

part jointly and part individually by each; that she left at the home of the plaintiff dishes, knives and forks, spoons, kitchen utensils, bed and bedding, ~~fixtux~~ pictures, rugs, chairs, and other household furniture, milk crocks, jars, fruits and preserves, and vegetables, canned goods, chickens and turkeys; ~~and~~ and various other articles used at the house. That previous to their separation she had her own home furnished in Harrodsburg, and of said furniture the plaintiff owned the kitchen cabinet and some portion of the cooking vessels, to wit, the teakettle and pot, and had an interest in the grass rug; and she says that by agreement between the Plaintiff and Defendant, she left with him for his use the said articles then in his house above named, and he gave to the defendant in consideration of said concession the said articles left with her; that said division was made in contemplation of a separation and divorce. She says that the articles left by her with the plaintiff were of the reasonable value of \$200. and were largely in excess of the things left with the defendant. She says that in addition thereto the plaintiff was indebted to her in the sum of \$763. which the defendant at the special instance and request of the plaintiff, lent to the plaintiff and which he agreed to repay to the Deft with interest, from day of 1912, but no~~x~~ part of which has ever been paid except the sum of \$500. in March 1917. She says that previous to her separation from the Plff, at his special instance and request she worked for him in his tobacco crop, at such times as such times as she was not engaged in domestic duties, and that he agreed and promised to pay her therefor the sum of 50 cts per day, and that she was engaged therein for seven years, of about 40 days each year, making a total sum of \$140. which the Plff owes the Deft and no part of which has ever been paid.

She says that no part of said amounts has ever been paid her; that no part of said property of hers held by the Plff was restored to her in her suit for divorce, and that no part of the amount so claimed