

J.L.Gritton-

Plff-

Vs-

Petition-

Brown &amp; Bro's-

J.H.Brown-

Dft's-

The plaintiff, J.L.Gritton, says that on the 6th day of September, 1923, the defendants, Brown & Bro's., and J.H.Brown, executed and delivered to him their joint promissory note for the sum of \$300.00 with 6% interest thereon from date until paid; that on the 15th day of July, 1925, there was paid on said note the in interest; sum of \$28.33; that on the same day there was paid on said note on the principal the sum of ~~\$227~~ \$198.33, making a total payment on said day of the sum of \$227.28. Leaving a balance due on said note at said time of \$101.67. Since said time no payments have been made. Note filed herewith-

~~Wherefore~~ Plaintiff says that this is an action for money due upon a contract; that it is just, due and unpaid and that he ought to recover said amount with interests as aforesaid; that defendantshave no property in this State subject to execution or not enough thereof to satisfy plaintiff's claim and that the collection of said claim will be endangered by delay in obtaining a judgment and a return of no property found to satisfy same. Wherefore plaintiff prays for a judgment for the sum of \$101.67 and interests tuereon from the 15th day of July, 1925, until paid and all the costs of this action including a general order of attachment against the property of the defendants.

He prays for all relief-

*R.L. Black*  
 Att'y- For Plaintiff-

The affiant, R.L.Black, says that he is the attorney for plaintiff in this action; that plaintiff is a nonresident of Mercer County, Ky., and now absent therefrom; that the allegations of the petition are true as he verily believes-

Subscribed and sworn to before me by R.L.Black, Dec- 10, 1926-

*R.L. Black*  
*Paul Alling*