

Mercer Quarterly Court

Plaintiff

-v- Petition

J. E. Scott doing business
as Scott & Co

Defendant.

Plaintiff states that on the day of January 1919 ~~he~~
it recovered of the defendant judgment in Police Court Harrodsburg, for
\$95.00 with 6% interest from March 1, 1918, and \$7.50 costs of that action
all of which is a record of said Court; that said judgment is in full force
and effect and has never been satisfied, replevied or superseded.

He states that the defendant is justly indebted to it in
said sum; that it believes it should recover said full sums and interest
and costs; that this is an action to recover on said judgment and to en-
force satisfaction of it; that the defendant has not sufficient property
in this state subject to execution out of which to satisfy the plaintiffs
debt and the collection thereof will be endangered by delay in obtaining
a judgment and return of no property found.

Wherefore it prays that satisfaction of its judgment be en-
forced; that it have a general order of attachment against defendant's
property; that Niagara Fire Insurance Co, Boston Fire Insurance Co and
Pennsylvania Fire Insurance Co be summoned to answer herein and that the
garnishees and defendant be required to answer and disclose herein all
property due or belonging to him and that it be subjected to the payment
of said ~~xxxx~~ judgment interest and costs.

C. E. Rankin
Atty for Plaintiff

Affiant, C.E. Rankin, says that he is attorney for the plaintiff; that it ~~x~~
and all its agents and officers are absent from Kentucky and Mercer Coun-
ty; that he believes the allegations of the foregoing petition are true.

C. E. Rankin
Subscribed and sworn to before me by C.E. Rankin Jan 14, 1919
Lotta Lums. Ex M.