

AFTER FIVE DAYS RETURN TO
FIRST RURAL LOAN AND
SAVINGS ASSOCIATION
H. P. NEW, SECY LEBANON, IND.
WEST SIDE SQUARE



W. H. Schenk, Justice of the Peace,
Pittsboro,
Indiana.

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Davis & Baird vs. Grant B. Cochran, on Account
General Insurance Agts. Knoxville, Tenn.

#	Date	Explanation	Prem.
Auto 112165,	12-11	U.S. Casualty Co.	\$34. ⁰⁰
" "	6-5	Cancelled Short Rate	17. ³⁴ / ₁₀₀
		Return Prem.	16. ⁶⁶ / ₁₀₀

State of Tennessee, County of Knox.
 Personally appeared before Ray N. Jenkins, a notary public in and for the county and state aforesaid, R. J. Dowling, employe of Davis & Baird, who makes ~~oath~~ ^{petition} in to know the correctness of the accounts of the said company, and who makes oath in due form of law that the foregoing account is just and true and remains unpaid.

(Signed) R. J. Dowling,
 Sworn to and subscribed before me
 December, 4, 1926.
 My commission expires July 11, 1928.
 Ray N. Jenkins, N. P.

Seal

Action On Account

State of Indiana)
 County of Hendricks)
 Davis & Baird)
 vs)
 Grant B. Cochran)
 Justice of Peace of
 said County.

Comes now Davis & Baird by their attorney, Harney F. Semones, and for cause of action states that Grant B. Cochran is indebted to them in the sum of \$16.⁶⁶/₁₀₀. Affidavit of said amount filed herewith and made a part of this complaint. Plaintiffs further states that they have repeatedly demanded payment of said debt but same remains due and unpaid. We therefore, the plaintiffs pray judgement against defendants in the

sum of \$16. ⁶⁶/₁₀₀ together with the costs
of this action and all other proper relief,
Harvey F. Semmes,
Attorney for Plaintiffs

(Summons)

State of Indiana, Hendricks County, ss:
To any constable of Middle Township:
You are hereby commanded to summon
Orant B. Cochran to appear before me
at my office on the 21st day Feb. 1927
at 1 o'clock in the P.M. to answer
Davis & Baird, General Insurance Agents
of Knoxville, Tenn., in a complaint
wherein they claim the sum of \$16. ⁶⁶/₁₀₀
together with cost and return then and there this writ.
Dated 14th day of Feb. 1927 W. N. Schenk, J. P. (red)
Cleo Mae, Constable

~~Feb 21, 1927~~: Cleo Mae: Trial was called
for on date and hour foresaid in which the
defendant did not appear to answer to the
above complaints and after the hour of
2:05 P.M. after an inquire was made as to his
whereabouts and a call from the office door
of the court-room, he did not appear, after
due consideration and due form of law
the court proceeded to render judgement
against the defendant in favor of the
plaintiff in the sum of Sixteen dollars and
sixty-six cents (\$16. ⁶⁶/₁₀₀) and cost to the
amount of Seven dollars and thirty-five cents,
(\$7.35) total Twenty four dollars and one cent (\$24.01)
W. H. Schenk, J. P.

N. A. Wall vs. Arthur Veatch, Account on note.

State of Indiana
County of Hendricks
Middle Township

N. A. Wall)

vs) ss Before, W. H. Schenck

Arthur Veatch) Justice of Peace of said
Middle Township

Comes now, N. A. Wall, and for cause of action states that Arthur Veatch is indebted to him to the amount of \$60.³⁴/₁₀₀ on note, interest \$15.⁴⁸/₁₀₀, and \$6.⁶⁷/₁₀₀ attorney fees. A copy of which is here to attached. "Pittsboro, Ind., September 1st, 1923, two years after date, we, or either of us promise to pay to the order of N. A. Wall, Sixty ³⁴/₁₀₀ dollars, payable at the Pittsboro State Bank, Pittsboro, Ind. Value received, without any relief whatever from Valuation or Appraisal Laws, with interest at the rate of eight per cent, per annum, from _____ until paid and attorney's fees. All the drawers and endorsers hereof severally waive presentation for payment, protest and notice of protest and non-payment of this note, and all defense on the ground of renewal or extension of the time of its payment that may be given by the holder to them or either of them. Due Sept. 1st, 1925, signed by Arthur Veatch, No. —, T. O. Pittsboro State Bank."

The plaintiff Mr. N. A. Wall has of various times notified Mr. Arthur Veatch that his note was past due, which he has ignored.

Wherefore, the plaintiff pray judgment against the said Arthur Veatch in the sum \$81.⁸²/₁₀₀, together with all the cost necessary for the collection of this note

N. A. Wall,
Plaintiff

Continuation of N. A. Wall vs. Arthur Veatch

State of Indiana, Hendricks County, ss:

To any constable of Middle Township:
 You are hereby command to summons
 Arthur Veatch to appear before me at my
 office on the 21st day of Feb. 1927, at 10 o'clock
 in the A. M. noon, to answer Newton A.
 Wall, Grain dealer of Pittsboro, Ind. in a
 complaint wherein he claims the sum of \$81. $\frac{82}{100}$
 together with cost and return then and there
 this writ. Dated Feb. 14, 1927, W. N. Schenk, J. P.

Upon investigation, we find that Arthur Veatch
 had moved out of the county, and case
 was dismissed on motion of plaintiff
 without any cost. W. N. Schenk, J. P.

N. A. Wall vs. Sam Graham, Action on Account.

State of Indiana
 County of Hendricks

Middle Township
 Newton A. Wall)

vs

1 ss Before W. N. Schenk
 Sam Graham) Justice of Peace of said
 Middle Township.

Comes now Newton A. Wall, and for
 cause of action states that Samuel Graham
 is indebted to him to the amount of \$43. $\frac{48}{100}$,
 for seed oats bought on the 18th day March
 1925. Wherein Newton A. Wall was selling
 seed oats at that time for cash. The said
 Samuel Graham knowing that Newton A.
 Wall was selling seed oats for cash,
 claims that he would immediately come
 and pay said amount, which he failed
 to do.

Newton A. Wall has notified Samuel
 Graham by mail several times that his
 account was past due and that he had
 violated his obligations in paying for the
 oats when he got them.

Mr. Newton A. Wall has also made
 special trips to see Samuel Graham for to
 collect said account, where in Samuel Graham
 would always make him a promise, and
 at one time agreed to haul some corn to Newton
 A. Wall to pay the debt. Wherein he failed to
 do or do so.

Wherefore, the plaintiff pray judgment against the
 said Samuel Graham in the sum of \$43. $\frac{48}{100}$ together
 with all the cost necessary for the collection of
 this account.

N. A. Wall,
 Plaintiff

Continuation of N.A. Wall vs. Sam Graham

State of Indiana, Hendricks County, ss:

To any constable of Middle Township:
You are hereby commanded to summon Sam Graham to appear before me at my office on the 21st day Feb. 1927 at 11 o'clock in the A. M. noon, to answer Newton A. Wall, Grain dealer of Pittsburg, Ind. in a complaint wherein he claims the sum of \$43.⁴⁸/₁₀₀ together with cost and return then and there this writ.

Dated 14 day of Feb. 1927. W. N. Schenk, J. P. (seal)

The said Constable

Feb 21-27,;

Whereas upon the date foresaid for trial the said Newton A. Wall plaintiff come into court and ask for the court to dismiss said case against the defendant wherein said plaintiff paid the cost to the amount of Five dollars (\$5.⁰⁰/₁₀₀), W. N. Schenk J. P.



Everette E. Sparks vs. Eugene Carter (Action on Account)
State of Indiana,
County of Hendricks
Middle Township
Everette E. Sparks)
vs) ss

Before W. N. Schenk
Justice of Peace of
said Middle Township
in Hendricks Co., Ind.

Comes now Everette E. Sparks, and for cause of action states that Eugene Carter is indebted to him to the amount of \$49.⁷⁰/₁₀₀, for hauling milk and other articles that is hereafter mentioned. Statement of which account is filed herewith and made a part of this complaint and marked Exhibit B.

That the said sum of \$49.⁷⁰/₁₀₀ is now due and unpaid.

Wherefore, the plaintiff demand judgement against the defendant for the sum of \$49.⁷⁰/₁₀₀ together with the necessary court cost and attorney fees.

Everette E. Sparks.
Plaintiff.

Exhibit B.

Eugene Carter Dr. to
Everette E. Sparks.

