

Plainfield /Guilford township
Public Library

Archived
Documents

11A

11a

Item 4 Certificate of Oath + Resignation

1884

State of Indiana, Hendricks County, ss:
I, William F. Haynes, Clerk of the Hendricks Circuit Court, do hereby certify that at an election held in Union Township, County and State aforesaid, on the 7th day of April 1884 John E. Pelcher was duly elected a Constable of said Township, as appears from the certificate and returns of said election, now on file in my office.

In Testimony Whereof, I hereunto subscribe my name, and affix the seal of said Court, at Danville this 18th day of April 1884

Wm F Haynes Clerk.

State of Indiana, Hendricks County, ss:

Before me, the undersigned, Clerk of the Hendricks Circuit Court, personally appeared John E. Pelcher, who took and subscribed before me this day, the following Oath of Office, viz:

"I solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Constable, so help me God."

John E. Pelcher
Sworn to and subscribed before me, this 18th day
of April 1884

Wm F Haynes Clerk.

11a

Item 1 Bonds ~~red~~

1861, 1868

1870, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879

1880, 1882, 1884, 1886, 1888

1890, 1891, 1892, 1894, 1895, 1896, 1899

1900, 1904, 1908



Know all men by these presents that we
William H. Richardson Thomas C Pritchett &
Jaimeun Yonc are held & firmly bound to
the State of Indiana in the sum of one thousand
dollars for the payment of which we bind
ourselves our heirs executors & administrators
sealed with our seals and signed with our
hands this 12th day of October 1861.

The condition of the above obligation is
such that whereas the above bound William H.
Richardson at the April election in the year
1861 was duly elected constable in & for
Union Township in the County of Hendricks and
State of Indiana and afterwards to wit on the
day of April 1861 the said William H Richardson did
file his bond as constable aforesaid with Lawson
D. Robinson, David C Lane & Joseph P Lewis. who
now complain of being unsatisfied as such sureties
now if the above named William H Richardson
shall faithfully and truly perform so and
discharge all the duties enjoined on him
by law as constable aforesaid then this obligation
to be void, otherwise to remain in force.

attest

E. Singey

W.H. Richardson
Thomas C Pritchett

Jaimeun Yonc

ASSESSOR'S BOND.

Printed and Sold by Wm. & J. Braden, Indianapolis, Indiana.

Know All Men by these Presents, That we Jesse Baker
Thomas Pitchford and William Leach
of the County of Hendricks and State of Indiana, are
held and firmly bound unto the State of Indiana, in the penal sum of One Thousand
Dollars, to the payment whereof, we bind ourselves, our heirs, Executors, and Adminis-
trators, firmly by these presents, signed and sealed by us, this 3d
day of December 1868.

The Conditions of the Above Obligation are as follows, to-wit: The above
named and bound Jesse Baker
having been duly elected at the October Election in the year 1868, Township Assessor in
and for Union Township, in the County and State aforesaid,
for the term of two years, and until his successor be chosen and qualified.

Now if the said Jesse Baker shall faithfully and
impartially discharge the duties of his office according to law, then the above obligation
shall be void, else to remain in full force.

Approved by

W^m M^r Hess
A.H.C.

Jesse Baker
Thomas Pitchford
William Leach



State of Indiana, Hendricks County, ss:

This day came before the undersigned Auditor
of Hendricks County, and was duly sworn faithfully and impartially
to perform the duties of his office of Township Assessor of Union
Township, to the best of his skill and ability. Jesse Baker

Subscribed and sworn to before me, this 4th day of December 1868.

W^m M^r Hess Auditor
of Hendricks County.

ASSESSOR'S BOND.

Printed and Sold by Wm. & J. Braden, Indianapolis, Indiana.

Know All Men by these Presents, That we Jesse R. Johnson and John Bailey
of the County of Hendricks and State of Indiana, are
held and firmly bound unto the State of Indiana, in the penal sum of One Thousand
Dollars, to the payment whereof, we bind ourselves, our heirs, Executors, and Adminis-
trators, firmly by these presents, signed and sealed by us, this 30th
day of November 1870.

The Conditions of the Above Obligation are as follows, to-wit: The above
named and bound Jesse R. Johnson
having been duly elected at the October Election in the year 1870, Township Assessor in
and for Union Township, in the County and State aforesaid,
for the term of two years, and until his successor be chosen and qualified.

Now if the said Jesse R. Johnson shall faithfully and
impartially discharge the duties of his office according to law, then the above obligation
shall be void, else to remain in full force.

Approved by me this the
30th day of November 1870.

Jesse R. Johnson
John Bailey



State of Indiana, Hendricks County, ss:

This day came before the undersigned Auditor
of Hendricks County, and was duly sworn faithfully and impartially
to perform the duties of his office of Township Assessor of Union
Township, to the best of his skill and ability. Jesse R. Johnson

Subscribed and sworn to before me, this 30th day of Nov 1870.

W^m M^r Hess, Auditor
of Hendricks County.

ASSESSOR'S BOND.

Know All Men by these Presents, That we Lewis C. Northcutt
W^m William G. Montgomery
of the County of Hendricks and State of Indiana, are
held and firmly bound unto the State of Indiana, in the penal sum of One Thousand
Dollars, to the payment whereof, we bind ourselves, our heirs, Executors, and Adminis-
trators, firmly by these presents, signed and sealed by us, this 18th
day of November 1872.

The Conditions of the Above Obligation are as follows to-wit: The above named
and bound Lewis C. Northcutt
having been duly elected at the October Election in the year 1872, Township Assessor in
and for Union Township, in the County and State aforesaid,
for the term of two years, and until his successor be chosen and qualified.

Now if the said Lewis C. Northcutt shall faithfully and
impartially discharge the duties of his office according to law, then the above obligation
shall be void, else to remain in full force.

Approved by me this the
18th day of November 1872
W^m M^r Hess A.H.C.

Lewis C. Northcutt
William G. Montgomery



State of Indiana, Hendricks County, ss:

This day came before the undersigned Lewis C. Northcutt
of Hendricks County, and was duly sworn faithfully and impartially
to perform the duties of his office of Township Assessor of Union
Township, to the best of his skill and ability. Lewis C. Northcutt

Subscribed and sworn to before me, this 18th day of November 1872

W^m M^r Hess Auditor
of Hendricks County.

KNOW ALL MEN BY THESE PRESENTS, That we, William H. Richardson, Robert W. Blake and W. J. Loring, all of the County of Hendricks, and State of Indiana, are held and firmly bound unto THE STATE OF INDIANA, in the penal sum of ONE THOUSAND 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 these presents. Sealed with our seals, and signed by us, this Ninth day of December, 1862.

Whereas, The above named and bounden William H. Richardson has been duly elected Constable for Minn Township, in the county aforesaid, for the term of one year from the first Monday in April, of said year 1862, and until his successor shall be elected and qualified;

Therefore, The condition of the above obligation is to the effect following, to-wit: That the said William H. Richardson shall safely keep and pay over to the proper person or authority, any and all moneys which may be collected or received by him, or otherwise come into his hands, by virtue of his office, and duly, honestly and faithfully discharge and perform all and singular his duties as such Constable, during his continuance in office as such, in all things, agreeably to law: Provided, That the Legislature be authorized to change, modify or repeal any law in force at the time of executing such bond, and to enact any and all laws during the existence of such bond, at the pleasure of the Legislature without, in any way or manner, releasing such officer, or his sureties on such bond. Such officer and his sureties shall, in all things, be governed by such laws: and such bond shall be equally binding upon such officer, and his sureties, as if such law had been in force at the time of executing, and inserted in said bond; then, and in that case, said obligation shall cease and be void, otherwise to be and remain in full force and virtue in law.

Taken and approved by me, this 10th day of December, 1862

H. M. Hess Audt.

W. H. Richardson
SEAL
Robert W. Blake
SEAL
W. J. Loring
SEAL

I, William H. Richardson, do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Constable, so help me God.

W. H. Richardson

THE STATE OF INDIANA, Hendricks COUNTY, SS:

I, William M. Hess, Auditor, Clerk of the Circuit Court, in and for said County, do certify that the above is a copy of the Oath of Office of the said William H. Richardson, which was by me duly administered on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my official seal, this 10th day of December, 1862

W. M. Hess Clerk

We, Jacob H. Kuydall and Stephen N. Hardin of the County of Hendricks and State of Indiana, are bounden unto Jesse N. Townsend Assessor of said County in the penal sum of Five Hundred Dollars, for the payment of which we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents.

Sealed and dated this 29th day of March 1873

The condition of the above obligation is as follows:

Whereas, The said Jacob H. Kuydall has this day been appointed Deputy Assessor for Union Township, in said County and State, by the said Jesse N. Townsend Assessor, as aforesaid.

Now if the said Jacob H. Kuydall will faithfully discharge his duties as such Deputy Assessor, according to law, then this bond shall be null and void, else to remain in full force and virtue in law.

J. H. Kuydall SEAL
S. N. Hardin SEAL
SEAL

State of Indiana, Hendricks County, Set:

Before me, W. M. Hess a Auditor in and for said County, this 29th day of March A. D. 1873

Jacob H. Kuydall and
S. N. Hardin

acknowledged the execution of the within Bond.

Witness my hand and
this 29th day of March 1873
W. M. Hess Audt. SEAL

Official seal,

We, Larry C. Lane and Jacob H. Kuydall of the County of Hendricks and State of Indiana, are bounden unto Jesse N. Townsend Assessor of said County in the penal sum of Five Hundred Dollars, for the payment of which we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents.

Sealed and dated this 21st day of April 1873

The condition of the above obligation is as follows:

Whereas, The said Larry C. Lane has this day been appointed Deputy Assessor for Union Township, in said County and State, by the said Jesse N. Townsend Assessor, as aforesaid.

Now if the said Larry C. Lane will faithfully discharge his duties as such Deputy Assessor, according to law, then this bond shall be null and void, else to remain in full force and virtue in law.

L. C. Lane SEAL
Jacob H. Kuydall SEAL
SEAL

State of Indiana, Hendricks County, Set:

Before me, W. M. Hess a Auditor in and for said County, this day of April A. D. 1873

Larry C. Lane and
Jacob H. Kuydall

acknowledged the execution of the within Bond.

Witness my hand and
this day of April 1873
W. M. Hess Audt. SEAL

Official seal,

We, Jacob H. Kendall and C.M. Griggs
of the County of Hendricks and State of Indiana, are
bounden unto Jesse N. Townsend
the penal sum of Five hundred Dollars, for the payment
of which we bind ourselves, our heirs, executors, and administrators, jointly and severally,
firmly by these presents.

Sealed and dated this 28th day of March 1874

The condition of the above obligation is as follows:

Whereas, The said Jacob H. Kendall has this day been appointed Deputy Assessor for Union Township, in said County and State, by the said Jesse N. Townsend Assessor, as aforesaid:

Now if the said Jacob H. Kendall will faithfully discharge his duties as such Deputy Assessor, according to law, then this bond shall be null and void, else to remain in full force and virtue in law.

J. H. Kendall

[SEAL]

C. M. Griggs

[SEAL]

[SEAL]

State of Indiana, Hendricks County, set:

Before me, William W. Hess & Auditor
in and for said County, this 28th day
of March A.D. 1874

Jacob H. Kendall and C.M. Griggs

acknowledged the execution of the within Bond.

Witness my hand and Official seal,
this 28th day of March 1874

William W. Hess
A.A.C.



CONSTABLE'S BOND & OATH.

SOLD BY WM. SHEETS—INDIANAPOLIS, IND.

KNOW ALL MEN BY THESE PRESENTS, That we, John T. Burgess, Thomas McQuarries and James D. Reynolds all of the County of Hendricks, and State of Indiana, are held and firmly bound unto THE STATE OF INDIANA, in the penal sum of ONE THOUSAND 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 these presents. Sealed with our seals, and signed by us, this Second day of June, 1874.

Whereas, The above named and bounden John T. Burgess has been duly elected CONSTABLE for Union Township, in the county aforesaid, for the term of one year from the first Monday in April, of said year 1874, and until his successor shall be elected and qualified;

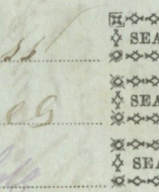
Therefore, The condition of the above obligation is to the effect following, to-wit: That the said John T. Burgess shall safely keep and pay over to the proper person or authority, any and all moneys which may be collected or received by him, or otherwise come into his hands, by virtue of his office, and duly, honestly and faithfully discharge and perform all and singular, his duties as such Constable, during his continuance in office as such, in all things, agreeably to law: Provided, That the Legislature be authorized to change, modify or repeal any law in force at the time of executing such bond, and to enact any and all laws during the existence of such bond, at the pleasure of the Legislature without, in any way or manner, releasing such officer, or his sureties on such bond. Such officer and his sureties shall, in all things, be governed by such laws: and such bond shall be equally binding upon such officer, and his sureties, as if such law had been in force at the time of executing, and inserted in said bond: then, and in that case, said obligation shall cease and be void, otherwise to be and remain in full force and virtue in law.

Taken and approved by me, this

day of _____, 186 _____. } John T. Burgess

Clerk. } Thomas McQuarries

James D. Reynolds



I, John T. Burgess, do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Constable, so help me God.

John T. Burgess

THE STATE OF INDIANA, Hendricks COUNTY, SS:

I, L. W. Jenkins, Clerk of the Circuit Court, in and for said County, do certify that the above is a copy of the Oath of Office of the said John T. Burgess, which was by me duly administered on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my official

Seal, this 24th day of June, 1874.

L. W. Jenkins Clerk.

ASSESSOR'S BOND.

Braden & Burford, Printers, Indianapolis.

Know all Men by these Presents, That we, Thomas W. Dodson and Lewis S. Watts of the County of Hendricks and State of Indiana, are held and firmly bound unto the State of Indiana, in the penal sum of two thousand dollars, to the payment whereof we bind ourselves, our heirs, executors and administrators, firmly by these presents.

Signed and sealed by us this 4th day of March 1875.

The Condition of the above Obligation is as follows, to-wit: The above named and bound Thomas W. Dodson having been duly appointed by the Board of County Commissioners of said County of Hendricks at their March term, 1875, Township Assessor, in and for the Township of Union in the County of Hendricks and State aforesaid, for the term of two years, and until his successor be chosen and qualified.

Now if the said Thomas W. Dodson shall faithfully and impartially discharge the duties of his office according to law, then the above obligation shall be void, else to remain in full force.

Approved by
E. H. Stoddard
John W. Richard
O. L. Stanley
County Commissioners.

Thomas W. Dodson
Lewis S. Watts



State of Indiana, Hendricks County, set:

Before me, Wm. W. Hess & Auditor
in and for said County, this 4th day of March A.D. 1875,
personally came Thomas W. Dodson and Lewis S. Watts and

acknowledged the execution of the within Bond.

Witness my hand and Official seal, this
4th day of March 1875.
Wm. W. Hess
Assessor



ASSESSOR'S BOND.

Braden & Burford, Printers, Indianapolis.

Know all Men by these Presents, That we, Jacob H. Kendall and James H. Orear
of the County of Hendricks and State of Indiana, are held and firmly bound unto the State of Indiana, in the penal sum of two thousand dollars, to the payment whereof we bind ourselves, our heirs, executors and administrators, firmly by these presents.

Signed and sealed by us this 9th day of March 1876

The Condition of the above Obligation is as follows, to-wit: The above named and bound Jacob H. Kendall having been duly appointed by the Board of County Commissioners of said County of Hendricks at their March term, 1876, Township Assessor, in and for the Township of Union in the County of Hendricks and State aforesaid, for the term of two years, and until his successor be chosen and qualified.

Now if the said Jacob H. Kendall shall faithfully and impartially discharge the duties of his office according to law, then the above obligation shall be void, else to remain in full force.

Approved by

C. L. Stanley

John D. Wishard

Sam'l Starbuck

County Commissioners

Jacob H. Kendall

James H. Orear

Sam'l Star

State of Indiana, Hendricks County, ss:

Before me, E. H. Hall a Auditor
in and for said County, this 9th day of March A. D. 1876
personally come Jacob H. Kendall and James H. Orear, and

acknowledged the execution of the within Bond.

Witness My hand and Official seal, this
9th day of March 1876
E. H. Hall

ASSESSOR'S BOND.

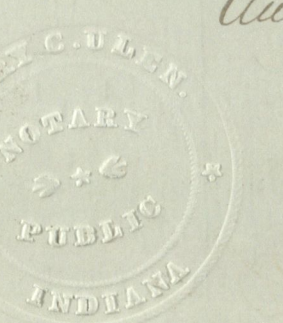
Printed and Sold by Wm. & J. Braden, Indianapolis, Indiana.

Know All Men by these Presents, That we James W. Hickman and Wm. B. Brown
of the County of Hendricks and State of Indiana, are held and firmly bound unto the State of Indiana, in the penal sum of Two Thousand Dollars, to the payment whereof we bind ourselves, our heirs, Executors, and Administrators, firmly by these presents, signed and sealed by us, this 30th day of Oct 1876.

The Conditions of the Above Obligation are as follows, to-wit: The above named and bound James W. Hickman having been duly elected at the October Election in the year 1876, Township Assessor in and for Union Township, in the County and State aforesaid, for the term of two years, and until his successor be chosen and qualified.

Now if the said James W. Hickman shall faithfully and impartially discharge the duties of his office according to law, then the above obligation shall be void, else to remain in full force.

Approved by

E. H. Hall
Auditor H. C.


James W. Hickman
W. B. Brown


State of Indiana, Hendricks County, ss:

This day came before the undersigned Auditor James W. Hickman of Hendricks County, and was duly sworn faithfully and impartially to perform the duties of his office of Township Assessor of Union Township, to the best of his skill and ability.

Subscribed and sworn to before me, this 30th day of Oct 1876.
E. H. Hall
of Hendricks County.

JUSTICE'S BOND AND OATH.

Indianapolis Journal Co., Printers.

Know all Men by these Presents, That we, Isaac Burnett Benjamin Dodson and Jesse Dodson
all inhabitants of the State of Indiana, are held and firmly bound unto THE STATE OF INDIANA, and for the benefit of persons concerned or aggrieved, in the penal sum of Two Thousand Dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

Sealed with our seals, and dated this 1st day of November A. D. 1877

Whereas, The above named and bounden Isaac Burnett has been duly elected and commissioned a JUSTICE OF THE PEACE, for the County of Hendricks, in the State of Indiana aforesaid, for the term of four years from the 24th day of October A. D. 1877

Therefore, The Condition of the above Obligation is to the effect following, to-wit: That the said Isaac Burnett shall faithfully discharge his duties as such Justice, and pay over on demand, to the person entitled or authorized to receive the same, all moneys that may come into his hands as such Justice of the Peace, during his continuance in office. And further, That the Legislature may change, modify or repeal any law now in force, and enact any and all laws during the existence of the above obligation, at the pleasure of the Legislature, without, in any way or manner, releasing the said officer, or his said sureties on said bond: then, and in that case, the above obligation shall cease, and be null and void, otherwise to remain in full force and virtue in law.

Taken and approved by me, this 1st day of November, 1877

Wm. Irvin Clerk.

Isaac Burnett
Benjamin R. Dodson
Jesse Dodson

I, Isaac Burnett, do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Justice of the Peace; so help me God.

Isaac Burnett

The State of Indiana, Hendricks County, ss:

I, William Irvin, Clerk of the Circuit Court, in and for said County, do certify that the above is a copy of the Oath of Office of the said Isaac Burnett, which oath was by me duly administered to him on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my official Seal, this 1st day of November, 1877

Wm. Irvin Clerk.

Know all Men by these Presents, That we, Charles T. Brough
Robert T. Brough, Oscar Johnson
all of the County of Hendricks and State of Indiana, are held and firmly
bound unto THE STATE OF INDIANA, in the penal sum of ONE THOUSAND 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 these presents.

Sealed with our seals, and signed by us, this 5th day of April 1878

Whereas, The above named and bounden Charles T. Brough
has been duly elected CONSTABLE, for Union Township, in the County
aforesaid, for the term of Two years from the 1st day of April 1878
and until his successor shall be elected and qualified.

