

MERCER QUARTERLY COURT.

Harrodsburg Implement Company,

Plff.

vs Petition

Allen S Edelen,

Deft

The plaintiff Harrodsburg Implement Company, states that it is a corporation duly organized under the laws of Kentucky.

That the defendant Allen S Edelen by his promissory note which he executed and delivered to the plaintiff on Oct 23rd 1922, agreed and promised on the 23rd day of Jany 1923 to pay to the plaintiff the sum of \$72.60 with interest thereon from date until paid, no part of which has ever been paid. A copy of said note is filed herewith.

Wherefore the plaintiff prays judgment against the defendant for the said sum and interest and for its cost and for all proper relief.

Paragraph 2-

The plaintiff reaffirming the allegations in the first paragraph and making same a part of this paragraph states, that the defendant Allen S Edelen, is indebted to the plaintiff in the sum of \$46.19 for goods, wares and merchandise, sold and delivered to the defendant by the plaintiff at his special instance and request, and for which he agreed and promised to pay the plaintiff the amount so charged and that said amounts are reasonable. An itemized statement of said goods so sold to the defendant is filed herewith. that no part of said account has ever been paid.