Sept. 7, 1925	Hauled milk	8. ⁰⁰ / ₁₀₀
" 9, "	" "	8.
" 11, "	Hauled in broke down	5.
" 12, "	Hauled milk	8.
Nov 20, "	Sunday, Hauled milk	10.
	Tarpelion damaged	10.
	2 - 2x4x 10	20.
	Total Balance	\$49. ⁷⁰ / ₁₀₀



Everette E. Sparks vs: Eugene Carter (continued)
Constable: Everette Huddleston
State of Indiana, Hendricks Co., ss:

To any constables of Middle Townships:
You are hereby commanded to summon Eugene Carter, to appear before me at my office on the 10th day of March 1927 at 7 o'clock in the P.M. to answer Everette E. Sparks, in a complaint wherein he claims the sum of \$49.75 together with cost, and return then and there this writ.

Dated March 7, 1927. W. H. Schenk, J. P. (Seal)

Mar 10, 1927: Whereas the date foresaid for trial at the time and place aforesaid for trial the court met in due form at 7 o'clock P.M. with Everette E. Sparks, plaintiff represented by attorney P. E. Smiley, and defendant Eugene Carter, present, the trial was called for after some discussion between plaintiff and defendant and the plaintiff being sworn, stated that Eugene his claim was just and he demanded payment. The defendant Eugene Carter stating that he (Carter) was unable to meet the claim of the plaintiff at present. And said that plaintiff could take judgment, and for said cause, the court renders judgment in favor of the plaintiff to the amount of Forty nine dollars and seventy cents.

W. H. Schenk, J. P.

Now comes Everette E. Sparks plaintiff in the above case and making an affidavit, State of Indiana, represented by E. P. Smiley attorney.

State of Indiana
County of Hendricks
Middle Township

The said judgment has been fully satisfied and is now released, this 14 day of Mar. 1927. In the presence of W. H. Schenk, J. P. Signatory: E. E. Sparks

Everette E. Sparks vs: Eugene Carter (continued)
Everette E. Sparks

vs:
Eugene Carter
Everette E. Sparks, the plaintiff in the above entitled case, before W. H. Schenk, Justice of Peace, swears that delay in the issuing of an execution on the judgment therein will endanger the collection thereof, and he asks that execution issue immediately.
Everette E. Sparks,
Subscribed and sworn to before me this 11th day of March 1927.

W. H. Schenk, J. P. Seal

Execution, Everette Huddleston, Constable.
State of Indiana } ss:
Hendricks Co. } To any constable of said Co:
Whereas, Everette E. Sparks has obtained judgment against Eugene Carter as appears of record on a Docket now in my possession, for Forty nine dollars and seventy cents, with interest from the 10th day of March 1927 together with \$ 7.59 for cost you are therefore commanded to make the same, together with all accruing costs, by levy and sale of the goods, chattels and effects of Eugene Carter, without any relief from valuation or appraisement laws and make returns therefor thereof within six months from date

Dated this 11th day March 1927

W. H. Schenk, J. P. Seal

Everette Huddleston; Constable
Returns the execution after being served and the defedant Eugene Carter made a satisfaction settlement of the \$49.75 of judgment

Everette E. Sparks vs. Eugene Carter (cont.)
 and cost 9.59 court expenses and a
~~cost of 9.59~~ making a total of ~~\$1.700~~
 Fifty-nine dollars and twenty cents
 by making his personal note and
 securing the same by collectrate note
 of \$100.00 dated Aug 2, 1926 payable one
 year and 158 days after date, signed
 by Sam Stanley and Howard
 Stanley security, number of note 17
 said note is to be held by plaintiff
 until satisfaction is made of \$59.29
 secured by a note, dated Mar. 12, 1927
 payable 90 days after date with 8%
 interest from date, made payable to
 Everette Sparks plaintiff and sign
 by Eugene E. Carter defendant. Said
 note is given as full payment of said
 judgment and said judgment is hereby
 release by the plaintiff Everette E. Sparks.
 Said plaintiff agrees to pay all court
 cost now due upon the case, which
 is made now upon this Docket as
 final settlement of same.

W. H. Schenk, J. P.

Willst Watson + ~~Pho. Coff~~ J. J. Reynolds on account.
State of Indiana ss
Hendricks Co.

Before W. H. Schenk
Justice of Peace in
and for Middle Twp.
Hend. Co. Ind.

Ralph Willst
Ewart Waston, doing business under
the name and style of Willst + Watson
vs.

J. J. Reynolds
Complaint on Account.

The plaintiff in the above entitled
cause complains of the defendant and
says that the defendant is indebted to
them on account in the sum of \$15.⁴²
for goods and merchandise sold and
delivered by these plaintiffs to the
defendant, statement of which account
is filled herewith and made a part
of this complaint and marked exhibit C
and unpaid. That said sum of \$15.⁴² is now due.

Wherefore the plaintiffs demand
judgement against the defendant for the
sum of \$15.⁴² together with all the
cost necessary to collect this sum
and for all general and proper
relief in the premises.

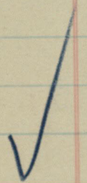
W. H. Schenk
Constable (Elex. Mag.) J. P.
State of Ind. (Hend. Co. ss)

To any constable of Middle Twp.
You hereby commanded to summon
J. J. Reynolds to appear before me
at my office on the 8th day of Aug, 1927
at 8 o'clock in the afternoon to answer
Willst + Watson Merchants in

J. J. Reynolds. Cont.
Pittsboro, Ind, in a complaint
wherein they claim the sum of \$15.⁴²
for goods and return them and
there this writ.

Dated 3rd day of Aug, 1927,
W. H. Schenk, J. P.
Papers have been served
and returned by constable. (Seal)

Continuance of suit.
On Aug. 6, 1927 Defendant appeared
and acknowledge debt and agreed
to pay \$3.⁰⁰ per week as compromised
between both defendant and plaintiffs
Both parties mutually agree to
pay cost. Case dismissed accord-
ingly: Aug. 6, 1927. W. H. Schenk, J. P.



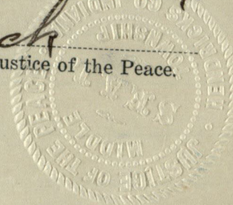
THE STATE OF INDIANA Hendricks COUNTY, SS:
 Before me, W.H. Schenck a Justice of the Peace in
 and for the County of Hendricks and State of Indiana,
 personally came Howard Hull who, being by me first
 duly sworn, deposes and says: That on or about the 1st day of March A. D. 1927
 in the County and State aforesaid, one Thomas Coffey did unlawfully, purposely
 and wilfully (1) had skinned hides in his possession

contrary to the statute in such case made and provided, and against the peace and dignity of the State of
 Indiana; and further affiant saith not.

Howard Hull
 Sworn to before me and subscribed in my presence this 2nd day of Sept A. D. 1927
W.H. Schenck
 Justice of the Peace.

(1) Describe the offense.

Staged



Thomas Coffey
 State of Ind. Hendricks County, SS:
 Before me, W.H. Schenck a Justice of
 Peace in and for the said County and
 State of Indiana personally came
Howard Hull who being by me first
 duly sworn, deposes and says: That
 on or about the 1st day of March A.D. 1927
 in the County and State aforesaid, one
Thomas Coffey did unlawfully,
 purposely and wilfully (1) had skinned
hides in his possession contrary to
 the statute in such case made and
 provided, and against the peace and
 dignity of the State of Indiana; and
 further affiant saith not.

Howard Hull
 Sworn to before me and subscribed
 in my presence this 2nd day of
Sept. A.D. 1927.

W.H. Schenck Seal
 Justice of Peace
 (1) Described the offense
 After papers having been executed
 and read to the defendant he plead
 guilty to the charge and was fined
\$10.00 and cost making a total of \$11.00
 of which \$5.00 goes to the school fund
 of said County and \$5.00 to the state of
 Ind. and \$1.00 for cost and Docket fee.
 Defendant stayed the fine and cost
 and the case was dismissed Sept. 2, 1927
 at 12:30 P. M. W.H. Schenck
 J. P.

October 1st, 1927 received of Thomas Coffey
5.85/100
W.H. Schenck
 J. P.
 continue ✓ 50 cents turned over to Trustee
 of Middle Township.

Coffey case continued, Oct 15, 1927
 \$5.00 of the said Coffey fine turned over
 to the State of Indiana

W. H. Schenk
 J. P.

Dr. W. H. Terrell, M.D. vs. Chas. Otis Sallee, Complainant on acct.
 State of Indiana)

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Hendricks County)

Before Willis H. Schenk,
 Justice of Peace in and
 for Middle Township in
 Hendricks County, Indiana.

Dr. W. H. Terrell, M.D.

vs.

Charles Otis Sallee.

Complaint on Account.

The plaintiff in the above entitled cause complains of the defendant and says that the defendant is indebted to him on account in the sum of Nineteen dollars (\$19.00) for services rendered by the plaintiff to the defendant, statement of which account is filed herewith and made a part of this complaint and marked Exhibit "A."

That the sum of Nineteen dollars (\$19.00) is now due and unpaid.

