

Mercer Quarterly Court

Roy E. Warner Co

Plaintiff

-v- Statement

Curt Small

Defendant

Plaintiff says that it is a corporation under the Kentucky laws fully authorized to sue and be sued and to contract and be contracted with; that on Mar. 13, 1920 the defendant executed to it his promissory note in writing by which he agreed and promised to pay it 90 days thereafter the sum of \$50 that said note is long past due and no part thereof has ever been paid; that said sum is past due, is just and owing; that it believes it should recover said sum with interest from date of note and costs; that this is an action for money due on said contract; that the defendant has no property in this State subject to execution, or not sufficient thereof to pay said claim and the collection thereof will be endangered by delay in obtaining judgment and return of no property found.

Wherefore it prays judgment for \$50 with 6% interest from March 13, 1920 until paid and costs and general order of attachment all all proper releases.

C.E. Rankin for Plff

Affiant, C.E. Rankin, says he is attorney for the plaintiff; that none of its officers are now in Mercer County; that the statements of the foregoing pleading are true.

Subscribed and sworn to before me by C.E. Rankin, Nov. 5, 1920.

Exr M.C.C.

*Gornishee
Martin & Johnson
Cory Lewis as Clerk
Harold Garock*

*Int
Judge
Shiff*

50.00
2.00
2.50
1.50
<hr/> 56.00