

Mercer Quarterly Court

Hartford Fire Insurance Co.

Plaintiff

vs--- Amended Answer

John C. Horn

Defendant

Comes now John C. Horn, defendant herein, and ~~xxxxxxx~~ without waiving any of the allegations in his original answer, but relying on them as much as if copied in full herein, and pleading further says that the policy of insurance issued to defendant by plaintiff contained the following provision, to wit: "the insured may cancel when the premium, note or obligation given for such premium, has been fully and actually paid in cash," in Defendant says that he paid the first premium, note or obligation when due, in cash, and before the insurance covered by said premium, note or obligation had expired he instructed the said Company thru its duly authorized agent to cancel the said policy of insurance; he says that the said agent agreed to

cancel the said policy of insurance. ~~and defendant further says~~ that he never had the said policy in his possession ~~that before Plaintiff's agent retained the policy~~ wherefore & etc.

Attorney for defendant.

~~Def't further says that he complied with the provisions of the~~  
Def't says that signed a demand for cancellation of the said policy, as required by the Company, and delivered said demand to the said Company, thru its agents.