Wherefore, the plaintiff demands judgement against the defendant for the sum of Nineteen dollars (\$19.00) and for all general and proper relief in the premises.

W. H. Schenk, J. P.

Constable (C. Leo May)

State of Indiana, (Hendricks Co. SS)

To any constable of Middle Township.

You hereby are commanded to summons Charles Otis Sallee to appear before me at my office on the 17th day of October 1927 at 7 o'clock P.M. to answer Dr. W. H. Terrell, M.D. in Pittsburg, Ind. in a complaint wherein he claims the sum
 Cont. on next page.

Dr. W. N. Terrell, M.D. vs. Chas. Otis Sallee. continue from¹⁹
of \$19.00 together with court cost and returned
then and there this writ:

Dated Oct. 12, 1927.

W. N. Schenk, J. P. (Seal)

Papers have been served and returned
by the constable. on the date of Oct 12, 1927.
Court called together on 17th day of
Oct. 1927. Defendant and plaintiff both
appeared, and by an agreement between
the two parties the claim was
adjusted by personal note given
by the defendant payable one day after
date claim together with cost and
being \$22.⁸⁵ which the defendant
agrees to pay to the plaintiff of \$1.⁰⁰
per week. Commencing on Sat.
night the 22nd Oct 1927 and
continue the payments on each
Sat. night thereafter until full
payment is made, at which time
the plaintiff gives the defendant
the note canceled. With all parties
present at this date the court by
closes by record of this docket.

W. N. Schenk,
J. P.

Pittsboro Ind W. N. Schenk

Oct 24 1927.

Turned to Justice H. Kutzner of
Mobile for \$2.00 for fee on hours of
said case in ip.

Signed by Harold W. Kutzner
Justice

State of Indiana ss
County of Hendricks

Before W. H. Schenk J. P.
in and for Middle Township,
Hendricks County, Indiana

Willis Jones
Walter Jones
Ada N. Stanley
Plaintiffs

vs Action for \$100.00 and possession
of property as real estate.

Mary Carter (whose true name is unknown)
John Doe
Mary Doe
John Roe
Mary Roe (who true name are unknown)

Comes now the plaintiff in the above
entitled cause and complains of the above named
defendants and allege: That these plaintiffs
are the owners of and entitled to the immediate
possession of the following real estate situated
in the County of Hendricks, State of Indiana,
more specifically described as follows:

A part of section thirty (30) Township
sixteen (16) North Range one west containing about
forty (40) acres more or less in the County of
Hendricks, state of Indiana.

The plaintiff rented said premises to one
Harb Carter, from the 7th day of March 1934
to the 7th day of November 1934 at the rate of
One Hundred (\$100.00) dollars per year for
said period which said rent should be paid
on the first day of July 1934: that said
Harb Carter did not pay said rent during
said period and the said tenancy by virtue
of the terms thereof expired on the 7th day of
November 1934

That said defendant now occupy said property
without rights.

Therefore plaintiffs ask judgment against
said defendants and for the immediate
possessions of said real estate together with the
residence and the appurtenances thereof for the
sum of One Hundred (\$100.00) Dollars damages
and the cost of this action and all other
just and proper relief in the premises.

Noble H. Wible
Attorney for Plaintiffs.

By order of the attny for the plaintiffs
I issued summons for the defendants and
deputized Ernest Poland to serve same on this
28th day of November 1934 at and ordered the
defendants to appear in my court in
Brownsburg, Hendricks County, Indiana on
Dec. 4th 1934 at one o'clock in the afternoon

The true name of John Doe was found to be
Edward Dickinson who appeared at the time
set for trial. The plaintiffs and defendants
appeared. Mr. Noble Wible attny for the
plaintiffs and Mr. Otis Gulley for the defendants

Gulley offered a demurr to the complaint
which was overruled, the defendant then
filed an affidavit for change of venue
from Lincoln Township which mission
was granted.

Justice Case		
Docket Fee	50	Transmitting papers on appeal 25
Issuing summons 5	---	125 Filing complaint 140
Transcript Fee	25	Docket Fee on dismissal 25
Constable Fee 2.50		Total Cost of J. P. 2.90
Witness Fees 2.00		Constable 2.50
		Witness 2.00
		7.40

Three witness for whom summons were issued
were not found, Mick Yaraugh, Crosby Chandler,
and Clarence Warden,
S. B. Offutt J. P.
Lincoln Township
Hendricks County, Ind.

State of Indiana) (ss) Before Willis H. Schenck J. P.
County of Hendricks) Middle Township, Hendricks Co.

Willis Jones,
Walter Jones,
Ada N. Stanley,
Plaintiffs

vs.

Amended Complaint

Mary Carter, whose true given name is Minnie Carter,
John Doe,
Mary Doe,
John Roe,
Mary Roe, all of whose true and full names are unknown to plaintiffs.

The plaintiffs by way of amended complaint complains of the defendants and alleges:

That the true name of Mary Carter whose true given name is alleged to be unknown is Minnie Carter and the defendant, John Doe whose true name is alleged to be unknown is Edward Dickerson.

That on the 7th day of March, 1934, plaintiffs leased to one, Harl Carter, for the term of eight months from that date, the following real estate in the County of Hendricks, State of Indiana:

A part of section Thirty (30) Township Sixteen (16) North Range one east containing about Party-One (41) acres also a part of section Nineteen (19) Township Sixteen (16) North Range One West containing about Party (40) acres more or less, in the County of Hendricks, State of Indiana.

That the defendants peaceably entered into possession of said premises but since the expiration of said lease have unlawfully and forcibly kept the possession of the same against these plaintiffs who have been entitled to the

possession of the said premises since expiration of said lease on the 7th day of November 1934, whereby plaintiffs have been damaged in the amount of One Hundred (\$100.00) Dollars.

Plaintiffs further alleged that at the time of the expiration of said lease to-wit: November 7th, 1934, plaintiffs owned unharvested crops upon said premises of the value of Two Hundred (\$200.00) Dollars; that said defendants during said unlawful and forcible detension of said real estate as aforesaid did turn about Two Hundred and Thirty (230) head of sheep in and upon plaintiffs said crop then and there and thereby causing said crop to be eaten, destroyed and lost to these plaintiffs and to the damage of these plaintiffs in the amount of One Hundred (\$100.00) Dollars.

Wherefore, plaintiffs ask judgment against said defendants for the immediate possession of said real estate together with the residence and the appurtenances thereof, for the sum of One Hundred (\$100.00) Dollars damages and for the costs of this action and all other just and proper relief.

Noble H. Wible
Attorney for Plaintiffs.

State of Indiana) (ss) Before W. N. Schenck J. P.
County of Hendricks) Middle Township, Hend. Co.

Willis Jones,
Walter Jones,
Ada N. Stanley,
Plaintiffs

vs:

(over)

Mary Carter, whose true
given name is Minnie Carter,
John Doe,
Mary Doe,
John Roe
Mary Roe, all whose true
and full names are
unknown to plaintiffs.

Change of venue from Justice of Peace
of Lincoln Township, Hendricks County, State
of Indiana to Justice of Peace of Middle
Township, Hendricks County, State of Indiana.

The case called for at Court at 2 o'clock
in the afternoon on December 5th 1934.

This cause being at issue is called for
trial the defendants being represented by
Mr. Otis Sully and plaintiffs represented
by Mr. Noble H. Wible. Cause submitted
to the Court for trial. Evidence heard and the
court now finds that the plaintiffs are entitled
to the immediate possession of the property
decided in the complaint and that the plaintiffs
have and recover from the defendants the
amount of One Hundred Dollars (\$100.00)
Damage and cost of this action

Execution issued to the constable.

Docket Fees	1.00
Trying case fees	1.00
Constable fees	.50
Court cost from S. S. Offutt J.P. of Lincoln Township,	7.40
Making a total of	\$9.90

Writ of Restitution, on Complaint
For The Unlawful Detention of Lands
By a Tenant.

State of Indiana, Hendricks, SS:

To any constable of Hendricks County:
You are commanded forthwith to put Willis
Jones, Walter Jones, and Ada Stanley in
possession of the part of section Thirty (30)
Township Sixteen (16) North Range one east
containing about Forty-one (41) acres also a
part of section Nineteen (19) Township
Sixteen (16) North Range One West containing
about Forty (40) acres more or less, in the
County of Hendricks, by removing therefrom
Minnie Carter and Edward Dickerson;
and that of the goods of said Minnie
Carter and Edward Dickerson, by distress
and sale thereof, you make the sum
of One Hundred Dollars, with interest
from the 5th day of December, 1934, to-
gether with costs, taxed at Nine Dollars
and Forty Cents, and accruing costs for
which said Willis Jones, Walter Jones
and Ada Stanley have judgment against
said Minnie Carter and Edward Dickerson,
as appears of record on my docket; and
of this writ make legal service and
return.

