

Quarterly
Mercer Circuit Court

W. S. Sallee

Plaintiff

-v- Petition

W. R. Currens

Defendant

1. The Plaintiff says the defendant by his promisory note dated May 20, 1915 agreed and promised to pay him six months thereafter \$89.58 with 6% interest thereon from its date until paid; that said note is long past due and no part thereof has ever been paid, and said note is filed herewith as a part hereof.

Wherefore he prays judgment for \$89.58 with 6% interest from May 20, 1915 until paid and for his costs and all proper relief.

2. Plaintiff further states that the defendant is indebted to him in the sum of \$11.28 balance due on account for merchandise filed herewith; that said account is past due and unpaid.

Wherefore he prays judgment for \$89.58 with 6% interest from May 20, 1915, and \$11.28 with interest from this date and costs and all proper relief.

C.E.Rankin for Plaintiff