

Mercer Quarterly Court.

J.F.Vanarsdall,

Plaintiff.

--VS-- Judgment.

R.W.Tewmey,

Defendant.

This cause being submitted for judgment on the petition and amended petition, the answer and cross-petition of defendant George Bohon Company, the petition of Sallie B.Tewmey to be made party hereto, together with the proof regarding her claim of title to the buggy attached herein, the Court on consideration is of the opinion that she has manifested no right or title thereto.

Her petition is therefore dismissed at her cost. It is further adjudged that plaintiffs attachment be sustained and that by reason thereof he has a lien upon the buggy mentioned to secure his judgment of \$20.00 and interest thereon from April 12th, 1915 and \$ 2.75 costs in former action and further costs expended in this action, and he is entitled to an enforcement of his lien against said property. The buggy mentioned is described thus;--"One buggy Houghton make as the property of defendant R.W.Tewmey now in the possession of the defendant the Geo. Bohon Company". As to the cross-petition of the defendant the Geo. Bohon Company it is adjudged that said Company recover of the defendant R.W.Tewmey the sum of \$35.00 and interest from this date and its costs herein expended, to secure which it is adjudged a prior lien on the buggy hereinbefore described. To satisfy the liens of plaintiff and defendant Bohon Company it is ordered that the said buggy be sold and the proceeds applied to the payment of said liens and costs. For that purpose C.T.Corn, is hereby appointed Special Commissioner to make ~~xxi~~ the sale.

He will make said sale on a day to be fixed by himself ~~and~~ in the month of September 1915, on Main Street in front of the Court House in Harrodsburg, Ky., at public out cry to the highest and best bidder on a credit of three months. Before making said sale he will advertise the time, terms and place of sale together with a description of the property to be sold and the sum for which it is to be made by written or printed notices posted up; one at the Court House Door aforesaid and three others at public places in the vicinity thereof for at least ten days before the day of sale; he will take bond from the purchaser for the purchase price with approved security payable to himself as Special Commissioner and bearing six per cent interest from day of sale. He will report his acts herein to the next term of this Court.