

Quarterly
MERCER CIRCUIT COURT.

Harrodsburg Implement Company Plff.

vs Petition in Equity

J G Wiley,

Deft

The Plaintiff Harrodsburg Implement Company states that is a corporation duly organized under the laws of the State of Kentucky.

That the defendant J G Wiley bys his promissory note which hr executed and delivered to the Plff on the 24th day of Dec 1923 agreed ad promised to pay to the Plff on the 15th day of Jany 1924 the sum of \$290. with interest thereon at the rate of 6% per annum from date, no part of which has been paid except the sum of \$129.20 paid on Jany 10th 1924 A copy of said note is filed herewith.

That said note was given for one Chevrolet Superior Model touring car No 30345919 and xxx sold and delibered by tne plaintiff to the defendant at his special instance and request , and that said car was sold upon the following terms and conditions M B 48,pg 209 Mercer Co Court Clks contained in said contract which was duly recorded xxxMxExx to wit. that the title,ownership and possession did not pass from the plian tiff unless the said note was fully paid and that the plaintiff had the power to declare the note due and take possession of the said car whenever it deemed itself insecure .

That the plaintiff does deem it insecure.

That the defendant plaintiff's claim is just and that he ought

That the debt is imported to plaintiff in
the sum of \$28.08 for supplied car and car
which he sold and delivered to defendant
special instance request for which he charged
agreed to pay the sum of \$290.00
which was a lien on said car for said amount