

Mercer Quarterly Court

Clell Coleman, Walter Coleman and Lee
James Coleman, doing business as partners
and under the firm name of Cogar Grain & Coal
Company.

Plff.

-vs-

Statement

John McDaniel,

Defendant.

To Account \$ 13.68

Plaintiff says this is an action for the recovery of money due upon a contract; that the defendant has no property in this State subject to execution or not enough thereof to satisfy plaintiff's demand and that the collection of said demand will be endangered by delay in obtaining judgment or a return of no property found.

Plaintiff says that the claim sued on herein is just, true and owing and that they ought to recover said sum from from the defendant. That the claim is based on coal sold and delivered to defendant at his special instance and request and which the defendant promised and agreed to pay for,

Plaintiff says that Ed. Phillips owes defendant certain money and that he now has same in his hands.

Wherefore; plaintiff prays for judgment against defendant in the sum of \$ 13.68; for a general order of attachment against the defendant's property; that Ed. Phillips be summoned as garnishee herein and for all further relief they may appear to be entitled.

Ed. Phillips

The affiant, Lee James Coleman, says that he is a member of the above styled firm and that the statement in the foregoing