

Mercer County Quarterly Court

T. S. McCrosky & Co.

Plaintiff,

-vs-

Statement.

William Gray,

Defendant.

The plaintiff, T. S. McCrosky & Company states that the defendant, William Gray, is indebted to him in the sum of \$ 6.54 with interest from March 24, 1923, for goods and merchandise sold by this plaintiff to the defendant in the year 1923, the defendant agreeing when he bought the said goods to pay for them in a reasonable lenght of time and the prices charged in the account filed as part hereof, marked " A ". Said debt is due and unpaid.

The plaintiff further pleading states that said debt is just, due and unpaid and that he ought to recover of this defendant the sum of \$ 6.54 with interest thereon at the rate of 6% from March 24, 1923 until paid. The plaintiff furhher states that this is an action upon a contract and that the defendant has no property in this State subject to execution, or not enough thereof to satisfy the plaintiff's demand, and the collection of the demand will be endangered by delay in obtaining judgement or a return of no property found.

WHEREFORE, the plaintiff prays judgement against the defendant in the sum of \$ 6.54 with interest at 6% per cent from March 24, 1923, for his costs herein, and that a general order of attachment against the defendant's property and that the Harrodsburg Redryer Company be made ~~gax~~ or summons as garnishee in this case. And further that the said Harrodsburg Redryer Company be required to hold, subject to the court's orders, any money they may owe this defendant or enough thereof to satisfy plaintiff's demand.

*Ray E. Graves*  
ATTORNEY FOR PLAINTIFF.