

Sloan Eastland,

Plff

-vs- Petition in Equity

T H Royalty,

Deft

The Plff Sloan Eastland states that the Deft T H Royalty by his promissory note dated May 10^t 1913, which he executed and delivered to the Plff, agreed and promised six months thereafter to pay to the Plff the sum of \$81.00 with interest thereon from date until paid, no part of which has ever been paid. He files said note herewith, and prays judgment against the Deft for the said sum of \$81. and for interest and for his cost and all proper relief.

Par. 2

~~H~~cheat Plff reaffirning all the allegations in the first paragraph and making them a part of this paragraph, for further cause of action against the Defendant, states that his claim is upon a contract as above set out; that it is just and that the Plff ought to recover of the ssum of \$81. with interest and cost as aforesaid. He says that the Deft is about to sell convey or otherwise dispose of his property with the fraudulent intent to cheat, hinder, and delay the Plff.

Wherefore he prays, judgment as in the first paragraph and for a general order of attachment against the property of the Deft. He prays for all general and equitable relief.

E. J. Gaither
Atty for Plff

The affiant Sloan Eastland states that the statemrnts of the foregoing petition are true.

Sloan Eastland

Subscribed and sworn to before me by Sloan Eastland this Jan 26th 1915

Lotta Lang
Ex M C