

The George Boh on Co,

Plff:

Vs. Statem ent.

Seymour Brownfi eld,

Dft.

The claimant, Ed alexander , s tates that an execution was issued on the judgment rendered in the above styled case and a crop of tobacco raised on the place of claimant by the defendant, Seymour Brownfield, and the proceeds of the sale of said tobacco was garnish in the hands of the Mercer Loose Leaf Tobacco Warehouse to the amount of said judgment and costs in a aidccase.

The claimant states that the 'said Brownfield was and is indebted to him for money an d provisions advanced to him for the purpose of raising said cro p and that he has a lien on the said crop for the amount so advanced and that said amount is in excess off the interest of the said Brownf ield in the crop.

Hecays by reas on of the lien of landlord as giben and cereated by law that he is entitled to be paid out of the crop before the plaintiff in this ac tion is entitled to any part of same in satisfaction of hies judgmen t.

That the amoun t of \$11.33 now in the hands of the Mercer Loose Leaf Tobacco Wareh ouse is his money by reason of his lien as landlord and that no part of same is the property of the plaintiff in this actioj .

He prays judgm ent against the said Tobacco warehouse for said amount and for an orfd er directing them to pay same to this claimant. He prays for all reli ef.

Subscribed and sworn to before B. L. Black
me by Ed Alexander this
24th day of March 1896
Ed Alexander
Attest
Wm C. Curney