

Henry Miller's Record Book
for the years 1936 and

1937

1938

1939

Book 146

HENRY MILLER JP

11
5
68 4

Morgan L Smith

		Long & Company
Collins - Triggs	2	Angles 23 Newmarch Lawrence
Collins - Carpenter	2	Live Schow 23 Sept. 1. Clark - 27
Collins - Combs	3	Worth & Boston 23 San Vestal - 23
Stuart - Shirley	4	A. D. Bond 23 James Sharp 28
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State of Indiana Hendrix County to wit
Be it remembred that on the ninth day of Decem-
ber 1836 personally appeared Morgan L Smith and took
the following Oath to wit

I do solemnly swear that I will support the Con-
stitution of the United States and the Constitution
of the state of Indiana and that I will faithfully
Discharge the duties of Constable Within the County
of Hendrix according to the best of my understanding
and ability so help me God Morgan L Smith
sworn to by me this 9th day December

1836 Given under my hand and Seal this
9th day of December 1836 Henry Miller J. P. ^{Seal}
July 3d 1837 Willis Miller resigned his commition
as Constable Before me Henry Miller J. P. ^{Seal}

State of Indiana Hendricks County Washington Township (22)
Personally appear'd Scott Miller and took the oath
prescribed by law as Constable in place of Willis
Miller resigned

Given under my hand this 3d day of July
1837 Henry Miller J. P. ^{Seal}

(2) 130
The State of Indiana Hendricks County towit
Dr Mathew Collins
vs. William Triggs

A Note of hand in words as followeth towit
\$2.00 Due Dr Mathew Collins or order the
Sum of Two dollars Land office Money
witness my hand and Seal this 1st
day of October A.D. 1836 William Triggs ^{Seal}
Be it remembred that on the 9th December 1836 a
summons issued to Morgan L Smith Constable
returnable on the 17th December 1836 at 1 o'clock P.M.
the defendant came and paid the
debt and cost amount paid \$2.50
this 17th day of December 1836

Henry Miller J. P. ^{Seal}

Justices
fee for
Summons
12 1/2

Constables
Cost 42cts

Received my cost
from Justice Morgan L Smith
Received of the Justice the above debt

Mathew Collins

State of Indiana Hendricks County towit

Dr Mathew Collins
vs
Wm. P. Carpenter

A Note of hand in words as
following \$1.00 Due Dr
Mathew Collins or order the
sum of one dollar Specie witness my hand
and Seal this 29th day of September A.D. 1836
Be it remembred that I William P. Carpenter ^{Seal}
on the 9th of December 1836 a summons issued to Morgan
L. Smith Const. returnable on the 17th December 1836 at 1 o'clock
Plaintiff received payment and ordered the
summons to be returned and so it was at
plaintiff Cost 12 1/2cts and paid

Hiller J. P.

State of Indiana Hendrix County to wit
Be it remembred that on the ninth day of Decem-
ber 1836 personally appeared Morgan L Smith and took
the following Oath to wit

I do solemnly swear that I will support the Con-
stitution of the United States and the Constitution
of the state of Indian

Discharge the duties of
of Hendrix according to
and ability so help me
sworn to by me

1836 Given under my
9th day of December 1
July 3d 1837 Willis Miller
as Constable Before me

State of Indiana Hendricks
Personally appear Scott Miller
prescribed by law as
Miller resigned

Given under my hand this 3d day of July
1837

Henry Miller A P Seal

(2) 130
The State of Indiana Hendricks County towit
Dr Matthew Collins
vs, William Triggs

A note of hand in words as followeth towit,
\$2.00 Due Dr Matthew Collins or order the
Sum of Two dollars Land office Money
witness my hand and Seal this 1st
day of October A.D. 1836 William Triggs Seal

the 9th December 1836 a
Morgan L Smith Constable
ember 1836 at 1 o'clock P.M
it came and paid the
t amount paid \$2.50
1 December 1836

Henry Miller A P Seal

Court
Morgan L Smith
Justice the above debt
Matthew Collins

A Note of hand in words as
following \$1.00 Due Dr
Matthew Collins or order the

Sum of one dollar Specie witness my hand
and Seal this 29th day of September A.D. 1836
Be it remembred that I William P. Carpenter Seal
on the 9th of December 1836 a summons issued to Morgan
L. Smith Const. returnable on the 17th December 1836 at 1 o'clock
Plaintiff received payment and ordered the
Summons to be returned and so it was at
plaintiff Cost - 12cts and paid

H. Miller A P

(3)

State of Indiana Hendricks County (Court)

Dr Mathew Collins } A note of hand in words as
 vs following Court, \$3.00 due
 Levi Combs Dr Mathew Collins or order the
 sum of three dollars Specie
 witness my hand and seal this 29th day
 of September A.D. 1836 Levi Combs *(Seal)*

Be it remembered that on the 9th day of December
 1836 a Summons Issued to Morgan L Smith
 Const. Returnable on the 17th 1836 at 1. P.M.

Justices cost 12^½
 Constables cost for serving and
 mileage 66
 The 17th December 1836 the Defendant
 came and settled the debt Interest
 and Costs the date above

Henry Miller

Received of Justice
 my cost Morgan L Smith

Received of Justice the
 above debt is full

Mathew Collins

(4)

State of Indiana Hendricks County - Court

John Stewart } Be it remembered that on the
 28th 9th day of December 1836 John
 Caleb Shirley Stewart filed an account with
 me against Caleb Shirley
 for four dollars and directed
 a writ to be issued and
 on the same day a writ was issued by
 me Henry Miller J.P. *(Seal)*
 put in the hands of Morgan L Smith Const
 I Morgan L Smith do hereby become accountable for
 all costs that may become chargeable to the plaintiff
 in the above case

Justices fee
 for issuing Summons 12^½
 Serving 12^½
 Constables fees
 Serving 25th
 Returning 5

Bond 25

Received of
 Elias Shirley
 \$1.50 Jan 17th 1837

Caleb Shirley paid 31^½ cents the payment of the above Judgement
 being the balance in thirty days from the rendition
 full payment of the Judgement with Interest and
 cost this 13th day of December 1836

Received of Isaac Patterson Elias Shirley
 for Caleb Shirley three dollars of the above judgement
 January 9th 1837 Received the above judgement
 January 16th 1837 (paid my cost) John Stewart
 MSSmith

Henry Miller J.P.
(Seal)

(5)

State of Indiana Hendricks County. Town of
 Wiley Morris } on a note of hand in
 1835 words following (town of
 David Vestal } Hendricks County Indiana
 and Saml. Barker } twelve months after date
 we or either of us do promise to pay Wiley Morris
 or order the sum of thirty five dollars Land
 office money with ten per cent. Interest from
 this date for value received this 5th day
 of October 1835

David Vestal
Saml. Barker

Be it remembered that a
 Summons issued in the above case on the
 10th of December 1836 Returnable on the
 17th of December 1836

The Constable made return Executed

Justice Cost
 summons 12^{cts}
 Entering Judgment and Docketing 25^{cts}
 Constable cost for serving and Milage - 95 cts

The defendants came not
 It is therefore considered by
 me that the plaintiff recover
 of the defendants the sum of
 thirtyfive dollars debt and
 \$4.15^{cts} interest and cost of
 suit \$1.59^{cts} given under my hand
 and seal this 17th day of Decem
 ber 1836

Henry Miller J.P.

Bond 25 cents

I do hereby bind myself for the
 payment of the above Judgement
 Morgan L Smith and all costs with Interest in one hundred
 and twenty days from this 17th day of
 December 1836 given under my hand
 the date above

Execution returned on the 20th of April 1837 Execution returned satisfied May 19th 1837
 Received the above debt & Interest Wiley Morris

(6)

State of Indiana Hendricks County - scd.
 S. A Fletcher and H. Bradley assignee
 of John McDonald } on a note of hand in
 words following town
 on or before the 25 of
 December next we
 promise to pay John
 McDonald fortyone Dollars
 twelve cents for value received
 of him as witness our hands and
 seals this the 9 day of April 1836
 Be it remembered that a constable
 summons issued in the above case on the 30th day of
 December 1836 returnable on the 7th of
 January 1837 put in the
 hands of Morgan L. Smith
 the constable returned the summons
 Executed and according to orders
 The defendant appeared and demanded
 a continuance and a continuance
 granted the plaintiff not appearing
 Continued to the 21st instant
 Continued without cost H. Miller Esq
 I do hereby become accountable for
 all costs that may be come chargable
 to the above plaintiff this 30th day
 of December 1836

Received
 my cost
 of the
 above
 this 16th
 day of Jan^t
 1837

M L Smith

January 13th 1837 the above
 Judgement settled by the
 parties and the defendant paid the
 plaintiff the debt in full And
 the costs paid by the parties
 given under my hand the date above
 Henry Miller J.P.

Know all Men by these Presents, That John Bowls and
Sarah Bowls his wife — — — — — Of the County of Hendricks
and State of Indiana In consideration of three hundred dollars
to them paid by Thornton F. Gorham
of Hendricks County, State of Indiana the Receipt Whereof is hereby Acknowledged,
Do hereby BARGAIN, SELL AND CONVEY to the said Thornton F. Gorham
his Heirs and Assigns, Forever, the following described Real Estate, lying in the County of Hendricks
And State of Indiana to wit: The South west quarter of the
North East quarter and the North East quarter of the
North west quarter of Section twentyfive in Township
Sixteen North of Range one East in the District of
Lands Subject to Sale at Crawfordsville Indiana
containing eighty acres*

TOGETHER with all the privileges and appurtenances to the same belonging. TO HAVE AND TO HOLD the same to the said

Thornton F. Gorham his

Heirs and Assigns, Forever

Hereby Covenanting, that the title so conveyed is Clear, Free and Unencumbered: AND FURTHER, That the said John
Bowls and Sarah Bowls his wife WILL WARRANT AND FOREVER DEFEND the same
against all legal Claims whatsoever.

IN WITNESS WHEREOF, the said

John Bowls and Sarah Bowls his wife

Have Hereunto set there Hand^s and Seal^s this Eleventh day of June

In the year of Our Lord One Thousand Eight Hundred and ~~forty~~ forty one

Signed, Sealed and Delivered in Presence of

Henry Miller

John Bowls
mark



John D. Miller

Sarah Bowls
mark



THE STATE OF Indiana Hendricks

COUNTY, ss.

BEFORE ME, Henry Miller a Justice of the peace — — — WITHIN AND FOR SAID COUNTY,
Personally Came John Bowls and Sarah Bowls his wife

AND ACKNOWLEDGED THE ABOVE DEED OF Conveyance, to be there Voluntary Act and Deed, for the Purposes therein mentioned.

AND Sarah Bowls
Bowls

the Wife of the said John

BEING BY ME EXAMINED separate and apart from her Husband, and the FULL CONTENTS AND

Purport of the above Deed BEING MADE KNOWN TO HER, SHE ACKNOWLEDGED THAT SHE SIGNED, SEALED AND DELIVERED THE SAME, AND RELINQUISHED
HER RIGHT AND TITLE TO DOWER IN the above Premises, of her OWN VOLUNTARY FREE WILL AND ACCORD, AND AS HER ACT AND DEED, WITHOUT ANY
COERCION OR COMPULSION FROM HER HUSBAND.

IN TESTIMONY WHEREOF, I have hereunto set my hand and Seal, this Eleventh day of June 1841

Henry Miller
Justice of the peace



William Miller State of Indiana
vs Hendricks County Court
Thomas Newman { on an account in
store goods dated at
Chamville December 11th 1836
to the amount of \$9.37 1/2 cents
Summons Issued on the
above January 4th 1837
Justices fee for
Docketing 12 1/2
Summons 12 1/2
Constables costs
Served by reading
on defendant
The defendant appeared and I
Serving - 25cts demanded a Continuance, and
Milage 12 1/2 a Continuance granted on account
Returning 5 of the plaintiffs not appearing, untill
Issuing a the 21st instant Continued without
Subpoena 25cts Cost - On the 19th January 1837 a
Subpoena issued for the plaintiff
Executed 12 1/2 which was Wesley Lawrence
Milage 12 1/2 21st January 1837 Agreeable to continuance
Swaring witness 6cts Defendant came not, and Wesley Lawrence
Judgement 12 1/2 was sworn and after the evidence
Execution issued by It is considered the plaintiff recover of the
reading 25cts Defendant the sum of \$9.37 1/2 debt
Milage 12 1/2 with costs of Said Suit Wesley Lawrence
Claim one day 25 cents given under
my hand and Seal this 21st day of January 1837

Henry Miller J.P. Seal

Execution Issued 29th January 1837
put in the hands of M.L. Smith Constable

Execution returned 25th February 1837 cost 47 cents
and money not made -

\$1.43 Cost taken out of Wesley Lawrence Judgement 16th Sept 1837

Henry Miller J.P.

John F. Miller State of Indiana Hendricks
County - Court
John W. Woollen On a Note of hand in
words following - Court -
Justices fee for
Docketing - 12 1/2 Sept, 30th 1836 Thirty days
Summons 12 1/2 after date I promise to pay
Constables cost John F. Miller the sum of ten
Serving - 25 dollars for value Recd
Milage - 6 Be it remember John W. Woollen
Return 5 that a Summons
Issued on the above on the 4th day
Judgement 12 1/2 of January 1837 and made returnable
Bond 25 on the 7th of January 1837 put in the
hands of Morgan L. Smith Constable
Constable made return agreeable to
Command and Executed by reading
The defendant came on the 7th
of January 1837 and confer'd judgement
therefore it considered that the plaintiff
Recover of the defendant \$10.00 debt and 61 cent
Cost. Given under my hand this 7th day of January 1837 Henry Miller
I do hereby agree to become security
for the costs that may become
chargeable to the plaintiff this
4th day of January 1837

March 14th 1837 Received the Scott Miller
above debt & interest John F. Miller
I do hereby bind myself for the payment
of the above Judgement with Interest
and cost this 7th day of January 1837
in Sixty days from this given under
my hand the date above Paid off
March 9th 1837 Received of John W. Woollen nine dollars
and 50 cents of the above Judgement Henry Miller \$10
March 14th 1837 credit by 62 1/2 cents
Settled in full the last paid \$1.06 1/2 cents H. Miller 1837

11 9
Wilford Ungles

10

David Vestal

State of Indiana Hendricks County - Court
On a note of hand in words
following - Court

Justices fee
summon 12 $\frac{1}{2}$
docketing 12 $\frac{1}{2}$
Constable costs
Serving 25cts
Copy - 12 $\frac{1}{2}$
Mileage 22
Returning 5
64 $\frac{1}{4}$

Received my
Cost of the
above
W.L.Smith

\$1.60

Received of Henry Miller one
dollar and 62 $\frac{1}{2}$ cents of the
above March 24th 1837

Wilford Ungles
By Mr. Trois

Five dollars and Sixty cents For
Value received this 21st day of
Aug 1835 David Vestal
Attest Credit on note Feb 19. 1836 \$4.00
John Irons

Be it remembered that a Summons
Issued on the above, on the 11th day
of January 1837 made returnable on
the 21st of January 1837 put in
the hands of Morgan L. Smith constable
Returned agreeable to command
the defendant came and Compt
Judgement and paid debt interest and
Costs

Henry Miller J.P. Seal

Justices fee
Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Constables costs
Serving - 25cts
Copy - 12 $\frac{1}{2}$
Mileage 22
Returning 5

Judgement 12 $\frac{1}{2}$
Bond 25
Execution 12 $\frac{1}{2}$
Received my cost Comptd Judgement as per above
W.L.Smith

the date last above Costs
full, given under my hand
and seal the 21st day of January 1837

Henry Miller J.P. Seal

W.C. do hereby bind our selves for the above Judgements
with Interest and costs this 21st day of January 1837
in Ninety days

Philip Miller

Execution I bind 22^d. April 1837 Alfred Wiley

Execution returned Satisfied James M. Oliver

May 1st 1837

12

W.J. Ungles

10

D. Vestal

State of Indiana
Hendricks County - Court
Anote of hand in words
following - Court

Due Wilford & Ungles on Settlement
amt nineteen dollars eighteen
3 three fourths cents for value
received this 26th day of Oct 1836
David Vestal

Be it remembered
that a Summons was Issued on
the above, on the 11th of January
1837 made returnable on the 21st
of January 1837 put in the hands
of Mr. L. Smith constable
Returned agreeable to command
and the defendant appeared and
Received my cost Comptd Judgement as per above
W.L.Smith

the date last above Costs
full, given under my hand
and seal the 21st day of January 1837

Henry Miller J.P. Seal

W.C. do hereby bind our selves for the above Judgements
with Interest and costs this 21st day of January 1837
in Ninety days

Philip Miller

Execution I bind 22^d. April 1837 Alfred Wiley

Execution returned Satisfied James M. Oliver

May 1st 1837

It is therefore considered that the
plaintiff recover of the defendant the sum of
Nineteen dollars 18 $\frac{3}{4}$ cents debt and 25 cents Interest
with costs. Given under my hand and seal this 21st
day of January 1837 Henry Miller J.P. Seal
W.C. do hereby bind our selves for the above Judgements
with Interest and costs this 21st day of January 1837
in Ninety days Philip Miller

Execution I bind 22^d. April 1837 Alfred Wiley
Execution returned Satisfied James M. Oliver
May 1st 1837

W. J. Mungles
vs
H. C. Clure

13 State of Indiana
Hendricks County Court
On a Note of Hand in
words following - to wit
Due W. J. Mungles on Settlement
Fourteen dollars Sixty two and a half
cents for value received this 26th day
of Oct, 1836 James ^{his} ~~mark~~ McClure
attest John H. Smith ^{mark}
Be it remembered that a summons
is issued on the 11th of January 1837
and made returnable on the 21st
of January 1837 put in H. S. Smith
hands to execute —
Returned according to command
The defendant appeared and confess'd
Judgement It is therefore considered
that the plaintiff recover of the
defendant \$14.62^{1/2} cents debt
with interest from the 26th day of
Oct, 1836 with costs of said
suit cost 97 cents given under my hand
and seal this 21st day of January 1837

Henry Miller, J.P. Seal

We do hereby bind our selves for the above
Judgement in ninety days with Interest and
accruing Costs

Philip McClain

David Vestal

Execution issued 5th Feb 1838

Execution returned satisfied Feb. 25 1838

Credit by order for nine dollars dated April 10th 1837

Credit by order from plaintiff five dollars dated June 27th

1837 paid June 28th 1837 two dollars to Henry
Miller J.P. Balance unpaid 59^{1/2} cents

Received the Balance of the above Judgment

August 15th 1837 Wilford J. Mungles

By John G. Haydon

Yanders &
vs
B. Shirley

Justices fee for
summons 12^{1/2}
Docketing 12^{1/2}
Judgement 12^{1/2}
Constables costs
Serving 25^{1/2}
Milage 16
Returning 5
~~for bond 25~~
cents

Received My
Cost on the
above Wm Smith

14 State of Indiana Hendricks County Court
On a note for value received in
words following
\$18.31 Due Yanders & E. J. Porter
for 2 Notes 1 given to James Crowe
9th May 35^{1/2} due 25th Decr 25 for
\$8.31 given to S. B. Patterson for 9^{1/2}
with Int. from 30th Augt 34^{1/2} in
all Eighteen dollars and thirtynine
cents Val, Recd Benjamin Shirley
Indianapolis

July 2 373^{1/2}

Be it remembered that a summons
was issued on the 24th January
1837 made returnable on the 4th of
Febr 1837 put in the hands of H. S.
Smith Court. Return agreeable to
command the Plaintiff being called came
not It is therefore considered that

the plaintiff recover of the Defendant
the sum of \$18.31 cents debt
and the Interest \$2.79 cents 83^{1/2}cts
Cost in Suit expended with six per centum
Interest thereon until paid given under
my hand and seal this 4th day of Febr 1837

Henry Miller, J.P. Seal

I do hereby bind myself for
the above judgement in ninety days from
the rendition of the judgement with interest and
costs and accruing costs given under my hand
this 7th day of February 1837 Elias Shirley

Execution issued 15th May 1837

Returned satisfied 6th June 1837 by Willis Miller Comt

11th Miller
28

Isaac Lawrence

Justices fee for

Summons 12 $\frac{1}{2}$

Docketing 12 $\frac{1}{2}$

Judgement 12 $\frac{1}{2}$

Bond 25 $\frac{1}{2}$

Constables costs

Serving - 25 $\frac{1}{2}$

Mileage 16

Return 5 $\frac{1}{2}$

~~Debt~~ 1.00 $\frac{1}{2}$

Execution 12 $\frac{1}{2}$

Mileage 16

returning 10

15 State of Indiana Hendricks County-Towit.

On an account dated Danville November 20th 1836 for sundry articles amounting to \$16.50 $\frac{1}{4}$ cents

Be it remembered that a Summons Issued on the 28th of January 1837 and made returnable on the 4th of February 1837 at 10 O'clock A.M.

The defendant came on the 3rd of Feb 1837 one day before the return day of the Summons and confess'd that the said Summons had been served and said Defendant confess'd that the account was just. It is therefore considered that the plaintiff recover of the defendant the sum of \$16.50 $\frac{1}{4}$ cents with cost of said suit with interest

Given under my hand and seal this 3rd day of February 1837 Henry Miller *Seal*

I do hereby bind myself for the above judgement in ninety days from the rendition of the above judgement given under my hand this 3rd day of February 1837 Wesley & Lawrence

Constable McSmith made return of mark
the summons agreeable to command the 4th day above named

Received of Isaac Lawrence by the hands of Wesley Lawrence \$6.50 of the above judgement this 5th day of May 1837

Henry Miller J.P.

Balance \$9.34 $\frac{1}{4}$ due

Execution Issued 3rd July 1837

Plaintiff ordered not to do anything in the above till further order
Execution returned 31st of Sept 11th 1837 satisfy'd H. Miller

Cooper & Hackett
vs

James Sigerson

Justices fee
for Summons

12 $\frac{1}{2}$ for

Docketing 12 $\frac{1}{2}$

~~Judge Cost 12 $\frac{1}{2}$~~

Constables costs

Serving by Copy 25

Mileage 16

Copy 12-

returning 5

Judgement 12 $\frac{1}{2}$

16 State of Indiana Hendricks County ~~Towit~~

On a note of hand in words following Due Cooper & Hackett five dollars and fifty cents for value Received of them this the 27th day of June 1836

James Sigerson

Be it remembered that a Summons Issued on the 28th of January 1837 and made returnable on the 4th day of Feb 1837 at 12 O'clock M

made return agreeable to command by W. Smith

The defendant being call'd came not It is therefore considered that the plaintiff recover of the defendant the sum of \$5.50 cents debt and 20 cents with costs of said suit

Given under my hand and seal this 4th day of February 1837 Henry Miller *Seal*

~~Recd~~ Receipt produced by the defendant Sigerson from plaintiff Cooper for \$5.00 Sigerson to pay the costs receipt filed with the other papers of suit.

by Defend. Satisfd in full Henry Miller
of the Balance

Received my cost on the above W. Smith

Mr Henry Miller you will let
the Balance of the judgment a
bank foreman stand till further order
Danville July 15 1837

William Miller

Wilford J.
Ungles vs
James Sigerson

Justices fee
Summons 12^{cts}

Docketing 12^{cts}

Constable
Costs
Serving 25^{cts}
Milage 16^{cts}
Copy 12^{cts}
Return 5^{cts}
Judgement 12^{cts}

Bond 25^{cts}
Execution 12^{cts}
Returned 10^{cts}
for Execution

(17)
State of Indiana Hendricks County - Court
On a note of hand in words following
On or before the twenty fifth day of
December next For value received I promise
to pay Wilford J. Ungles Fifteen dollars
fifty cents Nov 14. 1835 James Sigerson

Be it remembered that a Summons was
Issued on the 23rd day of January 1837
made returnable on the 4th of February
1837 Summons returned by M.L. Smith
agreeable to command the defendant
being called came not. It is therefore
considered that the Plaintiff recover
of the Defendant the sum of \$15.50 cents
debt and \$1.03 1/2 cent Interest and \$95 1/2^{cts}
Cost with Interest from now till paid
Given under my hand and seal this
4th day of February 1837

Henry Miller J.P. Seal

I do hereby bind myself
for the above Judgment Interest and costs
in Ninety days from the rendition of the
Judgment given under my hand this 10th day
of February 1837

Grace Roberts

Execution Issued 15th May 1837

May 29. 1837 order by plaintiff to wait with the
Defendant one month and ordered to credit the
Docket with \$6.00 (Execution returned in the
case May 29. 1837)

Second Execution Issued 28th July 1837

August 15th 1837 Received the Balance due on
the above Judgment Satisfied August 30 1837 Execution turned
Wilford J. Ungles Henry Miller J.P. by
By John C. Mayson

Wilford J.
Ungles vs
James Sigerson

Justices fee
Summons 12^{cts}
Docketing 12^{cts}
~~12^{cts}~~

Constable costs
Serving 25^{cts}
Milage 16^{cts}
Copy 12^{cts}
Return 5^{cts}
Judgement 12^{cts}

Bond 25^{cts}
Execution 12^{cts}
Returned 10^{cts}
for Execution

Be it remembered that a
Summons Issued on the 23rd of January
1837 and made returnable on the 4th
of Feb 1837 put in Morgan L Smiths hands
made return agreeable to command

And the Defendant being called came not
It is therefore considered that the plaintiff
returned 10^{cts} to cover of the defendant the sum of \$17.43^{1/2}
for Execution cents debt and 52^{1/2} cents Interest and cost
with six per centum until paid

Given under my hand and seal this 14th day
of February 1837 Henry Miller J.P. Seal

I do hereby bind myself for the above
Judgment with Interest and costs in
Ninety days from the rendition of the
Judgment given under my hand this
10th day of February Grace Roberts

Execution Issued 15th of May 1837

Execution returned on account of plaintiff order
to wait one month

Second Execution Issued 28th day of July 1837

August 15. 1837 Received the Balance of the above
Judgment Wilford J. Ungles } Execution return
and Satisfied in full By John C. Mayson } by S. Miller
John C. Miller

Ganders &
E. J. Porter
for B. Patterson
rs
W^m Triggs

Justices costs
Summons 12 $\frac{1}{2}$ to
Docketing 12 $\frac{1}{2}$ to
Constables cost
Serving 25 $\frac{1}{2}$ to
Mileage 12-
Return 5
Judgement 12 $\frac{1}{2}$
Bond 25 $\frac{1}{2}$ to

Be it remembered that a Summons
Issued on the 28th January 1837 and
made returnable on the 4th of Febr
1837 at 2 O'clock P. M.

Summons returned agreeable to command
The Defendant appeared and confess
that the above is just as set forth

It is therefore considered by me that the Plaintiff
Recovered of the defendant \$29.79 cents debt and
\$1.02 Interest and \$1.05 cents cost in Said Suit

Expended Given under my hand and Seal
this 4th day of February 1837

Henry Miller J.P. Seal

I do hereby bind myself for the above Judgement
in full with Interest and accruing costs in
One hundred and twenty days from the
rendition of the Judgement this 4th day
of February 1837 John Triggs by
order to Justice

Received of William Triggs the debt and cost of the
above twenty three Dollars of it in ohio ^{banks} paper and ten
in this state of Bank Notes this 6th day of June 1837
13 $\frac{3}{4}$ of this was to pay a balance Henry Miller J.P. Seal
on Wesley Lawrence to be got in charge.

Received my cost on the above Morgan L Smith

19

State of Indiana

Hendricks County - Court

On a note of hand in words following
\$29.79 Due Ganders & E. J. Porter on
Settlement of Book accts this
day Twenty nine dollars &
79 cents Val Recd.
Indianapolis July 4th 1836

William Triggs

Be it remembered that a Summons
Issued on the 28th January 1837 and
made returnable on the 4th of Febr
1837 at 2 O'clock P. M.

