

MERCER

COUNTY COURT

The Commonwealth of Kentucky,

By WALTON M. BYARS, Revenue Agent
For the State at Large

PLAINTIFF

VS. { JUDGMENT

Belle McD. Robinson

DEFENDANT

Statement filed _____ of June, 1914.

This cause coming on to be heard and the Defendant, waiving summons and entering his appearance herein, the law and the facts being submitted to the Court, the Court being sufficiently advised and the County Attorney

R. W. Kenyon representing the Commonwealth, it is therefore ordered and adjudged that the Defendant, _____ Belle McD. Robinson _____, was, on the following days and dates, the owner of personal property, consisting of

notes, cash, etc. described in statement.

of the fair cash value as follows, to-wit:

On September first, 1910	\$ 6,000.00	Amount of Tax, \$ 60.00
On September first, 1911	\$ 6,000.00	Amount of Tax, \$ 60.00
On September first, 1912	\$ 6,000.00	Amount of Tax, \$ 60.00
On September first, 1913	\$	Amount of Tax, \$
On September first, 1914	\$	Amount of Tax, \$
Total Tax, \$ 180.00	Penalty, \$ 36.00	Costs, \$ 3.00

To B. W. Gilfillan \$2.50 Docket Fees.

All of which property was wholly omitted from assessment for taxation for State and County purposes with the assessor of _____ Mercer _____ County or any other assessing officer or assessing board of said County of the State of Kentucky, on each of the dates aforesaid, and that the tax thereon is delinquent.

It is further adjudged, that all of said property be assessed against the defendant _____ Belle McD. Robinson _____ as of each of the dates aforesaid at the valuations named, and that he be adjudged liable to the Commonwealth of Kentucky and the County of _____ Mercer _____ for State and County taxes thereon, as above set out, for the years 1910, 1911, 1912, and 1913, together with the statutory penalty of twenty per cent and the costs of this proceeding.

It is further adjudged that the County Attorney

be allowed fifteen per cent of the amount of said taxes for his services herein.

Approved

County Attorney.