

Mercer Quarterly Court.

The George Bohon Co

Plff.

-v- ~~xxxWxxRixxx~~ Petition

J. W. Riley

Deft

Plaintiff a Kentucky corporation says the defendant J. W. Riley by his promisory note dated June 5, 1915 agreed to pay it on June 1, 1916 \$94.30, with interest from maturity, and ~~though said note is past~~ due no part thereof has ever been paid; a copy of said note is filed herewith as a part hereof.

Wherefore it prays judgment for \$94.30 with 6% interest from June 1, 1916, and costs and all proper relief.

Further pleading it says that it was provided in said note that one Bohon Rugsabout and harness should be in lien for said note and title to same should not pass to the defendant until said property was paid for, and it now has a lien on said property for said note and is entitled to possession of the same.

It prays for the enforcement of its lien and for all proper relief.

C.E. Rankin Atty