That said two promissory notes did on the 23" day of January 1907 and now belong to the said Zudlow L. Sheline as fees as I know. Dated this 29" day of January 1887 HAM, him

George A. Bohner Brewing Company a corporation. Harry Cordna et al. bornes now the plaintiff by A A Heller and son its attorneys and moves the court to strike out the seperate answer of the defendant William Koop for the reasons: that - the # some is not verified DA Heller and Son Allys for ptff

George A. Bohrer Brewing Company a conformation Harry Cordina et al. Comes now the plaintiff by its attorneys Di Heller vom and demurs to the second para the seperate answer of the defendant William Rook for the reason that the same does nut-state facts sufficient to constitute a cause of defense. DD Heller Voon Allysforfolly

State of Incliance Adams Circuit Counts Adams County Johns Jenne 907 George Boner Brews) Lompany Kurry bordue } Lowes now the one of Le Defendants Jonathan Andrews by his allowery Sewis & De Voso and for his Deporate auswer to plauliffo Complomet he answers and Duyo shat he denies each and every Material alligation herein antomelo Lewis CDeVoss ally for seft Aucheus

State of Indiana. § In the Adams Circuit Court, § S.S.

County of Adams. § February Term, 1907.

The George A. Bohrer Brewing Company, §
A Corporation. &

vs.

Harry Cordua,

William Roop,
Ludlow L. Sheline,
Jonathan M. Andrews.

§

70

Clinton L. Carson, who being first duly sworn upon his oath says that he is the agent for and makes this affidavit in behalf of the plaintiff in the above entitled cause; that the account and a written contract plaintiff's cause of action herein is for money due on account for A beer, cooperage, bottles, and cases, and horse feed from the deconten contract and account fandant Harry Cordua, which ascount is secured by a bond signed and executed by the defendants Harry Cordua, William Roop, Ludlow L. ') Sheline and Jonathan M. Andrews to the plaintiff; and this cause of account and written contract de action is on said bond for the amount now due on said, account; that the plaintiff's claim is just; that he beleives the plaintiff Sought to recover thereon the sum of Four Hundred and Seventy-two \$\indollars and fifty-nine cents (\$472.59); Athat the said Ludlow L. She line is not a resident of the state of Indiana, and that the said defendant Ludlow L. Sheline is about to remove a material part of his property subject to execution out of the state of Indiana not leaving enough therein to satisfy the plaintiff's claim; that the beleives that James E. Moser, Harry Cordua and Frank M. Trim are Windebted to said Ludlow L. Sheline in the sum of Five Hundred dollar on a promissory note, and that said Frank M. Trim and James Moser are indebted to said Ludlow L. Sheline in the sum of Five Hundred O celan on a promissory note; and that said promissory notes are now held by and are in the possession of The Old Adams County Bank of Decatur Indiana, for Collection, and that for the purposes of collection they have been by said Ludlow L. Sheline endorsed to said Bank.

Wherefore the plaintiff asks that summons be issued to the sheriff of Adams County, Indiana, for the said Frank M. Trim, harry Cordua, James E. Moser and the Old Adams County Bank, requiring them and each of them to appear as garnishees in this action Childre L. Harroy

Subscribed and sworn to before me this 22" day of January, 1907.

sworn to before me this 22" day of January, 1907.

Notary Public

My commission expires, 9/12, 0%,

ทาททาททา

The State of Indiana Adams County S. In the Adams circuit Court Fishing Farm 1907. George & Bohrer Brewing Company Harry Corduce Etal leoines now the plaintiff and for tof by DA Heller done to alterneys and for refaty to the separate amended answer of the defendant William Roop denies tack and Every allegation in Sand amended and separate answer Contamied. A A Heller von Altyp for plaintiff.

THE STATE OF INDIANA, IN THE ADAMS CIRCUIT COURT.

SS:

ADAMS COUNTY,

The George a Bohrer

Brawing Company

VS.

Attachment No. 73.24

Jonathan Mandrews.

The State of Indiana, to the Sheriff of Adams County:

You are hereby commanded to seize and take into your possession the personal property, and attach the Land of the Defendant in your County, not exempt from execution, (or so much thereof as will satisfy the claim of the Plaintiff, in this action, for \$ 650 ,) together with the costs of the action, and return this writ, with your doings thereon, when fully executed or discharged.

WITNESS, The Clerk and Seal of said Court, at Decatur, this 25" day

of Jaminy 1907 189 Dovid Guleer

Clerk.

State of Indiana In the Adams Circuit Court Febry term 1907 County of Agams The George A.Boher Brewing Company a corporation Separate andwer of William Roop. VS Harry Cordua William Roop Ludlow L. Sheline Jonathan M. Andrews The defendant herein William Roop for his sepa. rate answer to plaintiffs' complaint answers and says that he admit the signing execution and delivery of still band herein swed on to the plaintiff on the 17th day of May 1906 but defendant says that in a few days afterwards the said plaintiff returned said bond to the said Harry Cordua and notified him the said Cordua that the said bond would not be accepted for the reason that the said sureties thereon including this defendant wasw- were not the owners of any real-estate. That said Cordua notified said defendant that said bond was by said plaintiffs rejected. That on the 26th day of June 1906 and long after the said plaintiff had rejected said bond the said plaintiff, without the knowledge consent or acquiescence of thes defendant secured the name of the defendant herein Jonathan M. Andrews to said bond, and took said bond all without the knowledge, consent and acquiescence of said defendant and after they had rejected the same as aforesaid. That the bond such on turn is not the bond of dequedant took That a copy of said bond is attached to said plaintiffs complaint and by reference thereto is it made a part of this separate answer as much so as if incorporated herein. That this plaintiff had not sold any goods to the defendant Cordua or extended any credit to said Cordua whatever prior to said 26th day of June and prior to the time when they returned said bond to said defendant Cordua, but all of said credit was given to said Cordua after the said bond had been rejected as a foresaid. Wherefore plaintiff ought not to recover as against this defendant

William

Subscribed and sworn to before methis IIth day of March 1907.

Minglow 4 6-6-09 Wotangable

Decatur, Indiana, October 25", 1907.

In consideration of the sum of seventy-five dollars (\$75.00) the receipt of which is hereby acknowledged, I hereby release the George A. Bohrer Brewing Company, of LaFayette, Indiana, from any and garnishee and all liability growingout of or connected with the attachment bondS given in the case of the George A Bohrer Brewing Company vs Ludlow L. Sheline et. al. pending in the Adams Circuit Court. In witness whereof, I hereby set my hand and seal this

25 day of october, 1907.

I I Sheline (SPAL)

State of Indiana	# In the Adams Circuit Court, February # Term, 1907.
Adams County	#
	# Separate answer of Harry Courdua.
The George A. Bohrer Brewing	#
Company, a Corporation,	#
VS	#
Harry Cordua, William Roop,	#
Ludlow L. Sheline, Jonathan M. Andrews	•#

Comes now the defendant Harry Cordua and for his separate te answer to plaintiff's complaint, he answers and says that he denies each and every allegation contained in said complaint.

Attorney for defendant cordua.