Therefore, The Condition of the above Obligation is to the effect following, to-wit:
That the said Charles T. Brough shall safely keep and pay over
to the proper person or authority, any and all moneys which may be collected or received
by him, or otherwise come into his hands, by virtue of his office, and duty, honestly,
and faithfully discharge and perform all and singular, his duties as such Constable, during
his continuance in office as such, in all things agreeably to law. Provided, That the
Legislature be authorized to change, modify or repeal any law in force at the time of
executing such bond, and to enact any and all laws, during the existence of such bond,
at the pleasure of the Legislature, without, in any way or manner, releasing such officer,
or his sureties on such bond. Such officer and his sureties shall, in all things, be
governed by such laws; and such bond shall be equally binding upon such officer and
his sureties, as if such law had been in force at the time of executing, and inserted in
said bond; then, and in that case, said obligation shall cease and be void, otherwise to
be and remain in full force and virtue in law.

Taken and approved by me, this 10th
day of April, 1878
John Irvin Clerk.

Charles T. Brough
Robert T. Brough
Oscar Johnson

I, Charles T. Brough, do solemnly swear that I will support the
Constitution of the United States, and the Constitution of the State of Indiana, and
that I will faithfully discharge the duties of Constable; so help me God.

Charles T. Brough

The State of Indiana, Hendricks County, ss:

I, William Irvin, Clerk of the Circuit Court, in and for said County, do
certify that the above is a copy of the Oath of Office of the said Charles T. Brough
which was by me duly administered on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my
Official Seal, this 10th day of April, 1878
John Irvin Clerk.

ASSESSOR'S BOND.

Know All Men by these Presents, That we James W. Hickman
Wm B. Roman and James W. Thompson
of the County of Hendricks and State of Indiana, are
held and firmly bound unto the State of Indiana, in the penal sum of ~~Two~~ Thousand
Dollars, to the payment whereof, we bind ourselves, our heirs, Executors, and Administrators,
firmly by these presents, signed and sealed by us, this the 8th
day of April 1878

The Conditions of the Above Obligation are as follows to-wit: The above named
and bound James W. Hickman
having been duly elected at the October Election in the year 1878, Township Assessor in
and for Union Township, in the County and State aforesaid,
for the term of two years, and until his successor be chosen and qualified.

Now if the said James W. Hickman shall faithfully and
impartially discharge the duties of his office according to law, then the above obligation
shall be void, else to remain in full force.

Approved by
Sam'l. Starbuck }
A. J. Cooley } Comms.
J. W. Minder

James W. Hickman
W. B. Roman
J. W. Thompson

State of Indiana, Hendricks County, ss:

This day came before the undersigned Auditor
of Hendricks County, and was duly sworn faithfully and impartially
to perform the duties of his office of Township Assessor of Union
Township, to the best of his skill and ability.

Subscribed and sworn to before me, this 10th day of April 1878
Elisha H. Hull
of Hendricks County.

George S. Seak

We, James W. Thompson George W. Shirley
of the County of Hendricks and State of Indiana, are
bounden unto the State of Indiana ^{and the} ~~Assessor of said County~~, in the
penal sum of ~~Two Thousand~~ Dollars, for the payment of
which we bind ourselves, our heirs executors and administrators, jointly and severally, firmly
by these presents.

Sealed and dated this 18th day of March 1878

The condition of the above obligation is as follows:

Whereas, The said George S. Seak
has ~~recently~~ been appointed ~~Deputy~~ Assessor for Union
Township, in said County and State, by the ~~said~~ Board of County Commissioners
of ~~that~~ March Term 1879
Assessor, as aforesaid.

Now if the said George S. Seak will faithfully discharge
his duties as such ~~Deputy~~ Assessor, according to law, then this bond shall be null and
void, else to remain in full force and virtue in law.

Approved by me this 19th March 1879

E. H. Hall Auditor H. C. J. W. Thompson
Genl. W. Shirley

State of Indiana, Hendricks County, ss:

Before me, Henry C. Ulrich a Notary public
in and for said County, this 18th day
of March A. D. 1878 James W. Thompson
and George W. Shirley

acknowledged the execution of the within Bond.

Witness My hand and Notary
this 18th day of March 1878

Henry C. Ulrich

Know all Men by these Presents, That we, La Fayette J. Daugherty, Maria A. Montgomery and James Pritchett all inhabitants of the State of Indiana, are held and firmly bound unto THE STATE OF INDIANA, and for the benefit of persons concerned or aggrieved, in the penal sum of Two Thousand Dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

Sealed with our seals, and dated this 30 day of April A.D. 1880

Whereas, The above named and bounden La Fayette J. Daugherty has been duly elected and commissioned a JUSTICE OF THE PEACE, for the County of Hendricks, in the State of Indiana aforesaid, for the term of four years from the 27 day of April A.D. 1880

Therefore, The Condition of the above Obligation is to the effect following, to-wit:

That the said La Fayette J. Daugherty shall faithfully discharge his duties as such Justice, and pay over on demand, to the person entitled or authorized to receive the same, all moneys that may come into his hands as such Justice of the Peace, during his continuance in office; And further, That the Legislature may change, modify or repeal any law now in force, and enact any and all laws during the existence of the above obligation, at the pleasure of the Legislature, without, in any way or manner, releasing the said officer, or his said sureties on said bond: then, and in that case, the above obligation shall cease, and be null and void, otherwise to remain in full force and virtue in law.

Taken and approved by me, this 30 day of April, 1880
Wm. Irvin
James Pritchett
Wm. Irvin Clerk.

I, La Fayette J. Daugherty, do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Justice of the Peace; so help me God.

La Fayette J. Daugherty

The State of Indiana, Hendricks County, ss:

I, William Irvin, Clerk of the Circuit Court, in and for said County, do certify that the above is a copy of the Oath of Office of the said La Fayette J. Daugherty which oath was by me duly administered to him on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my official Seal, this 30 day of April, 1880

Wm. Irvin Clerk.

Know all men by these Presents, That we, Nicholas J. West, William Leach, W. W. McKeith and Thomas Pritchett of the County of Hendricks and State of Indiana, are held and firmly bound unto the State of Indiana, in the penal sum of Two Thousand Dollars, to the payment whereof, we bind ourselves, our heirs, executors and administrators, firmly by these presents. Signed and sealed by us this 12th day of April 1880

The Conditions of the above Obligation are as follows, to-wit:
 The above named and bound Nicholas J. West having been duly elected at the October Election, in the year 1880, Township Assessor in and for Union Township, in the County and State aforesaid, for the term of two years, and until his successor be chosen and qualified.

Now if the said Nicholas J. West shall faithfully and impartially discharge the duties of his office according to law, then the above obligation shall be void, else to remain in full force.

Approved Accepted
 by me this 13th day of April 1880
Wm. Irvin
 Auditor N.C.

Nicholas J. West
William Leach
W. W. McKeith
Thomas Pritchett

SEAL
SEAL
SEAL

ASSESSOR'S BOND.

Know all Men by These Presents, That we, Samuel J. Jones
Samuel Jones and John W. French
of the County of Hendricks and State of Indiana, are
held and firmly bound unto the State of Indiana in the penal sum of Twelve Thousand Dollars, to the payment whereof we bind ourselves, our Heirs, Executors and Administrators, firmly by these presents, signed and sealed by us, this
15th day of April 1882

The Conditions of the above Obligation are as follows, to-wit: The above named and bound Samuel J. Jones
having been duly elected at the April Election in the year 1882, Township Assessor in and for Morris Township, in the County and State aforesaid, for the term of 4 years, and until his successor be chosen and qualified.

Now if the said Samuel J. Jones shall faithfully and impartially discharge the duties of his office according to law, then the above obligation shall be void, else to remain in full force.

Approved by me this
15th day of April
1882

Wm H Nichols
Clerk

State of Indiana, Hendricks County, ss:

This day came before the undersigned Auditor of Hendricks County and was duly sworn faithfully and impartially to perform the duties of his office of Township Assessor of Morris Township, to the best of his skill and ability.

Subscribed and sworn to before me, this 15th day of April 1882

Wm H Nichols
of Hendricks County.

KNOW ALL MEN BY THESE PRESENTS,
That we, Benjamin W. Harris W. Shephard
and James E. Scott
all of the County of Hendricks and State of Indiana, are held and firmly bound unto the STATE OF INDIANA, in the sum of ONE THOUSAND 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 these presents, sealed with our seals, and signed by us, this 17th day of April 1882

WHEREAS, The above named and bounden Benjamin W. Harris
has been duly elected Constable for Morris Township in the County aforesaid, for the term of two years from April 3rd 1882, and until his successor shall be elected and qualified.

THEREFORE, The condition of the above obligation is to the effect following, to-wit: That the said Benjamin W. Harris shall safely keep and pay over, to the proper person or authority, any and all Moneys which may be collected or received by him, or otherwise come into his hands, by virtue of his office, and duly, honestly, and faithfully discharge and perform all and singular, his duties as such Constable, during his continuance in office as such, in all things agreeably to Law.

PROVIDED, That the Legislature be authorized to change, modify or repeal any law in force at the time of executing such bond, and to enact any and all laws during the existence of such bond, at the pleasure of the Legislature, without, in any way or manner, releasing such Officer, or his sureties on such bond. Such Officer and his sureties shall, in all things, be governed by such Laws; and such bond shall be equally binding upon such Officer and his sureties, as if such Laws had been in force at the time of executing, and inserted in such bond; then and in that case, said obligation shall cease and be void; otherwise to be and remain in full force and virtue in Law.

Benjamin W. Harris

Taken and approved by me this 26th day of April 1882

J. W. Shephard

James E. Scott

Ann F. Haynes Clerk.

I, Benjamin W. Harris, do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Constable, so help me God.

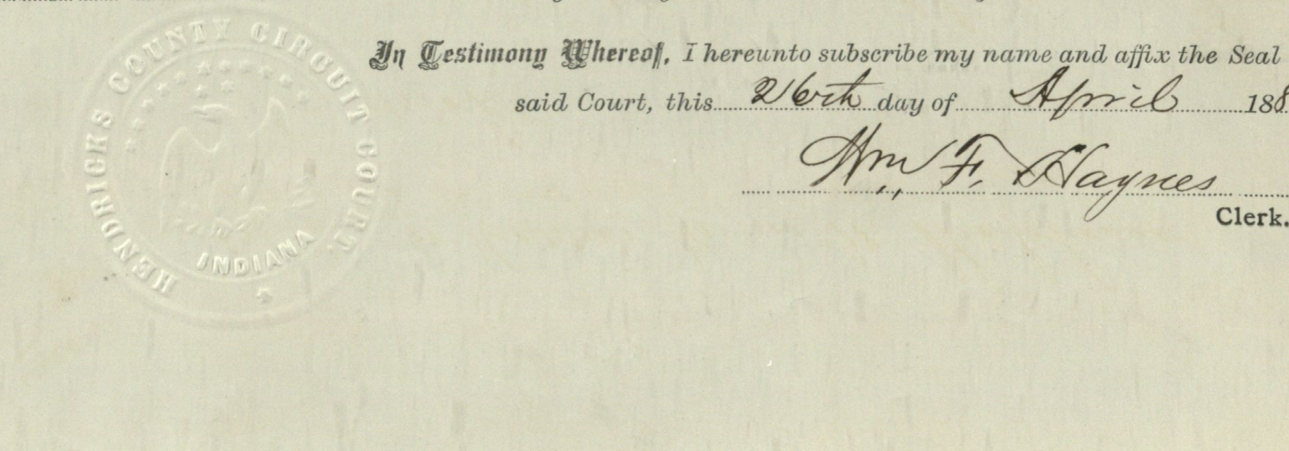
Signed,
Benjamin W. Harris

State of Indiana, }
Hendricks County, } ss:

I, William F. Haynes Clerk of the Hendricks Circuit Court, in and for said County, do certify that the above is a copy of the Oath of Office of the said Benjamin W. Harris which was by me duly administered on this day.

In Testimony Whereof, I hereunto subscribe my name and affix the Seal of said Court, this 26th day of April 1882

Wm F. Haynes
Clerk.



Know all Men by these Presents, That we, John W. Northcutt
Leander M. Edwards, John M. Young and Lewis C. Northcutt
all inhabitants of the State of Indiana, are held and firmly bound unto THE STATE OF INDIANA, and for the benefit of persons concerned or aggrieved, in the penal sum of Two Thousand Dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

Sealed with our seals, and dated this 25th day of April A.D. 1882

Whereas, The above named and bounden John W. Northcutt has been duly elected and commissioned a JUSTICE OF THE PEACE, for the County of Hendricks, in the State of Indiana aforesaid, for the term of four years from the day of April A.D. 1882

Therefore, The Condition of the above Obligation is to the effect following, to-wit: That the said John W. Northcutt shall faithfully discharge his duties as such Justice, and pay over on demand, to the person entitled or authorized to receive the same, all moneys that may come into his hands as such Justice of the Peace, during his continuance in office; And further, That the Legislature may change, modify or repeal any law now in force, and enact any and all laws during the existence of the above obligation, at the pleasure of the Legislature, without, in any way or manner, releasing the said officer, or his said sureties on said bond: then, and in that case, the above obligation shall cease, and be null and void, otherwise to remain in full force and virtue in law.

Taken and approved by me, this 26th day of April, 1882

John W. Northcutt
Leander M. Edwards

John W. Northcutt
John W. Northcutt

John W. Northcutt, do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Justice of the Peace, so help me God.

John W. Northcutt

The State of Indiana, Hendricks County, ss:

I, William F. Haynes, Clerk of the Circuit Court, in and for said County, do certify that the above is a copy of the Oath of Office of the said John W. Northcutt which oath was by me duly administered to him on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my official Seal, this 26th day of April, 1882

Wm F. Haynes Clerk.

CONSTABLE'S BOND AND OATH.

Indianapolis Journal Company, Printers.

Know all Men by these Presents, That we, John E Belcher
John W Northcutt, Mr. T. Northcutt,

all of the County of Hendricks and State of Indiana, are held and firmly bound unto THE STATE OF INDIANA, in the penal sum of ONE THOUSAND 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 these presents.

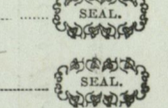
Sealed with our seals, and signed by us, this 18th day of April 1884

Whereas, The above named and bounden John E Belcher has been duly elected Constable for Union Township, in the County aforesaid, for the term of 2 years from the day of April 1884 and until his successor shall be elected and qualified.

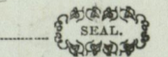
Therefore, The Condition of the Above Obligation is to the effect following, to-wit: That the said John E Belcher shall safely keep and pay over to the proper person or authority, any and all moneys which may be collected or received by him, or otherwise come into his hands, by virtue of his office, and duly, honestly, and faithfully discharge and perform, all and singular, his duties as such Constable, during his continuance in office as such, in all things agreeably to law. Provided, That the Legislature be authorized to change, modify, or repeal any law in force at the time of executing such bond, and to enact any and all laws, during the existence of such bond, at the pleasure of the Legislature, without, in any way or manner, releasing such officer, or his sureties on such bond. Such officer and his sureties shall, in all things, be governed by such laws; and such bond shall be equally binding upon such officer and his sureties, as if such law had been in force at the time of executing, and inserted in such bond; then, and in that case, said obligation shall cease and be void, otherwise to be and remain in full force and virtue in law.

Taken and approved by me, this 18th day of April, 1884

John E Belcher

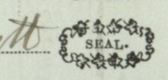


John W Northcutt



Wm F Haynes, Clerk.

William J. Northcutt



I, John E Belcher, do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Constable, so help me God.

John E Belcher

State of Indiana, Hendricks County, ss:

I, Wm F Haynes, Clerk of the Circuit Court, in and for said County, do certify that the above is a copy of the Oath of Office of the said John E Belcher, which was by me duly administered on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my official seal, this 18th day of April 1884

Wm F Haynes Clerk.

TRUSTEE'S BOND.

Indianapolis Journal Printers.

JUSTICE'S BOND AND OATH.

Indianapolis Journal Co., Printers.

J. T. R. Hoekker
R. W. Blake
H. J. Starns
John W. French S. B. Richmond William Hall
of the County of Hendricks, and State of Indiana, are held and firmly bound unto the State of Indiana, in the penal sum of Seven Thousand dollars, for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 8th day of April, 1886.

The condition of the above Obligation is such, That whereas, the above bound John T. R. Hoekker, was, at the Township Election for Union Township, in said County, on the Fifth day of April, 1886, duly elected Trustee of said Township of Union.

Now if the said J. T. R. Hoekker, shall well and faithfully discharge the duties of said office according to law; shall faithfully collect and receive all moneys belonging to said Township, -- expend the same, as required by law, for Township, Road, School and School House purposes, and correctly account to the Board of Commissioners of Hendricks County, at its Law direct, ^{and all other} meetings as required by said Board March Term, 1886, for all receipts and expenditures of Township moneys, -- and shall promptly deliver up to his successor in office all books, papers and vouchers, belonging to said office, and pay over to him all moneys on hand belonging to said Township, then the above obligation to be null and void, else to remain in full force and virtue in law.

J. T. R. Hoekker.
R. W. Blake

John W. French

S. B. Richmond

William Hall

H. J. Starns

State of Indiana, Hendricks Co., ss.
Personally came before me John Kendall Auditor in and for Hendricks County, J. T. R. Hoekker and acknowledged the execution of the foregoing bond.
Witness my hand and official seal, this 13th day of April 1886. John Kendall
Auditor Hendricks County
Per Wm C. Nichols Deputy

Know all Men by these Presents, That we, James R. Dowden
S. B. Richmond J. T. Hoekker H. F. Adams, James Pritchett
~~Wm W. Dowden~~ all inhabitants of the State of Indiana, are held and firmly bound unto THE STATE OF INDIANA, and for the benefit of persons concerned or aggrieved, in the penal sum of Three Thousand and Dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

Sealed with our seals, and dated this 12 day of April A.D. 1886

Whereas, The above named and bounden James R. Dowden has been duly elected and commissioned a JUSTICE OF THE PEACE, for the County of Hendricks, in the State of Indiana aforesaid, for the term of four years from the ~~16~~ 16 day of April A.D. 1886

Therefore, The Condition of the above Obligation is to the effect following, to-wit: That the said James R. Dowden shall faithfully discharge his duties as such Justice, and pay over on demand, to the person entitled or authorized to receive the same, all moneys that may come into his hands as such Justice of the Peace, during his continuance in office; And further, That the Legislature may change, modify or repeal any law now in force, and enact any and all laws during the existence of the above obligation, at the pleasure of the Legislature, without, in any way or manner, releasing the said officer, or his said sureties on said bond: then, and in that case, the above obligation shall cease, and be null and void, otherwise to remain in full force and virtue in law.

Taken and approved by me, this 27th day of April, 1886
Wm R. McClelland Clerk.

S. B. Richmond
J. T. R. Hoekker

H. F. Adams
James R. Dowden

I, James R. Dowden, do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Justice of the Peace; so help me God.

James R. Dowden

The State of Indiana, Hendricks County, ss:
I, Wm R. McClelland, Clerk of the Circuit Court, in and for said County, do certify that the above is a copy of the Oath of Office of the said James R. Dowden, which oath was by me duly administered to him on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my official seal, this 27th day of April, 1886
Wm R. McClelland Clerk.

Know all Men by these Presents, That we, Amos Bramell
H. T. Starns and John W. Hamilton
all of the County of Hendricks and State of Indiana, are held and firmly
bound unto THE STATE OF INDIANA, in the penal sum of ONE THOUSAND 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 these presents.

Sealed with our seals, and signed by us, this 8 day of June 1886
Whereas, The above named and bounden Amos Bramell
has been duly elected Constable for Messian Township in the County
aforesaid, for the term of until his successor is elected and qualified year from the 8 day of June 18
and until his successor shall be elected and qualified.

