

Mercer Quarterly Court

William Vandivier

Plaintiff

-v- Petition *in equity*

Richard Shewmaker

Defendant.

1. ...Plaintiff says the defendant by his promisory note dated Jan 2, 1912 agreed to pay Kindred Music Co 9 months thereafter \$25.00 with interest from date; no part thereof has been paid; said note filed herewith/<sup>marked #1</sup>having been transferred by assignment before maturity to Plff

~~2~~2... Plaintiff says the defendant by his promisory note dated Jan 2, 1912 agreed to pay Kindred Music Co 12 months thereafter \$25 with interest from its date, no part of which has been paid, said note filed herewith marked ~~2~~<sup>#1</sup> #2, and having been transferred and assigned to plff before maturity.

3. Plaintiff says the defendant by his promisory note dated Jan 2, 1912 agreed to pay Kindred Music Co 15 months thereafter \$25.00 with 6% interest from its date until paid; said note is filed herewith, no part having been paid marked #3 for identity, said note having been transferred and assigned to Plff before maturity.

4. Plff says the debt by his promisory note dated Jan 2, 1912 agreed to pay Kindred Music Co 18 months thereafter \$25 with interest from date, no part of which has been paid, said note filed marked #4, and said note having been assigned to plff before maturity.

5....Plff says the debt by his note dated Jany 2, 1912 agreed to pay Kindred Music Co 6 months thereafter the sum of \$25.00 with 6% interest from date, no part of which has been paid, except \$25.00, said note filed herewith, marked #5 for identity, and having been transferred to plff before maturity.

6. Plff says that the consideration of said notes was one Howard Piano, and by the contract filed herewith the Kindred Music Co was given a lien