

Mercer Quarterly Court.

R. N. Rogers

Plaintiff

-v-

Judgment

Otha Brown

Defendant.

This cause coming on to be heard it is adjudged Plff recover of d
deft Otha Brown \$57.75 with interest thereon from ~~xxxxxx~~ Jan 1, 1911 un-
til paid, together with his costs herein expended. It is also adjudged that
the grounds of attachment be, and they are, hereby sustained.

It is adjudged that plaintiff has a lien on the half interest of
Otha Brown in the crop of tobacco levied on, now on Hite Grittons farm in
Mercer County, to secure the payment of said indebtedness, but said lien is
subject to a lien thereon in favor of Alford & Bickers for \$150.00.

It is adjudged that the landlord, Hite Gritton and the defendant
shall collect and
market said crop of tobacco, and that Gritton/disburse the proceeds thereof
as follows; he will pay to himself, one-half thereof; he will then pay to
Alford & Bickers \$150.00 out of Brown's half; he will then pay to R. N. Rog-
ers, through C.E. Rankin attorney the debt interest and costs above set out,
and any amount then remaining he will pay to Otha Brown.