Dated this 5th day of December, 1934.

W. H. Schenck
J. P.

Seal

By an agreement of Minnie Carter and Edward Dickerson and the said constable Richard Noland and the J. P. courts the sale of the personal property was put on or about the 18th day of December 1934 and that the proceeds of said sale was to be delivered to C. U. Edmundson of Clayton Indiana who was representative of the Mutual Investment Company of Greencastle, Indiana. who held mortgage on said property in the sum of \$300.00 and after the mortgage being satisfied the said Edmundson of Clayton Indiana was to hold the balance of the proceeds of said sale until he was authorized by the court to deliver same to such person or persons as the court should direct.

This agreement was delivered to the constable and the C. U. Edmundson and was to be signed by the said Edmundson as receiver of money and Minnie Carter defendant.

W. H. Schenk
J. P.

Docket fees	1.00
Praying case fee	1.00
constable fee	.50
Docket fee	1.00
Constable fee for middle township court	.50
Appeal bond fee	1.00
Transcript fee	1.00
cost from Lincoln Township court. S. S. officer J. P.	7.40
Making a total of	\$13.40

W. H. Schenk
Justice of Peace.
Middle Township.

State of Indiana ss Before Willis H. Schenk,
Hendricks County Justice of Peace.
Middle Township, Hendricks
County

Willis Jones
Walter Jones
Ada N. Stanley
vs

Mary Carter, whose true given name is Minnie Carter
John Doe
Mary Doe
John Doe
Mary Doe, all of whose true and full names are unknown to plaintiffs.

The above named defendants, Minnie Carter and Edward Dickerson, principals, and Thomas Wills and Huldah Wills and Fidelity and Deposit Company of Baltimore, Maryland sureties, acknowledge themselves bound unto the above name plaintiffs, conditioned that said defendants will prosecute their appeal to the Hendricks Circuit Court to effect and pay any judgment and cost that may be rendered against said defendants in the Hendricks Circuit Court, if said cause is prosecuted on appeal and judgment is not rendered against said defendants, then this obligation to be null and void, otherwise to remain in full force and effect.

Fidelity + Deposit Co.
of Baltimore Md.
By Edgar M. Blessing
att. in fact.

Minnie Carter
Edward Dickerson
(defendants)

Thomas Wills
Huldah Wills

approved by me this 29th day of December 1934

W. H. Schenk
J. P.

Filed in the office of W. H. Schenk on the 29th day of December 1934
By Otis E. Bulley attorney for defendants.

State of Indiana)
Hendricks County) ss:

Minnie Carter being duly sworn upon her oath say that she is the owner of an undivided 1/5 interest in 55 acres of land and that said one-fifth interest is of the reasonable value of \$800.⁰⁰ and that she is the owner of personal property is subject to a mortgage of \$300.⁰⁰ and that she is acquainted with one Edward Wickerson and he is not the owner of any real estate or personal property and further affiant saith not.

Minnie Carter

Subscribed and sworn to before me this 11th day of December 1934.

Otis E. Gullett
Notary Public

My commission expires March 6, 1935.

State of Indiana)
Hendricks County) ss:

Thomas Wills and Hulah Wills each for themselves being duly sworn upon their oath say that they are joint owners as husband and wife of forty-seven acres of land of the reasonable value of \$75.⁰⁰ per acre and in the total sum of \$3500.⁰⁰ and that said real estate is encumbered by a mortgage thereon in the sum of less than \$2100.⁰⁰ and that they are also the owners of personal property of the value of \$200.⁰⁰ which is not mortgage and that the said Hulah Wills is the owner of an undivided one-fifth interest in fifty-five acres of real estate, which undivided one-fifth interest is of the reasonable value of \$800.⁰⁰ and further affiant saith not.

Thomas Wills

Hulah Wills

Subscribed and sworn to before this 11th day of December 1934.

Otis E. Gullett
Notary Public

My commission expires March 6, 1935.

Pittsburg Ind April 8-1934 Cost of the Jones case has been paid in full for \$340 - \$740 turned over to S.S. Offutt J.P. of Vincennes to purchase es for cost incurred from these Pittsburg Ind. for cost of suit in Middle of Vincennes co.

State of Indiana)
Hendricks County) ss:

Before Willis H. Schenck,
Justice of Peace
Middle Township, Hendricks
County.

Willis Jones
Walter Jones
Ada W. Stanley
VS

Mary Carter, whose true given name is Minnie Carter

John Doe
Mary Doe
John Doe

Mary Doe, all of whose true and full names are unknown to plaintiff

The above named being duly sworn up real estate referred to her and attached to referred to and made Hulda Wills and attached located in Hendricks further affiant says

Subscribed and sworn day of December 1934

My commission expires July 14, 1935.

Received of Mr. Willis Schenck \$7.40 the amount due this court in the case of Jones vs Carter, which on a change of venue was transferred to the court of the said Willis Schenck, Pittsburg, Ind.
S. S. Offutt, Justice of the Peace of Lincoln Township, Hendricks County,
Brownsburg, Ind.
April 7th 1936.

the by take

Now Comes Violet L. Adams swearing out warrant against her husband, Arneith M. Adams

State of Indiana ss
Hendricks County

Violet L. Adams says that on the 9th day of April 1935 at the same County, Arneith M. Adams did as affiant verily believe, in a rude, insolent and angry manner, unlawfully touch and strike and pull her hair
Violet L. Adams.

Subscribed and sworn to, before me this 9th day of April 1935.

W. H. Schenck, J. P. (Seal)

State of Indiana
Hendricks County ss:

To any Constable of said County or Marshall: You are hereby commanded to arrest Arneith M. Adams, and bring him forth before me, at my office, to answer the charge of having, at said County, on or about the 9th day of April 1935 as striking and pulling his wife's hair.

As Violet L. Adams his wife has complained on oath; and have you than and there this writ.

W. H. Schenck, J. P. (Seal)

Arrested made by W. S. Elmore, Marshal of the town of Pittsboro, Middle Township, Hendricks County State of Indiana.

Arrest was made on the night of 9th of April 1935 and the Arneith M. Adams was committed to the Hendricks County jail over night and was brought ~~at~~ next morning April 10th 1935 to Pittsboro, Ind. and an agreement was reached for a withdrawal of the case by Violet L. Adams which reads as follows:

Continued.

The State of Indiana, Hendricks County SCT:

Before me W. H. Schenck, Justice of Peace for said County, came Violet L. Adams who being duly sworn according to law, deposed and saith: That on or about the 10th day of April 1935 at the town of Pittsboro and State of Indiana, I hereby withdraw charge and affidavit against Arneith M. Adams for unlawfull trunant to the said Violet L. Adams.

Affidavits filed April the 9th, 1935 for arrest.

Violet L. Adams

Subscribed and sworn to before me, this 10th day of April 1935.

W. H. Schenck, J. P. (Seal)

State of Indiana,	} ss:	affidavits	.25
Hendricks County		warrant	.25
Violet L. Adams		making up docket	.75
vs.		Constable fees	2.25
		prosecuting attny	5.00
		Total	8.50

Arneith M. Adams

Civil Action pending before W. H. Schenck Justice of the Peace of Middle Township.

I engage as surety of the plaintiff in the above entitled caused for the payments of which he may be legally liable.

J. M. Stanley

Witness my hand the 10th day of April 1935

Approved by me:

W. H. Schenck, J. P. (Seal)

May 21-1935 Recd from Arneith Adams \$8.50 in full for costs on the case of Violet L Adams vs. Arneith Adams in case No. 1935

W. H. Schenck J. P.

W. S. Elmore

May 26-1935 Recd of W. H. Schenck \$2.25 as Constable fees.

State of Indiana ss
Hendricks County

In Justice of the Peace Court
Middle Twp.

Bernard Breinlich

vs:
Frank W. Smith

Complaint for Possession
and Damages.

The plaintiff complains of the defendant and for cause of action alleges and says, that the plaintiff is the owner of, and entitled to the immediate possession of the following described real estate in Middle Township, Hendricks County, Indiana to wit:

The Twenty-two acre tract lying in the corners of the following sections, vis:

NW $\frac{1}{4}$ SW $\frac{1}{4}$ 1-16-1
NE $\frac{1}{4}$ NE $\frac{1}{4}$ 2-16-1
SE $\frac{1}{4}$ SE $\frac{1}{4}$ 35-17-1
SW $\frac{1}{4}$ SW $\frac{1}{4}$ 36-17-1

being the tract now occupied by the defendant and more particularly described as follows,

The plaintiff further says that the defendant and this plaintiff entered into a written lease, a copy of which is attached hereto, made a part hereof, and for certainty is marked, "Exhibited A." That by the terms of said lease any breach thereof by defendant should terminate his rights the reunder and should give to this plaintiff the immediate right of possession without notice.

