

Mercer Quarterly Court.

E.W.Reeves,Plff.

vs.Anawer

Vernon Shewmaker,Def.

The Defendant,for answer herein to Plaintiff's petition,says he denies that on January 1,1920,or any other date,the Plaintiff rented him a house at \$8.00 per month,or any other sum per month; denies that he took possession of it on said day,or any day,or has occupied it continuously,or at all,ever since,or at any time;denies that he owes on said rent,or on any rent,the sum of \$160.00,or any other sum.He denies that in the Spring of 1921^{or any other time}the Plaintiff sold to him an automobile tire for the sum of \$20.00,or any other sum.He denies that this action is for money due upon contract,or contracts,or that the claim alleged in the petition is just,or long past due,or due at all.

Wherefore,Defendant prays to be dismissed and for his cost herein expended.He prays for all proper relief.

J.F.Vanarsdall,

Attorney for Defendant.