

Mercer Quarterly Court.

Tribble and Picket Furniture Company,

Plaintiff.

--VS-- Statement.

R. F. Duncan,

Defendant.

Plaintiff Tribble and Pickett Furniture Company says that it is a firm composed of W.A.Tribble and C.O.Pickett, doing a general furniture business with its principal place of business at Danville, Kentucky and plaintiff states that it is the successor of the A.F.Wheeler Furniture Company and is now the owner of all accounts, notes and liens held and formerly owned by the said A.F.Wheeler Furniture Company; plaintiff says that between April 4th 1918 and April 22nd, 1918, the A.F.Wheeler furniture Company sold and delivered to the defendant R.F.Duncan the following property, Viz: ~~One wood stove~~, one iron bed, one Met, Spring, one C.T.Matress 4 # 1 chairs, one # 24-6 Ft, extension table one 44 maple rocker and 2 # 1 Climbers or chairs, at the special instance and request of the defendant and for which he promised and agreed to pay said Furniture Company at the rates of \$5.00 per month; plaintiff says that at the time of the purchase of said goods that the said Furniture Company retained a written lien on the above named property to secure the payments due them and that said lien and statement of account is filed herewith as a part hereof marked "A" and "B"; plaintiff says that it is now the owner and holder of said account and lien and that by reason of said lien that it has a first and prior lien on the above mentioned goods and that there are no other liens on same as far as plaintiff has any knowledge and that said account, is just due and unpaid except for the sum of \$28.00, which leaves a balance of \$20.00, on said account, due and owing plaintiff.

Wherefore plaintiff prays for a judgment against the defendant R.F.Duncan, for the sum of \$20.00, with 6% per annum interest thereon from the 7th, day of July, 1918, till paid, for an order of Court directing the sale of the above named property, or so much thereof as will be necessary to pay the above named debt, interest and costs herein and for whatever relief it may appear entitled to.

Chas. J. Corne

Attorney for Plaintiff.