Therefore, The Condition of the Above Obligation is to the effect following, to-wit:
That the said Amos Bramell shall safely keep and pay over
to the proper person or authority, any and all moneys which may be collected or received
by him, or otherwise come into his hands, by virtue of his office, and duly, honestly,
and faithfully discharge and perform, all and singular, his duties as such Constable, during
his continuance in office as such, in all things agreeably to law. Provided, That the
Legislature be authorized to change, modify, or repeal any law in force at the time of
executing such bond, and to enact any and all laws, during the existence of such bond,
at the pleasure of the Legislature, without, in any way or manner, releasing such officer,
or his sureties on such bond. Such officer and his sureties shall, in all things, be gov-
erned by such laws; and such bond shall be equally binding upon such officer and his
sureties, as if such law had been in force at the time of executing, and inserted in such
bond; then, and in that case, said obligation shall cease and be void, otherwise to be and
remain in full force and virtue in law.

Taken and approved by me, this 8
day of June, 1886

W. R. McClelland, Clerk.

I, Amos Bramell, do solemnly swear that I will support the
Constitution of the United States, and the Constitution of the State of Indiana, and
that I will faithfully discharge the duties of Constable, so help me God.

Amos Bramell

State of Indiana, Hendricks County, ss:

I, W. R. McClelland, Clerk of the Circuit Court, in and for said County, do
certify that the above is a copy of the Oath of Office of the said
Amos Bramell which was by me duly administered on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my
Official Seal, this 8 day of June 1886.

W. R. McClelland Clerk.

Know all Men by these Presents, That we, Duglos Hall
Thomas B. Hall
all of the County of Hendricks and State of Indiana, are held and firmly
bound unto THE STATE OF INDIANA, in the penal sum of ONE THOUSAND 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 these presents.

Sealed with our seals, and signed by us, this 19 day of April 1888
Whereas, The above named and bounden Duglos Hall
has been duly elected Constable for Urin Township, in the County
aforesaid, for the term of 2 years from the 18 day of April 18
and until his successor shall be elected and qualified.

Therefore, The Condition of the Above Obligation is to the effect following, to-wit:
That the said Duglos Hall shall safely keep and pay over
to the proper person or authority, any and all moneys which may be collected or received
by him, or otherwise come into his hands, by virtue of his office, and duly, honestly,
and faithfully discharge and perform, all and singular, his duties as such Constable, during
his continuance in office as such, in all things agreeably to law. Provided, That the
Legislature be authorized to change, modify, or repeal any law in force at the time of
executing such bond, and to enact any and all laws, during the existence of such bond,
at the pleasure of the Legislature, without, in any way or manner, releasing such officer,
or his sureties on such bond. Such officer and his sureties shall, in all things, be gov-
erned by such laws; and such bond shall be equally binding upon such officer and his
sureties, as if such law had been in force at the time of executing, and inserted in such
bond; then, and in that case, said obligation shall cease and be void, otherwise to be and
remain in full force and virtue in law.

Taken and approved by me, this 19
day of April, 1888

W. R. McClelland, Clerk.

Duglos Hall

I, Duglos Hall, do solemnly swear that I will support the
Constitution of the United States, and the Constitution of the State of Indiana, and
that I will faithfully discharge the duties of Constable, so help me God.

Duglos Hall

State of Indiana, Hendricks County, ss:

I, W. R. McClelland, Clerk of the Circuit Court, in and for said County, do
certify that the above is a copy of the Oath of Office of the said
Duglos Hall which was by me duly administered on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my
Official Seal, this 19 day of April 1888.

W. R. McClelland Clerk.

Know all Men by these Presents, That we, Tyra
Montgomery, Wm. E. Cox and Joseph H. Clark we
all inhabitants of the State of Indiana, are held and firmly bound unto
THE STATE OF INDIANA, and for the benefit of persons concerned or aggrieved, in the
penal sum of Two Thousand Dollars, to the
payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and
administrators, jointly and severally, firmly by these presents.

Sealed with our seals, and dated this 20th day of April A.D. 1888.

Whereas, The above named and bounden Tyra Montgomery
has been duly elected and commissioned a JUSTICE OF THE PEACE, for the County of
Hendricks, in the State of Indiana aforesaid, for the term of four years
from the 13th day of April A.D. 1888.

Therefore, The Condition of the above Obligation is to the effect following, to-wit:
That the said Tyra Montgomery shall faithfully discharge his duties
as such Justice, and pay over on demand, to the person entitled or authorized to receive
the same, all moneys that may come into his hands as such Justice of the Peace, during
his continuance in office; And further, That the Legislature may change, modify or
repeal any law now in force, and enact any and all laws during the existence of the
above obligation, at the pleasure of the Legislature, without, in any way or manner,
releasing the said officer, or his said sureties on said bond: then and in that case, the
above obligation shall cease, and be null and void, otherwise to remain in full force and
virtue in law.

Taken and approved by me, this 21st
day of April 1888

Wm. E. Cox
W. R. McClelland, Clerk.

Tyra Montgomery

W. R. McClelland, Clerk.

I, Tyra Montgomery, do solemnly swear that I will support the
Constitution of the United States, and the Constitution of the State of Indiana, and
that I will faithfully discharge the duties of Justice of the Peace, so help me God.

"Tyra Montgomery"

The State of Indiana, Hendricks County, ss:

I, W. R. McClelland, Clerk of the Circuit Court, in and for said
County, do certify that the above is a copy of the Oath of Office of the said
Tyra Montgomery which oath was by me duly administered to
him on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my
Official Seal, this 21st day of April 1888.

W. R. McClelland, Clerk.

Know all Men by these Presents, That we George L. Leak
S. B. Richmond James Pritchett & John Plumer

all inhabitants of the State of Indiana, are held and firmly bound unto the STATE OF INDIANA, and for the benefit of person concerned or aggrieved, in the penal sum of Two thousand Dollars, to the payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this 11th day of April, 1890.

WHEREAS, The above named and bounden George L. Leak, has been duly elected and commissioned a JUSTICE OF THE PEACE, for the County of Hendricks in the State of Indiana aforesaid, for the term of Four Years from the 7th day of April, A. D. 1890.

THEREFORE, The condition of the above obligation is to the effect following to-wit: That the said George L. Leak shall faithfully discharge his duties as such Justice, and pay over on demand, to the person entitled or authorized to receive the same, all moneys that may come into his hands as such Justice of the Peace, during his continuance in office; and further, that the Legislature may change, modify or repeal any law now in force, and enact any and all laws during the existence of the above obligation, at the pleasure of the Legislature, without in any way or manner releasing the said officer, or his said sureties on said bond; then, and in that case, the above obligation shall cease and be null and void, otherwise to remain in full force and virtue in law.

George L. Leak [SEAL.]
John Plumer [SEAL.]
James Pritchett [SEAL.]
S. B. Richmond [SEAL.]

Taken and approved by me, this 24th day of April, 1890.

I, George L. Leak do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Justice of the Peace; so help me God.

George L. Leak,
State of Indiana, Hendricks County, ss:

I, Enoch G. Hoggatt, Clerk of the Circuit Court, in and for said County, do certify that the above is a copy of the Oath of Office of the said George L. Leak which oath was by me duly administered on this day.

IN TESTIMONY WHEREOF, I hereunto subscribe my name and affix my Official Seal, this 24 day of April, 1890.



Enoch G. Hoggatt Clerk.

State of Indiana Hendricks County I. S.
James W. Thompson Jr { Before George L. Leak,
as a justice of the peace in
John W. M. Scott, and for Union Twp
Hendricks County Ind,

We James W. Thompson Jr and Henry B. Leak
acknowledge our selves bound to John W. M. Scott
in the penal sum of one hundred dollars (\$100.)
Witness our hand and seal this 24th day of Aug
1891.

Whereas John W. M. Scott in the thirty
days last past obtained judgment James W. Thompson Jr
Before George L. Leak a justice of the peace for
fourteen dollars and twelve cents (\$14.12) and costs
taxed at nineteen dollars and sixty cents (\$19.60)
And said James W. Thompson Jr has appealed
therefrom. Now if said James W. Thompson Jr
shall prosecute his appeal to final judgment
and pay such judgment as shall be rendered against
him such appeal, this bond shall be void else
in force.

James W. Thompson Jr
H. B. Leak
Taken and Approved by me this the 24th day
of August 1891.

George L. Leak Jr. [SEAL.]

State of Indiana Hendricks County I. S.

Joe Haly
as

Johnathan A. Sharp { George L. Leak Justice of the Peace
and John L. Rutledge }

do engage, as surety for the
Plaintiff in the above entitled cause, for the payment
of all costs, for the payment of which he may be legally
liable.

Witnessed my hand the 14th day of January
(1891)

1891.

Joseph T. Holly
John W. Hamilton
A. F. Waller

Approved by me George L. Leak Jr.

State of Indiana } Before George L. Leak a Justice
Hendricks County } of the Peace of Marion Township
State of Indiana } in County and State of Indiana
is.

Francis L. Scott,

We acknowledge ourselves bound
unto the State of Indiana in the sum of
One Thousand dollars conditioned as
follows. Whereas Francis L. Scott was this
day, tried before George L. Leak a justice
of the Peace of Marion Township in said
County and State and having one dollar
in chace of having threats to said Wm. P.
and costs. Whereas the defendant
has this day appealed to the Hendricks
Circuit Court. Now of the said Francis
L. Scott shall well and faithfully
prosecute his appeal and abide the
decision of the judge thereof. After the
Bond shall be paid, else to remain in full
force and effect in law.

Witness our hands and seals the day of
October 1892 Francis L. Scott

Will James J. Scott
J. W. M. Scott

D. C. Jones
Spouse, this 5th day of Oct 1892
George L. Leak, J. P. Seal

APPEAL BOND.

No. 1292.-M-8-90.

We, Jonathan A. Tharp, John L. Rutledge
and Marion Bailey, acknowledge ourselves
bound to Joe. Holly in the penal sum of
One hundred (8100.) Dollars.

WITNESS our hands and seals, this 31 day of January 1891

WHEREAS, said Joe. Holly within thirty days
last passed obtained judgment against Jonathan A. Tharp, John L. Rutledge
before George L. Leak. J. P., for Forty eight (\$48 $\frac{3}{4}$)
Dollars and Thirty one Cents, with costs taxed Eleven
Dollars and 50 Cents, and said Jonathan A. Tharp, John L. Rutledge
has appealed therefrom; now, if the said Jonathan A. Tharp, John L. Rutledge
shall prosecute his appeal to final judgment, and pay such judgment as may be rendered
against him on such appeal, this bond shall be null and void, else in force.

Jonathan A. Tharp, John L. Rutledge (Seal.)

Marion Bailey (Seal.)

Taken and approved, this 31

day of January 1891

George L. Leak, J. P. Seal

APPEAL BOND.

No. 1292. M-4-87.

Wm. B. Burford, Printer, Indianapolis.

We, Moses H. Rawlings and James W. Ellis
and James W. Orr acknowledge ourselves
bound to James W. Orr in the penal sum of
\$1000.00 ————— Dollars.

WITNESS our hands and seals, this 9th day of Sept 1892

WHEREAS, said James W. Orr within thirty days
last passed obtained judgment against Moses H. Rawlings
before John D. Tharp J. P., for One Thousand Dollars
Dollars and ————— Cents, with costs taxed ————— Dollars

and ————— Cents, and said Moses H. Rawlings
has appealed therefrom; now, if the said Moses H. Rawlings
shall prosecute his appeal to final judgment, and pay such judgment as may be rendered
against him on such appeal, this bond shall be null and void, else in force.

Moses H. Rawlings (Seal.)

J. W. Ellis (Seal.)

Taken and approved, this 3rd day of Sept 1892

John D. Tharp J. P.

CONSTABLE'S BOND AND OATH.

Indianapolis Journal Company, Printers.

Know all Men by these Presents, That we, Douglas Hall and Thomas B. Hall all of the County of Hendricks and State of Indiana, are held and firmly bound unto THE STATE OF INDIANA, in the penal sum of ONE THOUSAND 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 these presents.

Sealed with our seals, and signed by us, this 26th day of April 1890
Whereas, The above named and bounden, Douglas Hall has been duly elected Constable for Union Township, in the County aforesaid, for the term of 4 years from the 7th day of April 1890 and until his successor shall be elected and qualified.

Therefore, The Condition of the Above Obligation is to the effect following, to-wit: That the said Douglas Hall shall safely keep and pay over to the proper person or authority, any and all moneys which may be collected or received by him, or otherwise come into his hands, by virtue of his office, and duly, honestly, and faithfully discharge and perform, all and singular, his duties as such Constable, during his continuance in office as such, in all things agreeably to law. Prohibited, That the Legislature be authorized to change, modify, or repeal any law in force at the time of executing such bond, and to enact any and all laws, during the existence of such bond, at the pleasure of the Legislature, without, in any way or manner, releasing such officer, or his sureties on such bond. Such officer and his sureties shall, in all things, be governed by such laws; and such bond shall be equally binding upon such officer and his sureties, as if such law had been in force at the time of executing, and inserted in such bond; then, and in that case, said obligation shall cease and be void, otherwise to be and remain in full force and virtue in law.

Taken and approved by me, this 26th day of April, 1890

Douglas Hall
Tho B Hall
Emnoch G. Hayate, Clerk.

I, Douglas Hall, do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Constable, so help me God.

Douglas Hall

State of Indiana, Hendricks County, ss:

I, Emnoch G. Hayate, Clerk of the Circuit Court, in and for said County, do certify that the above is a copy of the Oath of Office of the said Douglas Hall which was by me duly administered on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my Official Seal, this 26th day of April 1890

Emnoch G. Hayate Clerk.

ASSESSOR'S BOND.

No. 1265. M-11-96.

WM. B. BURFORD, PRINTER, INDIANAPOLIS.

Know all Men by these Presents, That we, Wm W. Dowden, J. W. Ellis, Geo. M. Thompson, Marion Bailey of the County of Hendricks and State of Indiana, are held and firmly bound unto the State of Indiana in the penal sum of Three Thousand Dollars, to the payment whereof we bind ourselves, our heirs, executors and administrators firmly by these presents. Signed and sealed by us this 3rd day of August 1890.

The Conditions of the above Obligations are as follows, to-wit: The above named and bound Wm W. Dowden having been duly elected at the November Election, in the year 1894 Township Assessor in and for Union Township, in the County and State aforesaid, for the term of four years, and until his successor be chosen and qualified.

Now if the said Wm W. Dowden shall faithfully and impartially discharge the duties of his office according to law, then the above obligation shall be void, else to remain in full force.

Wm W. Dowden (Seal.)

J. W. Ellis (Seal.)

George M. Thompson (Seal.)

Marion Bailey 1890 (Seal.)

Approved by me, this 5th day of August 1890

Urban C. Brewer

Auditor Hendricks County.

State of Indiana, Hendricks County, ss:

This day came before the undersigned Auditor of Hendricks County, and was duly sworn faithfully, honestly and impartially to perform the duties of his office of Township Assessor of Union Township, to the best of his skill and ability.

Wm W. Dowden

Subscribed and sworn to before me, this 5th day of August 1890

Urban C. Brewer
of Hendricks County.

State of Indiana, Hendricks County, sc:

Before me, Amos Bramell a Notary Public in and for said County, this 3rd day of

August A.D. 1895, appeared

Wm W. Dowden J. W. Ellis George M. Thompson
and Marion Bailey Ed

acknowledge the execution of the within Bond.

WITNESS my hand and

this 3rd day of August 1895

Amos Bramell (Seal.)

Notary Public

TRUSTEE'S BOND.

Know all Men by these Presents, That we, George W. Leake Jr. A. H. Thompson J. J. Thompson Alford Fowler George W. Leake Sr. and James J. Leake all of the County of Hendricks and State of Indiana, are held and firmly bound unto the State of Indiana, in the penal sum of Eight Thousand Dollars,

for the payment of which well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

WITNESS, our hands and seals, this 28th day of November 1894.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bound George W. Leake Jr. was, at the last General election held on the First Tuesday in November, 1894, in Union Township, in said County, duly elected Trustee of said Township of Union.

Now if the said George W. Leake Jr. shall well and faithfully discharge the duties of said office according to law; shall faithfully collect and receive all moneys belonging to said Township; expend the same as required by law for Township, Road, School and School House purposes, and correctly account to the Board of Commissioners of Hendricks County, on the first Monday in August, or whenever required by said Board, for all receipts and expenditures of Township moneys; and shall promptly deliver up to his successor in office all books, papers and vouchers belonging to said office and pay over to him all moneys on hand belonging to said Township, then the above obligation to be null and void; else to remain in full force and virtue in law.

G. W. Leake Jr. (Seal.)
Amos Bramell (Seal.)

J. J. Thompson (Seal.)
Alford Fowler (Seal.)

G. W. Leake Jr. (Seal.)

James J. Leake (Seal.)

Accepted and approved by me, this 5th day of August 1895

Urban C. Brewer Auditor,
of Hendricks County.

Know all Men by these Presents, That we, J. H. Johnson
J. H. Barlow and J. M. Zolle,
all inhabitants of the State of Indiana, are held and firmly bound unto
THE STATE OF INDIANA, and for the benefit of persons concerned or aggrieved, in the
penal sum of Two Thousand Dollars, to the
payment whereof, well and truly to be made, we bind ourselves, our heirs, executors and
administrators, jointly and severally, firmly by these presents.

Sealed with our seals, and dated this 11th day of April A.D. 1896

Whereas, The above named and bounden J. H. Johnson
has been duly elected and commissioned a JUSTICE OF THE PEACE, for the County
of Hendricks, in the State of Indiana aforesaid, for the term of four years from the
6 day of April A.D. 1896

Therefore, The Condition of the above Obligation is to the effect following, to-wit:
That the said J. H. Johnson shall faithfully discharge his duties
as such Justice, and pay over on demand, to the person entitled or authorized to receive
the same, all moneys that may come into his hands as such Justice of the Peace, during
his continuance in office; And further, That the Legislature may change, modify or
repeal any law now in force, and enact any and all laws during the existence of the
above obligation, at the pleasure of the Legislature, without, in any way or manner,
releasing the said officer, or his said successors in said land: then, and in that case, the
above obligation shall cease, and be null and void, otherwise to remain in full force and
virtue in law.

Taken and approved by me, this 14th
day of April, 1896
David Hadley Clerk.

J. H. Johnson
S. H. Barlow
J. M. Zolle.

J. H. Johnson, do solemnly swear that I will support the
Constitution of the United States, and the Constitution of the State of Indiana, and
that I will faithfully discharge the duties of Justice of the Peace; so help me God.

J. H. Johnson

The State of Indiana, Hendricks County, ss:

J. Joseph W. Zolle, Notary Public
Clerk of the Circuit Court, in and for said County, do
certify that the above is a copy of the Oath of Office of the said J. H. Johnson
which oath was by me duly administered to him on this day.

In Testimony Whereof, I hereunto subscribe my name, and affix my
official Seal, this 11th day of April, 1896

Joseph W. Zolle, Clerk.
Notary Public

Know all Men by these Presents, That we R. E. Kennedy and
Morton Foxworth

all of the County of Hendricks and State of Indiana, are held and firmly bound
unto the State of Indiana in the penal sum of Two hundred dollars

Dollars, for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and
administrators, jointly, severally and firmly by these presents.

WITNESS, our hands and seals, this 11th day of August 1899

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas the above bound

R. E. Kennedy was, on the

11th day of August 1899, duly appointed Supervisor of Roads
and Highways for District No. 3 Union Township, Hendricks
County, Indiana.

NOW if the said R. E. Kennedy
shall well and faithfully discharge the duties of said office according to the provisions of an Act entitled
"An Act for the repair of Free Turnpike Roads in the various Counties of Indiana," etc., approved March 3,
1899. (See Acts 1899, page 403.) Keep an accurate and true account of all moneys received and expended;
of labor employed and of all contracts for material made by him; make due report as required by law, and
at the expiration of his term of office, make a complete settlement to the satisfaction of the Board of Turn-
pike Directors, of all moneys received and expended; of labor employed, and material used in said District,
and shall promptly deliver up to his successor in office all books, papers, vouchers and tools in his possession,
belonging to said office, and pay over to him all moneys on hand belonging to said Road District, and
faithfully perform all his duties as such Supervisor of Roads, then the above obligation to be null and void,
else to remain in full force and virtue in law.

