

MERCER QUARTERLY COURT.

Harrodsburg Motor Company,

Plff.

cws- Petition

Clay Black,

Deft

The plaintiff, Harrodsburg Motor Company, states that it is a corporation duly organized under the laws of the State of Kentucky and doing business as a dealer in automobile supplies and such articles.

It says that on the 14th day of August 1929 it sold and delivered to the defendant Clay Black, under conditional sale contract, which is filed herewith and made a part hereof as fully as if copied herein, one used 1924 coupe, Motor No 10621138, for which the defendant agreed and promised to pay \$176. as follows; \$50. on delivery, leaving a deferred payable of \$126. of which amount he agreed and promised to pay \$15. on Sept 14th 1929, and \$15. each month thereafter until the eight month when he was to pay \$21. thus completing the payment for said car.

That he further contracted and agreed in said conditional sale contract that if he defaulted in complying with the terms thereof, or that he failed to comply with any conditions in said contract, or if the seller deemed the property in danger of misuse or confiscation the full amount shall at the option of the seller become immediately due and payable, ~~and the purchase money~~ ~~thereby authorized~~ ~~xxxxxxx~~ It id further agreed in said contract that if the purchaser default in complying with the terms thereof the seller or any sheriff or officer of the law may take immediate possession of said property without demand including any equipment or accessories thereto, and for this purpose seller may enter upon