

Mercer Quarterly Court

Fort Harrod Motor Co.,
Implement Department, a
partnership composed of due so it; that he has promised as and agreed to
Walter Martin, G.L.John-
son and W. R. Stout a failed to do so; that this is an action to recover

one a - v - Petition they believe they should recover the full sum of \$144.63 with interest as set out herein and their cost; that the defendant Roger H. Stevens be grieved in this State subject to execution Defendant and

Roger H. Stevens ~~not~~ property in this State subject to execution Defendant and

(1) The Plaintiffs, partners as above stated, say that on June 10,

1926, Rober H. Stevens executed and delivered to them his promisory note.

by which he agreed and promised to pay them July 15, 1927 the sum of \$125.00 with interest at ~~xx~~ 6% from date; that said note is long past due and no part thereof has ever been paid except \$50.00 paid, August 12, 1927; said note is filed herewith and made a part hereof.

(2) The Plaintiffs as above stated say that at the special instance and request of the defendant they sold, furnished and delivered to him supplies and parts, oil, labor and gas in connection with certain implements in use

by him, to the extent of \$30.55 all of which are shown with the amounts charged therefor in an itemized account marked #2 filed herewith; that said account is long past due but no part thereof has ever been paid, except he is entitled to credit for a returned handles \$1.05 leaving due \$29.50

(3) The Plaintiffs as above stated say that Fort Harrod Motor Co., a partnership composed of G. L. Johnson and Walter Martin sold and furnished to the defendant merchandise, parts, labor, to the extent of \$40.13 as evidenced by the account filed herewith marked #2, and which was in connection with certain machinery of the defendant; that said sum is long past due and no part thereof has ever been paid; that thereafter said Fort Harrod Motor Co. assigned and transferred said account to these plaintiffs and they now own the same.