

They state that the title of said car was to remain in the sellers; or these plaintiffs, until such time as the defendant would pay the note above referred to and that it was a further part of the contract that this defendant would keep said automobile in his possession and, upon his failure to pay for same, would deliver car back to these plaintiffs upon demand. They say that notwithstanding these terms and conditions defendant has fraudulently disposed of this machine to one Henry Isom and has paid no part of said note except the sum of thirty dollars (\$30.00) and that there is now a balance due on said note of one hundred twenty dollars (\$120.00) with interest from March 16, 1927.

Plaintiffs state that said demand against defendant is a just claim and that they have reasonable cause and do believe that unless prevented by the court that said automobile will be concealed or removed from the state and that in such event these plaintiffs have no way of having the automobile restored or obtaining compensation therefor.

WHEREFORE: Plaintiffs pray that their contract with the defendant be vacated, for a restoration of said automobile or compensation therefor and for a specific order of attachment of the automobile referred to in this petition, for costs of this action and for all other relief to which they may appear to be entitled.

Evel W. Hoffman
ATTORNEY FOR PLAINTIFFS