

MINOR RANSDALL & FRANKLIN RANSDALL,
partners doing business and under the
firm name and style of RANSDALL & SON.

PLAINTIFFS

VS PETITION

L. P. BRANSON

DEFENDANT

Plaintiffs, Minor Ransdell and Franklin Ransdell, partners doing business under the firm name and style of Ransdell & Son, state that the defendant, L. P. Branson, is indebted to them in the sum of \$16.90 on account; that said account is for groceries, food stuff and provisions sold and delivered to defendant, at the special incidence and request for which the defendant promised to pay upon delivery. The plaintiffs state that said account is just due and unpaid and though demand has been made upon him for payment, he has failed and refused and still fails and refuses to pay said account or any part of same.

Plaintiffs, state that this is an action upon a contract, being a contract to pay him on account; that said account is just; that they believe that they ought to recover the full amount of their account, to wit, \$16.90. The defendant has no property in this state subject to execution or not enough to pay said indebtedness and the collection of the demand will be endangered by delay in obtaining judgement and a return of no property fund.

Wherefore, plaintiffs pray for judgement against defendant in the sum of \$16.90; for cost of this action and for a general order of attachment against the property of the defendant, including a summons against the L. E. Myers Construction Company, and the plaintiffs pray further for all other relief to which they may be entitled.

Errol W. D. Saffin