

R. L. Black
Attorney

Harrodsburg, Ky.,

191

Mercer Quarterly Court.

J.N.Springate,

Plff.

Vs.

Petition.

Andrew Gore,

Dft.

The plaintiff, J.N.Springate, states that in the year 1914 he raised a small crop of tobacco on the lands of the defendant on the following terms and conditions, Viz:-

The defendant was to furnish the land, barn, sticks, and implements and tools necessary for the cultivation of the crop and for housing the same when cut, each party to receive one-half of the proceeds of crop when sold.

He states that the defendant did not furnish barn room sufficient to house said crop and that the plaintiff furnished a small barn in which to house the remainder of the crop and that the use of said barn was reasonably worth the sum of Ten (\$10.00) Dollars and that the defendant is indebted to the plaintiff in the sum of \$10.00 for the use of said barn and that said amount is due and unpaid although payment has been repeatedly demanded.

He states that the defendant is indebted to him in sum of \$6.00 for patching barn-reef and cleaning out the barn and tearing the barn for the hanging of the tobacco. The said defendant employed him to do this work and is indebted to him in the said amount for doing same and that said amount is due and unpaid although payment has been demanded.

He states that the defendant is indebted to him in the sum of \$5.50 for labor done and performed in going after roller, harrow, and marker and for hauling ^{extra} ~~the~~ tobacco to the barn rented of the plaintiff.