

*bead notes in this book
of 1915
John Morgan*

Mercer Quarterly Court.

Martin's Garage & Implement Company,

Plaintiff

vs Judgment

T.O. Vanarsdall,

Defendant

This case coming on to be heard and the defendant failing to answer as to the account, but claimed the property attached ~~as~~ as exempt property and contrverted the grounds of attachment ~~and~~ and being submitted on said motions and the Court being advised overruled said motion as to the property attached being exempt and sustained the grounds of attachment, and the case being the submitted it is adjudged that the Plaintiff recover of the defendant T.O. Vanarsdall the sum of ~~\$226xx~~ \$22.65, with six per cent interest thereon from date until paid and costs of this action.

It further appearing that John Morgan, Sheriff of Mercer County levied the attachment herein one on Brush Automobile, it is therefore ordered that the said Morgan, sell said property for the purpose of paying said debt, interest and costs. The said Sheriff is directed to sell said Automobile before the Court House door in Harrodsburg, Ky on Monday January, 4th, 1915 at 12 o'clock M. Before making said sale he will advertise the same by posting hand bills containing a description of the said property, the amount for which same is to be sold and the time and place of sale. He will advertise said property at least 10 days before the date of sale and will post one notice in front of the Court House Door aforesaid and three other in the vicinity of the residence of the defendant in this case.

He will report his acts at the next term of this Court.