That the defendant has failed to pay the rental payments for the month of May 1936 and all months thereafter, as required by said lease. That the reasonable rental value thereof is the sum of \$12.00 per month.

Wherefore the plaintiff demands the immediate

possession of said premises, judgment for \$84.00 damages and all other proper relief. And court cost.

Berryhill & Berryhill
Attys for Plaintiff

State of Indiana ss
County of Marion

Bernard Breinlich, being duly sworn, upon his oath deposes and says that he is the plaintiff in the above and foregoing complaint and that the matters set forth therein are true as he verily believes

Bernard Breinlich

Subscribed and sworn to this 24th day of November 1936
my Commission Expires
May 6, 1936 (seal)
Edwin C. Berryhill

State of Indiana, Hendricks County ss

To my constable of Middle Township;
You are hereby commanded to summon Frank M. Smith to appear before me at my office on the 2nd day of December 1936 at 10 o'clock in the forenoon, to answer Bernard Breinlich in complaint wherein he claims the sum of \$84.⁰⁰ (Eighty four Dollars) and possession of certain Real Estate named in the complaint and return them and there this writ.

Witness, my hand and seal, this 25th November 1936
W. H. Schenck (seal)

Summons - Real Estate

Bernard Breinlich vs Frank M. Smith

Demand and possession of Real Estate and \$84.⁰⁰

Justice Costs 4.75

Came to hand November 25, 1936 day of 1936

Service \$0.50
copy .25
Mileage .25
Return .50
\$1.50

By Russell Gibbens, Marshall.

Filing case .50
Township fee 1.50
Docket fee 1.00
Total 2.00 Total Cost 3.50

17-2-1936
costs paid in full
of \$9.50
demanded by Plaintiff and cost
affixed to Lincoln to \$5.
J. P. of Middle by West Schenck
Hendricks Co. Ind.

State of Indiana)
County of Hendricks) ss

In the Justice of Peace Court
of Hon. Willis H. Schenck

Bernard Breinlich)
vs)

affidavit and motion for change of
venue to another Township.

Frank M. Smith)

Comes now the undersigned Frank M. Smith who, being duly sworn according to law says that he is the defendant in the above entitled cause of action.

That he cannot have a fair and impartial trial in the Justice of Peace Court above described on account of the bias and prejudice existing in said township against this defendant and his cause of action

Whereof said defendant respectfully asks that the venue of this cause be changed to another township in Hendricks County, Indiana.

Frank M. Smith

State of Indiana)
County of Marion) ss

County of Marion)

Before me Howard H. Bates a notary public in and for Marion County, State of Indiana, personally appeared Frank M. Smith and acknowledge signing the above affidavit.

my com. expires 3/30/39.

Howard H. Bates
notary Public

Cost of venue has been paid by defendant, a copy of check is drawn here.

State of Indiana)
Hendricks County) SS.
Middle Township)

I, W. H. Schenck, the duly acting and qualified Justice of the Peace in and for said Middle Township, Hendricks County, Indiana, do hereby and herein certify, that the foregoing is a true and full and complete copy of the record in my office in the case entitled Cochrell & Walter vs. Charley Pace, wherein the said named plaintiffs recovered a judgment against the said Charley Pace for the sum of \$189.⁵⁰, which included the face of the note and \$72.⁰⁰ interest, \$10.⁰⁰ attorney fees, and \$7.⁵⁰ costs.

Witness my hand and seal this 17th day of January, 1938

W. H. Schenck,
Justice of the Peace.

Seal

Case venued from S. S. Offutt, J. P. Court of Brownsburg, Lincoln Township, Hendricks County, Indiana to W. H. Schenck, J. P. Court at Pittsboro, Middle Township, Hendricks County Indiana. Proceedings as follows:—
Complaint.

State of Indiana,
County of Hendrick SS;

Before S. S. Offutt a Justice of the Peace in and for Lincoln Township, Hendricks County, Indiana

George H. Reitzel
vs

Ed Garland
Effie Garland

Complaint for possession of Real Estate.
Preceipe

The Justice of Peace will please cause summons to be issued for said defendants and make the same returnable on the 28th day of June 1938

George W. Hadley Atty for Plaintiff

State of Indiana)
County of Hendricks) SS

Before S. S. Offutt Justice of Peace in and for Lincoln Township, Hendricks County, Indiana.

George H. Reitzel
vs

Ed. Garland
Effie Garland

Complaint for Possession of Real Estate

The plaintiff, George H. Reitzel, complains of the defendants, Ed Garland and Effie Garland, his wife, and for cause of action alleges and says that:—

That plaintiff is entitled to the immediate possession of the following described real estate, situated in Hendricks County, State of Indiana, to-wit:—

Continued on next page.

Lot No. 2 in Block No. 10 in Greens Addition to the town of Brownsburg, Indiana.

That said defendants now hold possession of said real estate without right and have unlawfully kept plaintiff out of the possession thereof for a period of 2 months last past all to plaintiff's damage in the amount of \$25.⁰⁰.

That by reason of the premises plaintiff has been damaged in the amount of \$25.⁰⁰.

Wherefore, plaintiff sues and demands judgment against said defendants in the amount of \$25.⁰⁰ for damages and for the immediate possession of said real estate, and plaintiff further asks for all proper and general relief in the premises.

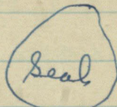
George W. Hadley,
Attorney for Plaintiff.

To Special Constable Hobart Brady

State of Indiana
SS
Hendricks County.

You are hereby commanded to summon Ed Garland and Effie Garland, his wife, to appear before me at my office, on the 28th day of June 1938 at 2 o'clock afternoon, at Brownsburg, to answer complaint of George Ritzel, and of this writ make due return and have them and there this writ.

Dated this 21st day of June 1938

S. S. Offutt,
J. P. 

Continued next page.

Subpoena
George Ritzel, Plaintiff

Ed Garland - Effie Garland, Defendants.

Constable's Costs.

Service	.25
Copy	.25
Mileage	.20
Return	
	<hr/>
	\$.70

Constable
Deputy.

Come to hand this 21st day of June 1938
Was served as commanded by reading to and in the presence and hearing of the within named, Ed Garland and Effie Garland.

H. G. Brady,
Special Constable.

State of Indiana
SS
Hendricks County.

Before S. S. Offutt, Justice of the Peace in and for Lincoln Township, Hendricks County, Indiana.

George H. Ritzel
vs
Ed Garland
Effie Garland

Complaint for possession of real estate

The plaintiff, George H. Ritzel, complains of the defendants, Ed Garland and Effie Garland, his wife, and for cause of action alleges and says that:—

Continued on next page

That plaintiff is entitled to immediate possession of the following described real estate, situated in Hendricks County, state of Indiana, to-wit: —

Lot 2 in Block no. 10 in Greens Addition to the town of Brownsburg, Indiana.

That said defendants now hold possession of said real estate without right and have unlawfully kept plaintiff out of the possession thereof for a period of 2 months last past all to plaintiff's damage in the amount of \$25.⁰⁰/₁₀₀.

That by reason of the premises plaintiff has been damaged in the amount of \$25.⁰⁰/₁₀₀.

Wherefore, plaintiff sues and demands judgment against the defendants in the amount of \$25.⁰⁰/₁₀₀ for damage and for the immediate possession of said real estate, and plaintiff further asks for all proper and general relief in the premises.

George W. Hadley,
Attorney for the Plaintiff.

Filed before me this 21st day of June 1938
S. S. Offutt, J. P.

There being no constable in Lincoln Township, and from the pressure of official business, and as an emergency exists for the immediate service of such officer, I have appointed Hobart Brady to serve all process in the case of George H. Reitzel, plaintiff, and Ed Garland and Effie Garland defendants, and have administered to him the oath of office

June 21st, 1938 I issued a summons for Constable Hobart Brady, commanding him to deliver the same to Ed Garland and Effie Garland, which summoned them to appear before me at my office on the 28th

Continued next page.

day of June 1938 at 2 o'clock afternoon, to answer George H. Reitzel in complaint for the possession of real estate, described in the complaint.

Report of special constable Hobart Brady "Come to hand this 21st day of June 1938," and was served as commanded, by reading to and in the presence of the within named persons, Ed Garland and Effie Garland.

Signed Hobart Brady
Special Constable.

On this 28th day of June 1938, the time set for trial:— Comes now Arney Watkins, Attorney for the defendants, and filed with the court an ~~affidavit~~ affidavit for a change of venue which reads as follows:— Ed Garland being duly sworn, on his oath says that he cannot have an impartial trial of said case in Lincoln Township owing to the interest, bias and prejudice of the citizens thereof.

