

The affiant, Walter Martin, says that he is a member of the firm of Martin and Johnson owners of Martin and Ft Harrod Garrage; that said firm is, and has been for more than one year been engaged in the business of selling, ^{and} furnishing automobiles, automobile accessories, supplies and equipment to such persons as applied for same, including oils, gas, repairs and mechanic's time and labor in connection therewith.

He says that said firm beginning with June 23, 1918 and ending July 20, 1918, furnished to ~~saix~~ John Dunn at his special instance and request materials, supplies, repairs, labor as are set forth in the itemized account attached hereto, and the amounts charged for same are reasonable and just, to the extent of \$131.43; that said repairs material and labor as set out in said account were actually purchased for and used in and on and in connection with one Overland six-cylinder-five passenger automobile the serial number of which this affiant does not now know but which is the same machine now in the possession and use of the said John Dunn.

He says that in addition to said sum that John Dunn owes them for other material, supplies and labor furnished to the amount of \$80.75 but which were furnished prior to June 23, 1918.

He asserts a lien on said machine to the extent of \$131.43 with interest thereon from August 1, 1918 and \$1.25 costs of filing and releasing this lien.

Walter Martin

Subscribed and sworn to before me by Walter Martin, Nov. 7, 1918

C.E.Rankin

Notary Public Mercer County ~~17~~