R. E. Kennedy (Seal.)
Morton Foxworth (Seal.)

TRUSTEE'S BOND.

Know all Men by these Presents, That we, George W. English, Myzcal English, John P. Street, Oscar B. Johnson, all of the County of Hendricks and State of Indiana, are held and firmly bound unto the State of Indiana, in the penal sum of Eight Thousand Dollars, for the payment of which well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

WITNESS, our hands and seals, this 17th day of November 1904

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bound George W. English was, at the General election held on the first Tuesday in November, 1904, in Union Township, in said County, duly elected Trustee of said Township of Union

Now if the said George W. English shall well and faithfully discharge the duties of said office according to law; shall faithfully collect and receive all moneys belonging to said Township; expend the same as required by law for the various purposes for which appropriations have been made and correctly account to the Township Advisory Board of Union Township, in said County and State, at their regular meeting held on the first Tuesday of September of each year, or whenever required by said Board, for all receipts and expenditures of Township moneys; and shall promptly deliver up to his successor in office all books, papers and vouchers belonging to said office and pay over to him all moneys on hand belonging to said Township, then the above obligation to be null and void; else to remain in full force and virtue in law.

George W. English (Seal.)

Myzcal English (Seal.)

(Seal.)

John P. Street (Seal.)

Oscar B. Johnson (Seal.)

(Seal.)

Accepted and approved by me, this 16th day of November 1904

D. D. Miller Auditor,
of Hendricks County.

TRUSTEE'S BOND.

Know all Men by these Presents, That we, John T. Hocker, R. E. Kennedy, William E. Leachman, James T. Leak and B. D. Hocker, all of the County of Hendricks and State of Indiana, are held and firmly bound unto the State of Indiana, in the penal sum of Eight Thousand Dollars, for the payment of which well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

WITNESS, our hands and seals, this 12th day of November 1908

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bound John T. Hocker was, at the General election held on the first Tuesday in November, 1908, in Union Township, in said County, duly elected Trustee of said Township of Union

Now if the said John T. Hocker shall well and faithfully discharge the duties of said office according to law; shall faithfully collect and receive all moneys belonging to said Township; expend the same as required by law for the various purposes for which appropriations have been made and correctly account to the Township Advisory Board of Union Township, in said County and State, at their regular meeting held on the first Tuesday after the first Monday of January of each year, or whenever required by said Board, for all receipts and expenditures of Township moneys; and shall promptly deliver up to his successor in office all books, papers and vouchers belonging to said office and pay over to him all moneys on hand belonging to said Township, then the above obligation to be null and void; else to remain in full force and virtue in law.

John T. Hocker (Seal.)

R. E. Kennedy (Seal.)

William E. Leachman (Seal.)

James T. Leak (Seal.)

B. D. Hocker (Seal.)

(Seal.)

Accepted and approved by me, this 10th day of Dec. 1908

Wm. H. Nichols Auditor,
of Hendricks County.

ASSESSOR'S BOND.

No. 1265. 11-08-1M.

WM. B. BURFORD PRINT. INDIPLA.

Know all Men by these Presents, That we, Clarence E. Arnold, Marion Bailey and George W. Arnold of the county of Hendricks and State of Indiana, are held and firmly bound unto the State of Indiana in the penal sum of THREE THOUSAND DOLLARS, to the payment whereof we bind ourselves, our heirs, executors and administrators firmly by these presents. Signed and sealed by us this 15 day of December 1908

THE CONDITIONS OF THE ABOVE OBLIGATIONS ARE AS FOLLOWS, TO WIT: The above named and bound Clarence E. Arnold having been duly elected at the November Election in the year 1908 Township Assessor in and for Union Township, in the County and State aforesaid, for the term of four years, and until his successor be chosen and qualified.

Now if the said Clarence E. Arnold shall faithfully and impartially discharge the duties of his office according to law, then the above obligation shall be void, else to remain in full force.

Clarence E. Arnold, Marion Bailey (Seal.)

George W. Arnold (Seal.)

(Seal.)

Approved by me, this 30 day of Dec. 1908
Wm. H. Nichols
Auditor Hendricks County.

State of Indiana, Hendricks County, ss:

I, Clarence E. Arnold, do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, that I will faithfully, impartially, and honestly discharge the duties of my office as Township Assessor, particularly that I will assess all property assessed by me at its true cash value, as such value is defined in section 53 of the act concerning taxation, according to my best knowledge and judgment, so help me God.

Subscribed and sworn to before me, this 15 day of December 1908
Wm. H. Nichols

Auditor Hendricks County.

State of Indiana, Hendricks County, ss:

Before me, Amos Bramell, a Notary Public

in and for said County, this 15 day of December A.D. 1908

Clarence E. Arnold, Marion Bailey and George W. Arnold

acknowledged the execution of the within Bond.

WITNESS my hand and Notary seal,

this 15 day of December 1908

Amos Bramell (Seal.)

Notary Public

My Commission Expires November 10 - 1909

Petitions Bond.

We, Ruben J. Foster and William
Leach of Union Township Hendricks
County Indiana, acknowledge ourselves
to be indebted and bound unto the
State of Indiana in the penal sum
of Five Hundred Dollars for the pay-
ment of which we bind ourselves
jointly and severally, firmly
by these presents

Sealed and dated this 11 day of
June 1900

Conditional as follows: And it
whereas Ruben J. Foster has this day
filed his petition for the establish-
ing of a public till drain over and
along the following route, Beginning
about 350 feet East and 200 feet North from
the North East corner of the South East quarter
of the South West quarter of sec. 5 Dwp. 16 N
Range 1. West, thence North about 20° west about
300 feet; thence North about 800 feet; thence
North west about 300 feet; thence North
about 50° west about 600 feet; thence
nearly North west about 400 feet and
terminating in an open drain

Now if the said Ruben J. Foster shall
pay or cause to be paid all costs and ex-
penses ~~accrued~~ occasioned by the
~~making~~ preparing may survey and
report of such improvement, if
said improvement shall not finally
be ordered by the Board of Commissioners,
then this bond shall be null

and void, otherwise to remain in
full force and effect.

Reuben J Foster
William Leach



Approved by me this 1st day of June 1911

Chas M Carriger

A. S. G.

11a

Item 5 Certificate - Election T P
1865
1914

OLIVER P. MORTON



Governor of the State of Indiana.

TO ALL WHO SHALL SEE THESE PRESENTS, GREETING:

Whereas, It has been certified to me by the proper authority
that Lawrence Leak is
elected to the office of Justice of the Peace, in and for the
County of Hendricks in the State of Indiana.

Therefore Know Ye, That in the name and by the authority of the State
aforesaid, I do hereby commission the said Lawrence Leak
Justice of the Peace for the County aforesaid, for the term of four years from the
28th day of April A.D. 1865.

In Witness Whereof, I have hereunto set my hand and
caused to be affixed the Seal of the State, at the City of
Indianapolis, this 28th day of April
in the year of our Lord one thousand eight hundred and
sixty five

By the Governor.

O. P. Morton

Nelson Winsler

Secretary of State.



Certificate of Inspectors of Election of Justice of the Peace.

THE STATE OF INDIANA, Hendricks COUNTY, ss:
We, the undersigned, Inspectors of the East and West

Precincts of Union Township, in said County and State, being in
session on the 4th day of November, 1914, at the office of the Township
Trustee, in compliance with the law, do hereby certify that, after comparing the poll books and
certificates thereto in the several Precincts in said Township at the November Election, 1914,
that Alfred C. Scheckley was duly elected a Justice of the Peace in said Township, for a term of four years, to succeed

in said office.

Given under our hands, this 4th

day of November, 1914.

(Seal.)

Give below the P. O. Address of the Justice elected.

Linton Ind.

P. O.

The Inspector must forward this Certificate to the Clerk of
the Circuit Court within 10 days.

11a
Item 8 Certificate - Election - Trustee

1880, 1886

1894

1908

The State of Indiana, Hendricks County, ss:

We, the undersigned, Inspectors of

Election

Held at Dizlow

Precincts of Union Township, in said County and State, being in session on the 5th day of April 1886, at the office of the Township Trustee, in accordance with section 4736 R. S. 1881, do hereby certify that, after comparing the poll books and certificates thereto in the several Precincts in said Township at the April Election, 1886, that John T. R. Hocker was duly elected Trustee of said Township, to hold the same for a term of two years, and until his successor is elected and qualified.

Given under our hands and seals, this 5th day of April 1886

R. E. Kennedy
L. C. Anderson
J. H. Sanders
D. A. Sanders
Allen Hayden



The State of Indiana, Hendricks County, ss:

We, the undersigned, Inspectors of East and West

Precincts of Union Township, in said County and State, being in session on the 7th day of November, 1894, at the office of the Township Trustee, in accordance with Section 4736 R. S. 1881, do hereby certify that, after comparing the poll books and certificates thereto in the several Precincts in said Township at the November Election, 1894, that George W. Leak Jr. was duly elected Trustee of said Township, to hold the same for a term of four years from the first Monday in August, 1895, and until his successor is elected and qualified.

Given under our hands and seals, this 7th day of November, 1894.

Marion Bailey (SEAL)
A. M. Thompson Clerk (SEAL)
..... (SEAL)
..... (SEAL)

The State of Indiana, Hendricks County, ss:

We, the undersigned, Inspectors of East and West

Precincts of Union Township in and for said County and State, being in session on the 4th day of November, 1908, at the office of the Township Trustee, in compliance with the law, do hereby certify that after comparing the Poll Books and Tally Sheets and certificates thereto in the several Precincts in said Township, at the November Election, 1908, that John T. Hocker was duly elected Township Trustee of Union Township in aforesaid County and State for a term of four years from January 1st, 1909.

Given under our hands and seals, this 4th day of November, 1908.

George J. Mendenhall (Seal.)
Grant Reeves (Seal.)
..... (Seal.)
..... (Seal.)

Indiana, Bloomington & Western Railway.

Station, 18

State of Indiana Hendricks County
L. J. Kendall of Union Township
do hereby certify that at an
election held in Union
Township county and State
aforesaid on the 5th day of April
1886 James E. Scott was
duly elected Township Trustee
of said Township as appears
from the returns of said
election.
L. J. Kendall Inspector
E. H. Sanders Judges
A. O. P. B.

11a

Item b Certificate - election - Assessor

1868

1870, 1878

1882

1895

1908

CERTIFICATE OF ASSESSOR'S ELECTION.

THE STATE OF INDIANA,) Hendricks County.)

We, the undersigned Inspector and Judges of an Election held in Union Township, of said County, on the First Monday of April, 1878, hereby certify that James W. Wickman was duly elected Assessor for said Township, for the term of two years, and until his successor be chosen and qualified.

Given under our hands and seals, this first day of April, 1878.

William Brum [SEAL] Inspector.

G. D. Braynell [SEAL]
E. H. Sanders [SEAL] Judges.

Attest:

G. C. Speak
W. H. Thompson [SEAL] Clerks.

CERTIFICATE OF ASSESSOR'S ELECTION.

State of Indiana, Hendricks County:

We, the undersigned Inspector and Judges of an Election held in Union Township, of said County, on the First Monday of April, 1882, hereby certify that James S. Jones was duly elected Assessor for said Township, for the term of four years, and until his successor be chosen and qualified.

Given under our hands and seals, this 3d day of April, 1882.

E. H. Sanders [SEAL] Inspectors.

Aaron Oberstreet [SEAL]
Willard Hall [SEAL]

[SEAL.]
[SEAL.]
[SEAL.]
[SEAL.]

Attest:

B. K. Blake
L. A. Sanders [SEAL] Clerks.

Certificate of Inspectors of Election of Assessor.

WM. B. BURFORD, PRINTER, INDIANAPOLIS.

The State of Indiana, Hendricks County, ss:

We, the undersigned, Inspectors of East and West

Precincts of Union Township, in said County and State, being in session on the 7th day of November, 1894, at the office of the Township Trustee, in accordance with Section 4736 R. S. 1881, do hereby certify that, after comparing the poll books and the certificates thereto in the several Precincts in said Township, at the November Election, 1894, that William W. Dowdell was duly elected Assessor in said Township, for a term of four years from the first Monday in August, 1895.

Given under our hands and seals, this 7th day of November, 1894.

Maria Bailey Chairman [SEAL]

Ann Thompson Clerk [SEAL]

(SEAL.)

(SEAL.)

(SEAL.)

State of Indiana) ss
Hendricks county)

This is to certify that Jesse Baker was duly elected Assessor of Union Township at an Election held at the precinct in said Township on Tuesday the 13th day of October 1868 this 13th day of October 1868

James L. Speak Inspector
Abraham Hamilton Judges
Thomas Runnels) Judges

Certificate of Inspectors of Election of Township Assessor.

WM. B. Burford, Printer, Indianapolis.

The State of Indiana, Hendricks County, ss:

We, the undersigned, Inspectors of East and West

Precincts of Union Township in and for said County and State, being in session on the 4th day of November, 1908, at the office of the Township Trustee, in compliance with the law, do hereby certify that after comparing the Poll Books and Tally Sheets and certificates thereto in the several Precincts in said Township, at the November Election, 1908, that Clarence E. Arnold was duly elected Township Assessor in and for said Township for a term of four years from January 1st, 1909.

Given under our hands and seals, this 4th day of November, 1908.

Kage J. Mendenall (Seal.)

Frank Preewer (Seal.)

(Seal.)

(Seal.)

(Seal.)

The State of Indiana) ss
Hendricks County)

We, the undersigned Inspectors and Judges of an Election held in Union Township of said County on the second Tuesday of October 1878 hereby certify that Jesse P. Johnson was duly elected Assessor of Union Township for the term of two years until his successor be chosen and qualified Given under our hands and seals this 4th day of Oct 1878

I. Danarsdall Seal Inspector
Jesse P. Johnson Seal Judges
T. W. Nunnels Seal Clerks
B. Buzzard Seal

Item 7^{11a} Certificate - election - constable

1876, 1878

1884

1890

CERTIFICATE OF SUPERVISOR'S ELECTION.

THE STATE OF INDIANA,
Hendricks County.

We, the undersigned Inspector and Judges of an Election held in Union Township of said County, on the First Monday of April, 1878, hereby certify that Chas. J. Branaugh was duly elected Supervisor of Road District No. in said Township, for the term of two years, and until his successor be chosen and qualified.

Given under our hands and seals, this first day of April 1878

William Brown SEAL Inspector.

G D Bramell SEAL
E H Sanders SEAL Judges.

Attest:

H. Jeger
G. L. Leake } Clerks.

CERTIFICATE OF CONSTABLE'S ELECTION BY INSPECTOR AND JUDGES. 3M-1-84. Wm. B. Burford, Printer, Indianapolis.

The State of Indiana, Hendricks County, ss:

We, the undersigned, Inspector and Judges of an election held in Union Township, of said County, on the first Monday of April, 1884, hereby certify that John Belcher was duly elected Constable of said Township, for the term of two years, and until his successor is elected and qualified.

Given under our hands and seals, this 7th day of April 1884

E H Sanders SEAL

G W. Leake SEAL

J. M. West SEAL

Attest:

S. C. Land
G. L. Leake } Clerks.

Certificate of Constable's Election.

STATE OF INDIANA, Hendricks COUNTY, ss:

We, the undersigned, Inspector and Judges of an election held in Union Township, of said County, on the first Monday of April, 1890, hereby certify that Douglas. Hall was duly elected Constable of said Township, for the term of four years, and until his successor be chosen and qualified.

Given under our hands and seals, this 7th day of April 1890

E H Sanders Seal. INSPECTORS.

Seal.
Seal.

G D Bramell Seal. JUDGES.

Seal.
Seal.

J. M. West Seal.

Attest:

W. W. Dowden

A. G. Kell } CLERKS.

State of Indiana, Hendricks

County, ss:

We, the Inspector and Judges of Union Township, do hereby certify that at an election held in Union County and State aforesaid, on the 10th day of October, 1876, James F. Andrews was duly elected Supervisor of Road District No. in said Township, as appears from the returns of said election.

IN TESTIMONY WHEREOF, we have set our hands and seals.

Inspector William Brown

Judge G. D. Bramell

Judge E H Sanders

Leetle E. D. Johnson

Leetle W. J. Wilson

this 11th day of October 1876

11a

Item 10 Certificate from J.P.'s

1874
1884, 1886, 1887, 1888
1890, 1892

State of Indiana } Before me Saar Burnett of
St. Joseph County } Opinion Township
Rebecca Kendall } State of Indiana
vs
Court Clerk Harry S. Loney ; for one hundred and forty
fees
Service 20 dollars with a credit of fifteen dollars
Return 10
65
The plaintiff complains of the defendant
and says that she ought to have judgment out
another proper relief therefore is sued summons
for the defendant directed to Wm. S. Richardson
Court Clerk Returnable on the 17th day of February
1814 at ten o'clock forenoon February 19th day
1814 Ten o'clock forenoon the day of trial trial called

If fees The plaintiff filed her complaint in the
summons following words and signs No number 3rd 1812
3rd January after date I promise to pay to the
Docket 50 Order of Rebecca Kendall Negotiable payable
Indictment 24 to Elizabeth one hundred & forty dollars
Execution 35 with interest at the rate of ten percent per annum
\$ 1.45 after maturity and with attorney fee if it be insti-
tuted by law valued and without any relief what-
ever from valuation or appraisal laws sign

Harry S. Loney

Trial called the defendant comes not but makes
default It is adjudged that the plaintiff
recover of the defendant one hundred and thirty
dollars & 98cts and interest at six percent from
the judgement and have execution for the same
without relief from valuation or appraisal laws
February the 17th 1814 Saar Burnett Jr Seal
March the 10th day 1814 Execution issued
Directed to William S. Richardson court clerk
Returnable in six months from this date

I hereby certify that this is a full and com-
plete transcript of the judgement and
proceedings had on my docket in favor of
Rebecca Kendall against Harry S. Loney
Given under my hand this the 22nd day of
May 1874 Saar Burnett Jr Seal

VS. }
Harvey & Goney }
DEFENDANT.

Before Isaac Burnett A., Justice of the Peace,
for Union Township, Hendricks County, Indiana.

Judgment for \$130⁹⁸ Dated February 17th 1874.

I, Isaac Burnett, a Justice of the Peace, in and
for Union Township, of Hendricks County,
do hereby certify, that on the 10th day of March, 1874,
I issued an execution on the aforesaid Judgment, in due form of law, and delivered the
same to William H. Richardson, a Constable of said Township
and County aforesaid, which execution was afterwards returned by said Constable, endorsed,
"No property of the defendant found in Hendricks County, whereon to levy."

Given under my hand and seal the 6th day of
February, 1875.

Isaac Burnett J.P. seal

State of Indiana, Hendricks County, ss:

I, Rebecca Kendall, Plaintiff,
Attorney, or Agent for the Plaintiff, swear that the Judgment in the above entitled cause
has not been paid; that there is due on said Judgment the sum of \$130⁹⁸
Principal. \$ 7. 60 Interest, and \$ Costs, as I verily
believe, so help me God.

her
Rebecca Kendall
mark

Subscribed and sworn to this 6th day of February, 1875.

Isaac Burnett J.P. seal, Clerk.

TOTAL COSTS:

Justice,	.. .	\$ 2.10
Constable,	.. .	\$ 6.50
		\$

No. 212.
Thomas R. Leak vs. Benjamin R. Blake
PLAINTIFF, DEFENDANT.

Before E.P. Logan a Justice of the Peace, Union Township, Hendricks County, Indiana. Judgment for \$144⁴⁵

Dated 16th day of March 1885.

I, E.P. Logan, a Justice of the Peace, in and for Union Township, of Hendricks County, do hereby certify, that on the 28th day of January, 1886, I issued an execution on the aforesaid Judgment, in due form of law, and delivered the same to Amos Bramell Special, a Constable of said Township and County aforesaid, which execution was afterwards returned by said Constable, endorsed, "No property of the defendant found in Hendricks County, whereon to levy."

Given under my hand and seal the 18th day of

1886.