Summons returned agreeable to command
The Defendant appeared and confess

that the above is just as set forth

It is therefore considered by me that the Plaintiff
Recovered of the defendant \$29.79 cents debt and
\$1.02 Interest and \$1.05 cents cost in Said Suit

Expended Given under my hand and Seal
this 4th day of February 1837

Henry Miller J.P. Seal

W^m Miller
13 $\frac{3}{4}$
W. Lawrence

Justices costs for
Docketing 12 $\frac{1}{2}$
Swearing - 6 $\frac{1}{2}$
Judgement 12 $\frac{1}{2}$
Bond 25

State of Indiana
Hendricks County Court
on a note of hand in
words following

Due William Miller the sum
of fourteen dollars and 21 cents
for value received this 2^d day
of Jan 1837 Westley ^{his} Lawrence
mark

Samuel Mc Pheters

February 3^d 1837 Came Westley
Lawrence and after being sworn
according to law acknowledged
himself to be indebted to the
Said Wm. Miller as set forth
in the above note -

It is therefore considered that the
plaintiff recover of the defendant
the sum of \$14.21 cents with interest
and cost of said suit from the 2^d of
January 1837 until paid

Given under my hand and seal this 3^d
day of February 1837 Henry Miller J.P. Seal

I do hereby bind myself for the above Judgement
in full of Debt Interest and costs and accruing
costs in Ninety days given under my
hand this 3^d day of February 1837

Isaac Lawrence

May the 5th 1837

Received of Wesley Lawrence the full
amount of the above Judgement with cost
given under my hand and seal Henry Miller J.P. Seal
Paid to W^m Miller son of W^m Miller of Danica

\$29.00 on Isaac Lawrence Judgement in the above 16th Sept 1837

test

21 State of Indiana Hendricks County
February 24th 1837 Personally appeared before me the
under signed Justice of the peace for the
County of Hendricks Washington Township, ^{James Walker} and paid
twelve dollars. For a certain lot of hogs taken
up before Payn Hardin J.P. of said Township
the lot of hogs nine in number I have
not any datto to go by for to say what
the ware apprais'd to - there was no pris in
the Book before me either does it say by
whome they ware apprais'd Given under my
hand and Seal this 24th day of February 1837
Henry Miller J.P. Seal

Sept. 23^d day 1837
Willis Miller Sworn as deputy constable
for certain purposes toward the Constable
Scott Miller being sick and not being able
to perform the Duties of his office
Henry Miller J.P. Seal

Received of Henry Miller
\$1.80 ⁱⁿ My demand against
lessee Roberts which Ed
Miller Collected for me
June 4th 1838 John Johnson

Yanders & E.J. Porter
vs
Enoch Barlow

Justice fee for
Summons 12^{cts}
Docketing - 12^{cts}
Judgement 12^{cts}
serving 25
Copy - 12^{cts}
Vilage 20
Returning 5^{cts}

130
State of Indiana 22
Hendricks County, town.
On a Note of hand in words
following to wit
\$5.37 Due Yanders & E.J. Porter
on Settlement of Book accts to
this day Five dollars and 37. for
val Rec'd Enoch Barlow
Indianapolis
Oct 30/37

Be it remembered that a Summons issued
on the 10th of March 1837 made returna
ble on the 18th of March 1837 put in
M.L. Smiths hands to execute for Benj Patterson
Returnd agreeable to Command
The ~~planiff~~ Defendant came and
Conversed Judgement it is therefore
Considered that the planiffs recover of
the defendant \$5.37^{cts} debt and 43^{cts}
Interest and \$1.00 cost and the
Defendant paid Six dollars And a
Ballance due 80 cents Henry Miller

Received of Henry Miller \$5.80 cents the
Debt and Interest of the above Judgement
this 21st day of March 1837 Benj Patterson
Sept. 8th 1837 Satisfy'd in full
Henry Miller J.P. Seal

23 A D Bond

State of Indiana

Hendricks County Court

Martin & Barlow
Costs
Summons 12 $\frac{1}{2}$
Docketing 12 $\frac{1}{2}$
Judgement 12 $\frac{1}{2}$
Const. Cost —
Serving 25
Copy 12 $\frac{1}{2}$
Milage 20
Returning 5
Bond 25

on a note of hand in
words following Court
on or before the twenty fifth
of December Eighteen hundred and
thirty six for value received
we or either of us promise to pay
A D Bond or order thirty five
dollars and thirty seven cents
Witness our hands and seals
March 5th 1834 Robert Martin
Enoch Barlow Esq

Be it remembered that a summon
Issued on the 10th day of March 1837
made returnable on the 18th of March
1837 in M L Smiths Constable

Returned agreeable to command
the defendant Barlow appear
and Confess Judgement it
is therefore considered
that the plaintiff recover of
the defendant the sum
of \$35.37 $\frac{1}{2}$ cents debt and interest from
from the 25th day of December 1836 with
sixty per cent Interest with Costs \$1.00
Given under my hand and seal this 14th day
of March 1837 Henry Miller J.P. Seal

I do hereby bind myself for the above Judgement
Interest and Costs in one hundred and twenty days
from the rendition of the Judgement with six
percent Interest till paid Gideon Hufferd
Execution Dated 7th Sept 1837

Execution returned satisfied Sept 4th 1837
Recd. Notary by E. J. 1837 the 21st of May over

John Harris vs.

Ephraim Watson

Court

Summons 12 $\frac{1}{2}$ cts
Docketing 12 $\frac{1}{2}$ cts
Judgement 12 $\frac{1}{2}$
Serving 25
Milage 12 $\frac{1}{2}$
Returning 5
Serving Subpoena 12 cts

Jury and Judgement 20 cts
swaring two witnesses
Eli Watson and J. Bowles 12 $\frac{1}{2}$
Bond 25

John Bowles 25

Be it remembered that
a Summons Issued on the above
on the 11th day of March 1837 and
made returnable on the 18th of
March 1837 put in M L Smiths hands
Returned agreeable to command and the plaintiff
not appearing the defendant wished a contin
nuance it therefore considered that a
continuance is granted till Friday 31st
Instant John Bowles was ordered to be subpoenaed

and a Subpoena Issued on the 18th of March 1837 and put in to
M L Smiths hands to execute and he made return according to command
Served by reading after the evidence of John Bowles &
Eli Watson being heard it is considered that the
plaintiff recover of the defendant the sum of \$14.80 cents
and the costs of said suit given under my hand
and seal this 31st day of March 1837
John Bowles claims one days

Henry Miller J.P. Seal
Attendance 25 cents. Diner over
to page 26

130

State of Indiana

24

Hendricks County Court

On a Note of hand in words
following Court

I promise to pay unto Caleb Shirley
or order the sum of one hundred bushels
of corn in the year 1836 at gathering
time to be delivered on the said
lease for value received of him
this the 26th of December 1835

Ephraim Watson

on the back the following assignment
I give the within note to John
Harris for value received of him
this the 16th day of February 1836

Caleb Shirley

Be it remembered that
a Summons Issued on the above
on the 11th day of March 1837 and
made returnable on the 18th of
March 1837 put in M L Smiths hands
Returned agreeable to command and the plaintiff
not appearing the defendant wished a contin
nuance it therefore considered that a
continuance is granted till Friday 31st
Instant John Bowles was ordered to be subpoenaed

and a Subpoena Issued on the 18th of March 1837 and put in to
M L Smiths hands to execute and he made return according to command
Served by reading after the evidence of John Bowles &
Eli Watson being heard it is considered that the
plaintiff recover of the defendant the sum of \$14.80 cents
and the costs of said suit given under my hand
and seal this 31st day of March 1837
John Bowles claims one days

Henry Miller J.P. Seal
Attendance 25 cents. Diner over

25 W. J. Angles
Assignee &c

vs
Thos. Newman
and
Wesley Lawrence
Cost

Summons and
Docketing, 25 cents
Constable's costs
Served by copy on
each defendant
Making in all 50cts
Copy - 25cts
Vilage 20cts

Returning - 5
Judgement 12 $\frac{1}{2}$
Bond 25

Received
my cost

Received my cost on
the above MSSmith
Received the
Judgement and
Interest of this page
August 15th 1837

W. E. D. Angles
By John C. Haydon

State of Indiana
Hendricks County Sct.
on a Note of hand in words following
viz) Twelve months after date we
or either of us promise to pay
William Barker Senr eleven dollars
one and a half cents for value
received of him January the 23. 1836

Thos. Newman ^{his} ~~his~~
Wesley Lawrence ^{his} ~~his~~
mark

on the back of note

pay the within to W. J. Angles for
value received this 17th day of Feb^r 1836

William Barker Senr

Be it remembered that a Summons
Issued on the above the 24th of Mar^r
1837 and made returnable on the 31st
of March 1837 put in M. L. Smith's hands
to execute to be returned at 12 O'clock on

Returned according to command Executed
The Defendant Wesley Lawrence appear
and confess that the above were just
It is therefore considered that the plaintiff
Recover of the defendants the sum of
Eleven dollars 01 $\frac{1}{2}$ cents debt and 11 cents
Interest and Costs of said Suit expended

Interest and Costs of said Suit expended
at six percentum until paid given
under my hand and seal this 31st of

March 1837 H. Miller J.P. Seal

I do hereby bind myself for the payment of the
above Judgement in full with Interest and
accruing costs in Sixty days from the rendition
of the Judgement this 31st of March 1837

Received of Wesley Lawrence \$12.37 $\frac{1}{2}$ Eli Watson
on the above Judgement June 2^d 1837 Henry Miller J.P.

Wm. Triggs paid 43 $\frac{1}{2}$ cts it being the Ballance H. Miller J.P.

130 We do here by bind ourselves to pay
the Judgement and costs of a Judgement on
page 24th obtained against Leptthake Watson
and in favour of John Harris in Ninety days
from the rendition of the Judgement given
under our hands and seal this 01st March 1837

Eli Watson ^{his} ~~his~~
Wesley Lawrence ^{his} ~~his~~
mark

Execution Issued the 3^d
of July 1837 put in Miller Miller's hands
to Execute, Execution returned no property
found to levy on Credit of \$10.00 paid July 21st
1837 on Execution Scott Miller Const returned Execu-
tion

Cost Commission 25cts
Vilage 16
Returning 10
Execution 12 $\frac{1}{2}$

Received of the above ten dollars
Sept. 21st 1837 J. Ballance for the use of
Fair

September 26th 1837
Satisfied in full
Given under my hand this 26th day
of Sept. 1837 Henry Miller J.P. Seal

27. State of Indiana Hendricks County Court.
On a Note of hand in words following to wit
On or before the twenty fifth of December next
I promise to pay Levi Johnson the sum of
Twenty five dollars value received him—
given under my hand and seal this 5 of
March 1836 Jephtha D. Boots Seal

Be it remembered that a Summons
I issued on the above note on the third day of
April 1837 and made returnable on the 9th of April
1837 at twelve o'clock at midday And put in
Morgan L. Smith's hands to Execute. Constable.

Made return according to command	
Costs for Issuing	Served And the Defendant
Summons	12 $\frac{1}{2}$ cts
Docketing	12 $\frac{1}{2}$ cts
Constable's cost for	as a cause of action It is
Serving	25 cents
Milage	12
Returning	5
Judgement	12 $\frac{1}{2}$
Bail Bond	25
Interest with Six per cent Interest thereon till paid and the costs of Said Suit expended and all accruing Costs Given under my hand and Seal this 9 th day of April 1837	

Henry Miller J.P. Seal

I do hereby bind myself for the payment of the above
Judgement and costs in one hundred and twenty days
from the rendition of Judgement James Davis
Received of Jephtha D. Boots the debt interest
and cost of the above Judgement this 18th
day of July 1837 Henry Miller J.P. Seal

Received of Henry Miller the above debt and interest
July 26th 1837 John Bowls for Levy Johnson
mark

David G. Worth Alexander
Worth and Thomas Worth trading
under the firm of
Worth & Brothers

28 David Vestal
Justices fee for
Summons 12 $\frac{1}{2}$ cts
Recording 12 $\frac{1}{2}$ cts
Constables Costs for
Serving 25 cents
Milage 24 cts
Copy 12 $\frac{1}{2}$ cts
Returning 5

Henry Vestal

Sworn and claimed
for one day 25cts
Swearing 6 $\frac{1}{2}$ cts
Trial & entry of
Judgement 25cts
Execution 12 $\frac{1}{2}$

138 State of Indiana Hendricks County set. 29
On a Note of hand in words
following to wit

Plainfield Feb 8th 1836
\$29.59 one day after date I
promise to pay Worth & Brothers
the sum of Twenty Four Dollars
and Fifty Nine Cents for value
Received J. David Vestal Seal
* Error - Should be \$29.59

Be it remembered that a Summons
I issued on the above set out case
the 13th of April 1837 and ~~made~~
returnable on the 19th of April 1837
at Eleven o'clock A.M. and put in Morgan L. Smith Const
able's hands to serve. On the ~~14~~
Back of the note indorsed with
Filed in my office February 12th 1837
Summons returned J.S. Hadley Clerk
According to command Served by a Copy

April 15th 1837 The plaintiff David G. Worth
appeared and David Vestal defendant and
after hearing the case above It is
considered that the Plaintiff above named
recovered of the defendant David Vestal the
sum of Twenty Four dollars and 59 cents debt
with Six per cent Interest from the 9th day
of Febr 1836 till paid together with costs
Given under my hand and seal this 19th day of April
1837

Henry Miller J.P. Seal

Execution issued on the 20th of

April 1837 Execution called in 19th May 1837

We do hereby bind ourselves for the above Judgement and costs and
Interest in one hundred twenty days from the rendition of Judgement

Job Vestal & Saml Barker by
order to H Miller on file turn to page 45

29

A D Bond

28

James Sharp

Cost

Summons 12*1/2*Docketing 12*1/2*

Trial and

Judgement 25

Constables cost

Serving 25

Milage 16

Returning 5

Execution Cost for Milage 16

Returning 10

ad satisfaciendum 12*1/2*Returning 10*1/2*

State of Indiana

Hendricks County Court.

On a Note of hand in words
following Court

\$18.00 September 7th 1835

Wayne Township Marion

County Ia Seventeen Months

after date I promise to pay

Abner D Bond or order Eighteen

Dollars and 00 cents for value

Received This note is not to be

pushed for three months after

due James Sharp *SLS*

Be it remembered that

A Summons issued on the 14th day

of May 1837 and made returnable

on the 27th of May 1837 Served by

reading the Defendant came not

It is therefore Considered that the

plaintiff recover of the Defendant

the sum of \$18.00 debt and 30cts

Interest and 96 cents Cost with

Six per centum Interest till paid

Given under my hand and seal

this 27th day of May 1837 Henry Miller J.P. Seal

Execution Issued 30th May 1837

Execution Returned 30th of June 1837 with return
no property found to levy on —Cashed ad satisfaciendum Issued 22nd Nov 1837Returned 5th of December 1837 James Sharp left the
Township cost ten cents Scott Miller Const.

A Transcript given to Benjamin Payne Feb 14 1838

30

Yanders & E. T. Porter

28

James Sigerson

Summons 12*1/2*Docketing 12*1/2*

Constables cost

Serving 25

Milage 16

Returning 5

Trying and

Judgement 25

96

Dated

22nd

May

1837

Year

1837

Month

Day

Year

Month

Day

31 Reuben Hamblin

28

John Evans

State of Indiana

Hendricks County, 1837

On a Note of hand in words
following (W^dz)

Docketing 12*1/2*

\$18. Hendricks County 80th 16th 1835

Contra^r the

Judgement 12*1/2*

Bail Bond 25

Eighteen months after date I
promise to pay Reuben Hamblin
or bearer the sum of Eighteen
Dollars with Interest a clock
if it proves good

John Evans

The Defendant came and after
being qualified says that he
does not confess Judgement
on the above set forth note
to defraud any of his Just
creditors.

It is therefore considered that the plaintiff
recover of the defendant \$18.00 with interest
if the plaintiff insists for Interest But the
Defendant was over sighted about the
Interest when said defendant signed the note
Given under my hand and seal this
19th day of May 1837 Henry Miller J.P. (Seal)

I William Sullivan do hereby bind
my self for the payment of the above
Judgement and costs in Ninety days from the
rendition of the Judgement given under
my hand

William Sullivan

I Elias Martin do say that
Interest is not to be collected only from the time the
Note became due Given under my hand this 2^d day of June
1837

August 19th 1837 Received of John Evans in
full of the above Judgement. Henry Miller J.P. (Seal)

McClain

28

Wooden

Docketing 12*1/2*

Entering the

Judgement 12*1/2*

Bail Bond 25

130 State of Indiana Hendricks County set
On a Note of hand in words
following Vis.

\$13.90 June 4th 1836

Twelve months after date we or
either of us promise to pay Philip
McClain or order thirteen dollars
Ninety cents for value received as
witness our hands and seals

John W. Wooden (L.S.)

Benjamin Shirley (L.S.)

The Defendant John W. Wooden
came and after being qualified
says he does not confess to defraud
any person or persons. It is therefore
considered that the Plaintiff recover of the
Defendant the sum of \$13.90 with six per
centum Interest till paid and costs
Given under my hand and seal this 12th
day of June 1837 Henry Miller J.P. (Seal)

I do hereby bind myself for the payment of
the above Judgement and cost in
Ninety days from the rendition of the
Judgement given under my hand

David Laph

1837 Sept. 15th Credit by \$11.00 Henry Miller J.P.
Sept 30th paid \$1.37 $\frac{1}{2}$ Not paid \$1.18 $\frac{3}{4}$
Oct 16th Received \$1.00

Received of Henry Miller \$14.00 cents on the above
Judgement September 18th 1837

William McClain for
Philip McClain

130

State of Indiana ⁽³³⁾ Hendricks County Set
an a^d Note of hand in words following Sowit
on the first day of January 1837 value received I
promise to pay D^r Belding or bearer twenty four dollars
this note is given for a^d fanning Mill if the signer is not
satisfied with his mill he is to return the same
at Dr. Belding's Shop in Indianapolis I d on the first
~~day~~ day of March next at which place the said
Belding agrees to furnish a^d new Mill in exchange
therefore provided the signer takes good care of the
old mill and keeps it in his own barn
Witness my hand and seal this 16th day of
December A.D. 1837

James Sigerson ^{Seal}

Be it remembered that the defendant
came and after being qualified says he does
duly owe the above note set forth

It is therefore considered that the Plaintiff

R. Belding recover of their Defendant the
sum of \$24.00 debt and 60cts.
Interest without cost at six percentum
will paid & given under my
hand and seal this 15th day of
June 1837. Henry Miller ^{sup. Seal}
Cost for Docketing
and Renting Judgement
Making in all 31-1/4

Bail Bond ^{25cts} I Gideon Wilson do hereby
execute ^{12cts} bind myself for the payment
of the above Judgement with Interest
and Cost in one hundred and
twenty days from the rendition
of the Judgement Gideon Wilson

Re Execution issued Oct 16. 1837

Returned 3^d Nov 1837 Satisfied in full H. H. S.

S. G. Moore ⁽³⁴⁾ State of Indiana
Hendricks County Set.
an a^d note of hand in words (Viz)
Cost
Ishuing Damman,
and Docketting ^{25cts}
Judgement ^{12cts}
Belville January the 2^d 1837
Due to the order of Smyth G Moore
eight dollars and sixty two cents
Value Received D. Saml Barker
Be it remembered that a summon
was issued on the first day of July
1837 and made returnable on the
8th of July 1837 at 10 O'clock A.M.
Constable made return agreeable
to Commanded served by Reading
The parties being called and
neither appearing it considered
that the Plaintiff recover of the
Defendant the sum of \$8.62 debt
and 25 cents interest and 25cts cost
with six percentum till paid

Given under my hand and seal this 8th day
of July 1837 Henry Miller ^{sup. Seal}

August 10th 1837 Satisfied by taking the Judgement
Barker vs David Leap in this case

Received the above in full Riden C. Moore
for Smyth G Moore

S. G. Moore

18

Thomas Jenkins

Cost of Justice

Summons 12cts

Docketing 12 $\frac{1}{2}$ cts

35th State of Indiana
Hendricks County Oct.

An a Note of hand in words viz.
One day after date I promise to
pay S. G. Moore the just sum
of eight dollars and ninety three
and threefourths cents this the
30 day of December 1836

Thomas Jenkins

Be it remembered that a Summons
Issued on the 1st day of July
1837 and made returnable on
the 8th of July 1837

Constable cost
Copy 12cts
Summons 25
Milage 24
Returning 5

Constable made return
agreeable to command Served
by a Copy (Isaac Jenkins
for Thomas Jenkins

appeared and paid the debt

Interest and Cost in full

Given under my hand and Seal this 8th day
of July 1837 Henry Miller J.P. Seal

Received on the above in full Kidon Cott
for Draft by check

August 22nd 1837

Received of Reuben Macy one note on
David Vestal for Collection amount
twelve Dollars due August 15th 1837

also one note on David Vestal & Reuben
Macy Security for the benefit of said Macy
amount \$16.97 cents Due the 20th of March 1837

12

24 97

Her

P.D.

Benjamin Shirley
for the benefit of
Samuel Barker

18 David Leap

Docketing 12 $\frac{1}{2}$

Entering of

Judgement 12 $\frac{1}{2}$

Bail Bond 25

Swearing Deft 6 $\frac{1}{4}$

56 74
12
68 74
25
93 74

36th State of Indiana Hendricks
County Oct. 1837

An a note
of hand in words following
viz. Anderson the 2^d 1836

Due Benjamin Shirley Six
Dollars, or on or before the first
Day of March next for value
received. David Leap

Be it remembered that the defen
dant David Leap came forward
and after being qualified sayeth
that he does not confess Judgement
to defendant any of his Just creditors
but that he does Justly owe the above
set forth note

It is therefore considered that the plant
iff recovered of the defendant the sum of
\$6.00 debt and 12 $\frac{1}{2}$ cts. Interest and 3 $\frac{1}{2}$ cents
cost with six percentum until paid
Given under my hand and Seal this 5th day
of July 1837 Henry Miller J.P. Seal

I do hereby bind myself for the above Judgement
and cost in thirty days from the rendition
of the Judgement

Isaac Clegg

Received the above Judgement August 10th 1837

Samuel Barker

August 10th 1837 Received \$5.75 cents of the above
Balance 93 $\frac{3}{4}$ cts due paid 75 cents Sept 14th 1837 H. Miller J.P.
Balance 18 $\frac{1}{4}$

Wm S. Crawford
is
Wesley Lawrence
Cost
Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Judgement 12 $\frac{1}{2}$
~~2~~
Const cost
Serving 25
Returning 5
Bond 20
25

(37)
State of Indiana Hendricks County, S.C.
On a Note of hand in words following to wit.
On or before the twenty fifth day of
December next Due Wm S. Crawford
three Dollars twenty fivects for
Value rec'd of him this 27th day
of June 1836.
Attest Wesley Lawrence Seal
F. R. Crawford mark
January 2nd 1837 Com
By Cash \$2.00

Be it remembered that a Summons Issued on
the 7th July 1837 and made returnable
on the 15th July 1837 at 12 O'clock
Constable made return according to command
Executed his reading. Neither Plaintiff nor
Defendant appearing after being called

It is considered that the Plaintiff recover
of the defendant the sum of \$1.25 cent Debt
with Six per centum Interest from the 25th day
of December 1836 until paid and
6 $\frac{3}{4}$ cents Cost Expended — Given under my hand
and Seal this 15th day of July 1837.

Henry Miller J.P. Seal

I do hereby bind myself for the payment
of the above Judgement in thirty days
from the rendition of the Judgement
with Interest and costs with

Six per centum — — July 17th 1837 Isaac Lawrence
\$2.21 $\frac{3}{4}$ cents Received and
Satisfied August 14th 1837 Henry Miller J.P.

Wm S. Crawford
is
Wesley Lawrence
Cost
Summons 12 $\frac{1}{2}$
Docketing 12 $\frac{1}{2}$
Tying and
Entering Judg 12 $\frac{1}{2}$
Serving 25
Milage 25
Returning 5
Bond 25

(38)
State of Indiana
Hendricks County S.C.
On a Note of hand in
words following to wit
On or before the twenty fifth
Day of December next Due
Wm S. Crawford three Dollars
for Value rec'd of him this 7th
Day of Sept 1836
Attest Wesley Lawrence Seal
F. R. Crawford mark

Be it remembered that a Summons
Issued on the 7th of July 1837 and
made returnable on the 15th of
July 1837 at 12 O'clock M

Constable made return agreeable to
command and after the parties being called and
neither appearing it is considered that the
Plaintiff recover of the Defendant the
sum of three dollars and Interest from
the 25th day of December 1836 with six per
centum Interest till paid with \$0.87 $\frac{1}{2}$ cts
cost Expended Given under my
hand and Seal this 15th day of July
1837

Henry Miller J.P. Seal

I do hereby bind myself for the above
Judgement in thirty days from the
rendition of the Judgement with six percent
um and accruing Costs

Given this 17th day of
July 1837 — Isaac Lawrence
paid \$3.21 $\frac{3}{4}$ cent August 14th 1837 to me Henry Miller J.P.
Balance due 97 $\frac{1}{4}$ cts

130

State of Indiana ^(B.93)
Hendricks County, Sct
on a note of hand in
words following, to wit
\$24.43 Bridgeport August 2^d 1833
on or before the first day of April
Next I promise to pay Allen Jennings
twenty four dollars and forty three
cents to be paid in work fencing
and clearing of ground or work
by the day at ~~cash~~ prices for
value received witnesseth my hand
and Seal. William Willfong
mark

Be it remembered that the parties
came forward and the said ~~plaintiff~~
have agreed that the defendant
William Willfong confess a judgement
for \$12.00 It is therefore considered
that the said Allen Jennings recover
of the defendant \$12.00 with six
percentum interest with cost from
date given under my hand and seal
This 27th day of July 1837 Henry Miller J.P. Seal

Execution issued the 27th of July 1837.

I James Walker do hereby bind myself for the
payment of the above Judgement with Interest and
cost in Sixty days from the rendition of the
Judgement

James Walker

Execution called in 29th July 1837 H. Miller J.P. Seal
September 25th 1837

Then Received \$12.50 the amount of
the above debt and Cost Henry Miller J.P.
Received my demand in full

Allen Jennings

140

Yanders and
E.J. Porter

18	James Walker
Cost	Court
Entry and	Socketting and
Judgement	Summons 25cts
Bond	Constables cost
	Serving 25cts
	Copy 12-
	Milage 4
	Returning 5
	Judgement 12-
	Bail Bond 25cts

On a note of hand in words following, to wit
Indianapolis August 17. 1836
\$36.19 Due Yanders & E.J. Porter on
Settlement of Book account to this day
the sum of Thirtysix dollars 19.19 cents
Val Rec'd James Walker

Credit on note Jan'y 11/36 6^r
per cent By Cash \$10.00

Be it remembered that a Summons
Issued the 12th of August 1837 and
made returnable on the 19th of August
1837 at 2 O'clock P.M. Scott Miller
had to execute Returned agreed
to command and the defendant
after being called & not appearing It is Considered that
Yanders & E.J. Porter The Plaintiff recover of the Defendant
James Walker the sum of \$26.19^{1/2} cents Debt and \$1.81-
cents Interest and 48 cents Cost with six per
centum Interest till paid
Given under my hand and Seal this 19th day of August 1837
Henry Miller J.P. Seal

I do hereby bind myself
for the payment of the above Judgement with
the Interest and Cost from from the rendition of
the Judgement in one hundred & twenty day
given under my hand this
21st day of August 1837

John Clegg
cert Henry Miller J.P.

Received December 29th 1837
the above in full Henry Miller J.P.
Received payment in full

Yanders & E.J. Porter
for H. John

~~James~~
E. J. Porter

as
Clem. Montague
Cost
Docketing and
Summons 25cts

Constable's

Cost

Serving ~~25~~

Coppy ~~37~~

Milage 16

Returning 5

Judgement 12 $\frac{1}{2}$

Bail Bond 25

$10\frac{3}{4}$

12 $\frac{1}{2}$

Be it remembered that a

Summons Issued on the 12th day of August 1837 and made returnable

on the 19th 1837 at two o'clock

p.m. Scott Miller's hands to Execute

Returned agreeable to Command

and the Defendant appeared and Confest
that the above set forth is Just

It is therefore Considered that the plaintiff
recover \$15.37 $\frac{1}{2}$ into Debt and Interest from
the 15th day of July 1837 and the cost \$0.83 $\frac{1}{2}$ to
be given under my hand and seal this 19th day of
August 1837

Henry Miller J.P. Seal

I do hereby bind myself for the above Judgement
and Cost in Ninety days from the rendition
of the Judgement given under my hand the above
date

Isaac Roberts

Execution Issued 20th of Aug 1837

Execution returned Satisfied to office. George Miller J.P.

