

Lyons was the crop of tobacco raised by the defendant Hillerd or whether or not the said Hillerd had any interest whatever in the crop of tobacco sold by it for said Lyons, it has no knowledge or information sufficient to form a belief.

It makes the said Phil Lyons a party defendant hereto and makes this answer a cross petition against the said Phil Lyons and calls upon the said Lyons to assert what interest, if any, he had in said tobacco, and says that any action for the sale of said tobacco by the plaintiff should be against the said Lyons and not this defendant.

Wherefore it prays judgment to be dismissed and for its cost. It prays that if the said Phil Lyons is adjudged not to be the owner of said tobacco and that the plaintiff has any interest therein that any judgment rendered herein shall be against the Lyons and not against this defendant. It prays for all general and equitable relief.

Atty for Defendant Mercer

Loose. Lf. Wh Co