

MERCER QUARTERLY COURT.

M. DIVINE'S ADMINISTRATOR,

PLFF.

--VS-- ANSWER.

BRACK COLLIER,

DEFT.

The defendant Brack Collier for Answer to plaintiffs petition herein admits that he executed and delivered the note set out and filed with the petition and further answering says that shortly after said note fell due that he fully paid off and discharged same and that by oversight said note was never delivered to him.

He denies that he is indebted to plaintiff in the sum of \$93,00, with 6% interest from the date of said note till paid and denies that he has no property in this State subject to Execution or not enough thereof to satisfy plaintiffs demand and that the collection of said claim will be endangered by a delay in obtaining judgment or a return of no property found to satisfy same.

Wherefore he prays that this action be dismissed, for his costs and for whatever relief he may appear entitled to.

Chas. J. Corn

Attorney for Defendant.