

MERCER QUARTERLY COURT

NELSON COPELAND

PLAINTIFF

vs PETITION

BOBBY YOUNG

DEFENDANT

Plaintiff, Nelson Copeland states that the defendant Bobby Young is indebted to him in the sum of \$15.35 for money loaned to him on the fifth of March 1925 which the defendant promised to repay. Plaintiff states that no part of said amount has been paid though demand has been made upon him for same.

Plaintiff says that this is an action upon a contract this being a contract to pay money on a loan and that said account is just; that he believes he ought to recover the full amount of the account to wit \$15.35; that defendant has no property in this state subject to execution or not enough thereof to satisfy and pay said account and the collection of the demand will be endangered by delay in obtaining judgment and returned No property found.

Wherefore: Plaintiff prays judgment against defendant for the sum of \$15.35 with interest thereon from date until paid for cost of this action and for a general order of attachment of defendants property including a summons against the garnishee L. E. Myer's Company and for all other relief to which he may appear