

Mercer Quarterly Court.

O.H. Debaun, Plff.

vs. Judgment

Charles Thomas, Dft.

The Defendant Charles Thomas making no defense as to the account sued on, it is adjudged by the court that the Plaintiff, O.H. Debaun, recover of said Defendant the sum of Thirteen & 23/100 Dollars (\$13.23) with interest thereon, at the rate of 6 per centum per annum from Mch. 1, 1919, until paid, and his cost herein expended. On consideration of the attachment branch of the case, the court adjudges to Attorney, R.L. Black, a lien on the fund attached for the sum of \$8.00, it appearing that under a contract with Defendant Thomas, he was to have a fee of one half the amount recovered in a suit in the Police Court of Narrodsburg in which Charles Thomas was Plff. and Charles & W.A. Jones were Defendants, and it further appearing that the amount of said judgment was \$16.00 and cost \$2.25. The other half of said judgment is adjudged to Plaintiff. It further appearing that Plff. Debaun has received from Jones Brothers (Charles & W.A. Jones) the amount of the Police court judgment, it is ordered that he pay to R.L. Black, Attorney for Charles Thomas, the sum of \$10.25, said amount being one half the amount recovered in said court and cost to the amount of \$2.25. The claim of Defendant in this action for exemptions is dismissed.