Repayment in full C. J. Porter
for J.C. Yohn

(41) State of Indiana

Hendricks County Oct

On a note of hand in
words following to wit
Due E. J. Porter in Nine
Months From this date Fifteen
Dollars 37/100 for Value Received
of him Clemont Montague

Indianapolis October 15th 1836

Attest

J.C. John

Be it remembered that a

Summons Issued on the 12th

day of August 1837 and made returnable

on the 19th 1837 at two o'clock

p.m. Scott Miller's hands to Execute

Returned agreeable to Command

and the Defendant appeared and Confest

that the above set forth is Just

It is therefore Considered that the plaintiff

recover \$15.37 $\frac{1}{2}$ into Debt and Interest from

the 15th day of July 1837 and the cost \$0.83 $\frac{1}{2}$ to

be given under my hand and seal this 19th day of

August 1837

Henry Miller J.P. Seal

Yanders and
E. J. Porter

as
Levi Johnson

(42) State of Indiana Oct

Hendricks County Oct

On an account in words
following - To wit

Levi Johnson to Yanders & E.J. Porter

1836 Mar 28th to 3 lbs Tobacco 12 $\frac{1}{2}$ p. 37 $\frac{1}{2}$

Indianapolis August 9th 1837 for E.J. Porter

G. B. Holland

Be it remembered that a. Summon

was Issued on the 12th of August

1837 and made returnable on the 19th of August

1837 at two o'clock P.M. Scott Miller's hands to Ex-

Served and returned Agreeable

to Command and the Defendant

Came forward and Satisfyed the

above this 19th day of August

1837

Henry Miller J.P. Seal

Received the above in full
Sept 30 1837

E. J. Porter

pr J.C. John

Yanders and
Edward T. Porter

vs

Clem. Montague

Cost for

Docketing and
Summons 25^{cts}

Constable's Cost
Served by a copy
left 37² cts

Mileage 16-

Returning 5

(43) State of Indiana
Hendricks County Sct
On a Store account as follows
Clem Montague
To Yanders & Edward T. Porter Do
1836 Nov 22 To 1 Acre pr Sqf \$2.50
11 Decr 23 5/3 lb Copper pr Bowls 1.00
Indianapolis August 14th 1837 \$3.50
for Yanders E.T. Porter

I.C. John

Be it remembered that a Summons
was Issued on the 15th of August &
made returnable on the 25th of
of August at two o'clock p.m.
put in Scott Miller's hands —
the above docket out the
Defendant appeared on the 19th
day of August 1837 and I paid
four Dollars 22^{1/2} cent to me

Henry Miller J.P. Seal

Received the above in full
Sept 30 1837 Yander & T. Porter
for H. Miller

Yanders &
E.T. Porter

vs

John M'Clain

Summons Do
Docketing 25
Const cost
Serving 25^{cts}
Mileage 16
Returning 5

130

(44) State of Indiana

Hendricks County Sct

On a Store account in
words as follows. Total

John M'Clain

To Yander & E.T. Porter or
1836 Mar 1 to 1 bush Clover Seed
pr Brother \$3.00
Indianapolis August }
14. 1837 }
Balanced due Yander &
E.T. Porter

By I.C. John

Be it remembered that a Summons
Issued on the 15th day of August
1837 & made returnable on the 25th
August 1837 at two o'clock P.M.
put in Scott Miller's hands

Served by reading August 17th 1837
Serving 25 cent Returned ~~the~~

22nd Satisfied in full

Henry Miller J.P. Seal

Received the above in full
Sep 30 1837 Yander & E.T. Porter
for H. Miller

Yanders &
E J Porter
vs.
Alex Ross

Docketing \$1
Summons 25cts
Cost cost
Serving 25cts
Returning 5
Mileage

Receiving the above in of August 1837 at two o'clock p.m
full Sep 30 1837 put in Scott Miller's hands
Yanders & E.J. Porter Summons returned August 16th 1837
for I.C. Yohn Served and Satisfy'd in full

Henry Miller J.P.

Worths

vs Vestal

Execution Issued on the 21st
of August 1837 Put in Scott Miller's
hands to Execute
Received of David Vestal ten dollars
on the above Execution And
an Order from Worth & Brothers
for Eighteen dollars 12 $\frac{1}{2}$ cents August
25th 1837 Henry Miller J.P.

Paid our demand in full
Worth & Brothers

45

State of Indiana Hendricks County
On an account as follows. town
Alex Ross

To Yanders & E.J. Porter Dr

For use of E.J. Porter

1834 June 3rd To 6 Yds Bro Shirting
got by Mr Barnhill \$1.00
Indianapolis August 8. 1837 for E.J. Porter
for from June 3/35 to Aug 8/37 15
Y.B. Holland

Be it remembered that a Summons
Issued on the 16th of August 1837
and made returnable on the 25th
of August 1837 at two o'clock p.m

put in Scott Miller's hands

Yanders & E.J. Porter Summons returned August 16th 1837

for I.C. Yohn Served and Satisfy'd in full

Henry Miller J.P.

Reuben Macy

vs

David Vestal

Cost for

Summons or

Docketing 25cts

Judgement 12 $\frac{1}{2}$

Serving by Copy

left 37¹/₂

Mileage 24

Returning 5

Stay Bond 25

130

46

State of Indiana Hendricks County

On a Note of hand as follows. town

on or before the fifth day of August

next I promise to pay Reuben Macy

twelve dollars for value received this

2^d day of June 1837 David Vestal

Be it remembered that a summons

was Issued on the 22^d day of August 1837

and made returnable on the 25th of the

same instant at 4 O'clock p.m. put in

the hands of Scott Miller Esq. Const. hands to

Execute Constable made return

agreeable to Command the Defendant

Vestal appeared and laid that

the above was just. It is therefore

considered that the plaintiff recover

of the Defendant the sum of \$12.00

Debt and Interest from the 5th day

of August 1837 till paid at six percent

ann with costs. Given under my

hand and Seal this 25th day of August 1837

Henry Miller J.P.

I same Barker do hereby bind

myself for the payment of the above Judgement

and Cost and accruing cost & Interest in Ninety

Days from the renditions of the Judgement

Same Barker

Satisfied to me Henry Miller 9th of Oct 1837

Paid my demand in full

for Reuben Macy

Worth & Brothers

Sam'l Lowder
28

David Vestal
Court
Summons
& Docketing
Served by
Copy on each 75
Mileage 24

Returning 5
Entering Aug. 12
Hand 24

Be it remembered that at
Summons issued on the 22^d of
August 1837 and made returnable on
the 25 of the same at 4 O'clock P.M.
put in Scott Miller Const. hands to Execute
Return agreeable to command
the Defendant Vestal appeared
and said it was last he owed
the above debt. It is therefore
considered that the Plaintiff recover
of the Defendant Vestal for the benefit
of Reuben Slacy the sum of \$16.97 cents
Debt and 42 cents Interest with costs
Taxed at \$1.41^{1/2} cents with six percentum interest
till paid Given under my hand and Seal
this 25th day of August 1837 Henry Miller J.P. Seal
I Samuel Barker do hereby
bind myself for the above Judgement and
Cost and accruing cost with six percentum
Interest till paid in Ninety days from the
rendition of the Judgement Sam'l Barker

by order to Miller Esq

Satisfied 9th Nov 1837 to me Henry Miller J.P.

Received fifteen of the above Judgement Nov 21 1837

Re the balance of the above Due By R. C. Moore for S. G. Moore
Worth & Brothers

(47) State of Indiana
Hendricks County. Sct.
On a note of hand in
words following. Testit
Six Months after date we
will pay Samuel Lowder
Sixteen dollars & 97 cents value
received Sept 20th 1836

David Vestal

Reuben Slacy

Be it remembered that at
Summons issued on the 22^d of
August 1837 and made returnable on
the 25 of the same at 4 O'clock P.M.
put in Scott Miller Const. hands to Execute
Return agreeable to command
the Defendant Vestal appeared
and said it was last he owed

the above debt. It is therefore
considered that the Plaintiff recover
of the Defendant Vestal for the benefit
of Reuben Slacy the sum of \$16.97 cents
Debt and 42 cents Interest with costs
Taxed at \$1.41^{1/2} cents with six percentum interest
till paid Given under my hand and Seal
this 25th day of August 1837 Henry Miller J.P. Seal
I Samuel Barker do hereby

bind myself for the above Judgement and
Cost and accruing cost with six percentum
Interest till paid in Ninety days from the
rendition of the Judgement Sam'l Barker

by order to Miller Esq

Satisfied 9th Nov 1837 to me Henry Miller J.P.

Received fifteen of the above Judgement Nov 21 1837

Re the balance of the above Due By R. C. Moore for S. G. Moore
Worth & Brothers

D. Vestal
RS

H. Miller &

A. Wiley

Court

either of whom

promise to pay David

Servants & Agents for

12 cents

Judgment 12^{1/2} cents

value June 15th A.D. 1837

Docketing 12^{1/2} cents

Const Cost 12^{1/2} cents

Serving 25 cents

Mileage 24

Returning 5

Execution

\$ 1.00

12^{1/2} cents

95^{1/2} cents

A. M. part in Scott Miller Constables

Cost on Execution hands to Execute

Mileage 28^{1/2} cents

Returned agreeable to command

Returning 10^{1/2} cents

Service on A. Wiley

note found

to say the return

It appears that the defendant have had

fair notice

and his not appearing

it is considered that the plaintiff recover

of the defendant the sum of \$1.12 cents

Debt and 4 cents Interest and 42 cents cost

with six percentum interest till paid

Given under my hand and Seal this 15th

day of September 1837 Henry Miller J.P. Seal

Execution signed on the 16th

of September 1837 Willis Miller Dep. Constable Return

Execution returned on the 2^d of October 1837

Searched for property but found none to levy on

and Fielder gone out of the County and effects

130

To be done on the date

(48) State of Indiana

Hendricks County. Sct.

On a note of hand as follows etc.

One month after date or

either of whom promise to pay David

Servants & Agents for

12 cents

Judgment 12^{1/2} cents

value June 15th A.D. 1837

Docketing 12^{1/2} cents

Const Cost 12^{1/2} cents

Serving 25 cents

Mileage 24

Returning 5

Execution

\$ 1.00

12^{1/2} cents

95^{1/2} cents

A. M. part in Scott Miller Constables

Cost on Execution hands to Execute

Mileage 28^{1/2} cents

Returned agreeable to command

Returning 10^{1/2} cents

Service on A. Wiley

note found

to say the return

It appears that the defendant have had

fair notice

and his not appearing

it is considered that the plaintiff recover

of the defendant the sum of \$1.12 cents

Debt and 4 cents Interest and 42 cents cost

with six percentum interest till paid

Given under my hand and Seal this 15th

day of September 1837 Henry Miller J.P. Seal

Execution signed on the 16th

of September 1837 Willis Miller Dep. Constable Return

Execution returned on the 2^d of October 1837

Searched for property but found none to levy on

and Fielder gone out of the County and effects

Willis Miller Dep. Const

~~Plaintiff~~

~~100~~

~~Defendant~~

~~100~~

~~B. Johnson~~

~~25~~

~~E. Watson~~

~~Entering~~

~~Judgement &~~

~~Docketing~~

~~25~~

~~Bail Bond~~

~~10~~

State of Indiana Hendricks County Oct.

On a note of hand
in words as follows (viz)

Twelve months after date we or either
of us promise to pay

Benjamin Johnson the sum of thirty dollars
for value received I

29th Dec 1837

Cost Cost

Served by copy 39th

Milage 28

Served by reading 25

Returning 5

Bail Bond 20

15th

Summons

Docketing and

Judgement 37th

Cost Cost

Served by copy 39th

Milage 28

Served by reading 25

Returning 5

Bail Bond 20

15th

Summons

Docketing and

Judgement 37th

Cost Cost

Served by copy 39th

Milage 28

Served by reading 25

Returning 5

Bail Bond 20

15th

Summons

Docketing and

Judgement 37th

Cost Cost

Served by copy 39th

Milage 28

Served by reading 25

Returning 5

Bail Bond 20

15th

Summons

Docketing and

Judgement 37th

Cost Cost

Served by copy 39th

Milage 28

Served by reading 25

Returning 5

Bail Bond 20

15th

Summons

Docketing and

Judgement 37th

Cost Cost

Served by copy 39th

Milage 28

Served by reading 25

Returning 5

Bail Bond 20

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Bail Bond 20

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Summons

Docketing and

Judgement 37th

Cost Cost

Served by copy 39th

Milage 28

Served by reading 25

Returning 5

Bail Bond 20

15th

Summons

Docketing and

Judgement 37th

Cost Cost

Served by copy 39th

Milage 28

Served by reading 25

Returning 5

Bail Bond 20

15th

P. McLain

18

Jephthah Watson

Eli Watson

Cost

Summons & docketing

and Judgement 37 $\frac{1}{2}$

Served by Copy 37 $\frac{1}{2}$

Mileage - 20

Served by reading 25

Returning 5

Bail Bond 25

Execution 12 $\frac{1}{2}$

returning & Mileage 30

returnable on the 30th of Sept. 1837 at 12 o'clock
Returned agreeable to command. Served by reading on
one and served by a Copy on the other it is therefore
considered that the Plaintiff recover of the Defendant the
sum of \$14.63. cent debt and Interest from the 1st day
of June 1837 till paid at six percentum with
Cost 1.24 cents Given under my hand and Seal this
30th day of September 1837 Henry Miller P. Sealy
~~Execution Is due on the 1st of Oct. 1837~~

I do hereby bind myself for the payment
of the above debt Interest and cost in
Ninety days from the rendition of
the Judgement Isaac Lawrence

by order to Miller
& filed

Execution Issued 3^d of January 1838

Execution called in by order from Plaintiff 13^d January 1838

Returning Execution & cost 30cts

51 State of Indiana

Hendricks County Oct.

On a note of hand in words to wit
\$14.63 June 4th 1836

Twelve months after date we or
either of us promise to pay Philip
McClain or order fourteen dollars
Sixtythree cent for value received
as witness our hands and seals

Jephthah Watson L. S.
Eli Watson ^{Seal}

James McClain Eli Watson

Be it remembered that a Summons
Issued on the 22nd of Sept 1837 and made
returnable on the 30th of Sept. 1837 at 12 o'clock
Returned agreeable to command. Served by reading on
one and served by a Copy on the other it is therefore
considered that the Plaintiff recover of the Defendant the
sum of \$14.63. cent debt and Interest from the 1st day
of June 1837 till paid at six percentum with
Cost 1.24 cents Given under my hand and Seal this
30th day of September 1837 Henry Miller P. Sealy
~~Execution Is due on the 1st of Oct. 1837~~

I do hereby bind myself for the payment
of the above debt Interest and cost in
Ninety days from the rendition of the
Judgement Isaac Lawrence

by order to Miller
& filed

Execution Issued 3^d of January 1838

Execution called in by order from Plaintiff 13^d January 1838

Returning Execution & cost 30cts

P. McLain

18

E. E. Watson

Cost

Summons and

Docketing and

Judgement 37 $\frac{1}{2}$

Served by Copy 37 $\frac{1}{2}$

Mileage 20

returning 5

Bail Bond 25

Execution 12 $\frac{1}{2}$

returning and M. 30

Be it remembered that a Summons

Issued on the 22nd of Sept 1837 and

returnable on the 30th of Sept

1837 at 12 o'clock

Returned agreeable to command

Served in due time on Eli Watson by

Copy

It is therefore considered that the

Plaintiff recover of the Defendant the sum of \$12.12 $\frac{1}{2}$

cents debt and Interest from the 4th day of June

1837 till paid at six percentum till paid with costs

\$100 Expended Given under my hand and Seal

this 30th day of Sept. 1837 Henry Miller P. Sealy

I Jephthah Watson do hereby bind myself for
the payment of the above debt Interest and cost
in Ninety days from the rendition of the
Judgement

130
52 State of Indiana

Hendricks County Oct.

On a note of hand as follows to wit
\$12.12 $\frac{1}{2}$ June 4th 1836

Twelve months after date we or
either of us promise to pay Philip

McClain or order twelve dollars

Sixtythree cent for value received as

witness our hands and seals Eli Watson L. S.

Eli Watson ^{Seal}

Be it remembered that a Summons

Issued on the 22nd of Sept 1837 and

returnable on the 30th of Sept

1837 at 12 o'clock

Returned agreeable to command

Served in due time on Eli Watson by

Copy

It is therefore considered that the

Plaintiff recover of the Defendant the sum of \$12.12 $\frac{1}{2}$

cents debt and Interest from the 4th day of June

1837 till paid at six percentum till paid with costs

\$100 Expended Given under my hand and Seal

this 30th day of Sept. 1837 Henry Miller P. Sealy

I Jephthah Watson do hereby bind myself for
the payment of the above debt Interest and cost
in Ninety days from the rendition of the
Judgement

Execution Issued 3^d January 1838

Execution called in by order of Plaintiff January 13^d 1838

Cost of Execution 30cts

Jephthah Watson

P. McClain

18

W^m More
Cost

Summons &
Docketing 25

Cost of
Court for
Serving 25
Mileage 16
returning 5

(53) State of Indiana
Hendricks County Oct.
On a Note of hand in words
following to wit
\$6.84 June 14th 1837
Twelve months after date I
promise to pay Philip M. McClain
Six dollars Eighty four cents
for value received as witness my
hand and seal William Moore L.S.
Be it remembered that a Summons
Issued on the 2^d and made to be
returned on the 30th of the same
month September 1837
Credit on the back of the above
set out note for on in words
(viz) the 5th day of September
Recd with notes five dollars
The Summons returned agreeable to command
Served. The Defendant appear and
Satisfied the above given under my hand
and Seal. This 30th day of September 1837
Henry Miller J.P. Seal

Received the above in full

Macy

1838

J.W. Woollen
Cost
Docketing and
Entering Judgment
ment 25
Bail Bond 25

(54) State of Indiana
Hendricks County Oct.

Nine months after date we promise
to pay Reuben Macy Four dollars
Seventy five cents for value
Received this 5th of November 1836

John W. Woollen

David Scott George Moore

Be it remembered that the
Defendant John W. Woollen
came forward and after being
Sworn sayeth that he does not
Confess Judgment to defraud any
of his Creditors but that he
Justly is indebted to the amount

above set out. It is considered that the
Defendant recover the sum of \$4.75 cent debt
and Interest at six percentum from the 5th of August
1837 till paid. and Cost given under my hand & seal this
25th day of September 1837

Henry Miller J.P. Seal

I do hereby bind myself for the above debt and cost in thirty
days from the rendition of the Judgment

Attested by Henry Miller J.P.

David Leap
mark

October 31st 1837

Received \$4.00 of the ~~above~~
above by Scott Miller for J.W. Woollen J.M.J.P.

Not paid \$1.30
per ~~\$30~~
\$1.00

Received of Henry Miller four dollars and
75 cents the amount of a Judgment on my
docket in favour of Reuben Macy and against
John W. Woollen given under my hand this 2^d
day of January 1838

Samuel Melague

130

Tribute on the Case

55

I Gladden State of Indiana
 18 \$9.00 Hendricks County Sct
 J. W. Woollen Due John Gladden or order
 Cost for Docketing and Entering Judgment nine dollars value Recd
 June 28th 1837
 John W. Woollen
 Be it remembered that the defendant John W. Woollen came forward and after being sworn sayeth that he does not confess to defraud any of his Creditors but he does justly owe the above set out note
 It is considered that the plaintiff recover of the defendant the sum of \$9.00 debt & interest from 28th June 1837 at six percentum till paid with cost given under my hand and seal this 25th Sept 1837
 I do hereby bind myself for the payment of the ~~Henry Miller J.P.~~
 above debt Interest and cost in sixty days from the rendition of the Judgment David ^{his} Seal
 Attest Henry Miller J.P.

Satisfied December 5th 1837. Henry Miller

Received the above debt
 and Interest in part
 John Gladden

130

Tribute on the Case

56

Yanders & E.T. Porter State of Indiana
 18 Hendricks County Sct
 On an account in words as followeth to wit William Willfong
 Docketing 12 $\frac{1}{2}$
 Summons 12 $\frac{1}{2}$
 1833 December 2 To 1 Sive pr self " 62 $\frac{1}{2}$
 1 Sett Plates " 37 $\frac{1}{2}$
 1837 June 19 1 Sythe " 175
 Indianapolis
 Oct 12 1837 Bal due \$ 2 75
 Yander & E.T. Porter
 Mr. J.C. John
 Be it remembered that a summons is issued on the 25th of October 1837 and made returnable on the 31st of Oct. 1837 at 10 o'clock A.M. of said day
 Satisfied in full Oct 25 1837
 Henry Miller J.P.

Received payment in full Yander & E.T. Porter
 Mar. 15 1838
 for J.C. John

Miles Martindale 18 Elisha Kise do
 to \$5 00 Paid without a summons
 March 9 1839 Received of Henry
 Miller the above debt
 John McEary Joe Hale
 Martindale

57.

Ed Woollen

28

Jno Moore

Docketing 12*cts*

130

State of Indiana
Hendricks County Sct.

On a note of hand and a receipt from Scudders docket as followeth to wit.

5.56 Six months after date we promise to pay Landers & Morris five dollars & fifty cents for value Recd,

attest Joseph + his
Lk Griffith Edward ^{mark} Woollen

Received of Edward Woollen
Six dollars and Twenty six cents in full of Judgment and cost on Scudders docket

Oct 30 1837 Landers & Morris

A. M. Calment

rs

L. Connis

Cost

Entry 12*cts*Summons 12*cts*

Const. Cost

Mileage 28*cts*

Serving 25

Returning 5

Cost

Trial ands

Judgement 25

State of Indiana

Hendricks County Sct.

On an account in words as followeth to wit

Connis Dr to Alex McCalment Supervisor

To two days work on road at 75 cents each \$1.50.00

Be it remembered that a summons was issued on the 15th of November 1837 and made returnable on the 21st of Nov. 1837 at 12. O'clock its kept in the hands of Scott

~~E. J. Gipper~~ to execute. Constable

made a return agreeable to command

Served by reading Nov. 17th 1837

The defendant being being called and not appearing the plaintiff demanded a judgment. It is therefore considered that the plaintiff recover of the defendant the sum of \$1.50 cent debt and 95*cts*. cost in said suit expended

Given under my hand and seal this 21st day of Nov. 1837

Henry Miller J. P. Seal

Execution issued on the 27th day of November 1837 Execution returned 26th December 1837. Search made for goods & chattles and not any found to levy on Cost mileage 28*cts* Returning 10*cts* Scott Miller Con-

A. M' Calment
vs
James Lowman
Cost
Entry and
Summons 25^{cts}
Const. Cost
Mileage 28 cents
Serving by copy 37^{1/2}
Returning 5

59. State of Indiana
Hendricks County Set.
An account in words as
followeth to wit
James Lowman to Alex M' Calment
Supervisor Dr 1837
To one day work on road at \$0.75 dt
Be it remembered that a Summons
Issued on the 15th ~~November~~ Nov 1837
returnable on the 21st of 1837 1837
at 12. O'clock m. put in the hands
^{Const. Officer} of ~~Const. Officer~~ Const. to Execute
Const. made return agreeable to
Command Served by copy Nov.
17. 1837 the parties met and
the Defendant paid the above
Debt and Cost amounting to one dollar &
Seventy cents this 21st day of November
1837

Henry Miller J.P. Seal

Received of Henry Miller
the above debt this 21st
day of Nov. 1837

Alex M' Calment

A. M' Calment
vs
Thos M' Clain
Cost 12^{cts}
Entry 12^{cts}
Summons 12^{cts}
Const cost
Mileage 20.0cts
Serving 25
Returning 5

130 \$60 State of Indiana
Hendricks County Set.
An account in words
as followeth to wit. 1837
Thomas M' Clain To Alex M' Calment
Supervisor Dr
To one half day work on road at 37^{1/2} cts
Be it remembered that a Summons
Issued on the 15th day of November
1837 and made returnable on
the 21st of November 1837 at 12. O'clock
m. Put in the hands of ^{Const. Officer} Const.
to Execute. Constable made return agreeable
to Command Served by reading on 17th of
Nov. 1837 The parties appearing and
after some time that the defendant
paid the debt and cost of the
above this 21st of November 1837

Henry Miller J.P. Seal

Received of Henry Miller
the above debt Nov. 1837

Alex M' Calment

William Lawrence

(61)

78
High Walton
Cost
Entry - 12^{cts}
Summons 12^{cts}
Subpoena 25.
Const. cost for
Serving . . . 25 cents
Milage 28
Returning 5

Constable made return agreeable to command served by reading on the 21st of Nov 1837. The parties appeared and the defendant paid two Dollars of the above debt and one Dollar Cost and Benjamin Lawrence to pay one dollar to William Lawrence which the said William Lawrence agreed to take of Benj Lawrence so this case is satisfied Given under my hand and Seal this 24th day of November 1837

Henry Miller J.P. Seal

I do hereby bind myself for all costs that may accrue on become chargeable to the plaintiff Benjamin Lawrence
The plaintiff received the two dollars as above named

State of Indiana
Hendricks County Sct
On an account as followeth.
towert
November the fourth or there about 1837 High Walton & or
To William Lawrence
To Services rendered by Self and horse and gear at \$3.00
Be it remembered that a Summons Issued on the 21st and made returnable on the 24th of the same instant November 1837 at two o'clock p.m. of said day Put in Scott Miller Constable hands to execute. A subpoena Issued same day for four witnesses in the above case for the plaintiff

Smith G. Moore

78

Alfred Wiley Senior
Justice Cost

Summons 12^{cts}
Entry 12^{cts}
Const. cost
Serving - 25
Milage 24
Returning 5
Trial and
Judgement 25
Qualifying 6^{cts}

1834 May 5th To Paragonia 31 ... 25
To Castor 41 32 . 25

1835 March 12 To visit kids 2.00
To Lancing Abeys 1.00

Be it remembered that a Summons Issued on the 25th day of December 1837 and made returnable on the 30th December 1837 at 12 O'clock midday of said day put in Scott Miller's hands to execute. The constable made return agreeable to command

The defendant came and was ready for to enter into trial the plaintiff not present. the defendant on oath denies the account all but 50 cents and says he never did employ Dr Moore as a physician in the above case. It is therefore considered that the plaintiff recover of the defendant the sum of 50 cents debt and \$1.00 cost in said suit expended at six percentum interest till paid Given under my hand and Seal this 30th day of December 1837

Henry Miller J.P. Seal

Execution Dated 5th of Feb. 1838

Execution ~~5th~~ Returned 12th of February 1837 satisfied
Scott Miller Cons.

H. Wilson

(63)

State of Indiana

Hendricks County Sct.

J. Burnett
Cost
Entry 12^c in
Summons 12^c
Const cost
Serving 25^c
Copy 12^c
Vilage 20
returning 5
on an account filed
Summons issued on the 1st
day of December 1837 and
made returnable on the 9th
of December 1837 at 11 O'clock
A.M. of said day
Order from the plaintiff
to the Justice to withdraw
the suit by the defendant
paying the cost which said
said defendant paid all the
cost this 26th day of December
1837

Henry Miller J.P. seal

J. Moore

(64)

State of Indiana

Hendricks County set

on an account in words
following town
1837 To David Morgan
To Joseph Moore Dr.
To Whiskey at 25 cents
Summons issued on the 1st
day of December 1837 and made
returnable on the 9th of December
1837 at 11 O'clock A.M. of S.D. day
Constable made return agreeable
to command served and
Satisfied Scott Miller const
This 30th day of December 1837

Henry Miller J.P.

September 4th 1838

Received the above debt in full.

P.S. + H. Moore
mark

John Semison
18
John W. Woollen
Cost
Docketing 12 $\frac{1}{2}$
Entering Judgement 12 $\frac{1}{2}$
Qualifying 6 $\frac{1}{4}$
Bail Bond 25

65 State of Indiana
Hendricks County. Sct.
On a Store account filed
first Date Nov. 25. 1836 Dec. 3. 22
January 1837 1st 6. 27 March 14. 18
Amount in all \$17.40
Indianapolis Dec. 11. 1837
The Defendant came ~~procurer~~
and and after being qualified
sayeth he justly is indebted
to the plaintiff in the sum of
\$17.40 cents as above set forth
It is therefore considered that
the Plaintiff recover of the
Defendant the sum of \$17.40
with six per centum till
paid and costs

Given under my hand and seal this 26th
day of December 1837 Henry Miller J.P. Seal

I David Leap bind myself for the payment
of the above debt interest and cost and accruing
cost in one hundred and twenty days from the
rendition of the judgement given under my
hand and seal David Leap

April 27th 1838 Received \$15.00 of the above H. Miller
Received of J.W. Woollen by Scott Miller \$1.00 June 12. 1838

H. Miller Jr.

Satisfied in full Nov 14th 1838 by
Settlement.

James D. Gay for
Jno Patterson
28.

Benj Shirley
Entry 12 $\frac{1}{2}$
Judgement 12 $\frac{1}{2}$
Qualifying 6 $\frac{1}{4}$
Bail Bond 25

Execution 12 $\frac{1}{2}$
Return 10

Milage 20.
Serving Ex. 12 $\frac{1}{2}$
~~Debt paid~~ 12 $\frac{1}{2}$

Be it remembered that the defendant
Benj Shirley came and after being
Qualified says that the above set
forth he justly owes.

It is therefore considered that the Plaintiff
recover of the defendant the sum of
\$50.00 with ~~six~~ per centum interest till
paid from the 26th day of ~~September~~ 1837
Given under my hand and seal this
26th day of December 1837

Henry Miller J.P. Seal

I James D Gay bind myself for the above
debt interest and cost and accruing costs
in one hundred and fifty days from
the rendition of the judgement

James D Gay Seal

April 10th 1838 Then received Twenty Dollars of the
above judgement by Joseph Johnson for Benj Shirley
Henry Miller J.P.

