

MERCER QUARTERLY VOURT

R B RoBards,

Plaintiff

-vs-

Statement and affidavit

I H Huelett, Hartford Fire
Insurance Company,

Defendants

Statement-

The Plaintiff, reserving his right to plead further orally, states that the Deft I H Huelett is indebted to him in the sum of \$36.50 for services rendered to him by the Plaintiff, who is a regular practicing physician, duly authorized to practice in Mercer and other Counties in Kentucky; that said services were rendered at the special instance and request of the Deft; that the charges are reasonable and are the usual and customary charges for similar services. An itemized account of said services is filed herewith.

He states that the Deft, I H Huelett has no property in this State subject to execution or not enough to satisfy Plaintiff's demand and that the collection of his demand will be endangered by delay in obtaining judgment and a return of no property found; that the Deft, Hartford Fire Insurance Company is indebted to the firm of Arnold & Huelett in a sum unknown to the Plff, but greatly in excess of Plff's demand; that the Deft Huelett has a one-half interest in said insurance and that his interest in said account is greatly in excess of Plaintiff demand; that the said Huelett has a undivided interest in a tobacco crop on the farm of said Arnold, and that the said indebtedness of the said Hartford Insurance Company is for damage to said crop in which the said Huelett owns a one-half interest.

He prays judgment against the said Huelett for the
and interest