

said Hartford Fire Insurance Company; plaintiffs state that the said defendant accepted said insurance on his said crop and that he is now indebted to them for the above named premium paid by them to the said Hartford Fire Insurance Company.

Plaintiffs state that the defendant has no <sup>in this State</sup> property or not enough thereof subject to execution to satisfy plaintiffs demand and that the collection of same will be endangered by a delay in obtaining judgment or a return of no property found.

Wherefore plaintiffs pray judgment against the defendant S.E. Demaree for the said sum of \$35.00 with interest thereon from the 10th, day of July, 1919 and for the sum of \$28.00, with interest thereon from the 12th, day of July, 1920, for a general order of attachment against the property of the said defendant, for their costs herein and for whatever relief they may appear entitled to.

Chas. J. Corn

Attorney for Plaintiffs.

The affiant Sallie Wilmore says that she is one of the firm of Wilmore and Fisher and that the statements in the above petition are true.

Sallie Wilmore

Subscribed and sworn to before me by Sallie Wilmore this the 26th, day of January, 1920.

Chas. J. Corn

Examiner Mercer County, Kentucky.