

charges to the whole amount of said shipment would be about one-third of same, or the sum of \$16.66. The plaintiff states that the two boxes of household goods, as aforesaid, and including and containing the articles mentioned and set forth in the statement herewith filed, was never delivered to him at Harrodsburg, Kentucky, or elsewhere, but were by the defendant's carelessness and negligence lost or destroyed, and that he ought to recover the value thereof, as aforesaid, also the prorata part of the express charges, advanced and paid to said defendant, Adams Express Company, or the sum of \$16.66.

WHEREFORE, the plaintiff prays judgment against the defendants, South Express Company and the Adams Express Company for the sum of \$113.10 as the value of said goods, lost as herein stated, and the further sum of \$16.66 the pro-rata part of the express charges paid and advanced to said defendant, the Adams Express Company, or the total sum of \$129.76, his costs herein expended, and for all proper relief.

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Attorney for Plaintiff.