

MERCER QUARTERLY COURT

LAWRENCEBURG SERVICE MOTOR COMPANY,

PLAINTIFF

VS.

JOHN McATEE,

DEFENDANT

JUDGMENT

This action having been called for trial and the Defendant John McAtee having been duly summoned and failing to answer it is adjudged by the Court that the Plaintiff Lawrenceburg Service Motor Company, a Corporation, recover of the Defendant the sum of \$46.45, together with interest thereon at six percent from 25th., day of June 1922 and its costs in this action expended.

It is further adjudged that to secure said debt Plaintiff has a lien on one Cadillac limousine car owned by purported to be owned by the Defendant; that said car is in lien to Plaintiff by reason of repairs done upon and materials furnished to Defendant for use upon said car .

It is therefore adjudged that the Plaintiffs lien upon said Cadillac limousine car be and is hereby sustained and it is further adjudged that said automobile be sold and that the Sheriff of Mercer county is directed to make the sale before the Court House door in Harrodsburg, Kentucky on the first day of some county or Circuit Court held for Mercer county .

Before making said sale he will advertise the time terms and place thereof by written or printed notices posted up, one at the Court House door and three others at public places in the vicinity of Harrodsburg Kentucky and will advertise said sale in a weekly newspaper published in Harrodsburg, Kentucky.

He will sell said property on a credit of three months taking bond therefor payable to himself with good security thereon and also retain