

Box ~~728~~ - 102 -

(42)

No. 267 (civil)

ADAMS CIRCUIT COURT.

Edward G. Vaughan

VS.

Barton B. Snow

David Long

Complaint on note

Filed

April 6,

1874,

C. J. Hill

Clerk.

By

Ed. W. Kiffin

Deputy.

Stetson & Kiffin

Attorneys.

Civil case of Edward Vaughn vs Barton Snow & David Long

B. B. Snow	Co-signer of promissory note to Baylies, Vaughn & Co for 633.34	July 20, 1872
David Long	Co-signer of promissory note to Baylies, Vaughn & Co for 633.34	
Baylies, Vaughn & Co	Received promissory note from Snow & Long for 633.34	
Barton B. Snow	Summoned to answer Edward G. Vaughn - complaint on note for 850.00	April 6, 1874
David Long	Summoned to answer Edward G. Vaughn - complaint on note for 850.00	
Edward G. Vaughn	Complains of unpaid note from Snow & Long - seeks judgment of 850.00	
A. J. Hill	Clerk	
E. A. Huffman	Deputy	
Edward G. Vaughn	Plaintiff; files complaint for unpaid note; demands judgment of 850.00	May Term 1874
Barton B. Snow	Defendant	
David Long	Defendant	
Studabaker & Quinn	Attorneys for plaintiff	



\$ 633.³⁴/₁₀₀

No. 141

Due _____

RICHMOND, IND July 20th 1872

Eighteen months after date, we

or either of us, promise to pay to the order of **BAYLIES, VAUGHAN & CO.,**

Six Hundred & Thirty Three and 34/₁₀₀ Dollars,

at the First National Bank, Richmond, Ind., with interest payable annually at the rate of ten per cent. per annum; and after maturity with interest at the rate of ten per cent. per annum; and Attorney's fees if suit is instituted on this note; Value received; without any relief whatever from valuation or appraisement laws. The drawers and endorsers severally waive presentment for payment, protest, and non-payment of this Note.

Geneva

Ind

B. Brown
David Long



THE STATE OF INDIANA,

TO THE SHERIFF OF ADAMS COUNTY, GREETING:

We Command you to Summon

Barton B. Snow and
David Long

if they be found in your bailiwick, personally to appear before the Honorable
Judge of the Adams Circuit Court, on the second day of the next Term thereof, to
be holden at the Court House, in Decatur, on the 3rd Monday of
May, 1874, then and there to answer the complaint of
Edward B. Vaughn for \$850.00
damages on note

and of this Writ make due service and return.

Witness, The Clerk of said Court, and the seal thereof hereto affixed,
at the Court House, in Decatur, this 6 day
of April, 1874.

Isaac, Clerk.
Edw. B. Vaughn

State of Indiana in the Adams Circuit
Adams County Court May Term, 1874

Edward G. Vaughan

vs

Barton B. Snow
David Long

Complainant on Note

Damages \$850.00

Comes now the Plaintiff
Edward G. Vaughan Plaintiff in this action
and complains of Barton B. Snow and
David Long defendants and says that
heretofore on the 20th day of July in the
year 1872 the defendants executed and
delivered to Baylies Vaughan & Co. a
Corporation organized under the laws
of the State of Indiana their promissory
note by which said note the said de-
fendants under the name and title of
B. B. Snow and David Long promised to
pay the said Baylies Vaughan & Co. Six
Hundred and Thirty-three & 4/100 dollars
at the First National Bank of Richmond
in the State of Indiana with interest at
the rate of ten per cent together with
attorneys for collection of this note if
suit be instituted on the same. That
afterwards to-wit: on the 25th day of July
in the year 1872 said Baylies Vaughan
& Co. as such corporation by her Secretary
~~endorsed~~ sold and assigned said note
to the Plaintiff by endorsement on the back
thereof to the Plaintiff who is still the

holder of said note. That the reasonable
Attorney's fees for collecting said note
is reasonable worth Forty Dollars.

That said note is now due and remains
wholly unpaid that a copy of said note
is filed herewith and made a part of this
complaint. that the Plaintiff says he
has sustained damages in the premises
in the sum of Eight Hundred and fifty
dollars. For which sum the Plaintiff
asks and demands judgment against
the defendants and for other proper
relief

Studeraker & Quinn
Attys for Plf.

Copy of Note

\$633³⁴/₁₀₀)

Richmond Ind. July 20th 1892

No. 41

Eighteen months after date we
or either of us promise to pay to the order
of Baylies Vaughan & Co Six Hundred &
Thirty Three and ³⁴/₁₀₀ Dollars at the First
National Bank Richmond Ind. with interest
payable Annually at the rate of ten
per cent per annum and after ma-
turity with interest at the rate of ten
per cent per annum and Attorney's
fee if suit is instituted on this note
Value received without any relief
whatsoever from valuation or appraisement
laws. The drawers and Endorsers severally
make presentment for payment protest
and nonpayment of this note.