E.P. Logan J.P. Seal

State of Indiana, Hendricks County, ss:

I, James A. Downard, Plaintiff, Attorney, or Agent for the Plaintiff, swear that the Judgment in the above entitled cause has not been paid; that there is due on said Judgment the sum of \$144⁴⁵ Principal, \$8.09⁵⁵ Interest, and \$10.45 Costs, as I truly believe, so help me God.

James A. Downard Atty for Plaintiff

Subscribed and sworn to this 23 day of February, 1886.

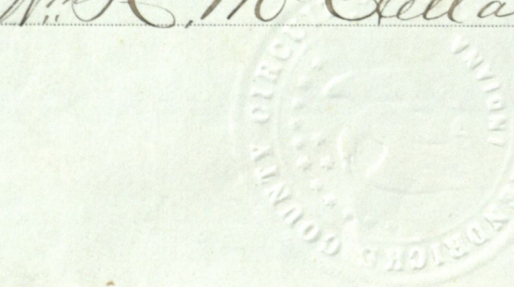
Wm R. McClelland, Clerk.

TOTAL COSTS:

Justice, \$325

Constable, \$175

\$



State of Indiana, Hendricks County, ss:

This is to certify that John W. Hamilton has paid the judgment, interest and Costs in full. In the case, on my docket, of Eliza Herbstler vs. James E. Scott and John W. Hamilton, and that said John W. Hamilton has been received by me on said docket for the judgment & all costs, in said cause, and that Eliza Herbstler has rec'd the said judgment & interest - & the costs has been paid to the proper officers - as shown by receipts on the docket, in said cause.

Witness my hand and official seal this 24th day of March 1887

James R. Glouden Seal
Justice of the Peace.

State of Indiana, Hendricks County, ss:

Murphy Hibben & Co vs. George L. Leak

E.B. Grover J.P. for Union Township, Hendricks County, Ind.

I, George L. Leak hereby certify that on the 20th day of September 1890, the said Murphy Hibben & Co recovered a judgment on my docket against the said E.B. Grover for the sum of \$85.70

Dollars together with his costs in said action taxed at \$4.85 Dollars and accruing cost. That on the 1st day of October 1890, an execution was issued by me on said judgment to Douglas Hall constable in and for said county and that on the 1st

day of October 1890, said execution was by said constable returned to my office endorsed, "no goods or chattels found out of which to make said judgment;" and there is still due and unpaid on said judgment the sum of Eighty Dollars and Sixty cents.

With six percent interest from date of rendition of judgment, together with \$4.85 for cost. This judgment was assigned to Rodney Jeger, surviving partner of Richmond & Jeger, Attn: Thru from Jeger to Nettie E. Richmond, Administratrix of S.B. Richmond Estate Oct 22nd 1897.

George L. Leak, Justice.

J.P. fees for Certificate Fifty cents. (Collect)

Affidavit.

State of Indiana, Hendricks County, ss:

Murphy Hibbons & Co assigned to Richmond & Jeger vs. George W. Scott

E.B. Grover J.P. for Union Township, Hendricks County, Ind.

Amos Bramell Atty for Plaintiff being duly sworn upon his oath says that he is representing the said Plaintiff in the above entitled cause; that on the 2nd the day of September 1892, he recovered a judgment thereon against the said E.B. Grover for the sum of \$85.70 Dollars and cost that there is due and owing and unpaid on said judgment the sum of \$125.57 Dollars and cost of said action taxed at \$4.85/100 Dollars. Amos Bramell Atty for Plaintiff

SUBSCRIBED and SWORN to before me this 2nd day of October 1897.

Justice.

State of Indiana,*Hendricks*

County.

ss:

Rodney Jeger Before *George L. Leak*
vs. J. P. for *Union* Township,
James E. Scott & D.C. Lane *Hendricks* County, Ind.
I, George L. Leak hereby certify that on the 23rd day of

April 1887, the said *Rodney Jeger* recovered a judgment on my docket against the said *J. E. Scott & D. C. Lane* for the sum of \$45.08 100

Dollars together with his costs in said action taxed at \$1.40 100 Dollars and accruing cost. That on the 28th day of *March* 1892, an execution was issued by me on said judgment to *James W. Hickman* constable in and for said county and that on the 6th day of *April* 1892, said execution was by said constable returned to my office endorsed, "no goods or chattels found out of which to make said judgment;" and there is still due and unpaid on said judgment the sum of \$73. 50 Dollars and 50 cents.

Affirmed costs J. P. \$1.00 Constable costs \$2.50 100

George L. Leak

, Justice.

{*Leak*}

Affidavit.

State of Indiana,*Hendricks*

County. } ss:

Rodney Jeger Before *Geo. L. Leak*
vs. J. P. for *Union* Township,
James E. Scott & D.C. Lane *Hendricks* County, Ind.

Amos Bramwell
is attorney for Plaintiff

being duly sworn upon his oath says that he in the above entitled cause; that on the

23 day of *April* 1887, he recovered a judgment thereon against the said *James E. Scott & D. C. Lane* for the sum of \$45.08 100 Dollars and cost that there is due and owing and unpaid on said judgment the sum of \$73.50 100 Dollars and cost of said action taxed at \$3.50 100 Dollars.

SUBSCRIBED and SWORN to before me this

day of *May*

1892

Amos Bramwell
Emnoch G. Fogate Justice.
John C. Bent

Justicest
\$2.50
on Apr. 35
85
Defendant
Rodney Jeger
of Rodney Jeger
Const cost

\$1.45
on Apr. \$2.50

State of Indiana Hendricks Co. ss:
Rodney Jeger ^{vs} Before James R. Cowden
a Justice of the Peace

David C. Lane and James E. Scott
for said County & State
The Plaintiff Rodney
Jager complains of the

Defendant David C. Lane and
James E. Scott and says that they are
indebted to him in the sum of Fifty
Dollars and Interest on the same at
8% per cent per annum from the 5th
day of April 1884 as shown by one
Promissory note filed herewith and
made part of this complaint marked
Exhibit A. said note has the following
Credit November 5th 1884 Recd on within
note Fourteen 96 Dollars the Plaintiff
further states that said note is past due
and unpaid in whole and grants
judgment for the sum of Forty five Dollars
and Eight cents (\$45.08) and his cost
herein and all accruing cost of this
case and for all proper relief

Rodney Jeger

at the filing of this complaint I issued
a summons for the above named
defendants and delivered it to
Amos Bramble Constable of Union

2

Union Township for service
James R. Cowden J.P.

Returned as follows

The Court served by
accepting service without reading
service so Trial 25 miles to return
10 = \$1.45 Amos Bramble Constable

and afterward to wit
on 23rd day of April 1887 and the day
set for trial of this case came ~~the~~
Plaintiff and D. C. Lane
one of the defendants in this case
and the defendant D. C. Lane filed
his answer herein as follows

Rodney Jeger

vs.

David C. Lane ^{vs}
James E. Scott

Comes now the defendant
and for answer says that he signed
the note filed as a cause of action
in this suit not as principal but as
surety that it was the understanding
and agreement that the defendant
James E. Scott was to pay said note
and the defendant ^{Cane} asks that the
judgment in said case be rendered against
James E. Scott as principal and this

3

Defendant as Surety
D. C. Lane

one of the defendants

at the hour
for trial of this case came the plaintiff
and the defendant James E. Scott came
not but made default and D. C. Lane
one of the defendants having entered a
plea of surety in this case upon the proof
and pleadings herein it is considered by
the court that the plaintiff ought to
recover of James E. Scott as principal

and D. C. Lane as surety his said
demand herein it is therefore ordered
and adjudged by me that the plaintiff
recover of the defendant the sum of

Forty five Dollars and Eight cents (\$45.08)
without relief from valuation or appra-
isement laws with interest at 6 percent
from rendition and his cost herein
and all accruing cost of this case and
that he may have Execution given
under my hand and seal this 23rd
day of April 1887 James R. Cowden ^(read)

Justice of the Peace
Execution issued April 30th 1887 and delivered
to Amos Bramble Const. J. R. Cowden J.P.
Returned as follows

Cost fees
\$2.50

Cost fees
on Execution
\$100

this Execution returned Oct 29th 1887 by
order of Plaintiff Const fees \$2.50
Amos Bramble Const

Execution issued Jan. 26th 1888 and
delivered to Amos Bramble Constable
Union Township J. R. Cowden J.P. ^(read)

Retured Feb. 14th 1888
enclosed as follows The defendant filing
Schedule leaving no property upon
which to make any part of said
Execution Amos Bramble Const

State of Indiana Hendricks County (ss)
I Allen Hager Justice of the Peace
Union Township
Hendricks County Indiana

Certify the above ~~complaint~~ is a
true copy of said Judgment record
as appears on a ~~copy~~ ^{copy} of a ~~copy~~ ^{copy} of a
^{now} in my possession given under my
hand and seal 25th day of June 1888

Allen Hager J.P. ^(read)

11a

Item 11 affidavit - Theft
1898

127

State of Indiana Hendricks County
Alvey T. Bray. Solemnly Swear that on
the 6th day of August 1898 at and in
said County and State of Indiana
Kemtin Edwards, as aforesaid Person
did unlawfully, feloniously, steal and
lead away one Grey Poney Horse of
the value of Twenty four dollars. The
property of Alvey T. Bray, contrary to the
Statute in such case made and
provided and against the peace
and dignity of the State of Indiana

Alva T Bray

Subscribed and sworn to before me
this the 8th day of August 1898

George L Leak QP

11a
Item 13 Deputy attorney's appointment

1873 1874

1895, 1899

1900, 1902, 1903, 1907, 1909, 1910, 1911, 1912

Auditor's Office, Hendricks

County, Indiana,

March 8th 1873.

I do hereby, constitute and appoint
DEPUTY ASSESSOR, for
Union Township, of Hendricks
County, Indiana, for the year 1873

Jacob H. Kendall

Township, of Hendricks

J. S. Townsend
Assessor of Hendricks County.

I hereby approve the above appointment.

Witness, My hand and official Seal, this

1st day of

March, 1873.

Wm. M. Ross

Auditor of Hendricks County.

State of Indiana, Hendricks

County, ss:

Before Me, The undersigned, Auditor of Hendricks County,
personally appeared Jacob H. Kendall, who took and
subscribed before me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and the
Constitution of the State of Indiana, and that I will faithfully discharge the duties of Deputy
Assessor of Union Township, Hendricks County, so help me God."

Sworn to and subscribed before me, this

March 3rd

day of

Wm. M. Ross
Auditor.

Auditor's Office, Hendricks

County, Indiana,

April 21st 1873.

I do hereby, constitute and appoint
DEPUTY ASSESSOR, for
Union Township, of Hendricks
County, Indiana, for the year 1873

David C. Bone

Township, of Hendricks

J. S. Townsend
Assessor of Hendricks County.

I hereby approve the above appointment.

Witness, My hand and official Seal, this

21st day of

April

1873

Wm. M. Ross

Auditor of Hendricks County.

Auditor's Office, Hendricks County, Indiana,

March 28th 1874.

I do hereby, constitute and appoint
DEPUTY ASSESSOR, for
Union Township, of Hendricks
County, Indiana, for the year 1874

Jacob H. Kendall

Township, of Hendricks

J. P. Townsend
Assessor of Hendricks County.

I hereby approve the above appointment.

Witness, My hand and official Seal, this

28th day of

March

1874

William M. Ross

Auditor of Hendricks County.

State of Indiana, Hendricks

County, ss:

Before Me, The undersigned, Auditor of Hendricks County,
personally appeared David C. Bone, who took and
subscribed before me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and the
Constitution of the State of Indiana, and that I will faithfully discharge the duties of Deputy
Assessor of Union Township, Hendricks County, so help me God."

Sworn to and subscribed before me, this

April

1873

Wm. M. Ross
Auditor.

State of Indiana, Hendricks

County, ss:

Before Me, The undersigned, Auditor of Hendricks County,
personally appeared Jacob H. Kendall, who took and
subscribed before me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and the
Constitution of the State of Indiana, and that I will faithfully discharge the duties of Deputy
Assessor of Union Township, Hendricks County, so help me God."

Sworn to and subscribed before me, this

March

1874

William M. Ross
Auditor.

Auditor's Office, Hendricks County, Indiana.

April 1st 1895

I hereby appoint W.W. Dowden DEPUTY ASSESSOR
of Union Township, Hendricks County, Indiana,
for 1895, unless this appointment shall sooner be revoked, to assess the following
described territory, to wit:

Assessor Union Township, Hendricks County.

I hereby approve the above appointment.

WITNESS my hand and official seal, this 1st day
of April 1895

Auditor Hendricks County.

State of Indiana, Hendricks County, ss:

Before me, the undersigned, Auditor Hendricks County, personally
appeared W.W. Dowden who took and subscribed before
me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and
the Constitution of the State of Indiana, and that I will faithfully discharge the duties
of Deputy Assessor of Union Township, Hendricks County,
particularly that I will assess all property assessed by me at its true cash value, as such
value is defined in Section 53 of the Act concerning taxation, according to my best
knowledge and judgment, so help me God."

Subscribed and sworn to before me, this 1st day of April 1895

County Auditor.

Auditor's Office, Hendricks County, Indiana.

April 1st 1895

I hereby appoint Douglass Hall DEPUTY ASSESSOR
of Union Township, Hendricks County, Indiana,
for 1895, unless this appointment shall sooner be revoked, to assess the following
described territory, to wit:

Assessor Union Township, Hendricks County.

I hereby approve the above appointment.

WITNESS my hand and official seal, this 1st day
of April 1895

Auditor Hendricks County.

State of Indiana, Hendricks County, ss:

Before me, the undersigned, Auditor Hendricks County, personally
appeared Douglass Hall who took and subscribed before
me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and
the Constitution of the State of Indiana, and that I will faithfully discharge the duties
of Deputy Assessor of Union Township, Hendricks County,
particularly that I will assess all property assessed by me at its true cash value, as such
value is defined in Section 53 of the Act concerning taxation, according to my best
knowledge and judgment, so help me God."

Subscribed and sworn to before me, this 1st day of April 1895

County Auditor.

Auditor's Office, Hendricks County, Indiana.

April 5th 1895

I hereby appoint John H. Shirley DEPUTY ASSESSOR
of Union Township, Hendricks County, Indiana,
for 1895, unless this appointment shall sooner be revoked, to assess the following
described territory, to wit:

Assessor Union Township, Hendricks County.

I hereby approve the above appointment.

WITNESS my hand and official seal, this 5th day
of April 1895

Auditor Hendricks County.

State of Indiana, Hendricks County, ss:

Before me, the undersigned, Auditor Notary Public County, personally
appeared John H. Shirley who took and subscribed before
me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and
the Constitution of the State of Indiana, and that I will faithfully discharge the duties
of Deputy Assessor of Union Township, Hendricks County,
particularly that I will assess all property assessed by me at its true cash value, as such
value is defined in Section 53 of the Act concerning taxation, according to my best
knowledge and judgment; so help me God."



John H. Shirley
5th day of April 1895

Amos Brumell
Notary Public

Auditor's Office, Hendricks County, Indiana.

May 5th 1899

I hereby appoint Mary L. Dowden DEPUTY ASSESSOR
of Union Township, Hendricks County, Indiana,
for 1899, unless this appointment shall sooner be revoked, to assess the following
described territory, to wit:

W.W. Dowden

Assessor Union Township, Hendricks County.

I hereby approve the above appointment.

WITNESS my hand and official seal, this 2nd day
of April 1899.

Auditor County.

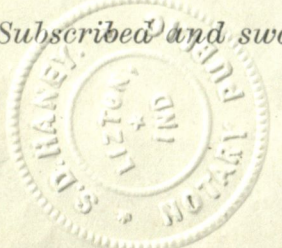
State of Indiana, Hendricks County, ss:

Notary Public
Before me, the undersigned, Auditor Hendricks County, personally
appeared Mary L. Dowden who took and subscribed before
me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and
the Constitution of the State of Indiana, and that I will faithfully discharge the duties
of Deputy Assessor of Union Township, Hendricks County,
particularly that I will assess all property assessed by me at its true cash value, as such
value is defined in Section 53 of the Act concerning taxation, according to my best
knowledge and judgment; so help me God."

Mary L. Dowden.Subscribed and sworn to before me, this 5th day of May 1899.S. Deloss Harvey

County Auditor.



Notary Public.

Auditor's Office, Hendricks County, Indiana.

May 2nd 1900

I hereby appoint John H. Shirley DEPUTY ASSESSOR
of Union Township, Hendricks County, Indiana,
for 1899, unless this appointment shall sooner be revoked, to assess the following
described territory, to wit:

Union SpW.W. Dowden

Assessor Union Township, Hendricks County.

I hereby approve the above appointment.

WITNESS my hand and official seal, this 2nd day
of April 1900.Chase M. Cavinass

Auditor Hendricks County.

State of Indiana, Hendricks County, ss:

Notary Public
Before me, the undersigned, Auditor Hendricks County, personally
appeared John H. Shirley who took and subscribed before
me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and
the Constitution of the State of Indiana, and that I will faithfully discharge the duties
of Deputy Assessor of Union Township, Hendricks County,
particularly that I will assess all property assessed by me at its true cash value, as such
value is defined in Section 53 of the Act concerning taxation, according to my best
knowledge and judgment; so help me God."

J.H. ShirleySubscribed and sworn to before me, this 9th day of April 1900.S. Deloss Harvey

County Auditor.

Notary Public.

Auditor's Office,

County, Indiana.

May 11th 1901 189

I hereby appoint Nellie Shirley DEPUTY ASSESSOR
of Union Township, Hendricks County, Indiana,
for 1899, unless this appointment shall sooner be revoked, to assess the following
described territory, to wit:

J.H. Shirley

Assessor Union Township, Hendricks County.

I hereby approve the above appointment.

WITNESS my hand and official seal, this 1st day
of April 1899.

Auditor County.

State of Indiana, Hendricks County, ss:

Notary Public
Before me, the undersigned, Auditor Hendricks County, personally
appeared Nellie Shirley who took and subscribed before
me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and
the Constitution of the State of Indiana, and that I will faithfully discharge the duties
of Deputy Assessor of Union Township, Hendricks County,
particularly that I will assess all property assessed by me at its true cash value, as such
value is defined in Section 53 of the Act concerning taxation, according to my best
knowledge and judgment; so help me God."

Nellie ShirleySubscribed and sworn to before me, this 11th day of May 1901.S. Deloss Harvey

County Auditor.

Notary Public.

My com. exp. 26, 1903

Auditor's Office, Hendricks County, Indiana.

4/26th 1902

I hereby appoint Nellie Shirley DEPUTY ASSESSOR
of Union Township, Hendricks County, Indiana,
for 1902, unless this appointment shall sooner be revoked, to assess the following described
territory, to-wit:

Assessor Union John H Shirley
Township, Hendricks County.

I hereby approve the above appointment.

WITNESS my hand and official seal, this 15th day
of May 1902

Chas McLeavine
Auditor Hendricks County.

State of Indiana, Hendricks County, ss:

Before me, the undersigned, Auditor Notary Public County, personally
appeared Nellie Shirley who took and subscribed before
me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and
the Constitution of the State of Indiana, and that I will faithfully discharge the duties
of Deputy Assessor of Union Township, Hendricks County,
particularly that I will assess all property assessed by me at its true cash value, as such
value is defined in Section 53 of the Act concerning taxation, according to my best
knowledge and judgment; so help me God."

Nellie Shirley
Subscribed and sworn to before me, this 26th day of April 1902
S. Deloss Harvey
County Auditor.

Sign your name at X and return

Auditor's Office, Hendricks County, Indiana.

April 8 1903

I hereby appoint Nellie Shirley DEPUTY ASSESSOR
of Union Township, Hendricks County, Indiana,
for 1903, unless this appointment shall sooner be revoked, to assess the following described
territory, to-wit:

Assessor Union J. H. Shirley
Township, Hendricks County.

I hereby approve the above appointment.

WITNESS my hand and official seal, this day
of 1903

Auditor County.

State of Indiana, Hendricks County, ss:

Before me, the undersigned, Auditor Notary Public Hendricks County, personally
appeared Nellie Shirley who took and subscribed before
me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and
the Constitution of the State of Indiana, and that I will faithfully discharge the duties
of Deputy Assessor of Union Township, Hendricks County,
particularly that I will assess all property assessed by me at its true cash value, as such
value is defined in Section 53 of the Act concerning taxation, according to my best
knowledge and judgment; so help me God."