Signed, Ed Garland, Effie Garland,
Subscribed and sworn to before me this 28th day of June 1938.
Jay Stanley, Notary Public.

Therefore it is the judgment of this court that the above mentioned cause wherein George Reitzel is Plaintiff and Ed Garland and Effie Garland be venued to Middle Township for hearing.

S. S. Offutt, J. P. in and
for Lincoln Township.

Court cost -- \$2.05
Constable Cash -- .70
\$2.75

Cash paid in full.

S. S. Offutt, J. P.

(Seal)
Cost in the above case
guaranteed by attorney Watkins
Attorney for defendants.

Continued on next page

Venue Case from S. S. Offutt, J. P. Court of Brownsburg, Lincoln Township, Hendricks County, Indiana to the W. H. Schenck, J. P. Court at Pittsboro, Middle Township, Hendricks County, Indiana on June, 28th 1938.

Notices were sent to each of the attorneys. June 29, 1938. One to George W. Hadley of Danville, Indiana, attorney for the plaintiff.

One to Arney Watkins of Danville, Indiana attorney for the defendants.

One to George H. Reitzel of Brownsburg, Ind. the plaintiff. And also to Ed Garland and Effie Garland of Brownsburg, Indiana the defendants.

This the 29th day of June 1938.

W. H. Schenck, J. P.
Middle Township Court.

1100 words

State of Indiana } ss
Hendricks County }

Before the Justice of the Peace
for middle Twp. Hendricks
County Indiana

George Reitzel
vs

Ed. Garland
Effie Garland

D E M U P.

The defendant demurs to the Plaintiff on each of the following grounds,

1. The plaintiff has not established his agency
2. Plaintiff has not alleged ownership in himself of the true owners. Ed Garland.

In as much as George^H Reitzel holds in his possession paper of the Power of attorney for Katherine Greeley and Nell Greeley. The Court together with Arney Watkins atty for the defendants and Geo. W. Hadley atty for the plaintiff agree to amend the Complaint and go on with the trial.

Case venued from S. S. Offutt, J. P. Court at Brownsburg, Lincoln Township, Hendricks County, Indiana to W. H. Schenck, J. P. Court at Pittsboro, Middle Township, Hendricks County, Indiana.

State of Indiana } ss
County of Hendricks }

Before S. S. Offutt, Justice of
Peace in and for Lincoln
Township, Hendricks County, Indiana

George H. Reitzel
vs
Ed Garland
Effie Garland

Complaint Ammendment

The plaintiff, George H. Reitzel, agent of Katherine Greeley and Nell Greeley, complains of the defendants, Ed Garland and Effie Garland, his wife, and for cause of action alleges and says that: Katherine Greeley and Nell Greeley are the owners in fee simple of the real estate herein after described.

That plaintiff is entitled to the immediate possession of the following described real estate, situated in Hendricks County, State of Indiana, to-wit:-

Lot No. 2 in Block No. 10 in Greens Addition to the town of Brownsburg, Indiana.

That said defendants now hold possession of said real estate without right and have unlawfully kept plaintiff out of the possession thereof for a period of 2 months last past all to plaintiff's damage in the amount of \$25.⁰⁰/₁₀₀

That by reason of the premises plaintiff has been damaged in the amount of \$25.⁰⁰/₁₀₀

Wherefore, plaintiff sues and demand judgment against said defendants in the

Continued next page

amount of \$25.⁰⁰ for damages and for the immediate possession of said real estate, and plaintiff further asks for all proper and general relief in the premises.

George W. Hadley
Attorney for plaintiff.

Court opened at 2 P.M. Friday July 1, 1938
Both plaintiff and defendants appeared with their attorneys, Watkins representing the defendants Hadley representing the plaintiff. After the witnesses were sworn in, ^{and left} proceed to question the witnesses as to their knowledge of the case and cross examined by the defendants attorney, after hearing the evidence from both sides and all parties were through, court reserved until Saturday the 1st of July 1938 to render its decision in the case after studying the evidence.

After due consideration of all evidence the court has rendered judgment in favor of the plaintiff.

Katherine Greely and Nell Greely by George H. Reitzel, their agent in the amount of \$25.⁰⁰ and cost of \$2.⁵⁰ of which is here an itemized statement ~~from S. S. Offutt~~ ~~J. F. Court~~ ~~\$2.⁷⁵~~ ~~100.~~ Cost of hearing case by W. H. Schenek, J. P. together with docket fee and Township fee \$2.⁵⁰ making a total of \$27.⁵⁰ and immediate possession of the property. Decision rendered this 2nd day of July, 1938

W. H. Schenek, J. P.

Cost in the above suit has been paid by George H. Reitzel, agent for Katherine Greely and Nell Greely and holds receipt for same.

W. H. Schenek, J. P.

July 1, 1938. Comes now the defendant and files demurrer, which reads as follows, (H. I.) And comes plaintiff by counsel and by leave of the court files amended complaint which reads as follows, (H. I.) And now, the court being duly advised, does overrule the defendants demurrer.

And now comes the plaintiff in person and by counsel, and ~~this cause being at issue~~ comes the defendants in person and by counsel, and this cause being at issue the same is submitted for trial, finding, judgment and decree.

And the court having heard the evidence, does now take the consideration of this cause under advisement.

July 2, 1938. The court having hereto fore heard the evidence in said cause and having taken the same under advisement, and after due and sufficient consideration does now find as follows:-

That Katherine Greely and Nell Greely are the owners of the real estate here in after described; that George H. Reitzel is the agent of said Katherine and Nell Greely and such as agent is entitled to the immediate possession of said real estate, described in plaintiffs complaint; court further finds that the defendants unlawfully hold the possession of said real estate, and having have wrongfully kept plaintiff out of the possession of the same; that plaintiff has been damaged in the sum of \$25.⁰⁰ by such unlawful detention and the court assess the damage to plaintiff in the amount of \$25.⁰⁰ dollars. That the allegations of plaintiffs complaint are true. It is therefore ordered and adjudged by the court plaintiff is entitled to

immediate possession of the following described real estate, which was described in plaintiffs complaint, situated in Hendricks County, Indiana, to-wit:

That plaintiff recover of and from the defendants herein the possession of said real estate.

It is further adjudged that plaintiffs recover of defendants the sum of \$25.⁰⁰ damages and his costs in this action laid out and expended.

State of Indiana
Hendricks County) S.S.

Before W.H. Schenck
Justice of Peace for Middle
Township Hendricks
County Indiana

George H. Reitzel
V.P.

Ed. Garland

Effie Garland

To Russell Gibbons, Special appointed constable of Middle Township Hendricks County Indiana, Meetings.

You are commanded forthwith to put George H. Reitzel (Agent for Katharin Geely and Nell Geely) or power of attorney) in possession of the following described real estate, situated in Hendricks County Indiana to-wit. Lot no. 2 in block no. 10 in Greens addition to the town of Braunsburg, Indiana.

By removing therefrom Ed Garland and Effie Garland and their goods, and that of the goods of said Ed Garland and Effie Garland, by distress and sale thereof, you make the sum of \$25.⁰⁰ dollars, with interest from July 2nd 1938 together with costs, taxes at \$2.⁵⁰ and accruing costs for which George H. Reitzel has judgment against said Ed Garland and Effie Garland as appears of record on my docket and of this writ made legal service and return. Dated this 7th day

of July 1938

W.H. Schenck. (Sd)

J.P.
The above written instrument returned to the J.P. by the instructions of George H. Reitzel by Russell Gibbons July 15-1938.
and was recorded same day

W.H. Schenck J.P.

State of Indiana S.S.
County of Hendricks S.S.

To Whom it May concern

I W.H. Schenck Justice of the Peace in and for said County and Middle Township, By the authority invested in me and my court, and in the case of George H. Reitzel representing Katharin Geely and Nell Geely Plaintiffs V.S. Ed Garland and Effie Garland as defendants in a case docketed from S.S. Office - J.P. Court from Braunsburg for possession of property, which has been tried in the J.P. Court in Pittsboro Middle Township Hendricks County judgment having been rendered in favor of the Plaintiff. The plaintiff George H. Reitzel and asks for a Special Constable to serve in the case of Ejectment (or selling Ed. Garland and Effie Garland out of said Property) which is more fully described in the complaint filed in the J.P. docket. I hereby appoint Russell Gibbons of Pittsboro Hendricks County Middle Township Indiana, as Special Constable to act in this Special Case. Signed this 9th day of July 1938

W.H. Schenck J.P. (Sd)

Special papers released by Special Constable Russell Gibbons. July 15-1938.

all costs had been paid by George H. Reitzel agent for Katharin Geely and Nell Geely Plaintiffs Docket cleared July 15 1938

W.H. Schenck J.P.