Execution issued 28th of May 1838

Execution returned June 12. 1838 No goods and chattles found
in my County to ~~leaving~~ going to Shirley 1st June 1838 Scott Miller
Const. Cost. 30 cents Advertisefacendum issued July 17. 1838

turn to page 72

130

Transcript on the back

Wm Hamer | State of Indiana Hendricks County Sct. 67
 vs On a Note of hand filed the 2^d of January
 John Moore 1838 in words as followeth -
 Cost an or before the first 1 of September
 Entry 12 p 1838 I promise to pay Wm Hamer
 Judgement 12 p the sum of Six Dollars for value
 Qualifying 6 1/4 received this 1 day of August 1838
 Bail Bond 25 esttest John Moore
 George Turpin mark

Be it remembered that the Defendant John Moore came and after being Qualifying sayeth he is Justly indebted at is set out in the above case It is therefore considered that the Plaintiff recover of the defendant the sum of \$6.00 debt and 48 cents interest together with 31 1/4 cents cost with six percentum interest till paid Given under my hand and seal this 3^d day of January 1838 Henry Miller J.P. seal

I Ezekiel Williams do hereby bind myself for the payment of the above debt Interest and cost and accruing cost in Sixty days from the rendition of the Judgement given under my hand and Seal this 3^d of January 1838 Ezekiel Williams seal

March 2^d 1838 Then received of John Moore the above debt Interest and cost in full Henry Miller J.P. seal

Paid over to the plaintiff May 7. 1838 in presence of Scott Miller

Wm H Brown | 68
 vs
 J.D. Boots & S.A. King
 Cost
 Entry and Summons 25
 Serving 50 Oct 9th 1837
 Mileage 24
 Returning 5 & fifty cents for value received
 Judgement 12 p
 Bail Bond 25 Lephtha S. Boots
 Sam A King

Be it remembered that a Summons is filed on the 3^d day of January 1838 and made returnable on the 12th of January 1838 at 12 o'clock et al of said day put in Scott Miller hands to execute. Returned served by reading on each defendant January 5th 1838 Scott Miller const according to command return made. The defendant Boots not appearing after being called. Samuel King appeared and acknowledged the Justice of the claim. It is considered that the Plaintiff recover of the Defendants the sum of \$16.50 to debt and \$1.29 cents cost with interest from the 1st of January 1838 at six percentum till paid Given under my hand and seal this 12th of January 1838 Henry Miller J.P. seal

I James Davis do hereby bind myself for the above debt Interest and cost and accruing costs in ninety days from the rendition of the Judgement James Davis Execution filed April 13 1838 Execution returned April 27th 1838 with a credit off \$16.50 Balance not paid \$2.54 Scott Miller const

Wm S. Crawford &
Henry M. Vories
vs
David Vestal
Cost
Entry and
Summons 25
Serving 25
Mileage 24
Returning 5
Trial and Judgment 25
Bail Bond 25

69 State of Indiana.
Hendricks County Oct
On a note filed January
3 1838 as followeth viz
~~\$6.25~~ Danville Ind.
Oct 14th 1837

one day after date I
promise to pay to the order of
Crawford & Vories Six Dollars $\frac{22}{100}$
for value received

David Vestal

Be it remembered that a Summons
Issued on the 3^d day of January
1838 and set for trial on the 12th of January 1838
at 12 o'clock m. of said day. Put in the hands of
Scott Miller const. to execute. Summons returned
accordance to command. Served by reading January
5th 1838 by Scott Miller const. &c.
Neither of the parties appearing appearing
It is therefore considered that the plaintiffs
above named recover of the defendant David
Vestal the sum of \$6.25 debt and
interest at six percentum from the 15th day
of October 1837 till paid and \$1. 29 cents
Cost given under my hand and seal this
12th day of January 1838 Henry Miller J. P. [seal]

I, Wm. Vestal do hereby bind myself for the
Payment of the above debt Interest and Cost in Sixty
days from the rendition of the judgement. William Vestal
by order to
Henry Miller J. P.

Received of Robert I Barker Seven Dollars 50 cent
of the above it being in full of debt Interest
& Cost March 10th 1838 Henry Miller J. P.
paid over to plaintiff May 7 1838 —

W. Morris agent
for John Wilson
18
E. Jones and
A. Payne
Cost
Entering Judy 12:
Swearing back 12:
Bail Bond 25

130

To make on the case

(70) State of Indiana
Hendricks County Court
on a note of hand as words as
followeth. 10
\$50. on or before the 25th day of
January next I promise to pay
John Wilson fifty dollars for
value received of him witness my
hand this April 18th 1837
Edward Jones

Be it remembered Abalon Payne
that on the 25th day of January
1838 they Defendants above named
came forward and after being
Quarried payeth that the above
Setforth Demand is Just.

It is therefore considered that the plaintiff
recover of the defendants the sum of fifty
Dollars with six percentum interest till
paid and costs of said suit.
Given under my hand and seal this 25th
day of January 1838 Henry Miller J. P. [seal]

I Abraham Harding do here by bind
myself for the above debt Interest and
accruing Interest and Costs in one hundred
and fifty days from the rendition of
the judgement

attest Henry Miller Abraham Harding
19th of April 1838

Then received twenty dollars of the above
June 13. 1838 when received H. Miller
\$31.47 cent the balance of debt interest and
cost in full Henry Miller Jr.

John W. Woollen
18

W^m Moore
Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Const. cost
Serving 25
Mileage 20
Returning 5

73 State of Indiana
Hendricks County .88.
On an account filed in my office as
followeths to wit

February the 13th 1838
William Moore d^r to John W. Woollen
Seventyfive cents for value received
Be it remembered that a Summons
I issued on the 14th Feby 1838 and made
returnable on the 23^d Feby 1838 at 12 o'clock
Const. made return agreeable to
Complaint Served Feb: 20th 1838 with
a Credit paid \$1.00 It is considered
that there is a Ballance unpaid
of the debt of \$2.50 at six per cent
till paid with cost taxed at
Given under my hand this 23^d
day of Feby 1838 Henry Miller J.P. Seal

130 To Accts on the Case
James D Gay 74 State of Indiana Hendricks County Court

on a note of hand in words as followeths
\$2.56 Oct 1st 1837
John Leap
Cost
Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Const. Cost
Serving - 25
Mileage & returning 6 $\frac{1}{4}$
Judgement and
Interest 25
Bail Bond 25

one day after date I promise to pay to the
order of James D Gay or bearer the sum
of two dollars and fifty six $\frac{1}{4}$ cents for value
received at 10 per cent John Leap
Be it remembered a summons I issued on the
14th February 1838 and made returnable on the
on the 17th Feby 1838. Constable made
Return. Served Feb 14. 1838 Scott Miller Cons
The Defendant came not and no defense
being made It is therefore considered
that the Plaintiff recover the sum of
\$2.56 $\frac{1}{4}$ cents Debt and Interest from the
1st Oct 1837 till paid with cost taxed
at 81 $\frac{1}{4}$ cents at ten per cent till paid
Given under my hand and Seal
this 17th day of February 1838

Henry Miller J.P. Seal

I Isaac Leap do hereby bind myself for
the above Judgement Interest and costs and
accruing cost in Thirty days from the rendition
of the Judgement Isaac Leap

March 26th 1838

Then received the above in full Henry Miller J.P.

Received my demand of the above in full

James D Gay

130

James D Gay 75 State of Indiana Hendricks County set
on a note of hand as followeth sum
 $\$1.43\frac{3}{4}$ Oct 4th 1837
one day after date I promise to pay
to the order of James D Gay or bearer
the sum of one dollar and forty three
cents for value received at 10 percent
Serving 25
Milage & returning 6 $\frac{1}{4}$
Judgement and
Entry 25
Bail Bond 25

Be it remembered a summons issued
on the 14th day of February 1838 and
made returnable on the 17th of
February 1838 at 2 o'clock pm
Constable made return Served February
14th with cost taxed 31 $\frac{1}{4}$ cents Scott Miller Const.
The Defendant appears and made no
defence It is therefore Considered that the
plaintiff recover of the defendant the sum
of $\$1.43\frac{3}{4}$ cent debt and 5cts Interest
with 31 $\frac{1}{4}$ cents cost taxed at ten percent
Interest till paid

Given under my hand and Seal this 17th
day of February 1838 Henry Miller J.P. Seal

I do hereby bind myself for the above
debt Interest and cost in thirty days
from the rendition of the judgement.

John W Woollen

March 26th 1838

Then Received of Isaac Leap the above
in full Henry Miller J.P.

Read my demand of the above in full

James D Gay

James D Gay 76 State of Indiana Hendricks County set
on a note of hand as followeth sum
 $\$23.90\frac{1}{2}$ Oct. 4th 1837
one day after date I promise to pay
to the order of James D Gay or bearer
the sum of twenty three dollars and 90 cents
for value received at 10 percent
Serving 25
Milage & returning 6 $\frac{1}{4}$
Judgement and
Entry 25cts
Execution 12 $\frac{1}{2}$
Returning 8 $\frac{1}{4}$
Milage 12

Be it remembered that a summons was
Issued on the 14th day of February 1838
and made returnable on the 17th day of
February 1838 at 2 o'clock pm
Constable made return Served with cost
Taxed at 31 $\frac{1}{4}$ cts. Scott Miller Const.
The Defendant appears and made no defence
It is therefore Considered that the plaintiff
recover of the defendant the sum of
 $\$23.90\frac{1}{2}$ cents debt and $\$0.89\frac{1}{2}$ Interest and
31 $\frac{1}{4}$ cts cost with ten percent till paid
Given under my hand and Seal this

17th day of February 1838 Henry Miller J.P. Seal
Execution Issued 17th day of February 1838

Execution returned March 15 1838 with this return
the within John W Woollen has no goods chattles rights credits or
effects found within my County March 5th 1838 Scott Miller const
Milage & returning 12 cts.

James D Gay

vs

William Sullivan
Cost

Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$

Const. Cost

Serving Mileage
and returning 31 $\frac{1}{4}$ cts

Jurying and
Judgement 25cts

Bail Bond 25

106 $\frac{1}{4}$

77 State of Indiana
Hendricks County Court
An act note of hand Dizy,
\$1.68 $\frac{3}{4}$ Oct 3^d 1837

one day after date I promise to
pay to the order of James D Gay or
Bearer the sum of one dollar and
sixty eight and 3/4 cents for value

Received at 10 per cent

Attest Horace Horton William ^{his} mark
Be it remembered that a summon
Issued the 14th of February 1838 and
made returnable on the 23^d day
of February at 10 o'clock A.M.

Constable made return agreeable to
command. Served by leaving word this
19th 1838 Feby Cost 31 $\frac{1}{4}$ cts Scott Miller Cons

The Defendant appeared and made
no Defence against the above set
forth demand. It is therefore considered
that the Plaintiff recover the sum of
\$1.68 $\frac{3}{4}$ cents debt and 6 $\frac{1}{4}$ cents Interest
together with 31 $\frac{1}{4}$ cents cost taxed at ten
per centum Interest till paid

Given under my hand and Seal this 23^d
day of February 1838 Henry Miller J.P (Seal)

I do hereby bind myself for the above debt and
Interest and Cost and accruing costs in thirty
days from the rendition of the Judgment

James Davis

March 20th 1838 then received the above in full

Henry Miller J.P

Recd my demand of the above in full
James D Gay

James D Gay

vs

David Leape
Cost

Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$

Jurying and
Judgement 12 $\frac{1}{2}$

Bail Bond 25

Const. Cost

Serving 25

Mileage & Return 6 $\frac{1}{4}$

Bail Bond 25

130

To be done on the date

78 State of Indiana Hendricks County Oct.
\$3.27 $\frac{1}{4}$ Oct 3^d 1837

One day after date I promise to pay to the
order of James D Gay or Bearer the sum
of three dollars and Twenty Seven 1/4 cents
for value received at 10 per cent

Attest Horace Horton David ^{his} mark Leape

Be it remembered that a summons
Issued on the 14th of February
1838 and made returnable on the
23^d day of February 1838 at 10 O'clock
A.M. Constable made return agreeable
to command. Served by reading on the
19th of February 1838 Cost 31 $\frac{1}{4}$ cents

Scott Miller Cons.

The parties came not and the defendant
having lawful notice it is therefore
considered that the plaintiff recover
the sum of \$3.27 $\frac{1}{4}$ debt and 12 $\frac{1}{2}$ cents
Interest and 30.81 $\frac{3}{4}$ cts cost with ten per
centum Interest till paid

Given under my hand and Seal this 23^d day of
February 1838 Henry Miller J.P (Seal)

I Edward Woollen do hereby bind myself
for the payment of the above Judgement
and Costs in thirty days from the rendition
of the Judgement Edward ^{his} mark Woollen
March 20th 1838 then received
the above in full Henry Miller J.P
Recd my demand of the above in full

James D Gay

James D Gay

vs

Jephtha D Boots

Cost

Docketing 12 $\frac{1}{2}$

Summons 12 $\frac{1}{2}$

Const Cost

Serving 25

Milage &

returning 6 $\frac{1}{4}$

Trying and

Judgement 25

Bail Bond 25

79 State of Indiana Hendricks County Oct
on a note of hand as followeth (viz)

August 22nd 1837

On Demand I promise to pay
J.D. Gay or bearer the sum of
Twenty Three Dollars 55cts for value
Received at 10 per cent Interest his

Jephtha D Boots

Be it remembered that a Summons
was Issued on the 14th day of February
1838 and made returnable on the
23rd day of February 1838 at 10 O'clock AM
Constable made Return agreeable to
Command Served by reading February 15th
1838 Serving Milage & returning 31 $\frac{1}{2}$ cts

either of the parties Scott Miller Cons
appeared and no defence being made Against
the Demand. It is therefore Considered that
the plaintiff recover the sum of \$23.55 $\frac{1}{2}$ cents Debt
and Interest from the 22nd of August 1837 at ten
percentum till paid with Cost taxed at 31 $\frac{1}{2}$
cents It is therefore Considered that the plaintiff
receive \$23.55 $\frac{1}{2}$ cents debt

Given under my hand and seal this 23rd
day of February 1838 Henry Miller J.P. Seal

I James Davis do hereby Bind myself for the
above Debt Interest and Cost and accruing costs
in one hundred and twenty days from the rendition
of the Judgement James Davis

\$26.15

Paid 56 $\frac{1}{4}$ cents
Paid \$1.18 $\frac{3}{4}$ cts

James D Gay

vs

Jephtha D Boots

Cost

Docketing 12 $\frac{1}{2}$

Summons 12 $\frac{1}{2}$

Const Cost

Serving 25

Milage and

returning 6 $\frac{1}{4}$

Trying and

Judgement 25

Bail Bond 25

80

State of Indiana Hendricks County Oct

On a note of hand in words (viz)

\$4.25 $\frac{1}{2}$ Oct 11 1837

one day after date I promise to pay
to the order of James D. Gay or bearer the
sum of four dollars and twenty five $\frac{1}{2}$ cents
for value received at 10 per cent

Jephtha D Boots

Be it remembered that a Summons was
Issued on the 14th and made returnable
on the 23rd day of the same Month February
1838 at 10 O'clock AM.

Constable made return agreeable to command
Served by reading the 15th of February 1838
Cost for Serving Milage & returning 31 $\frac{1}{2}$ cents

Scott Miller Cons

The parties not appearing it is therefore
Considered that the plaintiff recover the
sum of \$4.25 $\frac{1}{2}$ cents debt and 15 cents Interest
and 18 $\frac{1}{2}$ cents Cost at 10 percent Interest
till paid

Given under my hand and seal this
23rd day of February 1838 Henry Miller J.P. Seal

I James Davis do hereby bind myself for the payment
of the above Debt Interest and Cost in thirty days
from the rendition of Judgement

March 29 1838

James Davis

Then received the above in full Henry Miller J.P.

Received my Demand of the above in full

James D Gay

(81)

James D Gay
vs
William Wilfong
Cost
Docketting 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Cons. Cost
Serving 25 cts

Mileage 8
Returning 5
Cost
Frying and
Judgement 25
Bail Bond: 25

113

State of Indiana Hendricks County set on a note of hand as followeth Viz,
D 19. 17 April 15th 1837
Ninety days after date I promise to pay to the order of J. B. Gay & Co or bearer the sum of Nineteen Dollars for value received

Witnesses his
Daniel Barnhill William Wilfong
Be it remembered that a summons was issued on the 14th day of February 1838 and made returnable on the 23^d of Feby 1838 at 10 o'clock A.M. Constable made return agreeable to command and the parties not appearing It therefore considered that the Plaintiff recover the sum of \$19.00 at six per centum till paid together with 68 cents interest and 88 cents cost taxed given under my hand and seal this 23rd day of February 1838

Henry Miller J.P. Seal

I do hereby bind myself for the above Judgement with Interest and cost and accruing costs in one hundred and twenty days from the rendition of the Judgement

Gideon Wilson

Received of Gideon Wilson the above in full June 12th 1838 Henry Miller J.P.

Paid the above in full James D Gay
July 10th 1838

(82)

James D Gay
vs
Isaac Roberts
Cost
Docketting 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Cons. Cost
Serving 25

Mileage & return 6 $\frac{1}{2}$
Judgement and
Entry 25
Bail Bond 25
Execution 12 $\frac{1}{2}$
Execution R. 10
Serving 25
Condition 50

State of Indiana Hendricks County set on a note of hand Viz,
19.97. Oct 14th 1837
one day after date I promise to pay to the order of James D Gay or Bearer the sum of Nineteen Dollars and 97 Cents for value received at 10 per cent Isaac Roberts
Be it remembered that a summons was issued on the 14th day of February 1838 and made returnable on the 17th of Feby 1838 at 2 O'clock p.m. Const. made return served on the 14 of February 1838 Scott Miller Cons. The defendant appeared and made no defence It is considered that the plaintiff recover of the defendant recover the sum of \$19.97 Cents and \$0.72 $\frac{1}{2}$ cent interest with 81 $\frac{1}{2}$ cents Cost taxed at ten per centum till paid given under my hand and seal this 17th day of February 1838

Henry Miller J.P. Seal

I do hereby bind my self for the above Judgement Interest and cost in ~~one hundred~~ ninety days from the rendition of the Judgement

Kelton Hall

Execution issued 18. May 1838 put in Scott Miller lands to collect

Received debt & Interest of the above from Scott Miller const 24th of May 1838 Henry Miller J.P.
Execution Returned May 31. 1838 satisfied Scott Miller const,

Paid the above in full 114

David Foster
assignee of C.G. Hussey

18

George Moore

Cost

Docketing 12 1/2

Cons. Cost

Mileage 23 1/2

Returning 10

Execution 12 1/2

Serving 25

83 1/2

§ 3 State of Indiana Hendricks
County ss.

Demand \$14.75 cts debt in amount
Be it remembered that on the fifteenth
of this instant came George Moore
before me Young Em Reed Wilson a
Justice of the peace for said township
to confess a Judgement in favour of
the above named plaintiff and after
taking the oath required by law he
acknowledged himself to be justly
indebted to the said plaintiff
in the sum of fourteen dollars
Seventy five cents therefore it is
considered by me that the plaintiff
recover of the defendant the sum

of fourteen dollars Seventy five cents with interest
and costs of suit given under my hand and
seal this 15th of December 1834

Young Em Reed Wilson J.P. Seal

December the 15th 1834 Came David Vestal
and entered himself as security for the
payment of the above judgement in ninety days
from the rendition of the judgement

David Vestal

The above is transcribed from the Docket of
young Em Reed Wilson Esq^r March 1st 1838 by the
orders of A.B. Conduit for Moore & Worthington

Execution Issued 5th of March 1838

Execution Returned March 6th went to serve

Receipt presented against the same from under

Young E. M. Reed Wilson's hand Mileage 23 1/2 Returning
10. Scott Miller Cons. Cost paid by Wm T Worthington

July 19th 1838 Henry Miller J.P.

D. B. McMillen
assignee of Benj
Shirley

18

George S. Merritt

Cost

Docketing 12 1/2

Summons 12 1/2

Serving 25

Mileage 20

Returning 5

Filing 12 1/2

Entering Judgment 12 1/2

Execution 12 1/2

Cost on Execution 5 1/2

Execution 12 1/2

130

§ 4 State of Indiana Hendricks County ss.

on a note of hand as follows - to witness
October 26th 1837 or before the 25 of
December next I promise to pay
William Johnson the sum of
Seven dollars and Seventy five
cents for value received of him as
witness my hand and seal
as witness George S. Merritt

Janis Myers
December 2nd 1838 For value received
I assign the within note and all
my title and interest of the same
To Daniel B. McMillen to the amount
Cost on Execution 5 1/2 of Five dollars and 25 cents

Benjamin Shirley assignor

Be it remembered that a Summons was
Issued on the 3^d day of March 1838 and made
returnable on the 10th day of March 1838 at
12 O'clock Midday. Constable made return
agreement to command served March 6th 1838
The defendant being called and came not
and The Plaintiff appeared and Demanded
a Judgement. It is Therefore considered that
the plaintiff recover of the defendant the sum
of \$5.25 cents debt and 6 1/2 cents Interest and \$1.00 cost
Given under my hand and Seal this 10th day of
March 1838 Henry Miller J.P. seal
Execution Issued 10th of March 1838

I do hereby bind myself for the payment of the
above debt Interest and cost and accruing costs in Sixty days
from the rendition of Judgement Thomas D. McClain

Execution called in after stayed. Cost on Execution 5 1/2 1/2

Execution Issued May 11th 1838. Execution returned June 1st 1838
settled except 87 1/2 cents Scott Miller with the plaintiff except
\$1.00 37 1/2 cents on said execution

J. D. Gay
vs
James Davis

(45) State of Indiana Hendricks County set
on a note of hand as followeth
\$18.84 Dec. 29th 1837

One day after date I promise
to pay to J. D. Gay or bearer the
sum of Eighteen Dollars and $\frac{84}{100}$ for
value Recd at 10 per cent Interest.

James Davis

Be it remembered that the defendant
James Davis came and conferred a
Judgement on the above set forth that he
Lusty is indebted to the full amount set forth
It is therefore considered that the plaintiff
recover the sum of \$18.84 cents debt and
ten per centum interest from the 30th day of
December 1837 till paid
Given under my hand and seal this 5th
day of March 1838 Henry Miller J.P. Seal

I do hereby bind myself for the payment
of the above debt and interest in ninety
days from the rendition of the judgement
Willis Miller

June 19th 1838 Then received fifteen dollars
of the above Henry Miller J.P.

July 16th 1838

Recd of the above fifteen dollars J. D. Gay
Interest on the above is $72\frac{1}{2}$ cents
Debt on the above is 4.00 the balance due
to plaintiff paid in to H. Miller

Received for J. D. Gay \$4.62
in full of his judgment. L. B. Ray
Oct. 28th 1840 for J. D. Gay

Sam'l Barker (36)
vs
Benj Shirley
Cost
Docketing and
Summons 25.
Serving 25
Milage 20
Returning 5
Entry & Judgment 25
Execution 12 $\frac{1}{2}$
30

State of Indiana Hendricks County set
on a note of hand as followeth my
on or before the twentyfifth day of
July I promise to pay Samuel Barker
the sum and and full sum of twelve
Dollars and fifty cents for value
Rec'd March 9th 1837

Benjamin Shirley

Be it remembered that a summon
Issued on the 10th day of March
1838 And made returnable on the
17th of March 1838 at 10 O'clock A.M.
Constable made return agreeable to
Command Served by reading March 12 1838 serving
Milage 20 returning 5. Scott Miller Constable

After the parties being called and neither of them
appearing It is Considered that the Plaintiff
recover of the Defendant the sum of \$12.50 Debt
and Six percentage Interest from the 25th day of
July 1834 till paid together with \$1.00 cost
Taxed this day
Given under my hand and seal this 17th
day of March 1838 Henry Miller J.P. Seal

Execution Issued March 17 1838

Execution returned 6th April 1838 no effects found
to levons. cost. Milage. and returning 30 cent Scott Miller Const

Received the following receipt by Gideon Wilson
Received of Gideon Wilson Eighteen dollars 34/100 in full
for Payment Principal & Interest on Judgement on
Esqr Miller's docket against Benjamin Shirley
Indianapolis January 15 1839 J. H. B. Rowland

Richd Gentry for the
use of Saml Barker

RS
Wm Johnson

Cost
Entry and
Summons 25
Serving - - 25
Mileage - - 18 $\frac{3}{4}$
Returning - - 5
Judgement 12 -
Entry 12 -
Execution 12 -

Constable made return as Commanded Served
by reading March 12 1838 Scott Miller Const
The parties being called and not appearing
It is considered that the Plaintiff recover of
the Defendant the sum of \$1.12 $\frac{1}{2}$ debt and
15 cents Interest and 94 $\frac{3}{4}$ cents cost taxed this day
Given under my hand and Seal this 17th day
of March 1838 Henry Miller J.P. Seal

Execution issued 17 March 1838

Execution returned April 6 1838 no good Chattels or
Effects found to levy on Cost 20 cents Scott Miller Const.

State of Indiana
Hendricks County Court
On a note of hand viz
Eight months after date
I promise to pay Richard
Gentry \$1.12 $\frac{1}{2}$ for value
Received William Johnson
moult the 19th 1834 mark
Be it remembered that
a Summons Issued on
the 10th day of March 1838
and made returnable on
the 17th of March 1838
at 10 O'clock A.M.

Yanders & E.T. Porter
RS
Enoch Barlow
Docketing 12 -
Summons 12 -

1836
May 9 To 1 Saddle Blanket (24) - 1.25
Cash for Singing Book 75
14 - 1 $\frac{1}{2}$ ya Baconet to sqf 75
Buttons - - 06
1837 May 12 - 1/2 lb Brimstone 06
1 Glass Lamp 25
July 6 - 1/2 lb Powder sqf 25
Mar. 14 1838 \$3.37
Bal due

Be it remembered that a Summons
Issued on the 15th day of March 1838
and made returnable on the 23rd of
March 1838 at 10 O'clock A.M. The Constable made
return agreeable to command satisfied in full

Scott Miller Const

Rose^d July 14 1838 the above in full

J.C. John
Jn E.T. Porter

Ganders and ^{\$9}
E. T. Porter
vs
John McClain
Cost
Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Serving Milage &
returning 50cts
Try^gg & Judgement. 25
1836

Stat of Indiana
Hendricks County Court
On an Account as followeth
John McClain
To Ganders & E. T. Porter Dr
May 17 To 3 Gal Clover Seed Open 3.00
1 Sack do 75
July 8 2 Bus Meal (Syr) 37 $\frac{1}{2}$ \$ 75
Oct 4 Pear & Stem Buttons for 25
Indianapolis } \$4.75
Mar 14 1838 } Bal Due

See it remembered that a Summons issued on
the 15th day of March 1838 and made returnable on
the 23^d day of March 1838 at 10 o'clock A.M.

Returned agreeable to command served by reading
March 20. 1838 Serving 25cts Milage 20cts.

returning 5cts Scott Miller Const,

The Plaintiff being called and not appearing. The
Defendant John McClain appeared and was ready
for trial and the account being read to the
said Defendant he denies the whole of the
above set forth account It is therefore considered
that the above Suit is Dismissed at the Plaintiff's
Cost Given under my hand and Seal this 23^d
day of March 1838 Henry Miller J.P. Seal

Cost paid by Plaintiff Hillier

Edward T. Porter ⁹⁰
vs
John Bowles
Cost of Justice
Docketing 12 $\frac{1}{2}$
Entering Judg. 12 $\frac{1}{2}$
Bail Bond 25
Execution 12 $\frac{1}{2}$

Note filed March 15th 1838 (O.T.)
\$9.19 Indianapolis Sept 18th 1837
One day after date I Promise to Pay
to the Order of Edward T. Porter
Nine Dollars $\frac{19}{100}$ for Value received
D.W.S. John T. Bowles
L.A. Holland mark

Be it Rememb'red that a summons
issued on the 15th of March 1838 and
made returnable on the 23^d of March
1838 at 10 o'clock A.M. Before the
summons was served the defendant
came forward and Confest a
judgement. It is therefore considered
that the Plaintiff recovered of the defendant
the sum of \$9.19 debt and interest
from the 19th day of Sept. 1837 at six
percentum till paid Therefore there is no
cost on the summons by the constable

Given under my hand and Seal this 17th day of
March 1838

Henry Miller J.P. Seal

I do hereby bind myself for the above
debt interest and cost in Sixty days from
the rendition of the judgement

Jac Roberts

Execution Issued May 18. 1838
Execution returned satisfied in full S. Miller const

Received my Demand in full
J.C. John
for E. T. Porter

I. D. Gay 91 State of Indiana Hendricks County Court
 vs On an account (Viz)
 William Triggs
 Cost
 Docketing 12 $\frac{1}{2}$
 Summons 12 $\frac{1}{2}$

Feb 28th 1838

Williams Triggs to I. D. Gay 12 $\frac{1}{2}$
 to balance of a/ct \$ 3.65 $\frac{1}{2}$

Be it remembered that a summons was issued on the 30th of March 1838 and made returnable on the 17th of April 1838 at 10 O'clock A.M.

The plaintiff ordered the above to be dismissed at his the plaintiff's cost and the cost paid

Henry Miller J.P.

I. D. Gay 92 State of Indiana Hendricks County Court
 vs Joseph More
 Cost
 Docketing 12 $\frac{1}{2}$
 Summons 12 $\frac{1}{2}$

Entry of Judgment 12 $\frac{1}{2}$

1836 Joseph More to I. D. Gay 12 $\frac{1}{2}$
 August 19th To 1 Bushel Salt \$1.25
 to 1 $\frac{1}{4}$ lb coffee 25
 to 1 lb tobacco 18 $\frac{3}{4}$
 \$1.68 $\frac{1}{2}$

Be it remembered that a summons was issued on the 30th of March 1838 and made returnable on the 7th of April 1838 at 10 O'clock A.M.

