

Mercer Quarterly Court.

J.F.Vanarsdall,

Plaintiff.

-VS- Amended Petition in Equity.

R.W.Tewmey &c.,

Defendant.

& The George Bohon Company,

The plaintiff J.F.Vanarsdall comes and amends his petition here in and states that the George Bohon Company defendant herein is a Corporation or-
ganized under the laws of this State and authorized to do business and to sue and
be sued in its corporate name; plaintiff avers that the said defendant George Bohon
Company has in its possession a buggy of the value of \$75.00 belonging to the De-
fendant R.W.Tewmey, subject to a lien of the defendant the George Bohon Company
amounting to \$35.00.

Wherefore plaintiff prays for an order of attachment against said property
and that the defendant the George Bohon Company be required to set up its lien
herein. Plaintiff prays for an order of sale of the said buggy to staisfy plain-
tiffs debt, interest and cost and the lien of the defendant the George Bohon Compan,
as may appear to exist by reason of any claim said Company may assert in this ac-
tion; plaintiff prays as in his original petition and that the defendant Tewmey
be required to answer and discover any money, choses in action, legal or ~~equitable~~
equitable interest or other property owned by or in which said defendant has any
interest and that so much of any property discovered by defendant as may be ~~needed~~
necessary be subjected to the payment of plaintiffs indebtedness and costs of this
action. He prays for all proper relief.

J.F.Vanarsdall,

Attorney for Plaintiff.