

MERCER QUARTERLY COURT

E B Vanarsdall and D Praig Vanarsdall  
partners doing business under the name  
and style of Vanarsdall Bros.,

Plffs

-vs- Petition

Dick Lester,

Deft

The Plaintiff, E B Vanarsdall and D Praig Vanarsdall  
partners doing business under the name and style of Vanarsdall Bros,  
state that they are the owners of one dark, heavy set, gray horse, nine  
years old and that they are entitled to the immediate possession of  
said horse. They say that the actual value of the horse described  
above is \$106. and that he is now wrongfully detained by the Defnd  
ant. They state that the said horse was not taken for a tax or fine  
against the plaintiffs or any under any order or judgment of Court  
against them or either of them, not seized under an execution, distress  
warrant or attachment against their property or the property of either  
of them. Plaintiffs say that their cause of action has accrued  
within one year just prior to the filing of this petition. Plaintiffs  
say that their claim for said horse is just and that the damage sus-  
tained by them by reason of its wrongfully detention by the Defendant  
amounts to the sum of \$106. Plaintiffs say that on Saturday March  
27th 1920 they had a public sale of their stock and livery outfit, in  
Harrodsburg, Ky, due notice of which had been published before the  
day of sale. They say that as a part of the terms of said sale no  
property was to be removed from the premises, where sold, which was at  
their livery stable on the North side of Lexington street Harrodsburg  
Ky until paid for or a good and negotiable note with security thereon