

order their seed from other parties and that by reason of the plaintiffs carelessness and negligence in failing to deliver to him the said catalogues in proper time to mail and distribute them to his customers that he was compelled to losse a great many sales of his various kinds of seeds to his damage in the sum of \$200.00.

Wherefore the defendant makes this answer a counterclaim against the plaintiff and prays for damages against it in the sum of Two Hunderd dollars and for all legal and equitable relief.

Chas. T. Conn
Attorney for Defendant