

thereon to secure the payment of said notes at maturity, and plff as its assignee now has a lien thereon, and there are no other liens thereon known to plaintiff; that it is worth about \$25.00, if sold at forced sale to satisfy said lien. Said contract is filed herewith.

7... Re-affirming all the preceding paragraphs, plaintiff says that he should have and recover of the deft \$2 \$125.00 with 6% interest thereon from Jany 2, 1912 subject to a credit of \$25.00 paid Dec. 20, 1912, and costs herein expended; that said sum is just due and owing;; that the nature of his claim is on said contracts and notes; that the defendant has no property in this State subject to execution, ~~is~~ or not enough thereof to satisfy this indebtedness, interest and costs and the collection thereof will be endangered by delay in obtaining judgment and return of no property found.

Wherefore plaintiff prays judgment against deft for \$125.00 with 6% interest from Jan 2, 1912 and costs; that it be adjudged a lien on said howard Piano #60203 to secure the same and that said ~~px~~ piano be sold; that he have a general order of attachment against the property of deft, with J. C. Bonta & Bros as garnishees; he prays generally for his costs and all proper relief.

C. Rankin
Atty for Plff

Affiant, Wm. Vandivier says that the statements of the foregoing petition are true.

Wm Vandivier

Subscribed and sworn to before me by Wm. Vandivier, Jany 15, ~~1914~~ 1914.

C. Rankin
Ex m/s