AFFIDAVIT
State of Indiana, Hendricks County, set: Form No. 58

Be're me, W.H. Schenck, a Justice of the Peace for
 said County, came James Lilliland, who being duly sworn
 according to law, deposeth and saith: That on or about the 25 day of
Aug in the year 1938, at the County of Hendricks
304 W. Market St. Crawfordsville Ind. late of said County, did then and there unlawfully
With Ernest Garfield set of
With Ernest reulupfill. opening Water Vehicle

contrary to the form of Statutes in such cases made and provided, and against the peace and dignity
 of the State of Indiana.

Subscribed and sworn to before me, this 25 day of aug 1938
W.H. Schenck J. P. (Seal.)

ans. 350 cars

Affidavit

State of Indiana } S.S.
Hendricks County }

Before Me W.H. Schenck a J.P.
 for said County & State, Came James Lilliland
 State Police. Who being duly sworn according
 to Law. deposeth and saith: That on or about
 the 25th day of August in the year 1938 at
 the County of Hendricks and State of Indiana on
 Highway No. 34 near Pittsburg Ind That Ernest
 Garfield of 304 West Market St, Crawfordsville
 Ind. late of said County, did then and there
 unlawfully. Operate a Water Vehicle With
 unlawful Muffler. Said Ernest Garfield
 was rained before the Justice of Peace Court,
 and pled guilty to the charge and was
 fined one (\$1) and cost 3⁰⁰ Total of 4³⁰
 fine was paid and. Court adjourned

This 25 day of Aug 1938
 W.H. Schenck J.P.

AFFIDAVIT

State of Indiana, Hendricks County, set:

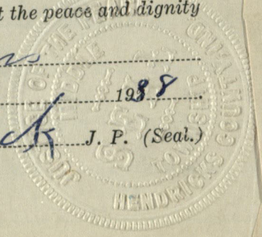
Before me, W.N. Schenck, a Justice of the Peace for said County, came Russell Gibbons, who being duly sworn according to law, deposeth and saith: That on or about the 24th day of

August, in the year 1938, at the County of Hendricks and State of Indiana, is the town of Pittsburg That

E.R. Chadwick of Ladoga Ind late of said County, did then and there unlawfully operate a Motor Vehicle Without a drivers license in his possession.

contrary to the form of Statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Subscribed and sworn to before me, this 25 day of aug 1938
W.N. Schenck J. P. (Seal.)



State of ^{Affluent} Indiana ss
Hendricks County

Before Me W.N. Schenck a Justice of the Peace for said County & State. Came Russell Gibbons Police of the town of Pittsburg Ind. Who being duly sworn according to Law. deposeth and saith: That on the 24th day of August in the year of 1938. in the County of Hendricks State of Indiana at the town of Pittsburg. That E.R. Chadwick of Ladoga Ind. in the late County did then and there unlawfully was operating a Motor Vehicle Without a drivers license in his possession. contrary to the laws of state

subscribed and sworn to by Russell Gibbons Town Police and Marshall of Pittsburg Ind. This 24th day of aug 1938
W.N. Schenck
J.P.

The said E.R. Chadwick Pled guilty to charges was fined one dollar fine and three and fifty cents costs
Total fine & costs 4.50

Paid by check sept 2 1938 on the Ladoga State Bank of Ladoga for 4.50 signed by E.R. Chadwick car disowned and debt closed
W.N. Schenck

The State of Indiana, Hendricks County, sct:

Before me, W. H. Schenck, a Justice of the Peace for said County, came Russell Gibbons Marshall, who being duly sworn

according to law, deposeth and saith: That on or about the twelfth day of October, in the year 1938, in the County of Hendricks and State of Indiana, in Pittsboro that Robert L. Grover

late of said County, did then and there unlawfully Recklessly drive a motor vehicle in the streets of Pittsboro Ind.

contrary to the form of the Statutes in such case made and provided, and against the peace and dignity of the State of Indiana.

Russell Gibbons

Subscribed and sworn to before me, this 12 day of Oct, 1938.

W. H. Schenck

J. P. (Seal)



State of Indiana) ss
Hendricks County)

Before me, W. H. Schenck a Justice of the Peace for said County, came Russell Gibbons Marshall, who being duly sworn according to law, deposeth and saith:

That on or about the 20th day of October in the year 1938 in County of Hendricks and State of Indiana in Pittsboro that Robert L. Groover late of said County did then and there unlawfully ~~was~~ recklessly drove a motor vehicle in the streets of Pittsboro, Ind.

Contrary to the form of the Statutes in such case made and provided, and against the peace and dignity of the State of Indiana.

Russell Gibbons Marshall

Subscribed and sworn to before me this 12th day of October 1938.
W. H. Schenck, J. P.
(Seal)

↓
Marshall Gibbons brought defendant before said J. P. court and the defendant Robert L. Groover did then and there plead guilty to the charge and was fined \$1.00 and costs of \$3.50 making a total of \$4.50, which defendant paid and court was dismissed.

October 12, 1938.

W. H. Schenck, J. P.

June 13, 1941

Justice Schwab turned over
\$300 fines and \$400
Docket Fees to Fred Exman
Geo S Killis and Geo P Corliss
for all fines & fees collected to date,
Geo P Corliss

June 12 - 1941 Pittboro Ind.
J. Everett Boyal Trustee of Mitchell T.P.
Shuchter Co Ind. the undivided
Receiv from the D.P. Court in
middle of W.H. Schenck J.P. \$1405 for fees
on the Boyal case
Everett Boyal
Trustee

State of Indiana }
Hendricks County } SS before me W.H. Schenck J.P.

Charles Clay Jr complains of Carl F. Henry and says that he is the owner, and entitled to the possession of a Kenney Coin Operating Amusement table, of the value of fifty dollars, of which the defendant has the possession without right, and which is unlawfully detained from him by the defendant; and that the same has not been taken by virtue of any execution or other writs against the plaintiff. Wherefore he demands judgment for the recovery of said Kenney Coin Operating Amusement table and twenty five dollars damages.

Signed Charles Clay Jr.

Comes now Charles Clay Jr and being duly sworn upon his oath says that in foregoing is true in substance and in fact

Notary seal
State of Ind

Carol Harrison Notary Public
My Commission Expires
Oct. 25 - 1945

J.C. Ball atty for Plaintiff

Plaintiff filed papers March 10 - 1942, and ask for trial. Trial was set for March 14 - 1942. Trial was set for that date, and filed answer thereto.

State of Indiana }
Hendricks County } SS To any constable of said county
Special constable of said county
in and for said case,

You are commanded to take the following goods and chattels to-wit: one Kenney Coin Operating Amusement table, alleged to be in possession of Carl F. Henry and detain the same forthwith to Charles Clay Jr and further

that you summon the said Carl F. Henry to appear before me at my office on the 14th day of March 1942 at 10 o'clock in the fore noon, to answer the complaint of said Charles Clay Jr wherein he claims said property and twenty five dollars in damages for the detention of the same
dated this 11th day of March 1942

Respect Robert A Bennett and returned
Special Constable

W.H. Schenck J.P. (Seal)

State of Indiana }
Hendricks County }
Middle if }

The State of Indiana to, Robert A Bennett hereby constable of said township, you are hereby appointed Special Constable to perform in all capacity, in the case of Charles Clay Jr vs. Carl Henry in J.P. Court in Pittsboro Ind. Charles Clay Jr Plaintiff and Carl Henry Defendant, then and there to be tried; and here you then and there this writ with your doings thereon.

Given under my hand and seal this 11 day of March 1942

W.H. Schenck J.P. (Seal)

State of Indiana } SS
County of Hendricks } The undersigned Charles Clay Jr has ask for recovery of his property, as stated in the complaint acknowledge and allows bond, to the amount of cash bond, in the penal sum of fifty dollars filed with the J.P. of Middle if Sheriff Co

Witness my hand and seal this 14th day of March 1942. The condition of the above obligation is that whereas said Charles Clay Jr. has filed his complaint before W.H. Schenck of Middle if Hendricks Co Ind Justice avowing that said Carl F. Henry of Lytton does unlawfully detain

from him one Kenney Coin Operating Amusement
table and contents of the value of Twenty five dollars
(\$25⁰⁰) upon which complaints he prays restitution of
said property. Now if said Charles Clay Jr. Shas Pursue
said complaint to effect and return said property
if return be awarded to said Carl Henry if judgment
be rendered Charles Clay Jr. and pay all costs
and damages adjudged be rendered against
him in said action and said obligation shall be con-
sidered in full force

Charles Clay Jr.

at

W.H. Schenck

March 14 - 1942. State of Indiana } ss
County of Hendricks }

Whereas Court convened according to Process awarded
with Charles Clay Jr. and his attorney Plaintiff
and Carl Henry appeared in Process with a letter
from his attorney. Read as follows.

