

8/33 75

Harrodsburg, Ky. January 30 1915

On or before the First day of January 1915,  
fixed for value received, I, or we, promise to pay The Geo. Bohon Co. (Incorporated) or  
order One Hundred Thirty Three  $\frac{1}{2}$  Dollars,  
with interest at 8 per cent. per annum from maturity until paid. <sup>100</sup> Negotiable and  
payable at MERCER NATIONAL BANK, HARRODSBURG, KY.

The express condition of the sale of the property for which this note is given, is such, that the title, ownership or possession does not pass from the said GEO. BOHON CO., unless this note is fully paid, and the said GEO. BOHON CO. has full power to declare this note due and take possession of said property whenever they may deem themselves insecure, even before the maturity of this note, and sell the same at public or private sale without notice. The proceeds (after expenses and interest are paid) to be applied on this note. Any balance then unpaid shall, in consideration of the use and rent of said property, be a valid and subsisting claim against the vendee. I, or we, also agree to pay all costs and attorney's fees that may accrue, in the event suit is brought on this note.

The drawer and endorser severally waive protest on this note.

Town Concordville R.F.D. P.O. ADDRESS

No. Int. Attest Miss of Dick Powder.

Poste Buggy Set Harness & Robe

Miss Darby Plumb Wm. H.

Jim Woods.

Mercer Quarterly Court.

J.L.Riley,

Vs.

Petition.

Plaintiff.

James Woods,

Defendant.

The plaintiff, J.L. Riley, states that in August, 1915 he sold and delivered to the defendant one motor cycle for the sum of \$157.00 and that the defendant to secure the payment of the purchase price, \$157.00, of said motor cycle, assigned and transferred to him by a written assignment his interest to the amount of said sum in a fund now in the hands of the Master Commissioner of the Mercer Circuit Court, said court having in its possession in the hands of E.M. Hardin, its Commissioner, the defendants interest in the estate of T.N. Woods, deceased, of which estate the defendant is an heir to a child's part.

He states that said written assignment was delivered to the E.M. Hardin, the Master Commissioner of the Mercer Circuit Court, and accepted by him, and that in consequence of the security of said assignment endorsed a note of the plaintiff to The State Bank and Trust Company of Harrodsburg, Ky., for the sum of Fifty Two (\$52.00) and that he (the plaintiff) allows a credit on the amount assigned to him and now in the hands of the said Commissioner of \$52.00 for the payment of the note to the said State Bank And Trust and for which the said Commissioner is surety; that said amount of \$52.00 deducted from the \$157.00 leaves a balance of \$105.