

Wm. Spilman,

Plaintiff.

-v- Petition.

Robert Dean

Defendant.

Plaintiff, Wm. Spilman, says the defendant by his promisory note dated Mch 3, 1913 promised to pay him on or before August 1, 1913 the sum of \$75.00 with 6% interest thereon from maturity until paid; that no part of said note has ever been paid, and said note is filed herewith as a part hereof, marked note for identity.

He states that said Dean has no property in this state subject to attachment, or not sufficient thereof to satisfy this debt sued on ^{x Costs} and the collection thereof will be greatly endangered by delay in obtaining a judgment and a return of no property found; that said indebtedness is just, due, owing and ~~unpaid~~ unpaid; that he believes he should recover of the defendant said \$75 and interest and costs.

Wherefore he prays judgment for \$75.00 with 6% interest from August 1, 1913 until paid, and his costs, and for a general order of attachment against the defendant, and generally for all proper relief.

C. E. Rankin
Attorney for Plaintiff.

The affiant Wm. Spilman says he believes the statements of the foregoing petition are true.

Subscribed and sworn to before me by Wm. Spilman, July 14, 1914.

C. E. Rankin
Ex. M.C.Ky.-

Garnishees

~~George Turner,~~

G. M. Carr

Rufus Vanarsdall

J. P. Leonard
A. Dickerson