓ C. & O. v. Crum, 128 Ky. 329; cc. 108
26 S.W. 276; cc. 16 LRA. (U.S.) 197 = Platform
27 unsafe place for passenger to stand or sit.

28 ✓ Hobson Sec. 399.

29 ✓ L. & N. v. Kimbrough, 115 Ky. 512;
30 cc. 74 S.W. 229. (Hair blown from train
31 by news butcher.)

32 ✓ Williams' Admrs. v. Southern Ry. Co.,
33 in Ky., 115 Ky. 320; cc. 73 S.W. 779.

34 ✓ Calliott v. L. & N. 52 S.W. 833.
35 ✓ Hobson, Sec. 527 - D.C. R. Co., 127 S.W. 144. (OK. See for
36 John v. Mobile F.O. R. Co., 67 S.W. 1000. instr. on
37 D.C. R. Co. v. McManis, 67 S.W. 1000. instr. on
38 platform)

Hobson v. L. & N. 34 S.W. 893.

Hobson v. L. & N. 34 S.W. 893.