

Onie Rue,

Plaintiff.

--VS-- Response to Notice.

Oscar Rue,

Defendant.

The defendant Oscar Rue for response to the notice hereto attached and for cause against the issual of any rule against him for contempt of Court by reason of ~~his conduct~~ his failing to pay the Attorneys fee and costs herein.

He says that since the rendition of the judgment in this action he has been wholly unable to comply with the order of the Court because he has been without the means to pay the said Attorneys fee and costs herein. He says that he has no property of any kind and has to depend upon his daily labor as a painter and that since the rendition of the judgment herein he has only made the sum of \$79.00; he says that his board, room rent, fuel and laundry bill has cost him the sum of \$25.00 per month and that his own attorneys fee ~~and~~ in this action and his help in supporting his infant son Sherwood Rue has cost him the sum of \$40.00 and that since it was adjudged against him in this action to pay the costs and attorneys fee for plaintiff that his expenses have been more than his income.

Wherefore he asks that this proceeding be dismissed and that no Rule issue against him for Contempt of Court and for all legal and necessar relief.

Chas. J. Corn

Attorney for Oscar Rue.

The affiant ~~OSCAR~~ Oscar Rue states that the averments in the foregoing Response are true.

Oscar H Rue

Subscribed and sworn to before me by Oscar Rue this 3rd., day of February, 1913.

Chas. J. Corn