The Constable

The Defendant came and confessed that the above is just so that plaintiff recieve of the defendant the sum of \$1.68 $\frac{1}{2}$ cent debt and the cost \$0.37 $\frac{1}{2}$

So the summons return without cost Henry Miller J.P. *signed*
 Given under my hand and seal this 4th day of April 1838 Henry Miller J.P. *signed*

Execution Issued 11th June 1838

Execution returned Battified June 30. 1838

Recd the above in full *S. Miller Con* *J. D. Gay*

J D Gay
25
Wm Wilfong
Cost
Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$

93 State of Indiana
Hendricks County Court
on an account (viz)
1838 William Wilfong
to J D Gay Esq
May 4th to 2 pm of that day 1838

Be it remembered that a Summons
was Issued on the 30th of March
1838 and made returnable on the
7th of April 1838 at 10 O'clock
A.M.

Received of William Wilfong by
Scott Miller \$100 the amount of Debt
Called for and H. Miller's Cost. Scott
Miller charged no cost
as it was paid before
Served to the Summons is
returned and filed satisfied

Henry Miller J.P.

Recd my demand of the above in full

James D Gay

94 J. Patterson
25
John Wilson
Cost
Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Serving 25 cents
Mileage 4 cents
returning 5

130 State of Indiana Hendricks County set.
On an account as followeth (viz)
John Wilson to J. Patterson Dr.
March 9th 1838

To 6 weeks - Boarding & washing \$12.00
Be it remembered that a Summons
Issued on the 7th day March 1838
and Set for trial on the 4th of April
1838 at 4 O'clock P.M.

John Wilson the defendant appeared on
the day of trial previous to the hour set
for trial and laid in a plea against
the charge exhibited. And filed,

The plaintiff qualified that he lacked a material
witness. William Gladder is the witness and a Subpoena
ordered Aged the case Continued till the 7th
day of April 1838 12^{o'clock}. Constable made return
agreeable to command with cost 38 cents. Tax
Served 25. Mileage 4. returning 5

Settled by the parties. The Defendant agrees to
pay \$6.50 cents debt and 75 cents Cost
It is therefore Considered that the Plaintiff recover
~~\$6.50 debt~~ of the defendant the sum of \$6.50 debt
and 75 cents cost expended in said Suit
Given under under my hand and Seal this 4th day of April
1838

Henry Miller J.P. (Seal)

Received 75 cents the present cost.

April 4th 1838 Henry Miller
April 5th 1838 Received \$6.50 cents debt in full
of the above Debt Henry Miller J.P.

Received my Claim in full
Joseph Patterson

J. D. Gay 95

John Poak
Justices Cost 50cts

State of Indiana
Hendricks County Sct.

On a note of hand in
words following, to wit
\$14.50 Oct 3d 1837
one day after date I promise
to pay to the order of James D.
Gay or Bearer the sum of
Eighteen Dollars and fifty
cents for value received at
10 per cent John Poak

Be it remembered that on the
14th day of April 1838 The above set
forth cause of action being shown to the
Defendant by the under signed Justice
The Defendant Confessed as Judgement
on the same, It is therefore considered
that the plaintiff recover of the defendant
the sum of \$18.50 debt and \$0.90 Interest
and 25 cents cost expended

Given under my hand and seal this
14th day of April 1838 Henry Miller J.P. Seal

I Nelson Ball do hereby bind
myself for the payment of the
above debt Interest and cost and
accruing costs in Ninety Days from the
rendition of Judgement Ball on Ball

Satisfied in full 23^d May 1838
paid the same to John Poak, Jun. Henry Miller J.P.

Paid the above in full D. D. Gay
July 1st 1838 Recd of John Poak Jun

J. H. B. Howland Jr

No

Benj Shirley
Cost
Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Tying and Judgment
— 25
Const Cost 50
Execution 12 $\frac{1}{2}$
Cost Return 10
Mileage 20

T. H. L. P.

130 State of Indiana

Hendricks County Sct.

on a note of hand as followeth to wit
On or before the 15th day of April next
I promise to pay James Crow or order
the sum of Seventeen Dollars and
fifty cents for value Recd. witness my
hand and Seal this 16th day of
October 1837 Benjamin Shirley Seal

Attest
Gideon Wilson

Assignment on note
For value Received I assign the within
to J. H. B. Howland October 24th 1837

James Crow

Be it remembered that a Summons was issued on
the 12th day of May 1838 and made returnable
on the 24th of May 1838 at 10 O'clock A.M. of said
day Constable made return agreeable to command
served by reading May 19th 1838 cost 50 cents

Scott Miller const

The parties being called and neither appearing it appear-
ing that the defendant have had lawful time and
his not appearing to make any Defence it is considered
that the Plaintiff recover of the defendant the sum of
Seventeen dollars and fifty cents Debt and 25 cents Interest
at six percentum till paid together with \$1.00 cost taxed
Given under my hand and seal this 24 day of May
1838

Henry Miller J.P. Seal

Execution issued May 24. 1838 Execution returned same
1st 1838 there is no property of the defendant found in the
said County wherein to levy Cost Mileage 20 returning 10cts

Scott Miller const

Turn to page 86.

State of Indiana Hendricks County

January 19th 1838, Ninety days after date I promise to pay Isaac Harris on order the sum of Eighty Six Dollars and Fifty cents for value received of him —
\$ 86.50

Matthew Collins

State of Indiana ^{Ex. S.S.}
Hendricks County

Before me the undersigned a Justice of the peace, in and for said county of Hendricks, this day personally came Isaac Harris of said county and says on his oath, that Matthew Collins late of said county is Justly indebted and owing to and indebted to the said Isaac Harris in the sum of Eighty Six Dollars and Fifty cents by a promissory note drawn and signed by the said Matthew Collins on the 19th day of January 1838 and made payable to the said Isaac Harris or order. Ninety days after the date thereof, and that the said Matthew Collins doth absconds, and conceals himself that the ordinary process of law can not be served on him

Subscribed and sworn to this 16th day of June
1838

Henry Miller J. P. Seal

We now all men by these presents that we Isaac Harris and Gideon Wilson of Hendricks County and State of Indiana are held and firmly bound unto Matthew Collins in the sum of one hundred and seventy three Dollars to the payment of which well and truly to be made we bind ourselves our heirs Executors and Administrators jointly and severally firmly by by these presents sealed with our seals and dated this 16th day of June 1838.

The condition of the above obligation is such that Whereas Henry Miller Esquire, a Justice of the peace of said county of Hendricks has this day issued a writ of domestic attachment against the goods and chattels credits and effects of the said

Matthew Collins in the affiant and complaint of the said Isaac Harris. Now if the said Isaac Harris will prosecute the said writ with effect and will pay all the damages which may be sustained by the said Matthew Collins if his proceeding thereon shall be found to be wrongful and oppressive then the above obligation to be void otherwise to be good in law

Isaac Harris
Gideen Wilson

Taken, signed, and sealed before me and approved by me

Henry Miller J. P. Seal

Be it remembered that on the 16th of June 1838 an attachment was issued put in Scott's Millers to serve

Bridget Collins affitavit on the 19th June 1838

Subpoena Issued for Mark & Bridget Collins June 20th 1838

Subpoena Issued for Timothy Collins June 21 1838

The constable made return of the attachment on the 26th of June 1838 served on two slaves one a black and the other a Bay, with ten medical books & one hat taken as the property of Matthew Collins at the request of the parties by their attorneys the case is continued

till the 20th day of July 1838 at the office of Henry Miller. The parties

appeared by one attorney and written agreement which is filed in this case Mr. Wilson claims for one day Bridget Collins one day. The Jury attended and claimed one day each Thornton F. Gorham John Poole & Morgan L. Smith. All the Subpoenas were returned served by reading the precept returned served of the Jury

Given under my hand and Seal this 26 June 1838

Henry Miller J. P. Seal

Continuing care 12^½

Advertising 87^½

2 order for

a Jury 12 $\frac{1}{2}$

Subpoena 25

Subpoena 25

Subpoena 25

Const. cost

Summon Jury ~~return~~ 30

Serving Subp. 87-

Subp. 25

Subp. 25

Swearing Jury 25 $\frac{1}{2}$

Swearing 13. Collins to

two affidavits ~~return~~

Swearing Eleven

witnesses 68 $\frac{3}{4}$

trying & Ent. July 25

Serving 2 Subp. 75

attending Jury 12 $\frac{1}{2}$

3 delivery bonds 75

one dollar thirty and a half cents interest making

1 witness claim 25 together Eighty-seven dollars and 80 $\frac{1}{2}$ cents -

Entering verdict ~~The court then proceeded to the trying the~~

jury 12 $\frac{1}{2}$ right of the property taken in attachment

Bridget Collins filed an affidavit which is filed

Total cost 11.12

Claiming the two mares named in the schedule

filed and a Jury being ^{and sworn} summoned to try the

right have brought in there verdict viz

We the jury find the property claimed in this

case to belong to Bridget Collins Morgan L Smith

Judgement of the Jury Confirmed July 21st 1838

Bridget Collins or ^{foreman} claimed one day attendance as a witness 25 $\frac{1}{2}$

Cost expended in said suit is \$9.12 $\frac{1}{2}$ cents Henry Miller J.P. Seal

And be it further remembered that on this 21st day of July 1838

Isaac Harris the defendant in said trial of the right of property

in the above ^{case, appeared} and made and filed the following affidavit to wit

I do solemnly swear that I have just cause to plead for a new

hearing in this case in consequence of some material witness

99

Subpoena Issued 11th July for Clerk
of Bridget Collins, Jr. do for Wm Wilfong
Subpoena Issued for Timothy Collins July 16th 1838
Constable made return Agreeable to command
Summoned a Jury and ^{Jury} attended.

Subp. for Richd Minor July 20. 1838 for defendt. Harris

Subp for John Evans do do do do do
Advertisements set up according to law

~~The parties off~~ The Plaintiff appeared with
his attorney and proved his cause of
action to be Just. The Mother of Matthew
Collins that is Bridget Collins filed an
affidavit stating that Matthew Collins
was dead. But failing to prove to the
satisfaction of the court that he the
said Matthew Collins was dead it is
considered that the plaintiff recover the
sum of Eighty-six dollars and 50 cents debt and

3 delivery bonds 75 one dollar thirty and a half cents interest making

1 witness claim 25 together Eighty-seven dollars and 80 $\frac{1}{2}$ cents -

~~with \$2.60 cost expended~~

Entering verdict ~~The court then proceeded to the trying the~~

jury 12 $\frac{1}{2}$ right of the property taken in attachment

Bridget Collins filed an affidavit which is filed

Total cost 11.12

Claiming the two mares named in the schedule

filed and a Jury being ^{and sworn} summoned to try the

right have brought in there verdict viz

We the jury find the property claimed in this

case to belong to Bridget Collins Morgan L Smith

Judgement of the Jury Confirmed July 21st 1838

Bridget Collins or ^{foreman} claimed one day attendance as a witness 25 $\frac{1}{2}$

Cost expended in said suit is \$9.12 $\frac{1}{2}$ cents Henry Miller J.P. Seal

And be it further remembered that on this 21st day of July 1838

Isaac Harris the defendant in said trial of the right of property

in the above ^{case, appeared} and made and filed the following affidavit to wit

I do solemnly swear that I have just cause to plead for a new

hearing in this case in consequence of some material witness

100

and matters of facts which which ~~which~~ I have ascertained since
the trial and this affidavit is not for aggravation or delay of
justice

~~See all trials~~
The foregoing sworn to before me this 21st day of July 1838

Henry Miller J.P. Seal

It is therefore granted that the judgement is opened and a
new trial granted. And set for trial on the 25th day
of July 1838 at 11 O'clock A.M.

Precept Issued for a Jury July 21. 1838 - - - 12 Qualifying 6 $\frac{1}{2}$

Issued a notice for a new trial - - - 12 $\frac{1}{2}$

Subp Issued for Richd Minor July 23. 1838 - - - 12 $\frac{1}{2}$

Subp to do so Robt Wilson July 24. 1838 - - - 25 $\frac{1}{2}$

The Defendant and appeared and suffered

an unswit on account of the case not being
brought agreeable to the letter of the law
it is therefore considered that an nonsuit is
granted Cost expended \$5.68 $\frac{1}{2}$ cents

paid \$2.50 Balance of cost paid August 4. 1838

and this case stands on Motion as above for a
new hearing for which is set for the 27th instant
at 2 o'clock P.M. ~~at the time but not to~~

27th The Defendant came in this case, but the
plaintiff came not and after mature deliber-
ation It is considered that a new trial ~~be granted~~
be granted Given under my hand and seal
This 27th day of July 1838 Henry Miller J.P. Seal
which is set for trial on the forth
day of August 1838 at Eleven O'clock
A.M.

Notice Issued July 27. 1838 Subpoena for witness issued
- - - witnesses July 28. 1838 Precept for Jury July 28. 1838
cost 37 $\frac{1}{2}$ cents

Turn to page 100

E. J. Porter

vs

James Walker
Cost \$49.15
Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Const. Cost
Serving 25 cts
Mileage 8
Returning 5
Entering Judge 12 $\frac{1}{2}$
Bail Bond 25

101 State of Indiana
Hendricks County Sct.
On a note of hand in words as followeth to-wit
Indianapolis March 15th 1838
Due Edward J. Porter or order
on the Seventeenth day of August
last the sum of Forty nine Dollars
and fifteen Cents on Settlement Value
Received James Walker
Attest H. John
Be it remembered that a Summons
was issued on the 20th of June 1838
and made returnable on the 26th of
June 1838 at 10 O'clock A.M. of said day
Constable made return agreeable to command
Served by reading June 22 1838.

Scott Miller Const

The Defendant appeared and made no
Defense. But acknowledged the above was a
Just claim. It is therefore considered that the
plaintiff recover of the defendant the sum of
\$49.15 cents and interest from the 15 day of March
1838 at six percentum till paid with cost taxed
at \$0.88 cent cost

Given under my hand and seal this 26th day of June 1838

Henry Miller J.P. seal

I John Triggs do bind myself for the payment of the
above debt Interest and Cost and accruing cost in
one hundred and fifty days from the rendition
of the judgement of

John Triggs, by a few
lines to Justice & Filed

November 26. 1838 Received of James Walker fifty
dollars in a United States Bill No. 2302 Letter L

Received two dollars of Henry Miller J.P.

James Walker is the balance of the above
December 24. 1838 Henry Miller

E. J. Porter

vs

William Triggs
Cost
Docketing - 12 $\frac{1}{2}$
Summons - 12 $\frac{1}{2}$
Entering July 12 $\frac{1}{2}$
Bail Bond 25
Const Cost 30
Execution 12 $\frac{1}{2}$

102 State of Indiana
Hendricks County Sct.
On a note of hand as followeth to-wit
\$32.67 $\frac{1}{2}$ Indianapolis July 8. 1837
One day after date I Promise to
Pay to the Order of Edward J. Porter
The sum of Thirty Two Dollars $\frac{1}{2}$
for value received William Triggs
No. 52
Attest H. John

Be it Remembered that
a summons was issued on the 21st of
June 1838 and made returnable on the
30th of June 1838 at 10 O'clock A.M.

Constable made return agreeable
to command served by reading on
the 23rd of June 1838 Scott Miller Const

The defendant came on the 28th of June
1838 and wished a judgement to be entered.
It is therefore considered that the plaintiff
recover of the defendant the sum of \$32.67 $\frac{1}{2}$
debt with 6 percentum interest till paid and
cost taxed at 68 cents Given under my
hand and seal this 28. of June 1838

Henry Miller J.P. seal

I Philip McClain do hereby bind myself for
the payment of the above debt interest
and cost and accruing cost in one hundred
and twenty days from the rendition of judgement

Philip McClain

Execution Issued Oct 29. 1838
Execution returned Nov the 24th 1838 no sale forward
of bidders \$26.00 collected Cost \$1.41 S. Miller Const
November the 24th 1838 2nd execution issued
Nov. 27. 1838 returned satisfied in full S. Miller Const

E. J. Porter

Ad

Wm Triggs

St

Docketing 12 1/2

Summons 12 1/2

Entring Judg. 12 1/2

Bail Bond 25

Const cost 46

1,08 Th

Execution 12 1/2

1.21

Serving 25

Mileage 12 1/2

returning 10

Execution 1.68 Th

12 1/2

1.41

103
State of Indiana
Hendricks County Court
Wm Triggs To E. J. Porter Dr
1837

July 4 To 33 lb Bacon 10 1/4 set 3.30
30 " Salt 3. 90
2 1/2 " Coffee . 50
3 Tobaccos " 56
1 Scyth 2.00
1/4 lb Powder 13

Mar. 14 1838 \$ 7.39

Bal due E. J. Porter -

for J. C. John

Be it Remembered that a summon
was issued on the 21st June 1838 and
made returnable on the 30th of June 1838
at 10 O'clock A.M. The constable
made return agreeable to command by
reading on the 23rd of June 1838 S. Miller const
The Defendant came on the 28th of June
1838 and Desired Judgement to be entered
It is therefore considered that the plaintiff
recover of the defendant the sum of \$7.39
Debt with \$0.48 cents cost given under my
hand and Seal this 28th of June 1838

Henry Miller J.P. Seal

I Philip McLain do hereby bind myself for the
above debt Interest and Cost and accruing costs
in Sixty Day from the rendition of the
Judgement

Philip McLain

Execution Issued 29th August 1838

Execution Returned 28th of Sept 1838 no bidders for the
property offered for sale Cost 47 1/2 cents Scott Miller Const
Second Execution Issued 2nd Oct. 1838

Execution returned Oct. 20. 1838 Money made all but 55 cents
S. Miller Const

James Johnson Adm^d
of Geo L. Kennard
vs

Philip McLain

Cost of Justice

Docketing - 12 1/2

Entering Judge 12

Bail Bond 25

Execution 12 1/2

104 State of Indiana Hendricks County set.
on a note of Land as followeth total
\$30.00 On or before the 25th Dec^r. 1835 promise to pay
G. L. Kennard or order the just sum of thirty
dollars for Value received this 9th Sept
1834 as witness my hand & Seal
Thomas H. Harding Philip McLain Seal
The Defendant came forward and
Confess'd Judgement and saith the above
set forth action or suit is just
It is therefore considered that the
Plaintiff Johnson adm^d recover the
sum of \$30.00 Debt with 6 percentum
till paid from the 25th day of December
1835. Given under my hand and
Seal this 28th day of June 1838

Henry Miller J.P. Seal

St. William Triggs do hereby bind myself for
the payment of the above Debt Interest and
Cost and accruing cost in one hundred and
twenty days from the rendition of the Judgement

William Triggs

Execution Issued Oct. 29. 1838

Rec'd on the above Judg. \$30.00 this 3rd Nov 1838
No \$5.10 in full of the above legg. this 20th Nov 1838

Execution returned Nov 9. 1838 Geo L. Kennard
Satisfied in full - Scott Miller Const

James Johnson Adm^r
of Geo L Kinnard

vs
Wm D McClain
Docketting 12^{1/2}
Entering Judg. 12
Bail Bond 25

105. On a note of hand Court
\$ 2.06^{1/4} June 25. 1833
on or before the first of October
I promise to pay Geo L Kinnard. or
order Two Dollars Six $\frac{1}{4}$ cents for
value Recd William D. McClain.
The Defendant came not by himself
but his Brother Philip McClain
Consented for Judgement to be
entered and he would stay
the same It is therefore
considered that the plaintiff
recover of the defendant the
sum of \$ 2.06^{1/4} cents debt with
Interest from the 1st of October 1833
at 6 percentum till paid

Given under my hand and seal this 22nd
day of June 1838 Henry Miller S P Seal

I Philip McClain do hereby bind myself
for the payment of the above Debt Interest
and cost and accruing cost, in thirty days
from the rendition of the Judgement

Philip D. McClain

\$3.12^{1/4} Satisfied by Philip D. McClain the above sum
full the 14th day of July 1838 Henry Miller S P. Seal

Recd my demand in full on the above
Case his 23rd day of Aug 1838 for 2.63^{1/4}

James Johnson Adm'r
of Geo L Kinnard

106 Enoch Barlow

18

George S. Merrit &
William F. Shelton

Summons 12^{1/2}
Docketting 12^{1/2}
Swaring E. Coock 6 $\frac{1}{4}$
Const cost 1.00

Trying 12^{1/2}
Entry 12^{1/2}
Execution 12^{1/2}
Execution returned 12^{1/2}
Execution 12^{1/2}

Execution issued

July 14th 1838

Execution returned

Stand Security

Aug. 2^d 1838 cost

55 cent S. Miller

Execution retu

Dec 22 1838

satisfied H M

State of Indiana Hendricks County set.

on a note of hand as followeth to wit
Twelve months after date we ~~promise to~~
or either of us promise to pay
Enoch Barlow the sum of twenty
Dollars for value received as witness
our hands and seals this twenty fifth
day of November 1836

George S. Merrit *Seal*
William F. Shelton *Seal*

Be it remembered that a Summons
was Issued on the 25th of June
1838 and made returnable on the
5th day of July 1838 at 1 o'clock p.m.
of said day Constable made return aforesaid
to Plaintiff served by copy left June 25 1838

The Defendants appeared and Wm F

Shelton proved by Enoch Coock that

he Shelton told Barlow he would not

stand security any longer if he did not

push George S. Merrit at the request of

the Defendant this case is continued till the

14th instant at 1 o'clock. The Plaintiff came

and the Defendants came not. The Plaintiff

give credit for \$2.25 cents for work done

by George S. Merrit's son 6 days at 37 $\frac{1}{2}$ cts

per day leaving a balance of \$17.75 cts

It is therefore considered that the Plaintiff recover the sum of \$17.75

debt with 60 cents interest \$1.56 $\frac{1}{4}$ cent cost expended

interest at 6 percentum paid

given under my hand and seal the 14th day of July 1838

Henry Miller S P. Seal

August 2^d 1838 I do hereby bind myself for the above debt Interest
and cost and accruing costs in ninety days from the rendition of the
Judgement by order on paper Charles Merritt received \$16.00 of the above
Execution Issued Oct 15. 1838 Judgment \$16.00 on the 28th 1838
June 8th 1839 Received the balance of the above judgment over the 28th 1838
enough of the above judgment paid Gideon Hulston Gideon Hulston

W.D.B. Maxwell
assignee &c
18

S.D. McLain
Cost

Docketing 12*1*

Summons 12*1*

Const Cost 62*1*

Trying and Judge 25

Swearing wit 12*1*

107
On my notes of hand, to wit.
On or before the 25th day of December
I promise to pay S. A Verbrake
thirty two bushels of good clean
Flax seed for value received this
18th of August 1834 as witness
my hand T. D. McLain
Test Wm. Horton
For value Recd I assign the within
notes to W.D.B. Maxwell Decr 29th
1834 S. A. Verbrake
Credit by 10*1* Bus #1 seed
Sept 2nd 1835

Be it remembered that a Summons
Issued on the 6th of July 1838 and
made returnable on the 14th of July 1838
at 9 O'clock A.M. Constable made return
agreeable to Command. And the Defendant
appeared and produced two witnesses S. A. Verbrake
and Philip McLain And after
hearing the evidence of each witness it
is considered that the Suit is Dismissed at
the plaintiffs Cost at \$1.25 cents cost
Given under my hand and seal
this 14th of June 1838 Henry Miller J.P. Seal

Wilson Hazlett and
Morris

15

J.W. Woollen

Cost

Docketing 12*1*

Summons 12*1*

Trying 12*1*

Judgement 12*1*

Const Cost 31*4*

~~Execution 12*1*~~

\$12*5* 14

81

Execution 12*1*

Returned 37

2 Execution 12*1*

Affidavit & swearing 18*1*

Precept for jury 2*1*

Given under my hand and seal this 14th

day of July 1838

Henry Miller J.P. Seal

Return agreeable to Command

Served by reading July 10. 1838

Cost 31*5*

The parties S. Miller const

met and the Defendant having no filed

it is Considered that the plaintiffs record

of the Defendant the sum of \$24.61 cents with

Interest at Six percentum less paid together

with Cost taxed at 8*1* cents.

Given under my hand and seal this 20th day of

July 1838

Henry Miller J.P. Seal

Execution Issued July 25. 1838

August 2^d 1838 Execution returned no property found

in the county bound to lay on Scott Miller Const cost 37

Second Execution Issued August 20th 1838

Isaac Leap filed an affidavit August 20. 1838 to the

Mare and coatt taken in Execution in the above case

and a jury to try the right of said claim on the 25th

of August 1838 Precept for a Jury returned

with a panel of three as commanded

turn to page 114

130

108
On an account filed in my office
June 25th 1838

Be it remembered that a Summons was
Issued on the 7th of July 1838 And
made returnable on the 20. of July

1838 at 9 O'clock A.M. Constable made

~~return agreeable to command to~~
~~the Defendant appeared ready~~

~~for trial And produced two~~
~~witnesses S. A. Verbrake & Philip Mc~~

~~Lain And after hearing the evi~~
~~dence of each witness it is con~~

~~cluded that the suit be dismissed~~
~~at the plaintiffs Cost at 25 cents~~

~~Given under my hand and seal this 14th~~
~~day of July 1838~~

~~Henry Miller J.P. Seal~~
Return agreeable to Command

Served by reading July 10. 1838

Cost 31*5* The parties S. Miller const

met and the Defendant having no filed

it is Considered that the plaintiffs record

of the Defendant the sum of \$24.61 cents with

Interest at Six percentum less paid together

with Cost taxed at 8*1* cents.

Given under my hand and seal this 20th day of

July 1838

Henry Miller J.P. Seal

A Clements

18

C. Montague & N. Bowls

Cost

Docketing 12 $\frac{1}{2}$

Summons 12 $\frac{1}{2}$

Const cost 92 $\frac{1}{2}$

Judgement 12 $\frac{1}{2}$

Entry 12 $\frac{1}{2}$

\$1.42 $\frac{1}{2}$

*Cost paid by Plaintiff
Date 7. 1838
and does his
paper of action and
of the Clerk's Office*

Be it remembered that a Summons was issued on the 19th day of July 1838 And made returnable on the 4th day of August 1838 at 12 O'clock noon Constable made return Served July 23^d 1838 by leaving a copy at each defendant's residence Cost 92 $\frac{1}{2}$ cents S. Miller Const.

The Plaintiff came not, the Defendant Nelson Bowls appeared and filed a plea setting forth that the Defendants both are citizens of Brown township and therefore pleads the township act. It is therefore granted that there be an unsuit granted and the plaintiff pay the cost Cost taxed at \$1.42 $\frac{1}{2}$.

Given under my hand and seal this 4th day of August 1838

Henry Miller J P Seal

107

On a plea set forth to wit State of Indiana Marion County This day personally appeared Before me Allen a Justice of the Peace in said county. Allen Clements and made oath that he the said Allen Clements held a note on C. Montague and Nelson Bowls given some time in January 1837 owing for ten Dollars due at the time said note was given which note is lost or so misplaced by the said Clements has no knowledge where said note is given under my hand and seal this the 10th day of July 1838 Allen Jennings Seal Justice of the peace

Be it remembered that a Summons was issued on the 19th day of July 1838 And made returnable on the 4th day of August 1838 at 12 O'clock noon Constable made return Served July 23^d 1838 by leaving a copy at each defendant's residence Cost 92 $\frac{1}{2}$ cents S. Miller Const.

The Plaintiff came not, the Defendant Nelson Bowls appeared and filed a plea setting forth that the Defendants both are citizens of Brown township and therefore pleads the township act. It is therefore granted that there be an unsuit granted and the plaintiff pay the cost Cost taxed at \$1.42 $\frac{1}{2}$.

