

Mercer Circuit Court

~~Effie~~ Evie Elkin,

Plaintiff

vs Respone to Rule

J.W. Elkin,

Defendant

The defendant and affiant, J.W. Elkin for response to the plaintiff's motion for rule herein, states that after the judgment was rendered in the above sytled case that he has had conversations with the ~~affiant~~ Plaintiff in this case concerning the allimony allowed in this case for her benefit, and that she stated that said judgment was rendered for alimony without her consent or knowledge and that she would not accept any alimony from him in this case ~~xxxxxxstatedxxxxx~~. He states that she stated to him that if the judgment was rendered against him for alimony that it should be corrected to this extent.

He states that since the rendition of the judgment in this case that he has been physically unable to do any work of any kind or character and is effected with gaul stones which prevent him from doing any work. He states that he has been under the care of the physician for some time and that he was advised not to attempt to work until he is physically able, which at the present he is in no condition to work. He states that he has no property of any kind and lives with his father and is depent on him for his support. Wherefore having answered, he asks to be dismissed.

*J.W. Elkin*

Subscribed and sworn to before me by J.W. Elkin, this Feby 4th, 1913.

*R.W. Keen. Ex. M.C. Ky*