

She says that defendant is wrongfully detaining said articles - that they were not taken from her for a tax or a fine against this plaintiff, or under any order or judgment of a court against her, and that they were not taken under an execution, attachment or distress warrant against her property and that the cause of action herein has accrued with in one year.

Wherefore plaintiff prays judgment ~~against~~ defendant for possession of said property, for all costs of this action, and for the value of such articles as she fails to receive and for all other relief to which she is or may appear to be entitled.

A tt. R. L. Black *Mary Ellen Darland*
Subscribed and sworn to before me by Mary Ellen Darland, Aug. 24, 18

R. L. Black

Examiner Mercer County, Ky.