

Mercer Quarterly Court-

J.L. Ryley

Plff.

vs Answer

Jas. Woods

Deft.

The deft., Jas. Woods, for answer to the plaintiff's petition herein, denies that he has no property in the State or not enough thereof to satisfy the plaintiff's demand or that the collection of same will be endangered by delay, of judgment of return of no property found. He denies that the plaintiff has any grounds for any attachment to be issued in this case.

Par #2-

The defendant for answer to the plaintiff's petition herein states that it is set out in the plaintiff's petition of the purchase of a certain motorcycle from the plaintiff in this case and he delivered to him an order upon the Master Commissioner directing him to pay said sum. He states that before said assignment he had delivered to the Geo. Bohon Co. an order directed to the Master Commissioner of the Mercer Circuit Court, directing said Commissioner to pay to said Geo. Bohon Co. the sum of \$133.75 with interest from Jan. 1st, 1915. He states that said order was delivered to said Bohon Co. prior to the order delivered by the Plaintiff in this action and that it was his intention that the said Bohon Co. be first paid out of amount due him from settlement of account in the hands of the Master Commissioner. He states that at the time of the delivery of the order to the plaintiff herein, the amount due him was not ascertained, but that he believed that there would be sufficient funds due him to pay both the claim of the Bohon Co. and that of the plaintiff.

Wherefore he prays that the attachment be dismissed and that the claim of the Bohon Co. be first paid out of the hands of the garnishee defendant, E.M. Hardin, Master Commissioner,

Bacon Mon-att. for Deft