

Mercer Quarterly Court.

Geo. Bohon Co.,

Plaintiff

vs

J.L. Lawrence

Defendant

This case being submitted to the Court upon the pleadings and proof and the Court being advised is of the opinion that the plaintiff is entitled to relief sought. It is therefore ordered and adjudged that the Geo. Bohon Co. recover of the defendant, J.L. Lawrence the sum of \$84.70 with 6% interest thereon from Oct. 1st, 1915 and for his cost herein expended.

It is further ordered and adjudged that to secure the payment of said note interest and cost, the plaintiff has a first, valid, and superior lien on one bay mare 12 years old, called Mary and increase; one brown mare 11 years old, called Bettie; one jersey cow five years old and increase on both mare and cow.

Upon motion Chas. T. Corn is appointed Special Commissioner of this Court for the purpose of making said sale and said Commissioner is directed to sell said property at the Court House door in Harrodsburg, Ky. after advertising same for 15 days by posting hand bill, one at the Court House door and three others in the vicinity of the residence of the defendant where said property is located. The said notices to contain a description of the property, date and place of sale and the amount for which said sale is to be held. He will sell said property upon a credit of three months and take bonds from the purchaser or purchasers for good and approved security. He will sell so much of said property as is necessary to pay debt, interest and cost of this action.