

Mercer Quarterly Court.

G. A. Sallee,

Plaintiff.

--VS-- Answer.

Bowman Taylor,

Defendant.

The defendant Bowman Taylor for answer to plaintiffs petition herein denies that in the year 1922 ^{he} retained a house and used the lot and premises of plaintiff for 34 days after the expiration of his time and that the rental value of same as per prior contract price would be and is \$17,00.

Wherefor &C.

Par.....2nd. Defendant referring to and making preceeding paragraph a part hereof for further answer denies ~~denies~~ that the plaintiff damaged the buildings and premises occupied by him and belonging to plaintiff to the extent of \$40,00 or any other sum.

Wherefore defendant prays that plaintiffs petition be dismissed, for his costs and whatever relief he may appear entitled to.

Char. J. O'Connell

Attorney for Defendant.

G. A. Sallee,

--VS-- Answer.

Bowman Taylor,

Def.

1883, 1884, 1885,

1886, 1887,

1888, 1889,

1890, 1891,

Char. J. O'Connell,

Attorney.

Mercer Quarterly Court.

Plt.