

Mercer Quarterly Court

J. N. Ransdell

Plaintiff
vs.
J. N. Ransdell

-v-

Answer
vs.
J. G. Reister

Plaintiff
vs.
J. G. Reister

Plaintiff

Defendant

J. G. Reister

Defendant
vs.
J. G. Reister

The defendant for answer herein denies that some time in Feby 192, or ever or at all, he executed to the plaintiff a note for the sum of \$125.00 or any note for any sum or at all, or payable in 3 months or with 6% interest; denies that plaintiff lost said or any note; denies that plffs claim is just or that he ought to recover \$125 or any sum; denies that he has no property in this state subject to execution or not enough thereof to satisfy plff's demands or the demands of defendant's other creditors, or that the collection of said demand will be endangered by delay in obtaining judgment and a return of no property found.

Wherefore he prays to be dismissed with his costs and for all proper relief.

Chankin

Attorney for the Plaintiff