Nellie Shirley
Subscribed and sworn to before me, this 8th day of April 1903
S. Deloss Harvey
County Auditor.

Auditor's Office, Hendricks County, Indiana.

April 8 1903

I hereby appoint William W. Dowden DEPUTY ASSESSOR
of Union Township, Hendricks County, Indiana,
for 1903, unless this appointment shall sooner be revoked, to assess the following described
territory, to-wit:

J. H. Shirley
Assessor Union Township, Hendricks County.

I hereby approve the above appointment.

WITNESS my hand and official seal, this day
of 1903

Auditor County.

State of Indiana, Hendricks County, ss:

Before me, the undersigned, Auditor Notary Public Hendricks County, personally
appeared William W. Dowden who took and subscribed before
me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and
the Constitution of the State of Indiana, and that I will faithfully discharge the duties
of Deputy Assessor of Union Township, Hendricks County,
particularly that I will assess all property assessed by me at its true cash value, as such
value is defined in Section 53 of the Act concerning taxation, according to my best
knowledge and judgment; so help me God."

William W. Dowden
Subscribed and sworn to before me, this 8th day of April 1903
S. Deloss Harvey
County Auditor.

Notary Public

Auditor's Office,

Hendricks County, Indiana.

March 1 1909

I hereby appoint Mabel Arnold DEPUTY ASSESSOR of Union Township, Hendricks County, Indiana, for 1909, unless this appointment shall sooner be revoked, to assess the following described territory, to wit:

Assessor Union Township, Hendricks County.

I hereby approve the above appointment.

WITNESS my hand and official seal, this day of March 1909.

Auditor County.

State of Indiana, Hendricks County, ss:

Before me, the undersigned, Notary Public for the State of Indiana, Hendricks County, personally appeared Mabel Arnold who took and subscribed before me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Deputy Assessor of Union Township, Hendricks County, particularly that I will assess all property assessed by me at its true cash value, as such value is defined in Section 53 of the Act concerning taxation, according to my best knowledge and judgment; so help me God."

Mabel Arnold

Subscribed and sworn to before me, this 2 day of March 1909.
My Commission expires November 10 - 1909
Amos Bramell Notary Public

Auditor's Office, Hendricks County, Indiana.

March 3 1909

I hereby appoint Mabel Arnold DEPUTY ASSESSOR of Union Township, Hendricks County, Indiana, for 1909, unless this appointment shall sooner be revoked, to assess the following described territory, to wit:

Union Town Ship Hendricks County Indiana

Assessor Union Township, Hendricks County.

I hereby approve the above appointment.

WITNESS my hand and official seal, this 4th day of March 1909

W.M. Stichale

Auditor Hendricks County.

State of Indiana, Hendricks County, ss:

Before me, the undersigned, Notary Public for Hendricks County, personally appeared Mabel Arnold who took and subscribed before me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and the Constitution of the State of Indiana, and that I will faithfully discharge the duties of Deputy Assessor of Union Township, Hendricks County, particularly that I will assess all property assessed by me at its true cash value, as such value is defined in Section 53 of the Act concerning taxation, according to my best knowledge and judgment; so help me God."

Mabel Arnold

Subscribed and sworn to before me, this 3 day of March 1909.
My Comm. expires November 10 - 1913
Amos Bramell County Auditor
Notary Public

We, Douglas Hall and George W. Arnold of the County of Hendricks and State of Indiana, are bounden unto Clarence E. Arnold Assessor of said County, in the penal sum of Five hundred Dollars, for the payment of which we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

Sealed and dated this / day of March 1911.

The Condition of the above Obligation is as follows: WHEREAS, The said Douglas Hall has this day been appointed Deputy Assessor for Union Township, in said County and State, by the said Clarence E. Arnold Assessor as aforesaid.

Now if the said Douglas Hall will faithfully discharge his duties as such Deputy Assessor, according to law, then this bond shall be null and void, else to remain in full force and virtue in law.

Douglas Hall (SEAL)

George W. Arnold (SEAL)

(SEAL)

State of Indiana, Hendricks County, ss:

Before me, Amos Bramell, a Notary Public in and for said County, this / day of March A.D. 1911,
Douglas Hall and George W. Arnold Notary Public acknowledged the execution of the within bond.

My Comm. expires November 10 - 1913 this / day of March 1911
Amos Bramell Notary Public

Auditor's Office, Hendricks County, Indiana.

March 25

1912

I hereby appoint Oscar Hall DEPUTY ASSESSOR
of Union Township, Hendricks County, Indiana,
for 1912, unless this appointment shall sooner be revoked, to assess the following
described territory, to wit:

Personal Property

Clarence E. Friend

Assessor Union Township, Hendricks County,

I hereby approve the above appointment.

WITNESS my hand and official seal, this day
of 191.....

Auditor County.

State of Indiana, Hendricks County, ss:

Before me, the undersigned, Auditor Clarence E. Friend,
County, personally
appeared Oscar Hall who took and subscribed before
me, this day, the following oath of office, viz:

"I do solemnly swear that I will support the Constitution of the United States, and
the Constitution of the State of Indiana, and that I will faithfully discharge the duties
of Deputy Assessor of Union Township, Hendricks County,
particularly that I will assess all property assessed by me at its true cash value, as such
value is defined in Section 53 of the Act concerning taxation, according to my best
knowledge and judgment; so help me God."

Oscar Hall

25-day of March 1912

Arvin Bramell
Notary Public
County Auditor

Subscribed and sworn to before me, this
my com. effives
above. 10 1912

^{11a}
Item 14 Certificate

State Examiner

1910 July

1910 September

No. 2027

State Examiner's Certificate

INDIANAPOLIS, INDIANA,

JUL 11 1910

\$20 ⁵²

19

To the Auditor of Hendricks

County, Indiana:

YOU ARE HEREBY AUTHORIZED AND INSTRUCTED TO ISSUE YOUR WARRANT ON THE COUNTY TREASURER OF SAID COUNTY,
WITHOUT ANY APPROPRIATION BEING MADE THEREFOR, IN THE SUM OF Twenty & 52/100 DOLLARS

PAYABLE TO THE ORDER OF Harry R. Embree Field Ex. ON ACCOUNT OF AN EXAMINATION OF THE

ACCOUNTS OF Union TOWNSHIP, IN SAID COUNTY, A DUPLICATE OF THE ITEMIZED, VERIFIED AND APPROVED
VOUCHER FOR WHICH IS HERETO ATTACHED, AND FORWARD THE SAID WARRANT TO THIS OFFICE AT YOUR EARLIEST CONVENIENCE.

YOU WILL REIMBURSE THE COUNTY TREASURY OUT OF THE TOWNSHIP FUND OF SAID TOWNSHIP AT YOUR NEXT SEMI-ANNUAL
DISTRIBUTION OF TAXES COLLECTED. See Sec. 14, Public Accounting Act, 1909.

W.A. Dehority
STATE EXAMINER.

No. 2028

State Examiner's Certificate

INDIANAPOLIS, INDIANA,

JUL 11 1910

\$20 ⁰⁰

19

To the Auditor of Hendricks

County, Indiana:

YOU ARE HEREBY AUTHORIZED AND INSTRUCTED TO ISSUE YOUR WARRANT ON THE COUNTY TREASURER OF SAID COUNTY,
WITHOUT ANY APPROPRIATION BEING MADE THEREFOR, IN THE SUM OF Twenty & no/100 DOLLARS

PAYABLE TO THE ORDER OF W.M. Marsh Field Examiner ON ACCOUNT OF AN EXAMINATION OF THE

ACCOUNTS OF Union TOWNSHIP, IN SAID COUNTY, A DUPLICATE OF THE ITEMIZED, VERIFIED AND APPROVED
VOUCHER FOR WHICH IS HERETO ATTACHED, AND FORWARD THE SAID WARRANT TO THIS OFFICE AT YOUR EARLIEST CONVENIENCE.

YOU WILL REIMBURSE THE COUNTY TREASURY OUT OF THE TOWNSHIP FUND OF SAID TOWNSHIP AT YOUR NEXT SEMI-ANNUAL
DISTRIBUTION OF TAXES COLLECTED. See Sec. 14, Public Accounting Act, 1909.

W.A. Dehority
STATE EXAMINER.

No. 4658

State Examiner's Certificate

INDIANAPOLIS, INDIANA,

SEP 11 1911

19

County, Indiana:

To the Auditor of Hendricks

YOU ARE HEREBY AUTHORIZED AND INSTRUCTED TO ISSUE YOUR WARRANT ON THE COUNTY TREASURER OF SAID COUNTY,
WITHOUT ANY APPROPRIATION BEING MADE THEREFOR, IN THE SUM OF Eight ⁰⁶ DOLLARS

PAYABLE TO THE ORDER OF Ulysses Jordan Field Examiner ON ACCOUNT OF AN EXAMINATION OF THE

ACCOUNTS OF Union TOWNSHIP, IN SAID COUNTY, A DUPLICATE OF THE ITEMIZED, VERIFIED AND APPROVED
VOUCHER FOR WHICH IS HERETO ATTACHED, AND FORWARD THE SAID WARRANT TO THIS OFFICE AT YOUR EARLIEST CONVENIENCE.

YOU WILL REIMBURSE THE COUNTY TREASURY OUT OF THE TOWNSHIP FUND OF SAID TOWNSHIP AT YOUR NEXT SEMI-ANNUAL
DISTRIBUTION OF TAXES COLLECTED. See Sec. 14, Public Accounting Act, 1909.

W.A. Dehority
STATE EXAMINER.

No. 4659

State Examiner's Certificate

INDIANAPOLIS, INDIANA,

JUL 11 1910

\$20 ⁰⁰

19

To the Auditor of Hendricks

County, Indiana:

YOU ARE HEREBY AUTHORIZED AND INSTRUCTED TO ISSUE YOUR WARRANT ON THE COUNTY TREASURER OF SAID COUNTY,
WITHOUT ANY APPROPRIATION BEING MADE THEREFOR, IN THE SUM OF Twenty & no/100 DOLLARS

PAYABLE TO THE ORDER OF W.M. Marsh Field Examiner ON ACCOUNT OF AN EXAMINATION OF THE

ACCOUNTS OF Union TOWNSHIP, IN SAID COUNTY, A DUPLICATE OF THE ITEMIZED, VERIFIED AND APPROVED
VOUCHER FOR WHICH IS HERETO ATTACHED, AND FORWARD THE SAID WARRANT TO THIS OFFICE AT YOUR EARLIEST CONVENIENCE.

YOU WILL REIMBURSE THE COUNTY TREASURY OUT OF THE TOWNSHIP FUND OF SAID TOWNSHIP AT YOUR NEXT SEMI-ANNUAL
DISTRIBUTION OF TAXES COLLECTED. See Sec. 14, Public Accounting Act, 1909.

W.A. Dehority
STATE EXAMINER.

State Examiner's Certificate

INDIANAPOLIS, INDIANA,

SEP 11 1911

19

County, Indiana:

To the Auditor of Hendricks

YOU ARE HEREBY AUTHORIZED AND INSTRUCTED TO ISSUE YOUR WARRANT ON THE COUNTY TREASURER OF SAID COUNTY,
WITHOUT ANY APPROPRIATION BEING MADE THEREFOR, IN THE SUM OF Eight ⁰⁶ DOLLARS

PAYABLE TO THE ORDER OF Thad D Major Field Examiner ON ACCOUNT OF AN EXAMINATION OF THE

ACCOUNTS OF Union TOWNSHIP, IN SAID COUNTY, A DUPLICATE OF THE ITEMIZED, VERIFIED AND APPROVED
VOUCHER FOR WHICH IS HERETO ATTACHED, AND FORWARD THE SAID WARRANT TO THIS OFFICE AT YOUR EARLIEST CONVENIENCE.

YOU WILL REIMBURSE THE COUNTY TREASURY OUT OF THE TOWNSHIP FUND OF SAID TOWNSHIP AT YOUR NEXT SEMI-ANNUAL
DISTRIBUTION OF TAXES COLLECTED. See Sec. 14, Public Accounting Act, 1909.

W.A. Dehority
STATE EXAMINER.

11a

Item 15 - State Board of Accounts - Voucher

1910 - July

1910 - September

THE STATE BOARD OF ACCOUNTS OF INDIANA

DEPARTMENT OF INSPECTION AND SUPERVISION OF PUBLIC OFFICES

Field Examiner's Per Diem and Expense Voucher

OFFICE EXAMINED Trustee Union Tp. Hendricks
NAME OF OFFICIAL John T. Hocker

PERIOD COVERED BY EXAMINATION Jan 1, 1910 to Dec 31, 1910 inclusive,

as evidenced by report herewith filed.

Union Tp. Hendricks County, Indiana, for services from Sept 22, 1910, to Sept 22, 1911, inclusive, except the following days

Railroad fare from Indianapolis Ind., to Danville Ind., to Indianapolis Ind.

Railroad fare from Danville Ind., to Indianapolis Ind.

Total Eight and 6/100 Dollars.

No. 4654

COUNTY, INDIANA.

Amount of Claim	Amount Approved by State Examiner.
\$ 8.00	\$ 8.00
.03	.03
.03	.03
\$ 8.06	\$ 8.06

Thad C Major

FIELD EXAMINER.

STATE OF INDIANA Marion COUNTY, ss:

I, Thad C Major do solemnly swear that the above account is justly owing me; that I have performed the services and expended the cash for which said account is attached, and that no part thereof has been or is to be directly or indirectly divided with or paid to any other person on account of, or by reason of such employment.

SEAL

Subscribed and sworn to before me, this 7th day of Sept., 1911.Checked by Mr. J.H.N.
Entered by J.H.N.
Journal Folio

My Commission Expires April 18, 1914.

Signed Thad C Major

M.W. Peacock
Notary Public

ORIGINAL

TO THE STATE BOARD OF ACCOUNTS OF INDIANA

No. 2027

EXPENSE VOUCHER
ON ACCOUNT OF EXAMINATION OF TOWNSHIP ACCOUNTS

I hereby certify that there is due me from Union Township Hendricks County, Indiana, the sum of Twenty and 52/100 Dollars, \$ 20.52 for services and cash paid out for railroad fare, in the examination of the accounts of John T. Hocker Trustee of said Township (Report of which examination is herewith filed), which account is herein itemized as follows, to wit:

For services from May 26 and 27 1910 inclusive, except	\$ 20.00
" " " 19 to 19 "	\$.
" railroad fare from Princeton to Danville and return \$5.70	\$.
" " " Amount charged to third township	\$.52
" " " to	\$.
" " " to	\$.
" " " to	\$.
Total	\$ 20.52

Harry R. Embree
Field Examiner.

State of Indiana, Hendricks

County, ss:

I, Harry R. Embree, do solemnly swear that the above account is justly owing me; that I have performed the services and expended the cash for which said account is attached, and that no part thereof has been or is to be, directly or indirectly, divided with or paid to any other person on account of, or by reason of such employment.

Subscribed and sworn to before me, this 9th, day of June, 1910.

John W. Nichols
Auditor Hendricks County, Indiana.

I hereby certify that the foregoing account is correct; that it appears from the records in my office that the examiner named therein was legally appointed, that he has performed the service and expended the cash as set forth in the foregoing voucher, and that he is entitled to the sum of \$ 20.52 as provided by law.

Account submitted for	\$ 20.52
Difference, if any	\$.
Approved for	\$ 20.52

Certified to County Auditor for payment, this day of JUL 11 1910, on State
Examiner's Certificate No. 2027

ORIGINAL

THE STATE BOARD OF ACCOUNTS OF INDIANA

DEPARTMENT OF INSPECTION AND SUPERVISION OF PUBLIC OFFICES

Field Examiner's Per Diem and Expense Voucher

No. 4658

OFFICE EXAMINED Trustee Union Tp. Hendricks COUNTY, INDIANA.

NAME OF OFFICIAL John T. Hocker

PERIOD COVERED BY EXAMINATION Jan 1, 1910 to Dec 31, 1910 inclusive,
as evidenced by report herewith filed.

Union Township Hendricks Co., Indiana, for services from Sept 4, 1910, to Sept 4, 1911, inclusive, except the following days

Railroad fare from Indianapolis Ind., to Danville Ind., to Indianapolis Ind.

" Railroad fare from Danville Ind., to Indianapolis Ind.

Total Eight and 6/100 Dollars.

Amount of Claim	Amount Approved by State Examiner.
\$ 8.00	\$ 8.00
.03	.03
.03	.03
\$ 8.06	\$ 8.06

Ulysses Jordan

FIELD EXAMINER.

STATE OF INDIANA Marion COUNTY, ss:

I, Ulysses Jordan do solemnly swear that the above account is justly owing me; that I have performed the services and expended the cash for which said account is attached, and that no part thereof has been or is to be directly or indirectly divided with or paid to any other person on account of, or by reason of such employment.

SEAL

Subscribed and sworn to before me, this 7th day of Sept., 1911.Checked by Mr. J.H.N.
Entered by J.H.N.
Journal Folio

My Commission Expires April 18, 1914.

Signed Ulysses Jordan

M.W. Peacock
Notary Public

ORIGINAL

TO THE STATE BOARD OF ACCOUNTS OF INDIANA

No. 2028

EXPENSE VOUCHER

ON ACCOUNT OF EXAMINATION OF TOWNSHIP ACCOUNTS

I hereby certify that there is due me from Union Township Hendricks County, Indiana, the sum of Twenty Dollars, \$ 20.00 for services and cash paid out for railroad fare, in the examination of the accounts of John T. Hocker Trustee of said Township (Report of which examination is herewith filed), which account is herein itemized as follows, to wit:

For services from May 26, 1910, to May 27, 1910, inclusive, except	\$ 20.00
" " " 19 to 19 "	\$.
" railroad fare from	\$.
" " " "	\$.
" " " "	\$.
" " " "	\$.
" " " "	\$.
Total	\$ 20.00

M.W. Marsh

Field Examiner.

State of Indiana, Hendricks

Hendricks

County, ss:

I, M.W. Marsh, do solemnly swear that the above account is justly owing me; that I have performed the services and expended the cash for which said account is attached, and that no part thereof has been or is to be, directly or indirectly, divided with or paid to any other person on account of, or by reason of such employment.

Subscribed and sworn to before me, this 9th, day of June, 1910.

John W. Nichols
Auditor Hendricks County

I hereby certify that the foregoing account is correct; that it appears from the records in my office that the examiner named therein was legally appointed, that he has performed the service and expended the cash as set forth in the foregoing voucher, and that he is entitled to the sum of \$ 20.00 as provided by law.

Account submitted for	\$ 20.00
Difference, if any	\$.
Approved for	\$ 20.00

Certified to County Auditor for payment, this day of JUL 11 1910, on State
Examiner's Certificate No. 2028

ORIGINAL

11a

Item 16 anoror's Estimate

1899

1900, 1902, 1903, 1905, 1906, 1908, 1909, 1910, 1911

TOWNSHIP ASSESSOR'S ESTIMATE.

STATE OF INDIANA, Hendricks COUNTY.Office of ASSESSOR Union TOWNSHIP.

TO THE COUNTY AUDITOR:

In compliance with the provisions of an act of the General Assembly of the State of Indiana, approved March 3, 1899, entitled "An Act Concerning County Business," the undersigned Township Assessor of Union Township, said County, respectfully submits the following estimate of the expenses of said office for the calendar year ending December 31, 1903.

1st. Per diem or salary of Assessor, - - - - - \$ 104.50

" " " " " \$

2d. Per diem of one Deputy Assessors for 10 days at \$ 2 00 each per day, - - - - - \$ 60.00

Per diem of one Deputy Assessors for days at \$ each per day, - - - - - \$

Per diem of one Deputy Assessors for days at \$ each per day, - - - - - \$

Per diem of one Deputy Assessors for days at \$ each per day, - - - - - \$

Per diem of one Deputy Assessors for days at \$ each per day, - - - - - \$

3d. Books, blanks and stationery not required by law to be furnished by County Auditor, - - - - - \$

" " " " " \$

4th. All other expenses as per items set out below, viz.: \$

\$

\$

\$

\$

\$

\$

\$

\$

Total estimated expenses, - - - - - \$ 164.50

I certify the above to be a fair and true estimate of the probable expenses of my office for the calendar year ending December 31, 1903, and that according to my best knowledge and belief the amounts named in the various items will be necessary for the proper transaction of the business of said office.