Given under my hand and seal this 4th day of August 1838

Henry Miller J P Seal

Collins

160 Harris

August 14th 1838 Constable made return agreeable to Command Served Subpoena on Robert Wilson by reading. Served Subpoena on W^m Wilfong by reading And Served Subpoena on Mark & Bridget Collins Jr by leaving a copy. Also Served a Notice by Copy left at Mrs Bridget Collins' of the time set for trial on the 30th day of July 1838 Cost - \$1.00 \$1.00

Returned precept for a Jury served by a panel of twelve (12) Cost of Summoning Jury. Returning - - - - - 30. cents David Stouts allowed an appraiser and assistant to the constable in appraising the property taken in the attachment being called home

The having come and the Plaintiff not appearing the defendant appear. And after the Jury being sworn and the property that is the, two mares the Black and Bay being seized. They Jury returned the following to wit we of the Jury find the property taken in a Domestic Attachment in favour of Isaac Harris vs. Matthew Collins two mares one a Black the other a Bay and Claimed by Bridget Collins to be worth one hundred dollars given under our hands this 4th day of August 1838 William Briggs Foreman of the Jury

The Plaintiff nor Attorney nor agent appearing to prosecute the cause It was therefore considered that the Plaintiff be nonsuited against the Plaintiff And that the Defendant go hence without day And recover of the Plaintiff his costs by him about his defence herein expended and that the Plaintiff be amerced \$10

Jury Claimed their attendance cost of Jury \$3.00

Robt. Wilson claimed one day as a witness 25

W^m Wilfong claimed one day as a witness 25

Bridget Collins, Claimed as a witness 25

Rich. Minor witness 25

Isaac Harris witness 25

Turn over

Sudley as witness

111

25

Constable Attending Jury

12 1/2

Justice Swearing Jury

25

In this case at the nonsuit the cost Expended is Taxed
at six dollars and 30 cents

The total cost Expended on the trying of the right of the
property is \$15.42 cents

Given under my hand and seal this

6th day of August 1838

Henry Miller T.P. (Seal)

An appeal taken in this before said
mention'd Justice on Human Security

David Bowls

15

Joseph Fosset

Cost

Docketing

12 1/2

Summons

12 1/2

Bond for cost

25

Constables cost

42

130

State of Indiana Hendricks County set

July the 1838

Joseph Fosset Dr

To 1 half Gallon of whiskey 37 cents

David Bowls

Be it remembered that a summons

Issued the 9th of August 1838

Made returnable on the 18th of August

at 1 O'clock p.m. of said day 1838

I do hereby bind myself accountable
for costs that may become chargeable
to the plaintiff in the above case

August 9th 1838 Isaac Roberts

Constable made return
agreeable to command, served
on the 10th of August by
reading and the money made

Scott Miller const,

Aaron Homan
vs
Stephen Briggs
Cost
Docketing 12 $\frac{1}{2}$
Entry and
Judgement 12 $\frac{1}{2}$
Bail Bond 25
Execution 12 $\frac{1}{2}$

(113) On a note of hand
filed 5th of August 1838 To wit
\$9.00^t Three Months after date
I promise to pay Aaron
Homan or order the sum of
Nine dollars for value Recd^t
as witness my hand and seal
this 30th day of April AD 1838
Stephen Briggs Seal

The Defendant acknowledged
that the above is Just and True
It is therefore considered that the
plaintiff recover the sum of \$9.00
debt and Interest at Six percent
till paid from the 30th of July 1838
With cost taxed at 37 $\frac{1}{2}$ cents
Given under my hand and seal
this 24th day of August 1838
Henry Miller J.P. Seal

I Robert Willson do bind myself for
the above Judgement Debt Interest and
cost and accruing costs in Sixty days
from the rendition of the judgement
Robert Willson

By order filed in the office attested by
Scott Miller

Execution Issued Oct 25. 1838

Execution returned Satisfied Oct 29th 1838

Received my demand in full this 29th
of October 1838

Aaron Homan

(114) from page (108)

August 25th The parties met and the Jury
being called and sworn took their seats.

John Peak David Stout & Isaac Roberts

The Jury find for the defendants
John Peak & David ~~Stout~~ claimed one day each
~~Edward Woollen & David~~ ~~both claimed as well as~~
Cost expended \$1.00 the plaintiff to pay the cost
It is therefore considered that the verdict of the
Jury is confirmed the Jury assessed the property at
\$27.50 a Brown mare and a Sorrel colt
Given under my hand and seal this 24th day of August
1838.

Henry Miller J.P. Seal

Execution returned 19th of September with the following
Served by levelling on a mare and colt The defendant
claimed the same in part of what the law allows him
Then levied on 5 logs one pot one skillit four chairs
one ax the defendant overplus of what the law
allows him he says sold the 17th of Sept 1838
for \$2.06 $\frac{1}{2}$ cents Scott Miller Conest
Cost serving Commission bond and returning \$1.10
Total cost — $\frac{1.44}{2.54}$

V. M. Miller

vs.

Ruben Perkins

Cost

Docketing 12 2

Summons 12 2

Const. Cost

Serving 25

Milage 8

Returning 5

Entering Judg. 12 2

Execution 12 2

Execution return 43 cent

Capias Ad Satisfaciendum 12 2

Execution 12 2

on Satisfaciendum \$2.16

115

State of Indiana Court
On an account

August 23rd 1838

Ruben Perkins Drs

To V. M. Miller by Isaac Roberts
To 5 yds Cambric 62¹/₂ to yd \$3.12 2
To 4 yd Tackonet 87¹/₂ to yd 21 2
\$ 3.34 74

Be it remembered that a Summons
Issued on the 20th of September 1838
and made returnable on the 29th
day of Sept. 1838 at 10 O'clock A.M.
Constable made return as commanded
Served by reading on the 25th Sept 1838

Cost 35 cents Scott Miller Const

The Plaintiff appeared but the defendant
being called comes not

It is therefore considered that
the plaintiff recover of the debt
the sum of \$3.34 74 cents debt
and \$0.75 2 cents cost expended to
draw six per centum interest till paid
Given under my hand and Seal
This 29th day of September 1838

Henry Miller J.P. Seal

Execution Issued Sept 29. 1838

Execution returned Oct. 9th 1838

No goods and chattles found to Levy on in the County

Scott Miller const

Capias Ad Satisfaciendum Issued Oct. 10. 1838

Capias Ad Satisfaciendum return Nov. 10 1838 \$2.16 cent

Second Execution Issued Nov. 10. 1838

December the 30th 1838 received the

above in full

W. M. Miller

Execution returned satisfied except the cost \$2.63 2

116

State of Indiana Court

On a note of hand as follows

One Month after date I promise
to pay V. M. Miller fourteen dollars

85¹/₂ to 100¹/₂ to for value received of him

This June 27th 1838 Reuben Perkins

Be it remembered that a Summons

Issued on the 20th of Sept. 1838

and made returnable on the 29th

1838 at 10 O'clock A.M.

Constable made return as commanded

Served by reading on the 25th of

September 1838 Cost 30 cents

Scott Miller const

The plaintiff appeared but the defendant

not though called

It is therefore considered that the

Plaintiff recover of the defendant the

sum of \$14.85 cents debt and 14 cents

Interest and 67¹/₂ cents Cost Expended

with six per centum Interest till paid

Given under my hand and Seal this 29th day

of September 1838

Henry Miller J.P. Seal

Execution Issued Sept. 29. 1838

Execution returned Oct. 9. 1838 No goods and chattles found

within my County Cost 35 cents Scott Miller Const

Capias Ad Satisfaciendum Issued October 10. 1838

Capias Ad Satisfaciendum Return Nov. 10. 1838 \$2.16

Second Execution Issued Nov. 10. 1838

December the 30th 1838 received the

above in full

V. M. Miller

Execution returned satisfied

all but the cost \$3.16

J. C. Wilson

vs

John Wilson
Cest.

Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Const. cost 38
Frging 12 $\frac{1}{2}$
Ent. Judg. 12 $\frac{1}{2}$
Execution 12 $\frac{1}{2}$
Bail Bond 25
Execution Ret. 10

119
State of Indiana Hendricks County set
on a note as followeth —

March 23 1838.

one day after date.

I promise to pay to
Joshua C Wilson or order
the sum of thirty eight Dole
for value received

John Wilson

Be it remembered that a summons
Issued the 20. day of October 1838
made returnable on the 26. of Oct
1838 at one o'clock p.m.

Constable made return agreeable to command
the defendant Served by Reading Oct 23. 1838
Cost 38cts. The defendant being called and
came not. It is therefore considered that the
Plaintiff recover of the Defendant the sum of
\$38.64 cents Debt and \$0.88 cents Cost Expended
with six percentum per annum till paid
Given under my hand and Seal this 26th day
of October 1838 Henry Miller J. P. Seal

Execution Issued Oct 26. 1838

I am Wilfong do hereby bind myself for the above
Debt Interest and Cost and accruing costs in one
hundred and twenty days from the rendition
of the judgement William X Wilfong
attes Henry Miller

Execution called in 29th Oct 1838

Received February 11th 1839 the above in full

Received forty dollars of Henry Miller and
that is 16 cents over and above the debt of 38cts
February 25th 1839 Robert C Wilson for I C M

J. C. Wilson

vs

Abraham Hardin
Cost

Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$

Const Cost 46
Anteager &
nonsuit 25

Summons 12 $\frac{1}{2}$

Serving by copy
lift 37 $\frac{1}{2}$

Milage 16

Returning 5

Evening July 12 $\frac{1}{2}$

TT.

1 $\frac{1}{2}$ sp

6 $\frac{3}{4}$ sp

1 $\frac{1}{2}$ sp

120

State of Indiana

Hendricks County account filed

August 16th 1838

Abraham Hardin

to J. C. Wilson

1 Cow to Ziba \$3.00

Do. Brid Cow for Pain 3.00

6.00

Be it remembered that a summons
Issued on the 20th of Oct. 1838
made returnable on the 26th October
1838 at one o'clock p.m.

Constable made return agreeable to
command Served by Reading on the
23 of Oct 1838 Cost 46 cents

The Plaintiff being called came not
The Defendant came and Demanded

an answer. It is therefore considered
that the Plaintiff be nonsuited on account
of his not attending to prosecute his
Claim and that the Plaintiff pay the
cost taxed 98 cents

Given under my hand and Seal this
26th day of Oct. 1838 Henry Miller J. P. Seal

2. Summoned issued 27th of October 1838 and made
returnable on the 2nd day of Nov. 1838 at 12 o'clock noon

Constable made return as commanded Served on the
27th of Oct. 1838 by leaving a copy Cost 58 $\frac{1}{2}$ cents

The parties met and settled by the parties the Plaintiff
in this case agrees to take \$5.00 and the Defendant agrees to pay
the same by the 25th of December 1838. It is considered the
plaintiff recover the same of the Defendant by that date
agreed upon

Henry Miller J. P. Seal

Belleville August the 27th 1837
W. Henry Miller Esq.

Please pay to the order of
S. G. Moore fifteen dollars when collected
for me on any judgment in my favour on
your docket and this shall be my receipt
to you for the same Recd in May

1837 I accept the above order when Collector August

R C Moore for S G Moore

State of Indiana, Hendricks County, ss. To any Constable of Washington Township, Greeting: You are hereby commanded to summon Leptus D. Boat To appear before me, Henry Miller a Justice of the Peace for said Township, at my office therein, on the 10th day of August 1839 at 8 o'clock, p. M. on said day, to answer Edward Wooller.

Of a Plea of Debt by account not exceeding ten Dollars. And of this Summons make due service & return. Given under my hand & seal, this first day of August 1839 Henry Miller



James Fee

125

James Sigerson

Cost

Docketing 12 1/2

Summons 12 1/2

Const. cost

Serving 25

Mileage 16

Returning 5

Judg 12 1/2

Entry 12 1/2

Bail Bond 25

Execution 12 1/2

Michael Mitchell
Auditor of Marion County
Auditor's office

121 State of Indiana
Hendricks County Sct
on a note of hand (vizi)

On or before the twenty fifth day
of December next I promise to
pay James Fee fifty four dollars
and forty cents for value Recd.

Oct 27th 1837 James Sigerson
Credit on the back of Note
Nov 1837 Received on the within in
fruit trees by M. Mitchel \$2.75
Oct. the 24th 1838 Rec'd 3.50 by
M. Mitchel

Be it remembered that a Summons
Issued on the 24th of Oct. 1838 And
made returnable on the 2^d day of
November 1838 at 2 o'clock p.m.
Constable made return as Commanded
Served by Reading Oct. 27th 1838 cost
46 cents

Scott Miller Const

The Defendant after being called came not
It is therefore Considered that the plaintiff
recovered of the Defendant the sum of \$50.70 cts
with Six percent interest paid; together with
cost taxed at 96 cent
Given under my hand and seal this 2^d day of
November 1838

Henry Miller J.P. Seal

I Isaac Roberts do hereby bind myself for the above
debt Int and cost and accruing cost in one hundred days
from the rendition of the judgement

Execution Issued April 20. 1839

Isaac Roberts

Execution Returned May 14. 1839

Satisfied in full Scott Miller Const

John A. Miller

122

Joe Moore

Docketing 12 1/2

Summons 12 1/2

Const. Cost 66 1/2

Judge. 12 1/2

Bail Bond 25

Execution 12 1/2

Execution & Cost 65

Execution

130
On an account filed Oct 29. 1838
April the 16th 1838
Joseph Moore Do To John
A Miller to one Spinningwheel
\$4.00

Be it remembered that a Summons
Issued on the 29th of October 1838
Made returnable on the 2^d of Nov
1838 at 2 O'clock p.m.
Constable made return as Commanded
Served by Leaving a Copy <sup>30th of
Oct. 1838 Cost 66 1/2 cents</sup>

The Defendant appeared and made no
Defence It is Considered that the plaintiff
recover of the Defendant the sum of
\$4.00 debt and Cost taxed at
95 1/2 cents Given under my hand
and seal this 2^d day of Nov.
1838

Henry Miller J.P. Seal

I Eli Watson do hereby bind myself for the
above debt Interest and cost and accruing
Cost in thirty days from the rendition of the
Judgement

Eli Watson by an

order to Esq. Miller and

Execution Issued on the 5th of December 1838 filed away

Execution Returned January 3^d 1839

Second Execution 3^d January 1839 Cost

Execution returned January 11. 1839

Satisfied in full Scott Miller Const

Received my demands of the
above in full this 14th day
of January 1839 John A. Miller

J.C. Wilson

18

Sept. Briggs

Cost

Docketing

12 $\frac{1}{2}$

Summons

12 $\frac{1}{2}$

Entering Judg.

12 $\frac{1}{2}$

Const cost

30

Bail Bond

25

92 $\frac{1}{2}$

one day after date I promise
to pay to Joshua C Wilson or order
the sum of twelve do & twenty five
cents for value recd

Stephen Briggs

Be it remembered that a summon
Issued on the 2^d day of Nov. 1838
and made returnable on the 9th of
Nov. 1838 at ten O'clock A.M.
The Defendant came on the 3^d
day of Nov 1838 and Confessed

The above to be last

It is therefore considered that the plaintiff recover
the sum of \$12.25cts and 5 cents interest and
92 $\frac{1}{2}$ cents cost given under my hand and

Sale this 3^d day of Nov 1838 Henry Miller J.P. Seal

I William Briggs do bind myself for
the above debt interest and cost and
accruing costs in ninety days from the
rendition of the judgment this 8th Nov
the 3^d 1838

William Briggs

Received of Stephen Briggs the
above in full January 21st 1839 \$13.44

Henry Miller J.P.

123

State of Indiana Hendricks County Town
On a note of hand as followeth

Sept 11th 1838

Jas Johnson adms

124

J Burnett

Cost

Docketing 12 $\frac{1}{2}$

Summons 12 $\frac{1}{2}$

Const cost

Serving 25

Milage 20

Returning 5

Tryingth Judg 25

2 Summons 12 $\frac{1}{2}$

Const cost 54

Trying 12 $\frac{1}{2}$

Judgement 12 $\frac{1}{2}$

Bail Bond 25

1.16 $\frac{1}{2}$

State of Indiana Hendricks County

on a note as followeth

For value received I promise to pay

Geo L Kinnard & Co or order Six

dollars Twelve months after date

4th August 1831 Zabey Burnett

Be it remembered that a summon

Issued Nov 3rd 1838 and made

returnable on the 10th of Nov 1838

at nine O'clock A.M.

Constable made return as commanded

served by reading on the 8th of Nov 1838

The defendant came and produced

a receipt signed by Geo L Kinnard

which is filed in the office

It is therefore considered that this

suit be dismissed at the plaintiff's

cost of 125 cents taxed

Given under my hand and seal this

10th day of Nov 1838 Henry Miller J.P. Seal

Second Summons Issue on the 23rd

of Nov. 1838 and made returnable on

on the 30th of the same month at 1 O'clock P.M.

Summons returned as commanded served Nov

24th 1838 by reading cost 54 cents Scott Miller Const

The parties met at the time set for trial

The defendant proving nothing to set aside the

Demand It is considered that the plaintiff

recover of the defendant the sum of \$6.89 cents

debt and cost taxed at 91 $\frac{1}{2}$ p cent with six

percentum till paid given under my hand

and seal this 30th day of Nov 1838

I Scott Miller do hereby bind myself

for the payment of the above debt interest

and cost and accruing costs in sixty days from the rendition of judgment

January 21. 1839 Received the above in full H. Miller J.P. Johnson demands \$5.09

Recd my demand in full Jas Johnson

J. C. Wilson

AS

J. Blackemore

Cost

Lockeling 12 $\frac{1}{2}$

Summons 12 $\frac{1}{2}$

Const. cost

is 50

Trial & Judge. 20

125

State of Indiana

Hendricks County on an account filed Nov 7. 1838 amount \$16.81 cents

Be it remembered that a Summons Issued on the 9th of October 1838 and made returnable on the 10th of Nov 1838 at 3 O'clock p m on said day

Constable made return as directed Served by reading on the 4th of Nov 1838

Cost 50 cents Scott Miller Const

The plaintiff and defendant both appeared and after hearing both parties tails it is therefore considered that the plaintiff recovered of the defendant ~~sum of~~ the sum of three dollars 81 cents debt and one dollar cost with six per centum fine paid Given under my hand Seal this 10th day of Nov 1838

Henry Miller *& Seal*

The Defendant paid the above Judgement in full to Henry Miller

Received my Demand in full

Joshua E. Wilson
D. D.

James Johnson

AS

Nelson Bowls

Cost

Docketing 12 $\frac{1}{2}$

Diligging 6 $\frac{1}{4}$

Judgement 12 $\frac{1}{2}$

Execution 12 $\frac{1}{2}$

Mileage & Rd 22 $\frac{1}{2}$

Stay Bond 25

Execution 12 $\frac{1}{2}$

103 $\frac{3}{4}$

130
on an account as followeth

The acts of Nelson Bowls apt in favour of the Estate of G. L. Kinnard as appears on Book is \$40.19 in the year 1832

20 62 $\frac{1}{2}$

19. 56 $\frac{1}{2}$

The Defendant Nelson Bowls brought an account against the Estate of G. L. Kinnard for \$20.62 $\frac{1}{2}$ cents and made oath that said account was just and true. It is therefore considered that the plaintiff James Johnson adm^d of G. L. Kinnard recover of the defendant the sum of \$19. 56 $\frac{1}{2}$ cents debt and cost Expended \$0 56 $\frac{1}{2}$ cents with six per centum fine paid

Given under my hand and Seal this 9th day of November 1838

Execution Issued { Henry Miller J. P. East

On the 30th of Nov 1838

I John Bowls do hereby bind myself for the above debt Interest and Cost and according cost in Ninety days from the rendition of Judgement

John Bowls by order filed

Cost 22 $\frac{1}{2}$

Execution Issued Febr. 10 1839

August 24th 1839 Recd sixteen dollars and fifty cents on the above Judgment Jas. Johnson

James Johnson Adm^d 127 On a note of hand to wit
 us
 N. W. Hults
 Court Docketing 12 ½
 Summons 12 ½
 Serving 25
 Mileage 8
 Returning 5
 Trying 12 ½
 Judgement 12 ½
 Bail Bond 25
 Execution 1.13
1.2
 Interest, .35
1.60
 Stout \$1.60

\$45cts
 on or before the twenty ninth day of May 1832 I promise to pay G. L. Kinnard or order the sum of four dollars and fifty nine cents for value received this 28th day of May 1832 as witness my hand & Seal Nathaniel W. Hults Seal
 Be it remembered that a Summons Issued the 12th of Novr. 1838 and made returnable on the 16th of Novr. 1838 at 1 O'clock p.m.
 Constable made return as commanded Served by reading on the 15th of Nov. 1838 Cost 33 cents 3. Miller const
 The defendant appeared and making no defense it is considered that the plaintiff recover of the defendant the sum of \$6.29 cents Debt with cost taxed at 88 cents with six per centum till paid given under my hand and seal this 16th day of November 1838
 Henry Miller J.P. Seal

I do hereby bind my self for the above Judgement debt & interest and cost in sixty days from the rendition of the Judgement given under my hand this 16th day of Novr. 1838
 James Davis

Execution Issued January 17, 1839

Received the above debt and interest the amount \$6.40 unto Feb. 4, 1839 Execution returned with cost entered 35cts

130
 To file on the date
 J. C. Wilson 128 On an account filed Nov. 13. 1838
 us
 Reub Perkins
 Docketing 12 ½
 Summons 12 ½
 Serving 25
 Copy 12 ½
 Mileage 8
 Returning 5
 Entering Jud. 12 ½
 Execution 12
 Capias ad satisfaciendum 12 ½
 Const cost \$3
 Cost \$3
 The Plaintiff and Defendant both appeared and settled at \$20.00 It is therefore considered that the Plaintiff recover of the defendant ~~recover~~ the sum of \$20.00 debt with six per centum till paid together with 88 cents cost given under my hand and seal this 16th day of November 1838

Henry Miller J.P. Seal

Execution Issued Nov. 19. 1839

Execution returned on the 17th of December 1838 the Defendant has no goods or chattles found to levy on Cost 43 cents Scott Miller Const Capias ad satisfaciendum Issued January 14th 1839 January 19th 1839 Capias returned with the body of the Defendant and the plaintiff and the Defendant have settled the above with the Plaintiff as follows to wit No 31613 Land office at Crawfordsville Received from Reuben Perkins Feb 9 1837 of Marion County Ind the sum of 50 dollars being in full for the Survey of 48 1/4 of section No 1 in Township No 15 North of range No 1 E. containing 40 acres at the rate of \$1.25 cents per acre (Duplicate) James T Pollock received the above was assigned to Joshua C Wilson for the above debt interest and cost. But the plaintiff gives defendant to redeem said Duplicate by the first of May next by paying \$23.77 cents with interest January 18 1839 & Execution set to Henry Miller J.P. Received of Mr Gladden \$3.00 July 18 1840 J. C. Wilson received my Demand in full

J. C. Wilson

15

Wm Briggs

Court

Docketing 12 $\frac{1}{2}$

Summons 12 $\frac{1}{2}$

Serving 25

Copy 12 $\frac{1}{2}$

Milage 12 $\frac{1}{2}$

returning 5

Trying 12 $\frac{1}{2}$

Judgement 12 $\frac{1}{2}$

129 State of Indiana Hendricks County
on a Note filed Nov. 16. 1838
October 24th 1838

One day after date I promise
to pay to Joshua C. Wilson or
order the sum of twelve
Dollars for value Rec^c

William Briggs

Be it remembered that a Summons
Issued on the 16th day of November
1838, and made returnable on the
22^d of Nov 1838 at 2 o'clock p.m.
Constable made return as commanded
Served Nov 19. 1838 by Copy left.

Cost 55 cents Scott Miller Const

It is therefore Considered that the
plaintiff recover the sum of \$12.12 cents
Debt with cost taxed at \$1.05 cents with
six percentum Interest till paid

Given under my hand and Seal this 22^d day
of November 1838 Henry Miller J.P. *(Signature)*

Henry Miller J.P. *(Signature)*

I do hereby agree to bind my
self for the payment of the
above debt Int and cost in
Sixty days from the rendition of
the Judgement Given under my
hand this 22^d day of Nov 1838
William Briggs

December 17th 1838 Then received
The above Debt Int and Cost Making in all
\$13.00

Henry Miller J.P.

J. C. Patterson

15

H. W. Hults

Docketing 12 $\frac{1}{2}$

Summons 12 $\frac{1}{2}$

Milage & return 10

2 Summons 12 $\frac{1}{2}$

Serving 25

Milage 6 $\frac{1}{4}$

returning 5

Entering 12 $\frac{1}{2}$

Execution 12 $\frac{1}{2}$

Execution Ret 60

T 64-3 $\frac{1}{4}$

130 on an account filed 19th
of Nov. 1838

H. W. Hults Dr \$

Nov. 3^d 1838

20 7 $\frac{1}{2}$ days Hauling \$18.00

do 6 $\frac{1}{2}$ days Cash 5.00

Balance of \$13.00

Dr To Joseph Patterson

Be it remembered that a Summons

Issued on the 19th of Nov 1838

Made returnable on the 22^d at

tree o'clock p.m. of the same Month

Nov, 1838) Agreeable to command

Constable made return that the defendant

is not at home and not expected before

return day Scott Miller Const

Second Summons Issued 27th December

1838 and made returnable on the 1st January

1839 at 11 Oclock A.M.

Constable made return as commanded Served

by reading December 27th 1838 Cost 36 $\frac{1}{4}$ cents

Scott Miller Const

The parties appeared and Arbitrated the case

themselves as follow with the defendant Confessed

to owe the plaintiff \$12.56 $\frac{1}{4}$ cents to which the

plaintiff agrees to wait 15 day from this date

Given under the defendant pays the cost of course

Given under my hand and Seal this 1st

day of January 1839 Henry Miller J.P. *(Signature)*

Execution Issued January 21. 1839

Execution returned with a credit of \$1.00

Sold a smooth shot gun and no more property subject

to execution cost 60 Cents Scott Miller Const

August 21. 1839 Cr. by work by Joseph Patterson order \$6.57 $\frac{1}{4}$

Cr. by Patterson for work done at Cobbleys at 25 cents

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J. Johnson admt^d 131 State of Indiana

Hendricks County S.S.
and note of hand filed
Nov. 3. 1838

Summons 12 1/2
Court cost serving 25
Mileage & returning 17 1/2
Trying & Judge. 25

Summons Issued on the 1st of Dec,
1838 made returnable on the 7th
of the same Inst at 2. O'clock p.m
Constable made return as Commanded
Served December 3^d by reading the Defend-
ant paid \$3.00 of the within cost 42 1/2 to

Scott Miller Const

It is therefore considered that the plaintiff
recover the balance of his demand which
is 71 1/4 cents debt with Cost taxed at
96 1/4 cents with six percentum Interest
till paid Given under my hand
and Seal this 7th day of December
1838

Henry Miller J.P. Seal

Satisfied December 31st 1838 Henry Miller J.P.

Re my demand
J. S. Johnson

Morris Hazlett & Co 132

12
Bridget Collins ~~Matthew Collins~~
Cost
Docketing
Summons
Constl. Cost
Continuance
Notice
serving notice
Trying and Judy
Swearing

\$1.31 3/4

on an account filed on
the 7th December 1838 \$47.47
Summons Issued on the 7th ^{on}
December 1838 and made returnable
on the 13 of December 1838 at 1. O'clock
p.m Constable made return as Comma-
nded Served on the December 7th 1838 And
the Plaintiff & Defendant both appeared
The parties have consented that the
trial be put off till the 21st instant
at 12 O'clock on said day so it is continued
Notice Issued by order of plaintiff to Bridget
Collins to take the deposition of ~~stock~~
Collins to be read as evidence in the above
case and served by Scott Miller Const to be
taken on the 20 of Dec. at Caleb Grudder in
Indianapolis 1838.

