

Mercer Quarterly Court.

Sparrow & Sutherland,

Plffs.

--VS-- Judgment.

Commercial Finance Company,

Defts.

This day came W.A.Taylor, warning prder attorney, and filed his report, and also came John Morgan, Sheriff of Mercer County, Ky, and answered as Garnishee that he held money due the defendant in the sum of \$; and came the plaintiffs and executed bond in words and figures as follows:-

"Mercer Quarterly Court,

Sparrow & Sutherland,

Plaintiff.

-V- Bond.

Commercial Finance Co,

Deft.

We undertake that if the defendant, Commercial Finance Company shall procure a vacation or modification of any judgment that may rendered against it at its Sept, term 1917, in favor of Sparrow and Sutherland , that said Sparrow and Sutherland shall restore to said Commercial Finance Company any money or property obtained under said Judgment, restoration of which shall be adjudged. This Sept, 10th, 1917.

Sparrow & Sutherland,

C.E.Rankin. "

which bond the Court approved. The Court being advised adjudges that the plaintiff has an attachment lien on the said funds in the garnishees hands for the sum of \$*** and its costs herein expended; it is therefore ordered that the Garnishee pay same into Court and it will then be distributed by the Court, thus: first to the payment of the costs in this action and in taxing the costs there will be taxed \$5.00 to W.A.Taylor, for his services as warning order attorney; ~~xxxx~~ second-the balance will be paid over to C.E.Rankin, attorney for the plain- tiffs.