

\$ 95²⁰

Harrodsburg, Ky. 7-26 1920

On or before the First day of January 1921 fixed for value received, I, or we, promise to pay **Harrodsburg Implement Co.** (Incorporated) or order Ninety five 20/100 ¹⁰⁰ Dollars, with interest at 6 per cent. per annum from date until paid. Negotiable and payable at State Bank & Trust Co.

The express condition of the sale of the for which this note is given, is such, that the title, ownership or possession does not pass from the said HARRODSBURG IMPLEMENT CO. unless this note is fully paid, and the said HARRODSBURG IMPLEMENT CO. has full power to declare this note due and take possession of said property whenever they may deem themselves insecure, even before the maturity of this note, and sell the same at public or private sale without notice. The proceeds (after expenses and interest are paid) to be applied on this note. Any balance then unpaid shall, in consideration of the use and rent of said property, be a valid and subsisting claim against the vendee. I, or we, also agree to pay all costs and attorney's fees that may accrue, in the event suit is brought on this note.

The drawer and endorser severally waive protest on this note.

P. O. ADDRESS

Town R. F. D. #1 R. F. D.
No. Int.
Attest.

Copy *James H. Godfrey*

The Plaintiff, Harrodsburg Implement Company stated that it is a corporation duly incorporated under the laws of the State of Kentucky with power to sue and contract and be contracted with in its corporate name.

That on July 26th 1920 the defendant by his promissory note which he executed and delivered to the plaintiff, agreed and promised on the 1st day of Jany 1921 to pay to the plaintiff the sum of \$95.20 with interest thereon at 6% per annum from date - no part of which has ever been paid. A copy of said note is filed herewith.

It says that the said claim is just and that the Plaintiff ought to recover of the defendant the said sum of \$95.20 with interest as aforesaid and the cost of this action.

That the defendant has not enough property in this State subject to execution to satisfy the plaintiff's demands ~~and the demands of the plaintiff's defendant's creditors~~ and that the collection of its demand will be endangered by delay in obtaining judgment and a return of no property found.

That the defendant is about to sell, convey or otherwise dispose of his property with the fraudulent intent to cheat, hinder and delay the plaintiff in the collection of its demand.

Wherefore it prays judgment against the defendant for the said sum of \$95.20 with interest thereon from July 26th 1920 and for