W.W. Dowden

Assessor Union Township.

Subscribed and sworn to before me, this 3 day of Aug 1899.

John H. Shirley
Auditor

TOWNSHIP ASSESSOR'S ESTIMATE.

STATE OF INDIANA, Hendricks COUNTY.Office of ASSESSOR Union TOWNSHIP.

TO THE COUNTY AUDITOR:

In compliance with the provisions of an act of the General Assembly of the State of Indiana, approved March 3, 1899, entitled "An Act Concerning County Business," the undersigned Township Assessor of Union Township, said County, respectfully submits the following estimate of the expenses of said office for the calendar year ending December 31, 1903.

1st. Per diem or salary of Assessor, - - - - - \$ 120.00

" " " " " \$

2d. Per diem of two Deputy Assessors for 15 days at \$ 2 00 each per day, - - - - - \$ 30.00

Per diem of two Deputy Assessors for days at \$ each per day, - - - - - \$

Per diem of two Deputy Assessors for days at \$ each per day, - - - - - \$

Per diem of two Deputy Assessors for days at \$ each per day, - - - - - \$

Per diem of two Deputy Assessors for days at \$ each per day, - - - - - \$

3d. Books, blanks and stationery not required by law to be furnished by County Auditor, - - - - - \$

" " " " " \$

4th. All other expenses as per items set out below, viz.: \$

\$

\$

\$

\$

\$

\$

\$

\$

Total estimated expenses, - - - - - \$ 150.00

I certify the above to be a fair and true estimate of the probable expenses of my office for the calendar year ending December 31, 1903, and that according to my best knowledge and belief the amounts named in the various items will be necessary for the proper transaction of the business of said office.

W.W. Dowden

Assessor Union Township.

Subscribed and sworn to before me, this 31 day of Aug 1900.

Charles McCarney
Auditor

TOWNSHIP ASSESSOR'S ESTIMATE.

STATE OF INDIANA, Hendricks COUNTY.Office of ASSESSOR Union TOWNSHIP.

TO THE COUNTY AUDITOR:

In compliance with the provisions of an act of the General Assembly of the State of Indiana, approved March 3, 1899, entitled "An Act Concerning County Business," the undersigned Township Assessor of Union Township, said County, respectfully submits the following estimate of the expenses of said office for the calendar year ending December 31, 1903.

1st. Per diem or salary of Assessor, - - - - - \$ 120.00

" " " " " \$

2d. Per diem of two Deputy Assessors for 40 days at \$ 2 00 each per day, - - - - - \$ 240.00

Per diem of two Deputy Assessors for days at \$ each per day, - - - - - \$

Per diem of two Deputy Assessors for days at \$ each per day, - - - - - \$

Per diem of two Deputy Assessors for days at \$ each per day, - - - - - \$

Per diem of two Deputy Assessors for days at \$ each per day, - - - - - \$

3d. Books, blanks and stationery not required by law to be furnished by County Auditor, - - - - - \$

" " " " " \$

4th. All other expenses as per items set out below, viz.: \$

\$

\$

\$

\$

\$

\$

\$

\$

Total estimated expenses, - - - - - \$ 360.00

I certify the above to be a fair and true estimate of the probable expenses of my office for the calendar year ending December 31, 1903, and that according to my best knowledge and belief the amounts named in the various items will be necessary for the proper transaction of the business of said office.

John H. Shirley

Assessor Union Township.

Subscribed and sworn to before me, this 29 day of July 1902.

Charles McCarney
Auditor

TOWNSHIP ASSESSOR'S ESTIMATE.

State of Indiana, HENDRICKS Co
ASSESSOR

TO THE COUNTY AUDITOR:

In compliance with the provisions of an act of the General Assembly of the State of Indiana, approved March 3, 1899, entitled "An Act Concerning County Business," the undersigned Township Assessor of Urion Township, said County, respectfully submits the following estimate of the expenses of said office for the calendar year ending December 31, 19

1st.	Per diem or salary of Assessor,	75 days	\$ 250	\$ 18750
"	"	"		\$
2d.	Per diem of <u>one</u> Deputy Assessors for 17 days at \$ <u>200</u> each per day,			\$ 3400
Per diem of	Deputy Assessors for			
	days at \$ each per day,			\$
Per diem of	Deputy Assessors for			
	days at \$ each per day,			\$
Per diem of	Deputy Assessors for			
	days at \$ each per day,			\$
3d.	Books, blanks and stationery not required by law to be furnished by County Auditor,			\$
				\$
				\$

4th. All other expenses as per items set out below, viz.:

I certify the above to be a fair and true estimate of the probable expenses of my office for the calendar year ending December 31, 1908, and that according to my best knowledge and belief the amounts named in the various items will be necessary for the proper transaction of the business of said office.

Douglas Hall
Assessor Union Township.

Subscribed and sworn to before me, this

Township Assessor's Estimate.

STATE OF INDIANA, *Hendricks* COUNTY
Office of ASSESSOR *Union* TOWNSHIP.

THE COUNTY AUDITOR:

In compliance with the provisions of an act of the General Assembly of the State of Indiana, approved March 3, 1899, entitled "An Act Concerning County Business" the undersigned Township Assessor of Township, said County, respectfully submits the following estimate of the expenses of said office for the calendar year ending December 31, 1909.

1st.	<i>Per diem or salary of Assessor,</i>	- - - - -	\$ 187 50
"	" "	- - - - -	\$
2d.	<i>Per diem of Deputy Assessors for</i> 75	- - - - -	\$
	<i>days at \$ each per day,</i>	- - - - -	\$
Per diem of	<i>Deputy Assessors for</i> 17	- - - - -	\$
	<i>days at \$ 2 1/2 each per day,</i>	- - - - -	\$ 34 00
Per diem of	<i>Deputy Assessors for</i>	- - - - -	\$
	<i>days at \$ each per day,</i>	- - - - -	\$
Per diem of	<i>Deputy Assessors for</i>	- - - - -	\$
	<i>days at \$ each per day,</i>	- - - - -	\$
3d.	<i>Books, blanks and stationery not required by law to be furnished by County Auditor,</i>	- - - - -	\$
		- - - - -	\$
		- - - - -	\$
4th.	<i>All other expenses as per items set out below, viz.:</i>		

4th. All other expenses as per items set out below, viz.:

I certify the above to be a fair and true estimate of the probable expenses of my office for the calendar year ending December 31, 1909, and that according to my best knowledge and belief the amounts named in the various items will be necessary for the proper transaction of the business of said office.

Douglas Hall
Assessor Union Township

Subscribed and sworn to before me, this 11th day of Aug. 1900.

Wm G. Nichols
G. H. L.

Township Assessor's Estimate.

STATE OF INDIANA, *Hendricks* COUNTY.
Office of ASSESSOR *Yarion* TOWNSHIP.

TO THE COUNTY AUDITOR:

In compliance with the provisions of an act of the General Assembly of the State of Indiana, approved March 3, 1899, entitled "An Act Concerning County Business" the undersigned Township Assessor of Township, said County, respectfully submits the following estimate of the expenses of said office for the calendar year ending December 31, 19.....

1st.	<i>Per diem or salary of Assessor,</i>	\$	187 50
"	"	\$	
2d.	<i>Per diem of 1 Deputy Assessor for 30 days at \$ 2 00 each per day,</i>	\$	60 00
		\$	
	<i>Per diem of Deputy Assessors for</i>	\$	
	<i>days at \$ each per day,</i>	\$	
	<i>Per diem of Deputy Assessors for</i>	\$	
	<i>days at \$ each per day,</i>	\$	
	<i>Per diem of Deputy Assessors for</i>	\$	
	<i>days at \$ each per day,</i>	\$	
3d.	<i>Books, blanks and stationery not required by law to be furnished by County Auditor,</i>	\$	
		\$	
		\$	
		\$	

I certify the above to be a fair and true estimate of the probable expenses of my office for the calendar year ending December 31, 1910, and that according to my best knowledge and belief the amounts named in the various items will be necessary for the proper transaction of the business of said office.

office.
Clarence E Arnold
Assessor of Union Township.

Subscribed and sworn to before me, this 28 day of July 1954.

Township Assessor's Estimate.

STATE OF INDIANA, *Hendricks* COUNTY.
Office of ASSESSOR *Morion* TOWNSHIP.

TO THE COUNTY AUDITOR:

In compliance with the provisions of an act of the General Assembly of the State of Indiana, approved March 3, 1899, entitled "An Act Concerning County Business" the undersigned Township Assessor of *Morion* Township, said County, respectfully submits the following estimate of the expenses of said office for the calendar year ending December 31, 1911.

1st. Per diem or salary of Assessor,	\$ 187 50
" " "	\$.
2d. Per diem of Deputy Assessors for 75 days at \$ 2 00 each per day,	\$ 160 00
Per diem of Deputy Assessors for days at \$ each per day,	\$.
Per diem of Deputy Assessors for days at \$ each per day,	\$.
Per diem of Deputy Assessors for days at \$ each per day,	\$.
Per diem of Deputy Assessors for days at \$ each per day,	\$.
3d. Books, blanks and stationery not required by law to be furnished by County Auditor,	\$.
" " "	\$.
4th. All other expenses as per items set out below, viz.:	\$.
" " "	\$.
" " "	\$.
" " "	\$.
" " "	\$.
" " "	\$.
" " "	\$.
" " "	\$.
" " "	\$.
Total estimated expenses,	\$ 337 50

I certify the above to be a fair and true estimate of the probable expenses of my office for the calendar year ending December 31, 1911, and that according to my best knowledge and belief the amounts named in the various items will be necessary for the proper transaction of the business of said office.

Clarence E. Arnold
Assessor *Morion* Township.

Subscribed and sworn to before me, this 3rd day of July 1910.

W. J. Nichols
A. P.

This must be filed with Co. Auditor
on or before Aug 9th

Township Assessor's Estimate.

STATE OF INDIANA, *Hendricks* COUNTY.
Office of ASSESSOR *Morion* TOWNSHIP.

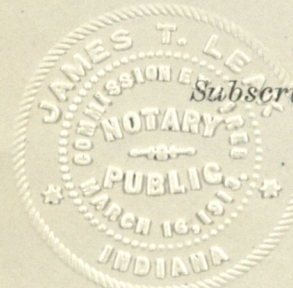
TO THE COUNTY AUDITOR:

In compliance with the provisions of an act of the General Assembly of the State of Indiana, approved March 3, 1899, entitled "An Act Concerning County Business" the undersigned Township Assessor of *Morion* Township, said County, respectfully submits the following estimate of the expenses of said office for the calendar year ending December 31, 1912.

1st. Per diem or salary of Assessor,	\$ 187 50
" " "	\$.
2d. Per diem of Deputy Assessors for 55 days at \$ 2 each per day,	\$ 140 00
Per diem of Deputy Assessors for days at \$ each per day,	\$.
Per diem of Deputy Assessors for days at \$ each per day,	\$.
Per diem of Deputy Assessors for days at \$ each per day,	\$.
Per diem of Deputy Assessors for days at \$ each per day,	\$.
3d. Books, blanks and stationery not required by law to be furnished by County Auditor,	\$.
" " "	\$.
4th. All other expenses as per items set out below, viz.:	\$.
" " "	\$.
" " "	\$.
" " "	\$.
" " "	\$.
" " "	\$.
" " "	\$.
Total estimated expenses,	\$ 291 00

I certify the above to be a fair and true estimate of the probable expenses of my office for the calendar year ending December 31, 1912, and that according to my best knowledge and belief the amounts named in the various items will be necessary for the proper transaction of the business of said office.

Clarence E. Arnold
Assessor *Morion* Township.



Subscribed and sworn to before me, this 2nd day of August 1911.

James T. Leahy
Notary Public

11a
Item 17 Assessment List or Schedule of Property
1889 (2)

State of Indiana,
The Meridian National
Bank of Indianapolis Ind
vs.
Township, Hendrick County, &:
Judgment rendered August 17th 1888
Execution issued and in the hands of
Asa Haynes Douglas Hall

Asa Haynes being duly sworn according to law, relates that he is the execution-defendant in the above entitled case; that the judgment rendered as aforesaid was founded on a contract express or implied; and that he is a resident householder of said township, county and State; and he further states, that under the bill of rights, viz: The 22d Section of Article 1 of the Constitution of the State of Indiana, and the Act of the General Assembly of the State of Indiana, passed in relation thereto, and approved February 17, 1852, entitled "An Act to exempt property from sale on execution, in certain cases," and the several acts since passed and in force in said State in such behalf, he says he is entitled to an amount of such property as is exempted by law from sale on execution not exceeding hundred dollars in value; and he says that to entitle him to the benefit of the provisions of said requirement and acts, he has and does herein and hereto attach and make out an inventory and schedule of all his Real Estate within or without this State; money on hand or on deposit within or without this State; rights, credits and choses in action, and all personal property of every description whatever owned by him at the date of the issuing of the writ, or in which he had any interest, and which inventory is as follows, to wit: I have no Real Estate within or without this State; no money on hand or on deposit within or without this State, no rights, credits or choses in action, except such as is herein enumerated and set out. I have the following personal property and effects, viz:

3 Hogs	30.00
5 Pigs	15.00
300 bu. corn	60.00
1 Cow	20.00
1 two ^{year} wagon	50.00
1 set wagon harness	4.00
1 cultivator	8.00
1 Breaking Plow	2.00
half in corn planter	88.00
2 stones	25.00
1 Bed & Bedding	10.00
2½ tons Hay	25.00
	257

And defendant says that the said inventory contains a full and true account of all such property as is required in said at to be set out in said inventory, had or held by him at the time said writ was issued, and that he has not sold or disposed of any of his property since the issuing of the writ; except that he has expended some small sums of money for the necessary uses of himself and family, and he asks that the officer who holds the writ will set apart to him, of said property, an amount not exceeding the amount exempted by law from sale on execution.

Asa Haynes

Subscribed and sworn to before me, this fifth day of February, 1888
 Tyra Montgomery, J. P. Seal

State of Indiana,
Union
The Meridian National
Bank of Indianapolis Ind
vs.
Township, Hendrick County, &:
Judgment rendered August 17th 1888
Execution issued and in the hands of
Charles Gatson Douglas Hall

Charles Gatson being duly sworn according to law, relates that he is the execution-defendant in the above entitled case; that the judgment rendered as aforesaid was founded on a contract express or implied; and that he is a resident householder of said township, county and State; and he further states, that under the bill of rights, viz: The 22d Section of Article 1 of the Constitution of the State of Indiana, and the Act of the General Assembly of the State of Indiana, passed in relation thereto, and approved February 17, 1852, entitled "An Act to exempt property from sale on execution, in certain cases," and the several acts since passed and in force in said State in such behalf, he says he is entitled to an amount of such property as is exempted by law from sale on execution not exceeding hundred dollars in value; and he says that to entitle him to the benefit of the provisions of said requirement and acts, he has and does herein and hereto attach and make out an inventory and schedule of all his Real Estate within or without this State; money on hand or on deposit within or without this State; rights, credits and choses in action, and all personal property of every description whatever owned by him at the date of the issuing of the writ, or in which he had any interest, and which inventory is as follows, to wit: I have no Real Estate within or without this State; no money on hand or on deposit within or without this State, no rights, credits or choses in action, except such as is herein enumerated and set out. I have the following personal property and effects, viz:

200 bu. corn	840.00
1½ tons Hay	15.00
Half interest in corn planter	8.00
1 set Wagon Harness	3.00
1 Breaking Plow	3.00
9 Hogs	55.75
2 Stones	15.00
1 Bed & Bedding	10.00
1 set Chair	2.00
10 Acres Land	300.00
Mortgage on land	8441.75
of \$139.00	

And defendant says that the said inventory contains a full and true account of all such property as is required in said at to be set out in said inventory, had or held by him at the time said writ was issued, and that he has not sold or disposed of any of his property since the issuing of the writ; except that he has expended some small sums of money for the necessary uses of himself and family, and he asks that the officer who holds the writ will set apart to him, of said property, an amount not exceeding the amount exempted by law from sale on execution.

Charles Gatson

Subscribed and sworn to before me, this fifth day of February, 1888
 Tyra Montgomery, J. P. Seal

Item 18 ^(a) Invoice for assessing township

1876 1879

1889

1893

1908

HENDRICKS COUNTY, INDIANA,

To Jacob Kendall Dr.

1876

June 5 To 41 days in Assessing Union
Township at \$2.50 per day } 112.50

STATE OF INDIANA, HENDRICKS COUNTY, SS:

I, Jacob Kendall, being duly sworn, upon my oath, say that the claim as above set forth, is justly owing me by Hendricks County; that the same, or any part thereof, has never been allowed to me heretofore; that the services were rendered as set forth in the above bill of account, and in my opinion said services were absolutely required.

Jacob Kendall
Subscribed and sworn to before me, this 5th day of June 1876
Hendricks County.

Hendricks County, Indiana.

To M.J. Reynolds Dr.

1893

June 8 For services as Deputy Assessor
Union Twp 42 days } 84.00

Laurville Indiana March 17 1879

E.H. Hall.

You are hereby authorized to retain out of my June allowance, for services as Assessor of Union Township 1879. Twenty two dollars (\$22.00) being the amount owing you by Fred. Urban, which I assume, and agree to pay.

G.L. Leak
Assessor Union Township

Signed March 19 1879

112
88

18

HENDRICKS COUNTY, INDIANA,

To Lewis M. Reynolds Dr.

1889

June 3rd	To services assessing Union Twp	
60 days	120.00	
To M.J. Reynolds Sept		
20 days	40.00	
To Mr. W. Dowden Sept		
5 days	10.00	
To one day mailing rate	3.00	123.00

Assessment of lists 408
States " " 292
additional imp. 9
709

HENDRICKS COUNTY.

ON ACCOUNT OF Assessing Union Twp
To Douglas Hall DR.

67 days \$2.50 Per day 167.50

STATE OF INDIANA, HENDRICKS COUNTY.

I swear the foregoing Bill of Account is true and correct; that the exact consideration therein charged for was received by aid County; that the goods received and the prices charged were in accordance with contract; that the said bill nor any part thereof has not been since cummuted, and that neither bonus, commission, nor any other consideration has been given within my knowledge or belief, because of the proposed exchange of values therein set forth, or for any other reason.

Douglas Hall

Subscribed and sworn to before me, this

May 26 1908

M. A. Nichols 190

HENDRICKS COUNTY.

ON ACCOUNT OF Ap. Assessor
To Edgar Hall DR.

6 1/2 days at \$2.00 Per day 912.50

STATE OF INDIANA, HENDRICKS COUNTY.

I swear the foregoing Bill of Account is true and correct; that the exact consideration therein charged for was received by aid County; that the goods received and the prices charged were in accordance with contract; that the said bill nor any part thereof has not been since cummuted, and that neither bonus, commission, nor any other consideration has been given within my knowledge or belief, because of the proposed exchange of values therein set forth, or for any other reason.

Edgar Hall

Subscribed and sworn to before me, this

May 26 1908

M. A. Nichols 190

HENDRICKS COUNTY.

ON ACCOUNT OF Oscar Hall
To Ap. Assessor DR.

35 days \$2.00 Per day 940.00

STATE OF INDIANA, HENDRICKS COUNTY.

I swear the foregoing Bill of Account is true and correct; that the exact consideration therein charged for was received by aid County; that the goods received and the prices charged were in accordance with contract; that the said bill nor any part thereof has not been since cummuted, and that neither bonus, commission, nor any other consideration has been given within my knowledge or belief, because of the proposed exchange of values therein set forth, or for any other reason.

