

(49)

Ret #28-102-

No. 267 (civil)

ADAMS CIRCUIT COURT.

Edward G. Vaughan

V.S.

Barton B. Snow
James B. Snow
David Smith

Complaint on note

Filed

April 6

1874,

James

Clerk.

By

Ed. Saffman

Deputy.

Shubert & Quinn

Attorneys.

Civil case of Edward Vaughn vs Barton & James Snow & David Smith

B. B. Snow	Co-signer on promissory note to E. G. Vaughn for 924.05	Sept. 1, 1873
J. B. Snow	Co-signer on promissory note to E. G. Vaughn for 924.05	
David Smith	Co-signer on promissory note to E. G. Vaughn for 924.05	
E. G. Vaughn	Received promissory note from Snow, Snow & Smith	
B. B. Snow	Co-signer on promissory note to E. G. Vaughn for 902.07	Sept. 1, 1873
J. B. Snow	Co-signer on promissory note to E. G. Vaughn for 902.07	
David Smith	Co-signer on promissory note to E. G. Vaughn for 902.07	
Barton B. Snow	Summoned to answer Edward Vaughn for damages on note	April 6, 1874
James B. Snow	Summoned to answer Edward Vaughn for damages on note	
David Smith	Summoned to answer Edward Vaughn for damages on note	
Edward G. Vaughn	Complaint for damages on note - 2100.00	
A. J. Hill	Clerk	
E. A. Huffman	Deputy	
Edward G. Vaughn	Plaintiff; complains of unpaid notes; demands judgment of 2100.00	May Term 1874
Barton B. Snow	Defendant	
James B. Snow	Defendant	
David Smith	Defendant	
Studabaker & Quinn	Attorneys for plaintiff	

THE STATE OF INDIANA,

TO THE SHERIFF OF ADAMS COUNTY, GREETING:

We Command you to Summon

Barton B. Snow, James B. Snow
David Smith

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 S. Vaughn, for \$2100⁰⁰
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.

A. J. Rice, Clerk.
C. A. Huffman



INDEPENDENT JOB OFFICE.



\$ ⁰⁵924¹⁰/100

Richmond, Ind., Sept 1st. 1873

Six Months after date We promise to pay to the Order
of E. J. Vaughan
Nine Hundred & twenty four ⁰⁵/₁₀₀ DOLLARS.

at the **FIRST NATIONAL BANK OF RICHMOND, IND.**

Value received, without any relief whatever from valuation or appraisement laws.

With interest at the rate of ten per cent. per annum after maturity; and Attorney's fees, if suit be instituted on this Note. The Drawers and Endorsers severally waive presentment for payment, protest, and notice of protest, and non-payment of this Note.

No. General Co.

Due Adams Co. Ind.

B. B. Snow

J. B. Snow

David Smith



INDEPENDENT JOB OFFICE.



\$ 902 ⁰⁷/₁₀₀

Richmond, Ind., Sept 1 1887

Three Months after date We promise to pay to the Order
of C. G. Vaughan
Nine Hundred ⁰⁷/₁₀₀ DOLLARS.

at the **FIRST NATIONAL BANK OF RICHMOND, IND.**

Value received, without any relief whatever from valuation or appraisement laws.

With interest at the rate of ten per cent. per annum after maturity; and Attorney's fees, if suit be instituted on this Note. The Drawers and Endorsers severally waive presentment for payment, protest, and notice of protest, and non-payment of this Note.

No. General P. Co.

Due

Richmond Co Ind

B. B. Snow
B. B. Snow
David J. Smith

State of Indiana In the Adams Circuit
Adams County Court May Term 1874
Edward G. Vaughan

vs
Complaint
Bartie B Snow } 2 Pars. Dam. }
James B Snow }
David Smith }

Edward G. Vaughan

the plaintiff in this action complains
of Bartie B. Snow James B Snow and David
Smith the defendants and for a
first paragraph of his complaint
says - That heretofore to wit on the
1st day of September in the year 1873
said defendants executed and de-
livered to the plaintiff their prom-
issory note thereby promising to
pay the plaintiff the sum of Nine
Hundred Twenty four & ⁰³/₁₀₀ Dollars
at the First National Bank of Richmond
Indiana, with interest at the rate of
ten per cent interest ^{after maturity} ~~from date~~
and all costs and attorneys fees
for collection if not paid at
maturity. That said note, a copy
of which is filed herewith and made
a part hereof, is due and wholly
unpaid. That the reasonable atty.
fees for collecting said note is
Fifty Dollars which is due the
plaintiff and unpaid All of
which is to plaintiffs damage

One Thousand Forty Dollars,
for which he demands judgment
against Said Defendants,
Second:

And for a second paragraph
of the plaintiffs Complaint he com-
plain of the Said Defendants and
says that heretofore to wit on the
1st day of September 1873 the Said
Defendants by names of B. B. Snow
J. B. Snow and David Smith executed
and delivered to the plaintiff their
note by which said note they
promised to pay the plaintiff
three months after date at the
First National Bank Richmond
Indiana the sum of Nine Hun-
dred two & 7/100 Dollars with ten
per cent interest after maturity
and all costs and reasonably
Attorneys fees for collecting if
suit be instituted on said note
That said note is due and wholly
unpaid and that \$50.00 is a
reasonable fee for plaintiffs
attorney for collecting said
note all of which is due
and wholly unpaid to the
plaintiffs damage One
Thousand & forty Dollars
A copy of said note is filed herewith
and made apart of this paragraph.

Wherefore the plaintiff asks
and demands judgment against
said Defendants in the sum of
Twenty one Hundred Dollars
and for such other justice and
general relief as may be just
and proper,

Wm. B. Snow
Attorney at Law

Copy of note mentioned in 1st Par
\$924⁰⁰ Richmond Ind, Sept. 1st 1873,
Six months after date we promise to
pay to the order of E. G. Vaughan One
Hundred & Twenty four & ⁰⁰/₁₀₀ Dollars
at the First National Bank of Richmond
Ind. Value received without any relief whatever
from valuation or appraisement laws
with interest at the rate of Ten per cent per
annum after maturity and Attorneys
fees if suit be instituted on this note.
The drawers and Endorsers severally
waive presentment for payment protest
and notice of protest and non-payment
of this note.

R. B. Snow

J. B. Snow

David Smith

\$902⁰⁰/₁₀₀

Richmond Ind Sept 1st 1873

Three months after date We promise to
pay to the Order of E. G. Vaughan

Nine Hundred ^{07/10} and Two ¹/₁₀ dollars at the
First National Bank of Richmond and
Value received without any relief whatever
from valuation or appraisement laws
With interest at the rate of ten per cent
per annum after maturity and
Attorneys fees if suit be instituted on
this note The Drawers and Endorsers severally
waive presentment for payment protest
and notice of protest and non-payment
of this note.

B. B. Snow
J. B. Snow
David Smith