

Mercer Quaterly Court.

J. T. Ingram

Plaintiff

vs Answer, Counter Claim, Set off.

William J. Fisher

Defendant

The Defendant, William J. Fisher, for answer to the plaintiff's petition herein, denies that he is indebted to the plaintiff, in any sum greater than ~~\$125.00~~^{82.61}, for automobile accessories or for repairs, or for any other thing. He denies that the defendant ought to recover of him ~~\$132.15~~^{136.43} or any sum greater than the above amount. He denies that he is about to sell, convey, conceal or otherwise dispose of his property with the fraudulent intent to check, hinder or delay his creditors, including this plaintiff.

Paragraph 2. The defendant, William J. Fisher, states that the plaintiff, is indebted to him in the sum of ~~\$100.50~~ for use of automobile owned by this plaintiff and furnished to the plaintiff at his instance and request, and for gasoline, for delivering passengers for the plaintiff at his special instance and request as shown by an itemized account, and is filed herewith as a part hereof marked "A" for identity. He states that the account is just and due and that the items charged therin are reasonable.

Wherefore he prays for a judgement against the plaintiff in the sum of ~~\$100.50~~ as a set off against his claim filed in this action.

Paragraph 3- The defendant, William J. Fisher for futher answer, and by way of counter claim and set off against the plaintiff, herein, states that on the 1914, he purchased from the plaintiff, one automobile and as an inducement to buy same and as a part of the consideration therefor the plaintiff agreed, and in consideration of his buying said car, that he would not engage in the automobile livery, but that he would allow this defendant to haul such passengers as he might have in his automobile.