March 12. 1942. Hon. W.H. Schenck J.P. Pittsboro
Indiana Re: Charles Clay Jr. Carl Henry

I have been retained by the defendant in the
above action. It will be impossible for me to be in
Pittsboro on March 14, as previous engagements will
take me out of the city on that date.

I therefore kindly ask that you continue
the case until some day next week
yours Truly

Harmon L. Redenbacher

The Court granting the above request of
the defendant and trial set for March 21 - 1942
10 o'clock for case. Court adjourned until that date.

Costs in the case this for

docket fee 100
Hearing fees 490
appearing paper 25
printing bond 200
constable take up fee 50
running summons 50
500

Costs have been paid by
Charles Clay Jr.

W.H. Schenck J.P.

State of Ind. } ss Court convened March 21
Hendricks Co. } 1942 according to process awarded
all parties concerned present
Charles Clay Jr. with his attorney and
Carl Henry and his attorney. Witness
examined and heard.

And Judgment rendered, in
favor of Charles Clay Jr. Plaintiff for the
Property set out in the complaint. Which
The Plaintiff has in his possession at
present and ordered

W.H. Schenck J.P.

State of Indiana } ss
Hendricks County }

WE Carl Henry acknowledge
Our selfs bond in Charles Clay Jr. in
the penal sum of fifty (\$50⁰⁰)

Witness eye hand and seal this 21st day of March
1942. Whereas said Carl Henry within thirty days
last past obtained Judgment against Carl Henry
before W.H. Schenck J.P. for \$50⁰⁰ fifty dollars
and 40 cents with costs taxed six dollars & 60⁰⁰
and said Carl Henry has appealed therefrom.
Now if the said Carl Henry shall prosecute his
appeal to final judgment and pay such
Judgment as may be rendered against him
on such appeal this bond shall be valid and
void, else in force

Carl Henry

Taken on appeal this 21st day of March 1942

W.H. Schenck J.P.

Total costs \$750
including appeal and double
cost sending and transcript
to Court books

State of Indiana }
 County of Hendricks } S.S.
 Before Willis Schenck
 Justice of Peace for Middle
 Township, Hendricks Co.
 Complaint on Promissory Note.

Charles Owens)
 V.)
 Ernest Freeland)
 Bessie Freeland.)

Plaintiff complains of defendants
 and says:

1.
 That on the 20th day of March 1941 defendants
 by their certain promissory note of that date Promised
 and agreed to pay the Plaintiff the sum of
 (75.00) Seventy five dollars With interest at
 eight percent (8%) per annum from date and
 attorney fees. A copy of said note is attached
 here to and made a part of this complaint
 and Marked Exhibit (A)

There is now due on said note the
 sum of eighteen dollars and ninety nine
 cents and that a reasonable fee for plaintiffs
 attorney is fifteen dollars (\$15.00)

That said balance of said note is now
 due and unpaid.

Wherefore plaintiff demands judgment
 for Thirty three dollars and ninety nine cents
 (\$33.99) costs of this action and for all other
 proper relief.

Jack Ball
 attorney for Plaintiff

Complaint filed With J.P. at Pittsboro in
 T.P. and County and state afor mentioned.
 Nov 21-1942 W.H. Schenck J.P.

Copy of note filed with court.
 675.00 LITTON Ind March 20 - 1941

Six months after date I. Promise to pay to the
 Order of Charles Owens Seventy five Dollars.
 negotiable and payable at the State Bank of Lytton Ind.
 With interest at eight percent per annum from date until
 paid and attorney fees. Value received without any
 relief whatever from valuation or assignment laws. The
 drawers and endorsers severally waive presentment
 for payment, protest and Notice of protest and non-
 payment of this note.

[20c] Revenue stamp attached Ernest Freeland
 Bessie Freeland.
 June 1st 1941 credits on book of note \$26.00
 May 4. cash — — — 35.00

Special - Constable sworn in
 Robert A. Bennett Sworn in to serve in all
 purposes in the above case between Charles
 Owens plaintiff and Ernest Freeland defendant
 done by the Court of J.P. Pittsboro Ind
 by W.H. Schenck J.P. Seal

Summons Form No. 6.
 in the case of exhibit (A)

State of Indiana S.S.
 Hendricks county

To any Constable of Middle Township
 you are hereby commanded to summons
 Ernest Freeland and Bessie Freeland.
 to appear before me at my office on the 28 day
 of November 1942. in a complaint where he claims
 the sum of Thirty three dollars on a promissory note
 together with costs, and return them and there this
 writ. Dated 21. day of November 1942.

W.H. Schenck
 J.P. Seal

Continuations of exp't. a.
Owens vs. Freeland.

Constable Robert A. Bennett did then and there on the 21 day of Novbr. read and delivered a copy of the forgoing summons to Ernest Freeland and Bessie Freeland, and returned a copy of said summons properly signed by the Constable to the said J.P. W.H. Schenck

State of Indiana } ss To whom it may
County of Hendricks } concern.

On Novbr 23-1942 a letter was recd by the J.P. W.H. Schenck at the P.O. in Pittsboro from the Plaintiff Attorney Jack Ball as follows -

The letter Nov 21-1942

Mr. Willis Schenck J.P.
Pittsboro Ind.

My Dear Sir. Please forward to me Statement of Costs in case of Charles Owens v. Ernest Freeland et al and I will mark you same you may dismiss the case.

Very Truly
J. Cleighton Ball

This letter is filed with paper in the case costs in the case as follows

Wocket fee	\$ 1.00
issuing summons	.25
Constable Milage 27 Miles .10 pr. mile	2.70
Serving summons on two parties	.40
return of summons	.25
Township fees	.50
Total Costs	\$ 5.10

W.H. Schenck J.P.



State of Ind } ss
Hendricks Co }

Pittsboro Ind Dec. 15th 1942

From whom it may concern.

W.H. Schenck J.P. of Middle T.P.

State and county aforesaid.

Has turned over to Everett Braylor.

One dollar (\$1.00) fees to township for

the case of Charles Clay Jr. vs.

Cail & Henry, case marked Exhibit A2.

also

his case Charles Owens vs. Ernest Freeland

and Bessie Freeland, case marked

Exhibit A.

Everett F. Braylor
Trustee of Middle T.P.

Cost has been paid in the aforesaid case. Owens vs. Freeland's case.

Marked exhibit. 2d. by two Money

Orders one for \$2.25 and one for \$2.60

in full. of \$5.10 W.H. Schenck

J.P.

Special Constable, Robert A. Bennett has received for his services

in the above case. \$3.35 as docket shows

Robert A. Bennett

FINE.

Dollars. Cents

STATE OF INDIANA,
vs.

State of Indiana, County, ss:

Charge

Before

On this _____ day of _____, 191____,
the _____ day of _____, 191____,
_____ filed an affidavit charging that on or about
_____ did, at the County and State aforesaid, unlawfully

contrary to the form of the statutes in such cases made and provided, and against the
peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said

_____ to
Constable, who returned the same served by arresting said defendant and bringing him into
Court, this _____ day of _____, 191____ Costs, \$ _____

By _____ Constable.
Deputy.

I also issued a subpoena for _____ witness for plaintiff to
_____ Constable. Served _____ Costs, \$ _____

By _____ Constable.
Deputy.

_____ not being ready for trial, this cause was
continued to _____, 191____ at _____ o'clock _____ M.

Whereupon defendant entered into recognizance in the sum of \$ _____ for his
appearance on said day, with
as surety, which bond was approved by me on said day.

Subpœna issued for _____ witness for defendant served; Costs, \$ _____

By _____ Constable.
Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says
he is _____ guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to _____

_____ Constable, who returned the same served by summoning
the following named qualified jurors of my township, to-wit:

this _____ day of _____, 191____ Costs, \$ _____

Said Jurors having been accepted and sworn, after hearing all the evidence, retired
in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
the defendant _____ guilty _____ and assess a fine of \$ _____ against him."
Foreman.

Whereupon said jurors were discharged.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant
_____ guilty, _____ and assesses a fine against him in the sum of
_____ dollar,

It is therefore considered and adjudged by the Court that the defendant for the
offense by him above committed, do make his fine to the State of Indiana, in the sum of
_____ dollars, and that he pay the costs herein

taxed at \$ _____ and accruing costs, and that said defendant stand committed
until the said fine and costs are paid or replevied.

The defendant failing to pay or replevy the opposite judgment, I issued a *Mittimus* for his commitment to the _____

dollars.

County, and delivered it to Constable _____

Witness my hand, this _____ day of _____

191____

In witness whereof, I have hereunto set my hand and seal of office, at _____

County, and delivered it to Constable _____

Wm Rushning Stamps for Sugar
Schenck Little L. Book No 158384-59
Issued May 5 1942 by Harold Vest

Schenck Willis H. Book No. 158383-59

