

Harrodsburg Implement Co,

Plff.

vs Petition in Equity

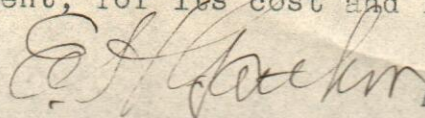
Ben Montgomery and C A Wiley,

Deft

The Plaintiff Harrodsburg Implement Company states that it is a corporation duly organized under the laws of the State of Kentucky That on March 21st 1921 the defendants Ben Montgomery and C A Wiley by their promissory note, which they executed and delivered to the plaintiff agreed and promised on or before the 1st day of Sept 1921 to pay to the plaintiff the sum of \$60.00 with interest thereon at 6% per annum from date, no part of which has ever been paid. A copy of said note is filed herewith.

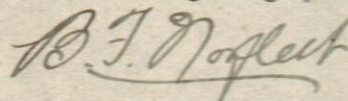
It says that the said claim is just and that the plaintiff ought to recover of the defendants the sum of \$154.00 with interest thereon from date: that the claim arose upon a contract as above stated. that ~~neither~~ neither of the defendants have any property in this State subject to execution and not enough to satisfy the plaintiff demand and the demand of defendants' creditors, and that the collection of its demand will be endangered by delay in obtaining judgment and a return of no property found.

Wherefore the plaintiff prays for judgment against the defendants for the said sum of \$60. with interest thereon from Mch 21st 1921, for a general order of attachment, for its cost and for all proper relief.



Atty for Plff

Affiant B F Norfleet says he is General Manager for the plaintiff herein and that the statements of the foregoing petition are true.



Subscribed and sworn to before me by  
B F Norfleet this Jan 31st 1923