The Plaintiff and Defendant appear
and having no witnesses on either
Side of the case the plaintiff demanded
the Defendant to be Sworn which was
performed and the Defendant on oath
Denies the account in toto It is there-
fore considered that this case be dismissed
at the plaintiff's cost taxed at \$1.31 3/4 cents

Given under my hand and seal this 21st day
of December 1838 Henry Miller J.P. Seal
Cost paid by the plaintiff Morris the cost \$1.31 3/4 Henry Miller

E. J. Porter

vs

Philip McClain

Cost

Docketing 12 1/2

Summons 12 1/2

Const Cost 62 1/2

Trying & Judg. 25
15 2 1/2

133 On a note of hand w^rig^r
\$4.75 Indianapolis Sep 17 1838
Due Edward J. Porter or order
Four Dollar and Seventy five Cents
Value received Settlement by
Attest J. P. John Phillip McClain
mark

Summons issued on the 7th day of December 1838 and made returnable on the 13th of the same Inst at one o'clock p.m., Constable made return as commanded served by copy on the 10th of December 1838. It is therefore considered that the Plaintiff recover of the Defendant by defalt the sum of \$4.81 3/4 cents debt with \$1.12 1/2 cents cost taxed given under my hand and Seal this 13th day of December 1838 Henry Miller J. P. Seal

paid \$5.35 December 19th 1838
Satisfied in full Dec. 21st 1838

J. L. Ketcham

vs

P. McClain

Cost

Docketing 12 1/2

Summons 12 1/2

Const cost

serving by copy 12 1/2

serving 25

Milage 20

Returning 5

Trying 12 1/2

Judg 12 1/2

Execution 25

Bail Bond 1.3 4/10

Decetion 1.5 0/4

1.5 0/4

1.2

1.5 0/4

1.2

1.5 0/4

1.2

1.5 0/4

1.2

1.5 0/4

1.2

1.5 0/4

1.2

1.5 0/4

1.2

1.5 0/4

1.2

1.5 0/4

1.2

1.5 0/4

1.2

1.5 0/4

1.2

1.5 0/4

1.2

134 On a note of hand tow^rt
On or before the twentyfifth
of December 1838 I promise
to pay James Sigerson ninety
eight dollars and Seventyfive
cents for value received of him
this the 19th day of December 1837

Philip McClain
I assign the within note of L
Ketcham for value Rec'd this the
30th of January 1838
James Sigerson

Be it remembered that a summons
Issued the 26th of December 1838
and made returnable on the 3rd
of January 1839 at 12 o'clock noon
on said day Constable made
return as commanded served by copy
the time of day having come and the defendant
being called came not and from the return of Constable
appearing he had notice agreeable to law. It is considered
that the defendant have no plea of Defence to make
It is therefore considered that the Plaintiff recover of
the defendant the sum of Ninety Eight Dollars and 75 cents
Debt and Six percent interest from the 25th day of December
1838 till paid together with cost taxed at \$1.12 1/2 cents
given under my hand and seal this 3rd day of January 1839
The cross is not to be considered blank

Execution June 4. 1839 Henry Miller J. P. Seal
Absalom Payne binds myself for the payment of the
above debt Interest and costs and accruing costs in one
hundred and fifty days from the rendition of the judgement

Execution June 4. 1839 Absalom Payne by
June 13th 1839 received \$58.00 under filed
of this judgment for J. L. Ketcham
Execution returned satisfied July 10. 1839 B. G. Gates

Sam'l Lotcher

13

vs Waddle

Cost

Docketing 12 1/2

Summons 12 1/2

Const cost 54

Trying 12 1/2

Ent Judgment 12 1/2

Bail Bond 25

135 on a note for plank
filed January 2^d 1839

to the amount of \$7.00

Summons Issued on the 2^d day of
January 1839 and made returnable on
the 11th of January 1839 at 12 o'clock

Afternoon

Constable made return as commanded
and the parties met and the Suit
Called and the Defendant having
no plea to set up against the
demand It is considered that

the Plaintiff Samuel
Lotcher Recover of the
Defendant Joseph Waddle
the sum of Seven
Dollars with Six percentum
Interest till paid with Cost
taxed at \$1.24

Given under my hand and seal this 11th day of January

1839

Henry Miller J.P. Seal

I do hereby bind myself for the
above Debt Interest and cost and
accruing costs in sixty days from the
rendition of the Judgement this 11th
day of January 1839 William Dwyer

March 11. 1839 Received \$8.00 of the above
Balance 34 cents,

Received my demand in full March 22^d 1839

Samuel Lotcher

Sam'l Lotcher

13

Amsterd Merritt

Cost

Docketing 12 1/2

Summons 12 1/2

Trying 4

Judgement 2 1/2

Const cost 16

Stay Bond 25

Exe 12 1/2

Exec Ret. cost 30

Exec Issued 12 1/2

Execution 12 1/2

136

on a note filed on
the 2^d January 1839 amount
\$4.50 Summons Issued on
the 2^d January 1839 and made
returnable on the 11 of January
1839 at 12 o'clock noon

Constable made return as
Commanded Served by reading
on the 4th January 1839 The
Plaintiff appeared But the
Defendant appear'd not though
Called It is therefore considered
that the plaintiff recover his
Debt with Interest and costs
Debt \$4.50 Interest 10 cents cost
Expended is 94 cents

Given under my hand
and seal this 11. day of

January 1839 Henry Miller J.P. Seal

I Eli Watson do hereby bind myself
for the above debt Interest and cost in
thirty days from the rendition of the
Judgement Eli Watson by
order filed

Execution Issued Feb 12 1839

Execution returned March 11. 1839 with a
credit of the sale of a watch at \$1.62 1/2 cents
Cost taxed at 80 cents Scott Miller Const

2^d Execution Issued March 11. 1839

2^d Execution returned as by Const 4^m to Kise and paid the
money out of his own money but not made off the defendant

3^d Issued April 11. 1839 in W. C. Kise's hands

May 25 1839 received my demand in full

Samuel Lotcher

Sam'l Letcher 137 on an account filed
 18 January 2nd 1839
 Joseph Moore Dr'te Samuel Letcher
 for two pair of Shoes \$1.50
 Docketing 12^½ Summons Served on the 2nd of
 Summons 12^½ January 1839 and made returnable
 Trying and 12^½ on the 11th of January 1839 at
 Judgement 25 12 O'clock noon
 Const cost 54 Constable made return
 Exec 12^½ as commanded served by
 reading The Plaintiff came
 But Defendant came not
 though called It is
 therefore considered that
 the Plaintiff recover of the
 Defendant the sum of \$1.50
 Debt and Cost taxed at 1.04
 with Interest at six percentum
 till paid

Given under my hand and
 Seal this 11th day of January
 1839 Henry Miller J.P. Seal

I. W^r Sullivan do hereby bind myself for the
 above debt Interest and cost and accruing
 costs in thirty days from the rendition
 of the Judgement

Execution Issued Febt 12th 1839

Execution Returned March 9th 1839 Money made

S. Miller Const
 Received my demand in full March
 the 22nd 1839 Samuel Letcher

R Gilbert 138 On a note of hand
 18 filed January 10. 1839 for
 \$25.00
 I Waddle Summoned on the 14th
 Summoned 12^½ of January 1839 and made
 Const cost 54 Returnable on the 21st
 Royal & Judy 25 of January 1839 at 11 O'clock
 Bail Bond 25 p.m.
 129
 Constable made return agreeable
 to command served by reading January
 16th 1839 cost 54 cents S. Miller const
 The defendant appeared and having no
 plea against the above debt It is
 therefore considered that the Plaintiff
 recover of the defendant the sum of
 \$25.00 debt and interest from the 1st day
 of January 1839 at six percentum till
 paid together with cost taxed at
 \$1.29 cents Given under my hand and
 Seal this 21st day of January 1839

Henry Miller J.P. Seal

I Cornelius Loy do hereby bind myself for the
 above debt Interest and cost in one hundred
 and twenty days from the rendition of the
 Judgement Given under my hand and seal
 this 21st day of January 1839 Cornelius Loy
 his mark
 attest Henry Miller

May 27. paid \$26.25 cent of the above debt Bal^b
 \$1.00 Received payment in full Richard Gilbert & Co
 Received of Cornelius Loy one dollar the
 Ballance January 15-1841 H Miller J P

R. Gilbert & Co.^s

vs

Absalom Payne

Docketing 12 $\frac{1}{2}$

Confess. Judge, 12 $\frac{1}{2}$

Debt & Int 21.52 $\frac{1}{2}$ this 11th day of February 1839

Henry Miller J.P. Seal

I do hereby bind myself for the above debt Interest and cost and accruing costs in one hundred and twenty days from the rendition of judgement

Alexander Ross
Received the above in full debt Interest and cost June 10th 1839 Henry Miller J.P. Seal

Received my demand in full July 26th 1839
R. Gilbert & Co.

139 State of Indiana to wit
on a note of hand for \$26.00 Cr for \$5.00

The Defendant came and confessed that the above is just and not paid

It is therefore considered that the plaintiff recovered of the defendant the sum of \$21.00 with interest at six percent from the 1st day of January 1838 with 25 cents cost taxed

Given under my hand and seal

Debt & Int 21.52 $\frac{1}{2}$ this 11th day of February 1839

Henry Miller J.P. Seal

140 State of Indiana to wit
on a note of hand for \$26.00

due 1st of January 1839

The Defendant came and confess that the above is just and true and unpaid

It is therefore considered that the plaintiff recover of the defendant the sum of \$26.00 debt and interest from the first day of January 1839 at six percentum till paid with cost taxed at 25 cent Given under my hand and seal this 11th day of February 1839 Henry Miller J.P. Seal

I do hereby bind myself for the above debt Interest and cost and accruing costs in one hundred and twenty days from the rendition of the judgement

Absalom Payne

Received of Seth Huron thirteen dollars 50 cents May 17th 1839 of the above judgement H. Miller J.P.

Received of Alexander Ross the balance of the above debt Interest and cost amounting to \$13.65 unto this 3^d day of June 1839 Henry Miller J.P.

Received my demand in full June 6th 1839
Richard Gilbert & Co

Mary Kees
141

George W. Sheets

Justices fees

Entry - 12 1/2

Summons - 12 1/2

Jugt - 12 1/2

Execution - 12 1/2

Const. fees

Serving - 25

Mileage - 20

Returning - 5

Mileage on execut. -

Received of the Defendant the sum

- ion - 20 of five Dollars Eighty two cents debt

Return 10 and 3/4 cents interest making in all

Transcript - 25 the sum of \$5.35 3/4 with interest at

5 45/4 the rate of six percentum per annum from

Y 40 4 the 19th day of January 1839 till paid

together with cost of Suit taxed at

Demand 7.37 1/4 27 1/2 cts on the 19th day of January

the defendant in mercy

Allen Jennings J.P. Seal

On the 21st day of January a Execution

issued to T.D. Barker const, on the 28 day

of January the constable returned the

Execution Defendant not found in the

County nor no property found wheron

to levy returned on the 28th day of

January 1839 T.D. Barker Const

Execution returned Battled June 21. 1839 H. Miller J.P.

In debt action filed Jan 12th
1839 on note due December 12th 1838

Debt \$5.32

Interest 0 03 3/4

on the 12th day of January a
Summons issued to T.D. Barker
const Returnable 19th day of January
at 11 O'clock A.M. at the time
Set for trial the constable
Returned the summons served
and the defendant tho called
came not and it appearing
that he had been served with
Legal process it is therefore
considered that the plaintiff
Received of the defendant the sum
of five Dollars Eighty two cents debt
Return 10 and 3/4 cents interest making in all
the sum of \$5.35 3/4 with interest at
the rate of six percentum per annum from
the 19th day of January 1839 till paid
together with cost of Suit taxed at
27 1/2 cts on the 19th day of January
the defendant in mercy

Allen Jennings J.P. Seal

5 82

7 On the 21st day of January a Execution

issued to T.D. Barker const, on the 28 day

of January the constable returned the

Execution Defendant not found in the

County nor no property found wheron

to levy returned on the 28th day of

January 1839 T.D. Barker Const

Execution returned Battled June 21. 1839 H. Miller J.P.

142

State of Indiana
Marion County set

Docketing transcript

and Execution - 34

Execution called in

Scire facias 25

Const. Cost Serving 25

Mileage 12 1/2

Returning 5

Execution 12 1/2

Cost Judy 12 1/2

740

12 1/2

7.52

I the undersigned a Justice
of the peace in Wayne County
Township Marion County State
of Indiana do certify that
the above is a full precept and
complete transcript of the
above case taken from my
docket with my proceedings
thereon given under my hand
and seal this the 14th day
of February 1839

Allen Jennings Seal

Justice of the peace

Execution issued 15th of

February 1839

Execution called in on the

2^d of March 1839

Scire facias issued 2^d of

March 1839 and made

returnable on the 5th of

March 1839 at 11 o'clock A.M.

Be it remembered that Isaiah Jackson

filed the foregoing on the 15th of February

1839 and a constable made return

served by reading March 2. 1839

Cost 42 1/2 cents

H. Miller Const.

The agent of the plaintiff Isaiah Jackson appeared

and the defendant being called appeared not.

It is considered that the plaintiff recover the

amount of what is contained in the foregoing transcript

with interest at six percent till paid with cost since accrued

Given under my hand and seal this 5th day of March 1839

Execution issued on the 5th of

March 1839 by Isaiah Jackson for plaintiff & Jury

To be Summons on the 18th March 1839

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David Williams & 143

William Conner

vs

James Tyler

Cost

Docketting $12\frac{1}{2}$,
Summons $12\frac{1}{2}$

State of Indiana
Hendricks County Court
 $\$2.45$ Eagle Village
Nov. 12th 1838 on settlement
I promise to pay David
Williams and William Conner
two dollars and 45 cents
for value received

James Tyler

Be it remembered that a
Summons Issued on the
15th of February 1839
and made returnable
on the 22nd of Febr 1839
at 10 O'clock A.M.

Constable made return as commanded
and money made Cost 50 cents

Scott Miller Const

R Gilbert 144

and Co -

vs

Aaron Spicklemire
Docketting $12\frac{1}{2}$
Summons $12\frac{1}{2}$

State of Indiana one note
of hand filed for $\$9.00$

Be it remembered that
a Summons Issued on
the 13th of April 1839 and
made returnable on the 22nd
17th of April 1839 at 10 o'clock
A.M., Cons. made return
as commanded served Village
and returning 70 cents
And the money made

Scott Miller Const

Received my demand
in full June 6th 1839

Richard Gilbert & Co

G. Bufford & C. 145
 13 State of Indiana Court
 W. B. J. Lawrence vs.
 Cost Docketing 12 1/2
 Summons 12 1/2
 Trying and Judg. 25-
 Const cost
 serving 50
 Milage 20
 Returning 5
 Bail Bond 25
 Execution 7.50
 Serving 25cts
 Commission 17
 Milage 20
 Returning 10

on a note filed on
 the 18. of Febr 1839
 Twelve months after date
 we or either of us promise
 to pay Enoch Barlow the
 sum of Six dollars 25 cents
 for value received as witness our
 hands and seals this twenty fifth
 day of November 1836.
 Wesley Lawrence ^{his} mark
 Isaac ^{his} Lawrence Seal
 mark

Be it remembered that a summon
 issued on the 18th of Febr 1839
 and made returnable on the
 22nd of Febr 1839 at 12 o'clock
 noon Constable made
 return as directed And the
 Defendant Wesley Lawrence appeared
 and making no defence it is
 considered that the plaintiff
 recovered of the defendants the sum of \$6.70 cts
 debt and \$1.50 cents cost taxed with sixpercentum
 interest till paid given under my hand and
 seal this 22nd day of February 1839

Henry Miller J.P. Seal

I do hereby bind myself for the above debt
 interest and cost and accruing costs in sixty
 days from the rendition of the judgement
 Execution issued April 24. 1839 Isaac ^{his} Sparks
 mark
 Execution returned May 24. 1839 June the 8th 1839
 Second Execution issued May 24. 1839 June the 8th 1839
 received \$700 on the within giving a balance
 of \$2.40 cents Scott Miller cons
 receiving demand in full by the 20th 1839
 cedar Bufford

130 146
 J. C. Wilson vs.
 John Poak
 Cost ~~12~~
 Docketing and Entering Judge 25
 Bail Bond - 25
 August 24. 1840.
 Scire facias sum
 turn to page

165

on a note filed Feb. 18. 1839
 \$50.00 September 18th 1838
 for value received I promise
 to pay to Joshua C. Wilson or order
 the sum of fifty dollars
 John Poak
 The above set forth being
 shown to the defendant
 the defendant acknowledges
 the same to be just and no plea
 It is therefore considered that
 the plaintiff recover of the
 defendant the sum of fifty
 dollars debt and \$1.25 cents
 interest and 25 cents cost
 with sixpercentum interest
 thereon till paid.

Given under my hand and seal
 this 22nd day of February 1839 Henry Miller J.P. Seal

I do hereby bind myself for the above
 debt interest and cost and accruing
 costs in one hundred and fifty days
 from the rendition of the judgement
 given under my hand John Poak

Continued from page 130 I assign the foregoing
 judgement (viz) for four dollars and one cent
 to Isaac Hardin for value received this
 18. day of October 1839 J. S. Patterson
 The balance of judgement is \$1.15 1/2 cents which
 I assign to Henry Miller for value received October
 18th 1839 J. S. Patterson

Receiving my demands in full of the foregoing
 Isaac Hardin

J. C. Wilson 147 On a note of hand
as followeth

13
Nelson Ball
Cost
Entry & Judg 25
Stay Bond 25
Execution 12^{1/2}

September 8th 1838
one day after date I promise
to Joshua C Wilson or the sum
of twenty four Dole & thirty Seven
cts for value recd Nelson Ball
Be it remembered that the
Defendant came on the 22nd
of February 1839 and confessed
that the above is a just cause
of action. It is therefore
considered that the plaintiff
recovered of the defendant the
sum of \$24.37 cent debt with
Interest from the 9th day of
September 1838 at six percentum
till paid and cost taxed at 25 cts
given under my hand and seal this
22nd day of February 1839 Henry Miller J.P.

I John Evans do hereby bind myself
for the payment of the above debt
Interest and cost and accruing
costs in one hundred and twenty
days from the rendition of the judgement

John Evans

Execution Issued June 24. 1839

August the 23^d 1839 Received the abo
ve demand in full for my father

Robert C Wilson

130
J C Wilson 148

28

Nelson Ball
Cost
Ent & Judg. 25
Stay Bond 25

on a note of hand to-wit
December 22. 1838

one day after date I promise
to pay to Joshua C Wilson or
order the sum of forty seven
Dollars for Value Received

Nelson Ball

January 19 1839 Rec of 10.0

\$37.00
Be it remembered that on
the 22nd day of February 1839
The Defendant came and
Confessed that the above demand
is just and true

It is therefore Considered
that the plaintiff recovered of
the defendant the sum
of \$37.00 debt and 41 cents Int,
and 25 cents cost taxed with
six percentum interest till
paid Given under my
hand and seal this 22 day
of February 1839 Henry Miller J.P.

I John Evans do hereby bind myself
for the above debt Interest and cost
and accruing costs in one hundred and
twenty days from the rendition of the
judgement

John Evans

Execution Issued June 24. 1839

Received the above demand in full
for my father on the 23^d 1839

Robert C Wilson

Wm C. Kise) 149
vs
I D. Books
Cost
Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Subpoena 25
Summons for Levy 12 $\frac{1}{2}$
\$ 62 72

Const. cost \$ 1.72

2.34 $\frac{1}{2}$

Be it remembered that a Summons Issued on the 21st of February 1839 and made returnable on the 1st day of March 1839 at 11 O'clock A M Subpoena Issued 21st Feby. as subpoena will have Summons for Levy 22 Feby, 1839 Settled by the parties and each party to pay \$1.17 $\frac{1}{2}$ cents the amount of the cost the cost of the plaintiff paid February 25th 1839 Henry Miller J.P.

149 on an account to wit
Leitha D. Books Jr
To Wm C. Kise
Twenty Dollars Damages for Defrauding him in a certain trade made on the 18th of February 1839 in trading him a certain bay Mare for a certain Brown mare

William C. Kise

Be it remembered that a Summons Issued on the 21st of February 1839 and made returnable on the 1st day of March 1839 at 11 O'clock A M Subpoena Issued 21st

Feby. as subpoena will have

Summons for Levy 22 Feby, 1839

Settled by the parties and each party to pay \$1.17 $\frac{1}{2}$ cents the amount of the cost the cost of the plaintiff paid February 25th 1839 Henry Miller J.P.

J. A. Miller 150

vs
Ben Johnson
Cost
Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$
Const. cost 42 $\frac{1}{2}$
Ent. Judy 12 $\frac{1}{2}$
40

Bail Bond 25

10 $\frac{1}{2}$

on an account filed Feb 28. 1839 to wit August 10. 1837 Benjamin Johnson Jr To John A. Miller Ballance on wheel \$1.00 Be it remembered that a Summons Issued on the 28 of Feb. 1839 and made returnable on the 6th of March 1839 at 3 o'clock p.m. on said day Const. made return according to command served by reading March 1. 1839 Const. cost 42 $\frac{1}{2}$ The defendant came and entered a judgement on the day set for trial It is therefore considered that the plaintiff recovered the sum of \$1.00 plus and 80 cents cost and the plaintiff in mercy &c Given under my hand and seal This 6th day of March 1839

Henry Miller J.P. Seal

I do hereby bind myself for the above debt and cost and accruing costs in thirty days from the rendition of the judgement Nelson Bowles
Test Henry Miller

Received one dollar of the above April 10. 1839

John A. Miller

Isaac Hardin

18

Geo W Sheets

Court

Docketting 12 $\frac{1}{2}$

Summons 12 $\frac{1}{2}$

Serving 50

Copy 12 $\frac{1}{2}$

Mileage 12 $\frac{1}{2}$

Returning 5

Ent Fees T. 05
12 $\frac{1}{2}$

Bail Bond T. 17 $\frac{1}{2}$

1. 25 $\frac{1}{2}$

1. 42 $\frac{1}{2}$

151 on an account filed
March 5, 1839

July 28 1838 George W Sheets
to Isaac Hardin \$5
23 $\frac{1}{2}$ lb of Bacon at ten
cents per lb \$2.35

to 4 Socks 6 $\frac{1}{2}$ cents each 25

Be it remembered that a

Summons Issued on the above
March 5 1839 and made
returnable on the 11 of
March 1839 at one o'clock
p m Constable made return
as Commanded Served by

reading and Copy March 6 1839

Cost 80 cents Henry Miller Const

The parties met and the
plaintiff agrees to wait till
the 25 day of this instant.

It is therefore considered that the
plaintiff recover of the Defendants the
sum of \$2.60 debt and \$1.05 cents cost
taxed Given under my hand and seal
this 11 day of March 1839

Seal
Henry Miller J.P.

I Septha D Boots do hereby
bind myself for the above debt interest
and cost and accruing costs in thirty days
from the rendition of the judgement

Septha D Boots

The plaintiff came and ordered a credit to
be given for the principle March 30 1839

151 on an account filed
March 5, 1839

July 28 1838 George W Sheets
to Isaac Hardin \$5
23 $\frac{1}{2}$ lb of Bacon at ten
cents per lb \$2.35

to 4 Socks 6 $\frac{1}{2}$ cents each 25

Be it remembered that a

Summons Issued on the above
March 5 1839 and made
returnable on the 11 of
March 1839 at one o'clock
p m Constable made return
as Commanded Served by

reading and Copy March 6 1839

Cost 80 cents Henry Miller Const

The parties met and the
plaintiff agrees to wait till
the 25 day of this instant.

It is therefore considered that the
plaintiff recover of the Defendants the
sum of \$2.60 debt and \$1.05 cents cost
taxed Given under my hand and seal
this 11 day of March 1839

Seal
Henry Miller J.P.

I Septha D Boots do hereby
bind myself for the above debt interest
and cost and accruing costs in thirty days
from the rendition of the judgement

Septha D Boots

The plaintiff came and ordered a credit to
be given for the principle March 30 1839

152 from page

142

Jurors cost \$1.50

Witnesses - 50

Const cost Subp. 55

Const cost Jury sum. 25

Cost for issuing subp. 25

Precept for Jury 12 $\frac{1}{2}$

Swearing Jury 25

Swearing Witnesses 25

Entering Jury 12 $\frac{1}{2}$

Const attending Jury 12 $\frac{1}{2}$

350 $\frac{1}{2}$

fourth coming bond 24

Constable made return
with a panel of Jurors (viz)

Austin Menifee James Ballard

John Miller Gaten Menifee

William Sullivan Nelson Ball

all the jurors claimed attendance

Cost \$1.50 on the 18 March 1839

Subpoena issued for four

witnesses for Septha D. Boots

James Davis & Lavina Mowry

claimed one day each cost

50 cents. Const cost on subpoena

55 cents.

The Jury being impaneled and
the parties having no objection

the Jury being sworn and

the witnesses sworn and there

evidence heard as concerned the case

as to the right of a certain cow taken

as the property of George W Sheets by execution

as above. The Jury has jointly agreed that

the judgement shall hold the Cow

Gaten Menifee Foreman

Given under my hand and seal this

18th day of March 1839 Henry Miller J.P. Seal

Received of the foregoing debt interest

and cost accrued in Marion

County before A Timmons Esq

July 11th 1839 Isaac Jackson

per Mary Rees

B. 1000 & T. 1000 - the Date

\$54 On an account filed April 1, 1839 To-wit I Septha D. Boots Dr

on or before the first of March next I promise to pay to Benj Patterson the sum of eight dollars and 25 cents

January the 10 1839

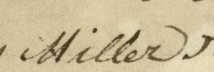
I Septha D. Boots

Be it remembered that a summons issued on the 1st of April 1839 and made returnable on the 5th of April 1839 at one o'clock p.m.

Bail Bond 25-
Execution T. 30 Commanded served by Copy left
T. 42 1/2 April 2^d 1839 cost 55 cents

H. Miller Const,

the plaintiff and defendant appear'd and the defendant had no objection It is therefore considered that the plaintiff recovered of the defendant the sum of \$ 8.25 debt and 4 cents costs and taxed at \$1.30 cents taxed

Given under my hand and seal this 5th day of April 1839. Henry Miller J.P. 

I do hereby bind myself for the above debt interest and cost and accruing costs in Sixty days from the rendition of the judgment

James Davis

Execution issued June 13, 1839
Execution returned satisfied June 25, 1839
Received my Demand June 26th 1839

Benj Patterson

Ben. Patterson

28

I.D. Boots

Docketing 12 1/2

Summons 12 1/2

Const Cost

Sewing 25-

Copy 12 1/2

Miladge 12 1/2

Returning 5

trying & entry 25-

Bail Bond 25-

Execution 12 1/2

T. 29

Demand \$0.75

Cost 42 p cents

H. Miller Const,

On an account filed April 1, 1839 To-wit

I Septha D. Boots Dr

on May 1839

To work planting corn \$1.25

Oats 93 3/4 as

1 Sta chain 15-

\$2.93 3/4

Be it remembered a summons issued the 1st of April 1839 and made returnable on the 5th of April 1839 at one o'clock p.m.

Constable made return as commanded

served by Copy April 2 1839

Cost 42 p cents

H. Miller Const,

The parties met and after

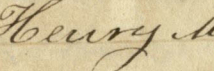
hearing the case it is considered

that the plaintiff recover of the

defendant the sum of 75 cents

debt and 95 p cents cost taxed

Given under my hand and seal this 5th

day of April 1839 Henry Miller J.P. 

I do hereby bind myself for the above debt interest and cost and accruing costs in Sixty days from the rendition of the judgment

James Davis

Execution issued June 13, 1839

Execution returned satisfied June 21, 1839 H. Miller

Received my Demand June 24th 1839

Benj Patterson

A. Burnett

12

L. Owen

Docketing 12 $\frac{1}{2}$

Summons 12 $\frac{1}{2}$

Dismising and

Entry of nonsuit 25

Const cost 55

\$ 1.05

157 April the 1st 1837

Lenard Owen vs
to Archibell Burnett

to Loned money \$30.00.

Summons issued on the

13. May 1839 and made

returnable on the 17th of May

1839 at two o'clock pm

Constable made by Return

as commanded. Served by copy

Cost. 55 Scott Miller Const.

The parties met and after the plaintiff failing to give security for costs suspended an nonsuit it is therefore considered that the plaintiff is to pay the cost given under my hand and seal this 17th day of May 1839

Henry Miller J.P. Seal

Plaintiff paid the cost H. Miller J.P.

158 Estm

Patterson

15

James F. Fowler

Docketing 12 $\frac{1}{2}$

Summons 12 $\frac{1}{2}$

Const cost 67 $\frac{1}{2}$

Bond for cost 25

Jury & Judge 25

Swearing witness 6 $\frac{1}{2}$

Bail Bond 1 $\frac{1}{4}$ 8 $\frac{3}{4}$

25

1.75 3 $\frac{1}{4}$

159 on an account filed May 11th 1839

Summons issued May 13. 1839

and made returnable on the 17th of May 1839 at two o'clock pm

I do hereby bind myself for the

costs that may accrue to the

plaintiff in the above case

given under my hand this 17th day

of May 1839 Gideon Willow

Constable made return as command

ed served by copy left on the 14 May

1839 Cost 67 $\frac{1}{2}$ cents Scott Miller Const

the plaintiffs witness appeared, and

the defendant appeared and after

the witness being sworn the defendant

agreed to pay the above

demand It is therefore considered

that the plaintiff recover the sum

of \$34.59 cents Debt and \$1.48 $\frac{1}{2}$ cents

Cost (suspended) at Sixpercentum till

paid Given under my hand

and seal this 17. day of May

1839 Henry Miller J.P. Seal

I do hereby bind my self for the payment
of the above debt interest and cost and
accruing costs in one hundred & twenty days
from the rendition of the judgement

Execution Issued

Levi Brown

Sept 10. 1839

Execution Returned Battis pgd in full
October 29. 1839 Scott Miller Const

Received the above in full Nov 21st. 1839

J. H. C. Patterson
by owner

S. J. & E. L. Patterson 159
 on an account filed
 May 11th 1839 for \$ 6.88
 Summons Issued May 13. 1839
 and made returnable on the
 17th ~~1839~~ of May 1839 at two
 o'clock p.m. Constable made
 return as Commanded Served
 by copy left. 13. May 1839
 Cost 67 $\frac{1}{2}$ cent S. Miller Const.
 The Plaintiffs witness appeared and
 Defendant appeared not. and the
 case called the plaintiffs witness being
 Sworn Sayeth that the above account
 is just and further Sayeth not
 Mileage 28 It is therefore considered that
 Returning 10 the Plaintiff recover of the Defendant
 Committee 12 $\frac{1}{2}$ the sum of \$6.88 cents with costs
 Expended \$1.17 $\frac{1}{2}$ cents with Interest
 at six percentum till paid

Given under my hand and seal this 17th day of
 May 1839
 Henry Miller J.P. Seal

Execution Issued May 20. 1839

Execution Called in June 8. 1839

I Thos D. McBlain do hereby bind myself for the
 above Judgement Interest and cost and accruing costs
 in Sixty days from the rendition of the Judgement
 Thos D. McBlain

Execution Issued July 18. 1839

Execution returned Oct 23. 1839

by Wm C. Kise Const Credit by five dollars
 on said Execution - and said Kise paid
 \$8.75 cents

3^d Execution Issued Oct. 23rd 1839

Received in full Nov ^{1st} 1839
 Owed by S. J. & E. L. Patterson

S. J. & E. L. Patterson 160
 on an account filed 51
 May 11. 1839 for \$9.06
 Summons Issued May 13. 1839
 and made returnable on the
 18. of May 1839 at two o'clock
 p.m. Constable made return as
 Commanded Served by reading
 May 14. 1839 cost 55 cents
 The Defendant appeared and made
 no defence. It is therefore consid-
 ered that the plaintiff recover
 of the defendant the sum of Nine
 dollars 6 cents debt and cost
 taxed at \$1.05 with six percentum
 Interest till paid Given under
 my hand and seal this 17th
 day of May 1839 Henry Miller J.P. Seal
 I do hereby bind myself for
 the payment of the above debt interest
 and cost and accruing costs in Sixty
 days from the rendition of the Judgement
 Given under my hand this 17th day
 of May 1839 James F. Howley

Satisfied July 16th 1839 by Levi
 Brown at \$10.47 cents

Henry Miller J.P.

