

MERCER QUARTERLY COURT.

C.A. Hardin,

Pltf.

-vs- Petition In Equity.

Calvin Travis,

Deft.

The plaintiff, C.A. Hardin, states that the defendant, Calvin Travis on January 27th, 1915, executed and delivered to him for value received his note by which he promised to pay plaintiff six months after date, the sum of \$50.00 with interest from date until, Plaintiff says that no part of said note or interest thereon has been paid and has long since been passed due, wherefore, etc.

Plaintiff further states that to secure the payment of the said note that the said defendant executed to him a mortgage on the following described personal property: One bay horse, seven years old, named Bill and One sorrell mare, six years old, named Pet and one rubber tire buggy, made by the Peters Manufacturing Company, said note and mortgage is filed herewith and made part hereof. Wherefore Plaintiff prays for a judgment against the Defendant, Calvin Travis for \$50.00 with interest thereon from January 27, 1915 and for the sale of the personal property or enough thereof to pay the note and interest and for his costs herein expended and for all legal and equitable release.

E. M. Hardin
Attorney.