

RECORDED  
MERCER COUNTY, W. VA.  
JUN 1 1919  
A. G. DONOVAN, PLAINTIFF  
vs. C. E. RANKIN, DEFENDANT

Mercer Quarterly Court.

C.E.Rankin,

Plff.

Vs. Claimant of Attached Property.

J.E.Donovan,

Dft.

The claimant, A.G.Donovan, states that the property attached in this action, A Harley Davidson Motor Cycle and Side Car, is his property absolutely; that he purchased said car himself with his own money paying cash for same, and that no one but himself, the defendant nor any one else, has any interest in said motor cycle either directly or indirectly.

He says that the attachment of said motor cycle by plaintiff is illegal, wrongful, and void.

Wherefore, he prays that said attachment be discharged and the said motor cycle restored to him, and for all costs expended in this action and for all other relief to which he is or may appear to be entitled.

A. G. Donovan

Subscribed and sworn to before me by A.G.Donovan, June 30, 1919.

J. W. Daenfert