

Mer cer Quarterly Court.

J.F.Vanarsdall,

Plff.

Vs. Claimant's Petition, To Be Made Party.

R.W.Tewmey &c., And The George Bohon Company &c., Dfts.

The claimant, Sallie B. Tewmey, states that she is the owner and entitled to the immediate possession of the buggy described in the plaintiff's Amended Petition, and that said buggy is her individual property absolutely, except a lien on same in favor of The George Bohon Company for \$9.90, for the satisfaction of which lien the claimant here and now tenders to the said Company the said \$9.90.

She further says that the money which she has paid through her husband on said buggy, and the amount here and now tendered to the said Company, was and is money earned by her for services as Matron of Price Memorial Hospital, and that no part of same was or is the property of the defendant, R.W.Tewmey.

Wherefore she prays that said order of attachment be set aside, and that the attachment be discharged, and for an order directing the said George Bohon Company to deliver to the said claimant herein the said buggy attached.

She prays for all proper relief.

Sallie B. Tewmey.

R. L. Black.
Attorney For Claimant.

Subscribed and sworn to before me this September 8, 1915,
by Sallie B. Tewmey.

R. L. Black
J. P. M. Co. K.