

Mercer Quarterly Court.

M.B.Singer

Plaintiff

vs. Affidavit

Richard Brown

Defendant

The affiant M.B.Singer states that his claim against the Defendant Richard Brown is for a funeral design consisting of a bunch of carnations, purchased by Defendant from Plaintiff M.B.Singer, March 19, 1916, which Plaintiff delivered to him on said date: that said claim is just and unpaid and affiant believes he ought to recover of Defendant the sum of \$2.00 and his cost herein expended. He states that the Defendant has no property in this state subject to execution or not enough therein to satisfy Plaintiff's debt, and that the collection thereof will be endangered by delay ~~and~~ a return of no property found. He says that said indebtedness arises upon contract as set out above and he asks that Berry Shewmaker be summoned as garnishee herein.

Subscribed and sworn to before me by M.B.Singer this July 21, 1916.

M. B. Singer

D. L. Curry
Mercer Quarterly Court

M.B.Singer PLFF.

vs. Bond

Richard Brown

WE hereby bind ourselves in the sum of Ten Dollars to the Defendant Richard Brown that the Plaintiff M.B.Singer will pay to the Defendant such damages as he may sustain by reason of the attachment herein if the order therefor be wrongfully obtained, not exceeding the amount above stated. This July 21, 1916.

M. B. Singer
John L. Curry