

Mercer Quarterly Court

Martin & Johnson

Plaintiff

-v- Judgment

John Dunn &c

Defendants

This cause coming on for hearing and it appearing the defendants have been summoned and failing to answer it is adjudged that the plaintiffs recover of defendant John Dunn \$131.43 with 6% interest from July 20, 1918 until paid and \$1.25 costs of filing lien and their costs herein expended.

The Court adjudges that the plaintiff has a valid and subsisting lien on the automobile described in the petition, being one overland <sup>seven</sup> ~~five~~ Wyllis Engine sometimes called Willys Six passenger six cylinder machine/ to secure the payment of said sum, interest and costs and that it is entitled to a sale thereof in order to make said sum. Clell Coleman, Sheriff of Mercer County is directed by the Court to take possession of said automobile and the defendants <sup>are</sup> ~~is~~ ordered to surrender it to the said Sheriff; the Sheriff will sell said automobile at public auction to the highest and best bidder at public auction at a time and place to be set by him, on a credit of three months with interest from date of sale; before making the sale the Sheriff will first advertise the ~~time~~ same by inserting in a newspaper published in Harrodsburg, Ky for three consecutive weekly issues thereof next preceding the date of sale, the time, place and terms of sale with a description of the property and the amount to be raised, and by posting a like notice, one at the place of sale and three others at public places in the vicinity of the sale for not less than ten days next preceding the date of sale; the Sheriff will have the property ~~advertix~~ appraised as required by law in sales of like property under execution, and will report his acts hereunder to the next term of the Court. For the purchase money he will take bond with good surety with 6% interest from date of sale until paid.

A writ of possession will issue herein if requested by the plaintiffs for the possession of said machine.