

Quarterly  
Mercer ~~Common~~ Court.

Richard Cornman; ..... Plaintiff,

v

John G. Gordon, ..... Defendant.

The plaintiff, Richard Cornman, states that the defendant, John G. Gordon, by his promissory note, dated December 13, 1921, promised and agreed to pay him on or before January 15th, 1922, the sum of one hundred and twenty five dollars with interest thereon at the rate of six percent per annum from date until paid, which note is filed herewith as part hereof marked "exhibit x", and no part of which has ever been ~~in~~ paid though the same is past due and still owing.

He says said debt is due upon contract as above set forth and that he ought to recover thereon \$125.00 with interest as above stated from December 13th, 1921, until paid; that the defendant Gordon has no property in this state subject to execution or not enough thereof <sup>to satisfy</sup> ~~to satisfy~~ plaintiffs demand, and that the will be endangered ~~by~~ in obtaining a judgment and a return of no property found, wherefore he prays that an order of general attachment may issue herein and that Col. E. H. Gaither may be summoned as garnishee.

He prays judgment ~~and~~ for his debt with interest thereon from December 13, 1921 until paid and his costs herein expended for a genaeral order of attachment; that E. H. Gaither may be summoned as garnishee and for all proper relief.

J T Wilson Attorney

Richard Cornman s ates that the statements of the above petition are true. ~~mm~~ February 10, 1922.