Received the above Demand
 in full S. J. & E. L. Patterson
 by Fred Wiley

J. S. Patterson 161 on an account filed
at Stark Tansil Court Docketing 12 $\frac{1}{2}$
Summons 12 $\frac{1}{2}$ Const cost 30
Trying and Judg 25 Swearing witness 18 $\frac{3}{4}$
Bond for const 25
 $\$1.23\frac{3}{4}$
 $\$1.48\frac{3}{4}$

Const made return as commanded served by reading May 10. 1839
~~John Housley &~~ S. Miller Court the plaintiff by agent appeared & the defendant also appeared and filed an account against the plaintiff to the amount of \$18.00 which he proved and after hearing the evidence on both sides it is considered that the plaintiff recover of the defendant the sum of 25 cents debt and \$1.23 $\frac{1}{2}$ cents cost given under my hand and seal this 17th day of May 1839

Henry Miller J. P. Seal

Received the above debt and cost in full

May 27th 1839

Henry Miller J. P.
A. S. Patterson
by R. Miller

John L. Motherhead

18	
Henry C. Perry	
Cost Docketing	12 $\frac{1}{2}$
Summons	12 $\frac{1}{2}$
Bond	25
Const cost	50
Judgement and Entry	12 $\frac{1}{2}$
Execution	12 $\frac{1}{2}$
	12 50

162 On a note of hand vizi⁶⁷ Twenty 2 day after date I promise to pay John L. Motherhead 2 Dollars only for value received of him this the 3 day of December 1838

Henry C. Perry a summons issued May 14. 1839 and made returnable on the 24th of May 1839 at two o'clock p.m.

I Jim Tansil do bind my self for the payment of the cost that may accrue to the plaintiff in the above case given under my hand this 14. day of May 1839

Jim Tansil
mark

constable made

return as commanded served by

Reading on the 18th of May 1839 the parties did not meet, but it appearing from the service of the summons it is therefore considered from the cause of action that the Plaintiff recover of the defendant that the sum of \$2.00 debt and \$1.12 $\frac{1}{2}$ cents cost at six per centum till paid given under my hand and seal this 24th day of May 1839 Henry Miller J. P. Seal Execution issued May 27. 1839

Received the above in full fully the 6th 1839 Timoth^{es} & Tansil mark

Execution returned paid \$3.00

leaving a balance of 50 cents S. Miller Court July 20. 1839

S.A. Fletcher

18

Alex. Ross

Docketing 12 1/2

Summons 12 1/2

Cost paid J.P. 25

Const cost . 50 cents
not paid

163 on an account filed
May. 27. 1839 for \$7.16
Be it remembered that a
summons issued on the 27th day
of May 1839 and made
returnable on the 3rd day
of June 1839 at two o'clock
p.m. on said day
constable made return as
commanded served by reading
Const cost 50 cents the defendant
appeared and paid the debt and
cost all but 50 cents
of Alexander Ross.

Received the above debt in
full without the cost the cost
is 75 cents June 3^d 1839

Henry Miller J.P.

Received the above debt for S.A. Fletcher
August 22nd 1839 *and P. Bradley*

Sam'l Fletcher

18

Eli Watson

Docketing 12 1/2

Summons 12 1/2

Const cost 54

Confect July 12 1/2
91 1/2

Stay Bond 25

11 6
5 5 0
1 4
6 4 0

Received the above debt in
full without the cost the cost
is 75 cents June 3^d 1839
Henry Miller J.P.

Be it remembered that a summons
issued on the 27 of May 1839 and
made returnable on the 3rd day
of June 1839 at two o'clock p.m.
+ credit for 75 cent on the above debt
Const made return as commanded served
by copy left Constable cost 54 cents
It is therefore considered that the
plaintiff recover of the defendant the
sum of \$5.50 cents debt and 14 cents
Interest and cost expended \$6.64
cents the defendant confessed judgement
Given under my hand and seal

This 3rd day of June 1839 Henry Miller J.P.

I do hereby bind myself for the payment of
the above debt Int and cost and accruing
costs in thirty days from the rendition of
the Judgement

William F. Shelton

June 11. 1839 paid five Dollars of the above
Judgement to me Henry Miller s.o.

July 4. 1839 of Scott Miller for Eli Watson

\$1.50

Received my demand in full fully
the 16th 1839 Samuel Latshaw

from
page 146

Serv facias 25

Const. cost

for

Serving 25

Mil & Ret 6 $\frac{1}{4}$

Execution 12 $\frac{1}{2}$

165

August 24. 1840

A Scire facias Issued on
Sarah Poak administratrix of
John Poak Deceased and
made Returnable on the
28th day of August 1840 at
ten O'clock A.M. on Said day
Constable made return as
Commanded Served by reading
August the 24. 1840

Serving 25 cents Mil & Ret 6 $\frac{1}{4}$ et

S. Miller Const

The Defendant Sarah Poak
administratrix of John Poak Deceas,
appeared and having no plea
Sayeth that said has no objection
against the judgment being revived
She further Sayeth the Debt is just
and ought to have been paid before
this time It is therefore considered that
the plaintiff recover of the Defendant
Sarah Poak Administratrix the sum of
fifty Dollars debt and five dollars 75 cents
Interest and \$1.18 $\frac{1}{4}$ cents cost Given under
my hands and seal this 24th day of August 1840

Henry Miller J.P. Seal

Execution Issued Oct 27. 1840

Received twenty dollars on the above
by V. M. Miller for John Poak December 9. 1840

due Bellona \$12.46. May 27.

Received my Demand on the foregoing
Judgement in full December 9. 1840

Joshua C. Wilson

166

57

100

6

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V

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by

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aid

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is

3

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13

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3

16

John Poalk. Qualified as a Commissioner
to view mark and locate at state road approved
February 17th 1834 sect. 46th

Given under my hand and Seal this 26th day
of November 1837 Henry Miller S.P. Seal

April 1. 1839 a state warrant issued against Alexⁿ
M^c Calment & Levi Combs on the affidavit of
Amsterd Merrit and returned to [redacted]

Downard Esq^r. of plainfield

A Deed from Joseph Richards to Isaac Flora
May 27. 1839

A Deed from Ball to Barnes Jenkins
August 26. 1840

A Deed from William Harris to David Roy Sept 14. 1840

A Deed from Mr Harris to Thomas Roy Sept 14. 1840

130

Benjamin Sanders 2 Trespass on the case
v. 3 filed December 2nd 1851
Isaac Clark bed Damage \$30.00

{ Be it remembered that a summon
is issued December 2nd 1851 and
made returnable the 4th day of

December 1851 at one o'clock P.M. also Subpoenas
for Edward Perkins Stark & Tansill Benjamin
F. Fawcett Joseph H. Ross, Harrison Briggs all
returnable on the 8th day December 1851 at one
o'clock P.M. on said day constable made
return of all the above writs as commanded
on the said defendant by reading and on Tansill
Fawcett and Ross by reading Perkins and Briggs not
found cost \$1.15 & P. Williams constable
The time being fully come the parties met J. S.
Roberts for the Plaintiff and said Defendant by
himself and ready for trial and after hearing
all the allegations in the case it is by me consid-
ered that the said Plaintiff recover of the said
Defendant the sum of seven dollars for his
damages with six percentum per annum from
the date of this judgment till paid with cost
of suit taxed at two dollars and ninety
cents given under my hand and seal this
4th day of December 1851

Beth Glurin S.P. Seal

December 4th 1851 Received on the above
judgment \$9.90 in full and paid constable
his cost \$1.15 and paid witness their fees
and paid the said Plaintiff \$7.00 in full
of his demand

400cts
March 15th 1852 / said Constable his 200
Henry Wright 3 on a note of hand
N.Y. 3 December 2nd 1851 approved
James Walker 3 and figures following
Debt - \$10.00 one day after date I pr²⁶ to
Interest : 12% pay Henry Wright the sum of
ten dollars for value received this 4th day of
September 1851 of James Walker
Be it remembered that a summon^s is issued December
2nd 1851 and made returnable on the 4th day
of December 1851 at nine o'clock A.M. Constable
made return as commanded served December 5th
1851 by reading costs 40cts G.P. Williams constable
Before the time set for trial the said defendant
comes by him self and makes no defense and
brings Joshua Perkins to enter his name on stay
bond It is therefore considered that the said
plaintiff recover of the said defendant the sum
of ten dollars and twelve cents for his debt and
damage with six percentum per annum from the
date of this judgment till paid with costs
of suit taxed at 7 1/2 cents given under my
hand and seal this 9th day of December 1851

Beth Kurin J.P. Seal
I Joshua Perkins bind myself replevin bail for
the payment of the above Debt Interest and costs
and accruing interests and costs in full in sixty
days from the rendition of the judgment if
default be found in the said defendant

Joshua Perkins by order
February 5th 1852 Received on the above
judgment \$9.85 for plaintiff and all costs
32 cents yet due to plaintiff
Henry Wright

182
and Osborn 3 In Replevin
N.Y. Be it remembered that on the
2nd of December 1851 the
plaintiff filed in my office the
following affidavit for a writ of replevin to wit
State of Indiana Hendricks County 303
Before me Seth Kurin of Justice of the peace of said
county this day personally appeared Richard Osborn
who being duly sworn upon his oath says that Isaac
Woodrow has unlawfully taken and unlawfully
detains from him the said Richard Osborn the fol-
owing personal goods and chattels belonging to the said
Richard Osborn to wit one heifer two years old
next spring mostly white with red ears and some
small specks on its sides marked swallow fork in
the right ear and under bit in the same of the value
of eight dollars and the said Richard Osborn says
that he has suffered damage by such detention in
the sum of eight dollars Richard Osborn
whereupon issued a writ of replevin returnable
on the 12th day of December instant at one o'clock
P.M. and delivered the same to G.P. Williams const
Also issued subpeoneas for Leonard B. Wilkinson
Robert Osborn and Andrew of Sweeney for
the plaintiff on said day constable returned
the writ indorsed same to hand December 6th 1851
and replevied the within named property the same day
and summoned the defendant to trial as commanded
Cost 50cts G.P. Williams constable whereupon
comes the parties and the allegations and proofs
being heard It is considered that the defendant go
hence without day and that the plaintiff pay the
costs of this suit herein expended taxed at Justices
Cost \$2.00 Constables Cost 50cts Witnesses Claimed
Dengly Hadley Samuel Ferguson Andrew of Sweeney
Costs Sweeney Robert Osborn \$1.25 whole cost \$3.25
Given under my hand and seal this 12th day of
December 1851
Beth Kurin J.P. Seal

Richard Osborn $\frac{3}{3}$ On A note of hand
 of J.W. Smith $\frac{3}{3}$ January 6th 1852 approved
 and figurez followg
 Debt \$5.50 $\frac{3}{3}$ August 3rd 1850
 Interest 4 $\frac{1}{2}$ one day after date I promis
 to pay Richard Osborn or order
 the sum of five dollars and 50 cents with interest
 for value received, without any relief whatever from
 valuation or appraisal laws of J.W. Smith
 Where upon a summons issued on said 6th day
 of January 1852 and made returnable on the
 17th day of January 1852 at 10 o'clock A.M.
 On said day constable made return as com-
 manded served January 13th 1852 by reading
 cost 3 $\frac{1}{2}$ cents C.P. Williams constable
 The time being fully come the said Defendant
 tho called comes not iff is therefore considered
 that said Plaintiff recover of said Defendant
 by default the sum of five dollars & 50 cent
 for his debt and damage without any relief
 from valuation or appraisal laws with six
 per centum per annum from the date of this
 judgment till paid with cost of suit taxed
 at 76 cents given under my hand and seal
 this 17th day of January 1852

Seth Hurin of P. Seal

1st Execution issued January 29th 1852 and
 made returnable in one year

January 23rd 1853 I return this writ satisfied
 in full except constable Williams

cost \$6.78 of J. Jordan constable

February 25th 1853 Received on the above

\$6.25 in full Richard C. Brown

Picy Thomas $\frac{3}{3}$ on a plea of assumption
 of H. Woodrow $\frac{3}{3}$ filed January 6th 1852
 re H. Woodrow $\frac{3}{3}$ whereupon a summons issued
 and made returnable on the
 Debt \$20,000 $\frac{3}{3}$ 17th day of January 1852 at
 ten o'clock A.M. on said day
 constable made return as commanded served
 January 12th 1852 by copy cost 56 cents to
 P. Williams constable the time being fully come
 the said Defendant though called comes not
 It is therefore considered that said Plaintiff
 recover of the said Defendant by default the
 sum of twenty dollars for her debt and
 damage with six percentum per annum from
 the date of this judgment till paid with
 cost of suit taxed at 93 $\frac{1}{2}$ cents given under
 my hand and seal this 17th day January 1852

Seth Hurin of P. Seal

1st Execution issued January 29th 1852 and
 made returnable in one year

133

John Dobins for the use of
John Wilson On a Note of hand
N^o 3 January 17th approved
in the words of
Alfred Wiley I following to witness
Debt \$5.29 Plainfield April 24th 1850
Interest 42 one day after date I promise to
pay John Dobins the sum of
fourteen Dollars and seventy nine cents with
out any relief from valuation or appraisement
lawy

Alfred Wiley

Whereupon a summons issued and made returnable on the 24th day of January 1852 at ten o'clock A.M. January 19th Subpoena for David Carter January 20th Subpoena for John Dobins. At the time set for trial the parties met by them selves and after some conversation between them selves they agreed between themselves that there should be a judgment in favor of said plaintiff of \$3.24 It is therefore considered that said plaintiff recover of said defendant the sum of three dollars & 24 cents without any relief from valuation or appraisement lawz for his Debt and damages with six per centum per annum from the date of this judgment till paid with cost of suit taxed at first cost & 7 $\frac{1}{2}$ cents constable \$1.12 whole cost witness cost 25cts David Carter claims two dollars & 50 given under my hand and seal this 24th day of January 1852

Beth Hurin J P Peab

February 5th 1852 I Abner Wiley bind myself replevin bail for the payment of the above judgment Interest and cost and accruing Interest and cost in full in six months from the rendition of the judgment if default be found in the said plaintiff

Abner Wiley

134

Henry & Brothers On a Note of hand filed
Isaac Powell February 2nd 1852 in
words & figures following to wit
Debt \$10.40 \$10.40 Brownsburg January
Interest 5 $\frac{1}{2}$ 10th 1852, one day after
date I promise to pay to Henry & Green & Brother
or order the sum of ten dollars and eighty cents
for value Received without any relief from val
uation or appraisement laws, Isaac Powell
Whereupon a summon issued and made return
able on the 14th day of February 1852 at ten
o'clock A.M.

Be it remembered that the above named
defendant comes without process before the sum
mons left this office and confesses Judgment
It is therefore considered that the said
plaintiff recover of the said Defendant with
out any relief from valuation or appraisement
lawz the sum of ten dollars & 45 cents for
his Debt and damage with six per centum
per annum from the date of this judgment
till paid with costs of suit taxed at
37 $\frac{1}{2}$ cents given under my hand and
Seal this 2nd day of February 1852

Beth Hurin J P Peab

I James Powell bind myself replevin bail for
the payment of the above Debt Interest and
cost and accruing Interest and costs in
full if default be found in the said plaintiff in
six months from the rendition of the judgment.

James Powell by order

Execution issued August 3rd 1852 and made returnable
August 19th 1852 Received on the above \$12.00
in full of Debt interest and cost except constable
cost on Execution paid money to plaintiff agent

137

William Pike for the use of $\frac{3}{2}$ on a Note of $\frac{1}{2}$ given
Henry Green & Brothers $\frac{3}{2}$ filed Feb 1st 1852 approved
 $\frac{1}{2}$ 1852 in words

Isaac Powell $\frac{3}{2}$ figures following
Debt \$13.62 $\frac{3}{2}$ \$13.62 one day after date
Interest 1.50 $\frac{3}{2}$ promising to pay William
Pike for value received of him this 15th day of
April 1852. Isaac Powell
Whereupon a summons issued and made re-
turnable on the 14th day of February 1852
at ten o'clock A.M.

Be it remembered that the said Defendant
comes before the summons left this office and
confesses judgment. It is therefore considered
that the said plaintiff recover of the said defendant
the sum of fifteen dollars & 12 cents for
his debt and damage with six per centum per
annum from the date of this judgment till
paid with costs of suit taxed 37 $\frac{1}{2}$ given
under my hand and seal this 2nd day of
February 1852. Seth Flurin of P. Beal's

I James Powell bind myself responsible bail
for the payment of the above Debt Interest and
cost and accruing Interest and costs in full
if default be found the said plaintiff in nine-
ty days from the rendition of the judgment

James Powell by order

1st Execution issued August 3rd 1852 and made returnable
in one year
August 19th 1852 Received on the above \$16.00
paid money to plaintiff agent

January 21st 1854 1st Execution returned satisfied
all but 47 cents of it Wm Clain Constable

March 7th 1854 Received on the above \$7cts in full

138

ray Badministrator $\frac{3}{2}$ on a Note of $\frac{1}{2}$ given
state of James Wilson filed March 9th 1842
 $\frac{1}{2}$ in words & figures

Jonathan Brattain $\frac{3}{2}$ following to wit
Debt \$17.62 $\frac{3}{2}$ On or before the twenty-fifth
Interest 15.05 $\frac{1}{2}$ of the twelfth month next
 $\frac{3}{2}$ promises to pay James Wilson on
order the sum of thirty six Dollars and eighty
seven cents for value received of him this first
day of 3rd month 1841 of Jonathan Brattain
Be it remembered that the said defendant comes
this day without process and being shown the ab-
ove cause of action says that he has no defence
to make but the following to wit 11th month
1st day 1841 Received on the within note six
dollars and 25 cts, 1st mont 24th day 1847 Received
on the within note thirteen dollars -

It is therefore considered that the said plan-
tiff recover of the said defendant the sum
of thirty two dollars and sixty seven cents for his
debt and damage with six per centum per annum
from the date of this judgment till paid with
cost of suit taxed 25 cts given under my hand
and seal this 9th day of March 1852

Seth Flurin of P. Beal's

1st Execution issued March 23rd 1852 and made
returnable in one year

March 17th 1853 Executed on one bay mare offered
the same for sale on the 19th day of March no sale
for want of buyers. Sett Flurin Constable
1st Execution issued March 24th 1853 and made
returnable in one year

October 29th 1853 Received 40 cts my
cost in the above case - Seth Flurin

January 21st 1854 2nd Execution returned by
order of the plaintiff J. V. M. Clain Const.

141

State of Indiana
Hendricks County on Complaint of
Sarah Peterson
John Allen Hults

Be it remembered, that on the
13th day of May A.D. 1852 Sarah Peterson ^{a woman} of the
County of Hendricks, made before me the following Com-
plaint, to wit, State of Indiana Hendricks County
Be it remembered that on this 13th day of May in the
year 1852 personally appeared before me Seth Klurin
a Justice of the peace within and for said the County
of Hendricks aforesaid, Sarah Peterson an unmarried
woman, resident of Washington Township in the County
aforesaid, who being by me duly sworn upon her oath
says that on the 9th day of November in the year
1851 she was delivered of a ^{female} Bastard Child, and that
one John Allen Hults is the father of said Bastard child
and father sayeth not,

Whereupon I issued a warrant against the said John
Allen Hults and delivered the same to Comadore P.
Williams constable, returnable forthwith,

May 19th 1852 This day the constable returned the
warrant endorsed thereon, after making satisfactory
search to myself and all who appears to be concerned
for the plaintiff that the defendant is not in said
County I return this writ not served Cost 25cts
C.P. Williams constable

And the said Sarah Peterson being therupon sworn
and interrogated in the absence of the said Defendant and
the case being fully heard and due deliberation being
therupon had, the said John Allen Hults is adjudged
to be the father of said child given under my hand
and seal this 21st day of May 1852 Seth Klurin of P. Williams
Cost 25cts
papers and proceedings filed in the Clerks office May 21st
1852 transcript 37c mileage 54

142

Ballard 3 on a Note of hand filed
September 13th 1852 in words
Arnold 2 and figures following to wit
Bridgport January 14th 1851
5~~50~~ 30 rest ~~53~~ one day after date for value
received I promise to pay Mills & Ballard on
order Five Dollars and 30 cents without any
relief whatever from valuation or appraisement
lawy Samuel Arnold
Be it remembered that a summons issued
September 13th 1852 and made returnable Septe-
mber 14th 1852 at ten o'clock clock, on said
day Constable made return as commanded
Served September 14th 1852 and money made
~~paid~~ by reading Cost 35cts
C.P. Williams constable The time being fully come
the said defendant though called comes not It is
Therefore considered that the said plaintiff recover of the
said defendant by default without any relief whatever from
valuation or appraisement laws the sum of Five Dollars
and 93 cents for his debt and damage with six percent
per annum from the date of this judgment till paid with
cost of suit taxed at 7 $\frac{1}{2}$ cents given under my
hand and seal this 19th day of September 1852

Seth Klurin of P. Williams
1st exception issued September 23rd 1852 and made
returnable in one year

January 28th 1853 Received on the above
seven dollars ^{35 cents} in full of debit interest and
cost

January 29th Execution returned by order of
the Justice of P. Williams constable
to said S.W. Jordan Williams fees
May 7th 1853 Received on the above \$5.95
in full of the above Judgment
W.M. G. Billard

Mills Ballard & Thornbrough on a note of hand
No 3 September 1st 1852 approved
Gideon Morris & and figures for
Bridgport Jan 26th
one day after date value
received I promise to pay to Mills
Ballard & Thornbrough or order thirty four dollars
and 42 cents without any relief whatever from
valuation or appraisement laws

Gideon Morris.

June 6th 1852 Received on the within thirty dollars.
Be it remembered that a summons issued September
13th 1852 and made returnable September 14th
1852 at ten o'clock A.M. on said day constable
made return as commanded served September
14th 1852 and money made constable cost
35 cents G.P. Williams constable
September 14th 1852 Received on the above
six dollars in full constable keeps his costs
October 9th 1852 Received on the above in full

Mills & Ballard

1851 William More Dr
December to making four pair of 8cts
Shoez at 50 cts per pair 2.00
to two pair at 37c per pair 75
2:75

351 mber Pay 2^{1/2} bushel of Potatoes at 20cts
Per bushel 150

Fraze 3 on a plea of
of roads 3 Debt filed October
24th in Washington 3 1st 1852 in words and
ownship 3 figures following to wit
V3 3 Joseph Fillis Sr to
Joseph Fillis 3 Daniel L Fraze supervisor
of roads in District No 4 in Washington
Township for the use of the roads in said district
Be it remembered that a summons issued the 2nd

day of October 1852 and made returnable on the 9th
day of October 1852 at 2 o'clock P.M. on said day
Constable made return as commanded
Served October 5th 1852 by reading const
agents G.P. Williams constable
The time being fully come the said Defendant
though called comes not. It is therefore
considered that the said plaintiff recover
of the said Defendant by default for the
use of roads and highway in District No
4 in Washington Township the sum of
one dollar for his debt and damage with
six percentum per annum from the date of
this judgment till paid with cost of suit
taimed at 32 $\frac{1}{2}$ given under my hand and
seal this 9th day of October 1852

John Flurin J.S. Seal

Execution issued October 21st 1852 and made
returnable in one year
January 21st 1854 1st Execution returned
money not made const 5th const
January 21st 1854 2nd Execution issued and made
returnable in six months
July 24th 1854 2nd Execution Returned
no property found whereon to levy
Sam'l Barker const.

John Zimmerman 3
Debt \$55.00
Interest 2 $\frac{1}{2}$ On the 2 $\frac{1}{2}$ of October
James Smith

Debt \$55.00 to me in hand

Interest 2 $\frac{1}{2}$ On the 2 $\frac{1}{2}$ of October

I promise to pay John Zimmerman or
order the sum of fifty five dollars for value Received
Without any relief from valuation or appraisement
lawz

James his Smith

Be it remembered that a summons issued January
24th 1853 and made returnable January 29th 1853

at ten o'clock A.M. on said day Constable made
return as Commanded served January 25th 1853 by

Garry Cost 5 cents to Seth Jordan Const

whereupon Said Defendant comes and files the following
Receipt to wit To Seth Hurin Esq

Hendricks Co. Janu. 28th 1853

Received of James Smith the sum of fifty five
dollars on a Note filed in your office for
collection upon his paying the Cost that has
accrued thereon I release him from all other
claims

John Zimmerman

Whereupon Said Defendant
is discharged given under my hand and
Seal this 29th day of January 1853

Seth Hurin Seal

Justice of the peace

Received Cost in full

Paid Seth Jordan 5 cents his cost

$$\begin{array}{r} 5.0 \\ 3.75 \\ \hline 9.5 \end{array}$$

On a note of hand paid
January 29th 1853 in
words and figures following

to wit \$10 75

October 5th 1849 Twelve

months after date I promise
to pay Sarah Wiley Ten Dollars Seventy five
cents for value received without any relief whatever
from valuation or appraisement lawz obliged Wiley

Received December 26th 1850 five dollars on the within

Be it Remembered that a summons issued January 29th
1853 and made returnable February 12th 1853 at

February 25th 1854
and eighty cents

Received six Dollars
in full of this Recv

Seal - Hazzard

By Isaac Osborn

Received
by defendant Without any relief whatever
valuation or appraisement lawz the sum of six
Dollars 62 $\frac{1}{2}$ cents for his debt and damage with
six per centum per annum from the date of this
judgment till paid with cost of suit taxed at
6 $\frac{1}{2}$ cents given under my hand and seal this
12th day of February 1853 Seth Hurin of Poughkeepsie
Execution issued March 31st 1853 and made return
able in one year

February 13th 1854 Execution Returned
Satisfied of Wm Blain Constable

William Huston assign
of Lot Reagan for
use of F. M. Murray
V3

Ansil Peterson
Debt \$37.11⁰⁰ of Reagan for value received
Interest \$13.43 of January 4th 1847
and interest on the same
I assign this within date to Wm. Huston value
received February 19th 1852 S. Reagan
Be it Rembered that a summons is issued February
12th 1853 and made returnable February 19th 1853
at ten o'clock A.M. on said day Constable to make
return as demanded served February 12th 1853
by reading cost 45 cents of Mr. Jordan const
paid Constables cost in personage by his order

February 16th 1853 Be it rembered that
the above named Defendant comes and filed the
following instrument to wit Bridgeman Feb. 15
1853 Squire Hurin dear Sir Bridgeman to stop
all proceedings on said note drawn to lot Reagan
on Ansil Peterson & left with you for collection
by Peter Wright by said Peterson paying all
costs lot Reagan

Said Peterson comes this day and pays the
costs and is discharged from any further proce-
ceedings given under my hand and seal this
16th day of February 1853

John Hurin P. P. Seal

State of Indiana Hendricks County 5th
To any constable of Washington township Greeting

Whereas on the 22^d day of February 1840 Joshua L. Wilson
obtained a Judgement against John Peck ^{deceased} before Henry Miller a Justice
of the township of Washington County of Hendricks and
State aforesaid for the sum of fifty dollars debt with
Interest thereon from the 18th day of September 1838
till paid and costs of Suit taken at 50 cents costs
accrued since 25 cents whole costs 75 cents making in
all the sum of fifty six dollars ~~75~~ cents as appears
duly certified And whereas said Judgement is
still unexecuted and unsatisfied and execution
thereof yet remains to be made as is on the part
of Joshua L. Wilson alledged

You are therefore hereby commanded that you
summon Sarah Peck administratrix of John Peck
Deceased to appear before me Henry Miller a Justice
of Said Washington township at my office therein
at ten o'clock A.M. on the 28th day of August
1840 to shew cause why Judgement shall
not be revived against her as administratrix
for the debt Interest and costs aforesaid
And of this writ make due service and return
given under my hand and seal this 24th day
of August 1840 Henry Miller J. P. Seal

Mr. McClaim please pay the
of your note to the bearer Mr. Smith, and
authorised to give up the note
Yours &c.

