

Court, \_\_\_\_\_

Term, 1

Chas A Craven

Plaintiff,

AGAINST

AFFIDAVIT.

Eddie B. Conry

Defendant.

The Plaintiff, *the affiant J V McChesney states that he is agent of Eddie B. Conry who is absent from Mercer County and is authorized to make this affidavit*

*Conry* states that the claim in this action against the Defendant is for money due upon a *Contract* and that it is a just claim; that he ought, as he verily believes, to recover of the Defendant thereon the sum of 20 dollars and 59 cents, and that the Defendant

*Eddie B. Conry -*

has no property in this State subject to execution, or not enough thereof to satisfy Plaintiff's demand, and that he believes the collection of the same will be endangered by delay in obtaining judgment or a return of "No Property," *that defendant is about to remove and dispose of his real property an interest in a crop of tobacco with intent to cheat lender and delay creditors*

*J V McChesney*

Subscribed to before me by

*J V McChesney*

this

30 day of Dec 1927-*Reed A. Allin**Judge*

COURT.

Plaintiff,

AGAINST

ATTACHMENT BOND.

Defendant.

We undertake that the Plaintiff, \_\_\_\_\_ shall pay to the Defendant, \_\_\_\_\_ the damages not exceeding \_\_\_\_\_ dollars, which \_\_\_\_\_ he \_\_\_\_\_ may sustain by reason of the attachment in this action, if the order therefor is wrongfully obtained.

WITNESS our hands, this \_\_\_\_\_ day of \_\_\_\_\_ 1