

Mercer Quarterly Court.

Harrodsburg Ice & Produce Co

Plaintiff.

-v- Statement.

Southern Railway Co in Ky

Defendant

Plaintiff for statement of facts on which this claim is founded, and reserving the right to plead orally herein, says that on May 15, 1915 it delivered the defendant at Lawrenceburg, Ky 120 cases of eggs loaded into car, and on the same date delivered to it at Harrodsburg, Ky loaded into the same car- it being there stopped for that purpose, 275 cases of eggs, which the defendant received and accepted as a common carrier and issued its bills lading therefor, both of which are attached hereto, by which said eggs were consigned from plaintiff at Harrodsburg and Lawrenceburg, Ky to Geo. E. Cutter, New York City N. Y., and it obligated and bound itself to carry and deliver said eggs to the consignee without delay and in safety for a consideration which has been paid.

It says that the defendant or its connecting lines and carriers allowed said eggs, and a portion thereof, consisting of six cases contained in the Harrodsburg shipment of 275 cases to become wet and thereby damaged and injured so that said eggs when taken from the car at destination were excepted to as is shown by the expense bill also filed herewith.

Wherefore it prays for judgment for \$6.30 and interest and costs and all proper relief.

C.E.Rankin Attorney for Plff