Oscar Hall

Subscribed and sworn to before me, this

May 26 1908

M. A. Nichols 190

11a

Item 19 S P Count Transcript

1857, 1859

1861, 1864, 1869

1870, 1871, 1875, 1876, 1877, 1878

1880, 1882, 1884, 1885, 1886, 1888, 1889

1890, 1894, 1895, 1897

1901, 1903, 1904, 1907, 1909, 1910

George Wilson } complaint on a note for
for the use of } Eighty Dollars and five
cents \$80.05

Jeremiah Depew
Benjamin A Morris
And Aaron Overstreet } February the 2nd 1857
At the Plaintiffs regue
A summons issued return
able the 11th day of February 1857 at two o'clock in
the afternoon and was delivered to John B Rainey
constable

And on the same day to meet the 2nd day of February
1857 the Plaintiff filed his complaint in the words
And figures following

January 23. 1855 On or before the 25 day of De
cember 1855 I promise to pay to George Wilson or
order the sum of Seventy five dollars for value
Received without any relief from valuation or
Appraisement has this note is given in part
Payment for lot No 5 in the Town of New Eliz
abeth Benjamin A Morris

February the 11th 1857 Aaron Overstreet
The parties being called the Defendants came not
but made default and it appeared from the return
of the summons that the same had been served on
the 5th day of February 1857 by reading the same to
and within hearing of the Defendant Overstreet
The other Defendant not being found in the
county it is therefore adjudged that the Plaintiff
recover of the Defendant the sum of Eighty
Dollars and five cents with interest from the date
of this judgment together with costs and accruing
costs and that he have Execution therefor with
out relief to said Defendant from valuation laws
This 11th day of February 1857

James Thorp ^{Seal}
Justice of the Peace

Justices fees

Summons 25

Judgment 25

Docket 25

Execution 25

This transcript \$ 1.00
1.5

Appraisers fees 1.00

\$ 2.25

Constables fees

on summons

Mileage 50

Servis 25

return 10

per on Execution
Mileage 50

Servis 25

Commission 25

Attending set off 50

Summoning appraisers 25

return 10

\$ 10
2.70

Received February the 27th 1857 ten dollars on
the foregoing judgment James Thorp ^{Seal}
Justice

George Wilson for
Jerniah Phelps
0
Benjamin Alloroy
David Ocasio

Transcript from
James Sharpe
Judgment Feb 11th 1857
Without Delay for 80.05
Date of Transcript 16th May
CB 2 - 327.

Filed in my Office 17
March 1857 John Dowell

State of Indiana Hendricks County of

On the 23rd day of November 1837 personally
appeared Jeremiah Depew before John Evans Clerk of
the Court of Common Pleas of Hendricks County, who
upon his oath deposes and says that on the foregoing
Transcript of a Judgment recovered by him against
Aaron Overstreet before James Sharp Esqr. on the 10th
day of February 1837 there is now due Seventy three dollars
and thirty seven cents principal and interest, and two
dollars & seventy cents costs before the Justice of the Peace
saith neth

J. Depew

Subscribed & sworn to before me Nov. 23. 1837

John Evans Clerk

Execution issued the 23rd day of February 1857
returnable in six months from date and was delivered
to John B Rainy constable

The constable returned the Execution on the 14th day
of March 1857 with the following proceedings had thereon
March the 3rd 1857 Writ came to hand at 1 o'clock in
the afternoon March the 15th 1857 in obedience to the
commandments of this Writ I have visited the Defendants
Residence and made search for property and could not
find any property of the Defendants in my County
Subject to Execution to hang upon as appears from
the schedule herewith returned this 15th March 1857
John L Burgean & Wm B Thompson Appraisers

John B Rainy constable

State of Indiana } This is to certify that
Hendricks County } The above is a true and
complete transcript of the
Proceedings had on the foregoing judgment
Given under my hand and Seal this 24th
Day of April 1857 James Thorp Esqr
Justice of the Peace

Alfred Rose
vs
Silvester L Weathered
& Thomas DeNevels

complaint on a note for
Ninety nine Dollars and
Twenty cents \$99.90

June the 3rd 1857

At the Plaintiffs request a Summons Issued returnable the 9th day of June 1857 at one O'clock in the afternoon and was Delivered to John B Rains Constable

And on the same day to wit the 3rd day of June 1857 the Plaintiff filed his complaint in the words and figures following

On or before the first of July next for value Received we Or either of us promise to pay Alfred Rose Ninety dollars Drawing six per cent from date without any relief from The Valuation or appraisement Laws this the 3rd day of August 1855

Silvester L Weathered. (Seal)

June the 9th 1857 J. D Nevels (Seal)

The parties Being called The Defendants came not But made Default and it appeared from the return of the Summons that the same had been served On the 4th day of June 1857 by leaving a copy at the residence of Silvester L Weathered one of the Defendants And served on the Defendant Nevels the same day by Reading it is therefore adjudged that the Plaintiff Recover of the Defendants the sum of Ninety nine Dollars & Ninety nine Cents with interest from the Date of this Judgment together with Costs and accruing costs and that he have Execution therefor without Relief to said Defendants from Valuation Laws This 9th day of June 1857

James Thorp (Seal)
Justice of the Peace

Justices fees \$0.75 cts
Constables fees 1.20 cts

State of Indiana } This is to certify that this is
Hendricks County } A full true and complete
Union Township } Transcript from my Docket
} Of the Within case and the
judgment had thereon given under my hand
And seal this 9th day of June 1857.

James Thorp ^{Seal}
justice of the Peace

Alfred Rose

as I Transcribed

Supervis C. Mathews &

Sherrill R. Sealville

H

Judge Hendricks of June 1857 by
James Thorp Notary Public
Date of June 9th June 1857
OB O J W 3 95

Held in my Office 11 June 1857

John Burns Clerk.



Jeremiah Depew } complaint on a note
Lewis ¹¹⁰ & Yount & } for Seventy two dollars
William H. Richardson } & ninety eight cents
\$72.98

February the 25th 1859

At the Plaintiffs Request a Summons Issued
Returnable the 15th day of March 1859 at
Two O'clock in the Afternoon and was De-
livered to John B Rainey Constable
And on the Same day to wit the 25th day of
February 1859 the Plaintiff filed his Com-
plaint in the words and figures following
To wit

\$71.90 Sept 28th 1858 Three Months after date
We or either of us Promise to pay to J Depew
Or order Seventy one Dollars and 90 cents for
Value Received without any relief whatever
From valuation or appraisement Laws

Signed Lewis F ^{his} Yount
Security W. H. Richardson

March the 15th 1859
The Parties being Called ^{one of} the Defendants
Appeared but made no Defence it is there-
fore adjudged that the Plaintiff recover of
the Defendants the sum of Seventy two
Dollars and ninety eight cents with interest
from the date of this Judgment together
With costs and accuring costs and that he
have Execution therefor without relief to
Said Defendants from valuation Laws
This 15th day of March 1859

Justices fees \$1.25
And transcript 037

James Thorp ^{Seal}
Justice of the Peace

Total

Constables fees \$1.70

State of Indiana } I James Thorp a Justice
Hendricks County } of the Peace of Said
Union Township } County Do hereby cer-
tify that the foregoing is
A true correct and complete copy from my
Docket of the Proceeding and Judgment in
The foregoing case

Given under my hand and seal this 4th day
of June 1859

James Thorp *Seal*
justice of the Peace

I certify
the 4th
June 1859
James Thorp

John D. Thompson

James C. Lewis
Lewis & Son
William H. Richardson

William G. Parker assignee of John S. Shultz³

vs

William Eli

John

Plaintiff's claim twenty four dollars $\frac{7}{9}$
\$26.79

May 23 the 1859 at Request of the Plaintiff a summons and was delivered to John B. Roney constable of Henderson County returned May 25 1859 at ten o'clock in the fore noon

and on the same day the Plaintiff filed his complaint in the words and figures following

Pittsburg June 6 1859

One day after I the subscriber of the County of Henderson and State of Louisiana promise to pay to the order of John S. Shultz twenty four dollars $\frac{7}{9}$ with interest thereon paid without any relief whatever from realization or attachment laws

Signed

Wm. Eli

May the 25 1859 the said constable returned the summons in three weeks May 25th 1859 and came to hand served the within the same day by reading the to the defendant W. Roney and

May 25 1859 this day comes not the defendant but made default of appearing from return of summon and the same have been served on him the defendant on the 25 day of May 1859 and that there is no law or set off of the Defendants against the Plaintiff's claim it is adjudged that the Plaintiff recover of Defendant the sum of twenty six Dollars and 99 cents with interest from this date and that the Plaintiff have execution thereon without any relief from realization or attachment laws and that the Plaintiff recover his costs & attorney costs taxed at \$124

Dated this 26th day of May 1859

D. B. Bugganay & S. Esq.

June 6 the 1859 execution issued on the above judgment and was delivered to John B. Roney constable returned within six months from date with the following assignment

I William G. Parker do hereby assign the above judgment to John S. Shultz for value received of him this 6th June 1859

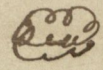
Signed William G. Parker

The State of Indiana,
Hancock County } & David B Buzzard witness of
the place wherein one for Hancock County

of Elkhart County do hereby certify that the foregoing is a
true correct and complete copy from my sketch of the premises
so and payment in the above case

Deuter fees \$ 137.50

Constable fees 65

David B Buzzard 
Deuter of the place

Filed in my Office
June 1880 at
Jack D.
John Crow C.R.

Original
copy

D.B. B. De A. B.

William B. Parker
use of John N. Shultz
S. C. O.
William Eli

et Pa

John

William Eli 11s 3 claim new values 36 cents # 9.36

May 23rd 1859 an application of the Plaintiff was summarily
and was delivered to John B. Raney, Collector of Customs May
the 23rd 1859 at ten o'clock in the forenoon

on the same day the Plaintiff filed his claim in the
names and figures following

Pettibone Inn July 30 1856

one day after date I promise to pay B A Blake ~~ought~~ or another
Everyt \$10000 Maria Stevens without any Relief from
valuation or assessment laws send William Eli
the said constable return the summon in these words May
the 25 1849 next come to Maria Stevens the within the same
day by reason to the defendant and of B Nancy constable

May the 24 1859 This day comes not the defendant
but made default & appearing from return of summoner
that the same now been served on him on the 24 day of
May 1859 and that there is no plea or set off of the debt
against the plaintiff claim it is adjudged that the plaintiff
recover of defendant the sum of eleven dollars and thirty
two cents with interest from this date and that the
plaintiff have execution thereon without any rule of judgment
or appraisal laws and that the plaintiff recover his costs
lxxv at 1424

Petos this 26 day of May 1859 A B Brugard & S Esq
June 26th 1859 execution issued on the above judgment and was
delivered to John B Rooney constable of Hendricks County Indiana
within six months from date

with the following for a assignment
of William S Barker do hereby assign the said judgment
to John S Healey for sale of him this June 9th 1959

Signed William G Parker

The State of Indiana

Kosciusko County } I David S Buzzard a Justice
of the peace within and for Union Township of
said County do hereby certify that the foregoing
is a ~~cottrue~~ and correct copy from my docket
of the proceedings and judgement in the above case
Deuter pos H 1341
Causeate pos 65

Daniel S Buzzard
Deuter of the year

Filed in my Office
June 1839
John W Shultz
Folio 436

Franklin
Co. Ind
June 1839

William C.

William C.
use of John W Shultz
et

John

William G. Barker assme of ~~John~~ S. Shurley

vs

William Eli

Plaintiff claim exact date
as above of costs \$65.91

May the 2nd 1859 at request of Plaintiff a Summons was issued
Delivered to John B. Raney constable returnable May the 10th 1859 at 12
O'clock in the forenoon

and on the same day the Plaintiff filed his
complaint in the cause and paper following

\$7.63 Petition Dated Jan 20th 1859

One day after date of ~~summons to pay~~ far value received & promise
to pay Asa G. Housley and cause to have dollars $\frac{63}{100}$ interest
any relief whatever from execution or attachment laws.

Signed William Eli

The said constable returned the summons in these words May
the 10th 1859 which came to hand before the witness the same day,
by reading to the defendant John B. Raney constable

May the 10th 1859 this day the defendant appears to
not make default it appearing from return of summons that
the same had been served on him on the 25th day of May 1859 and
that there is no new or set off of the defendants against the
plaintiff claim it is agreed that the Plaintiff receive of the
Defendant the sum of Eighty dollars and 91 cents with interest
from this date and that the Plaintiff have execution thereon
without relief from execution or attachment laws and the
plaintiff recover his costs taxed at \$12.7

Dated this 15th day of May 1859 A. B. Buzzard J. B. ^{Regd}

June the 15th 1859 execution issued on the above judgment
and was delivered to John B. Raney constable return ^{date} ~~date~~
with the following assignment

I William G. Barker do hereby assign the said judgment to John
~~A. P. Shurley~~ for value received of him this June 15th 1859

Signed William G. Barker

The State of Indiana,
Hendricks County, I^D Dane & Baughman w^tquster of the
peace within and for Union Township
of said County do hereby certify that the foregoing is a
true and correct copy from my docket of the proceeding
and Judgement in the above case

Deuter per \$ 1371.
Translato per 65-

(Dane & Baughman)

Deuter &c the year

John S Shultz & Rebedey Houldley & W. Crable

v/s

William Eli

Plaintiff claim seven
ty seven dollars and
seventy nine cents

\$77.79

June the 9 1859 at Request of Plaintiff a Summons was issued and was delivered to John B Raney constable of Hennepin County Return
abre June the 13 1859 at ten o'clock in the forenoon

June the 9 1859 the Plaintiff filed his claim in
the courts and papers following

\$76 21 Pittman New Jan 30 1859

One day after date I promise to pay to the order of J. S. Shultz,
\$76 21

Seventy six dollars
21 cents with interest thereon until paid or act any relief whatever
from ~~or~~ replevin or attachment or garnishment laws

Signed William Eli

The said constable returned the summons in these words June the 9
1859 went home to Minneapolis this court the same day by noon
the written ~~same day~~ ^{by noon} to the defendant

Debt of B Raney const

June the 13 1859 this day comes not the defendant but made default
at appearance from return of summons that the same had
been served on him on the 9 day of June 1859 and that there is
no plea or set off of the defendant against the Plaintiff's claim
it is adjudged that the Plaintiff recover of the defendant the
sum of Seventy seven dollars and seventy nine cents with
interest from this date and that the Plaintiff have execution
thereon without any relief from replevin or attachment laws
and that the Plaintiff recover his costs and attorney costs

Dated this 13 day of June 1859

Costs per 65cts
constable per 60

W B Buzzard attys
Duties of the process

State of Indiana,
Harrison County, 3d David B. Ruzzo and a Justice of
the Peace within and Union Township
of Harrison County do hereby certify that the foregoing is a
true correct and complete copy from my abstract of the
Proceedings and judgment in the above case

Dated this 15th day of June 1859

David B. Ruzzo a special ^{Regd}
Justice of the Peace

Plt 1

James P Alexander David B. Lam & co^{rs} In Justice court before
vs
Anderson Pigg
3 D B Buzzard Justice of
3 Union Township H 600
3 complaint twenty Dollars ^{to} 32

\$ 20.32

December 29th 1860 at request of Plaintiffs a Summons Issued
and was delivered to John B Rainey Constable of Hindricks County
Returnable January 2nd 1861 at ten o'clock in the fore noon

December 29th 1860

The Plaintiffs file their claim in the years and figures following

\$ 19 66

June 18th 1860

One day after date I promise to pay to James P Alexander & co
or order of Nineteen ⁶⁶ ₁₀₀ Dollars with interest value Recd without any
Relief whatever from Recd or Appraismnt Laws

On June 18th 1860 Signed

Anderson Pigg

January 2d 1861 this day comes not the Defendant but made
return of appearing from Return of Summons that the same
had been served on the doft on the 29 day of December 1860 by
loring a true copy of the same at the defendants last residence
of Resedue and that there is no plein or st aff of the defendants
against the Plaintiff claim it is adjudged that the Plaintiff
Recver of the Defendant the sum of twenty dollars and thiry
two Cents without any Relief from Recd or Appraismnt Laws
with interest from the date of this judgment and that the Plaintiff
Recver their costs and attorney costs

Dated January 2d 1861

Justic fees filing	15
Summons	25
Judgment	25
Cocertion	25
Recurying execution	4
transcript	25
suspect	25
	\$ 1.45

David B Buzzard Justice	
Constable fees as charged mileage	10
Surse & capy	30
Notum	10
Do an execution	70
	45
	\$ 1.15

Recd

January 1st A.D. 1861 Execution Issued on the above judgment and was
allured to John B. Runey Constable of Henderson County returned
within six months from date Dated 28 Buzzard Justice
3rd January 18th 1861 the above execution returned in these words
January the 14 1861 went came to same at 1 o'clock P.M.
3rd January 18th 1861 I have made true search for property
and cannot find any belonging to the defendant named in
this court in my County destined to execution to levy upon
and this court returned not satisfied

Attest

J B Runey Constable

State of Indiana
Henderson County } I David S Buzzard a Justice of
the peace within and for Union
Bancorp of said County do hereby certify
that ^{the} foregoing is a true copy and cannot be
copied from my Docket of the proceedings and
judgment in the above case
given under my hand and seal this 24 day of
January 1861 David S Buzzard J.P. *Seal*

John C Parker } In Justice Court before
v. } Thomas B Heall
John Shaffer } Claim \$ 27.25

October 10th 1864

At request of plaintiff Summons issued
and delivered to John Heall constable
returnable on the 14th day of Oct 1864 at 10
o'clock A.M. the plaintiff by his attorney
Elias Leah filed his complaint in the
following words and figures

Pittsboro Sept 24th 1860

Eleven Months after date for value received
I promise to pay John C Parker or order
Fifty five Dollars without any relief
whatever from valuation or appraisement
laws

John Shaffer

with the following credit
received Jan, 9th 1862 on the within \$ 55 ⁰⁰/₁₀₀
Oct 12th 1864 Now comes the defendant and
files his affidavit to confess Judgment as follows
The defendant John Shaffer wishes to confess
Judgment in favor of the plaintiff and sueing
that he is Justly indebted to the plaintiff
in the sum of Twenty Seven Dollars and
twenty five cents and that he does not
confess Judgment to defraud any of his
creditors

John Shaffer

Swear to and subscribed before me
this 12th day of October 1864

Thos. B Heall J.P.

It is therefore adjudged that the plaintiff
recover of the defendant the sum of
Twenty Seven dollars and twenty five cents
without any relief from valuation or
appraisement laws with costs and attorney
costs

Thos. B Heall J.P.

Same day Summons returned Served in these
words Received this writ October 11th 1864
Served the same day by reading

Signed John Heall const

Execution issued on the above Judgment and delivered
to said constable returnable within six Months
from Date

Thos. B Heall J.P.

Dated Oct 12th 1864

I the undersigned a justice of the peace of Union
Township in Hendricks County Indiana
certify that the foregoing is a true and
complete Transcript of the proceedings and
Judgement in the above and within
entitled cause taken from my Docket
this 13th day of October AD 1864

Thos B Hall J. P.



John C. Parker
W. Y. Shannen
John Shaffer

Filed Oct. 14. 1864 at 10 O'clock
A.M. and recorded in Order
Book 5 at page 416.
Ex. Off. 3 Ps 18

Law Office of

Jesse Zolen, Administrator of the estate of Celia Ann
Zolen, deceased, the plaintiff,
Leander ^{v/s} "M. Zolen, defendant.)

152, ¹¹¹
21. 53
173. 00
State of Indiana, Hendricks County, ss:

I, Charles Foley, Plaintiff, Attorney, & Agent
for the Plaintiff, swear that the Judgment in the above entitled cause has not
been paid, that there is due on said Judgment the sum of \$

Principal, \$ 152 ⁰⁰₁₀₀.

Interest, and \$ 21 ⁵³₁₀₀ - and

\$ 9. ²³₁₀₀

Costs, so help me God.

Charles Foley
Atty

Subscribed and sworn to this 5th day of February, 1870.

A. P. Hadley, Clerk

Lelia Tolson } Before Thos. B. Hall justice of
 vs. } Union Township
 L. M. Tolson } Plaintiff \$188.00

September 20th 1867 At request of plaintiff
 Summons issued and delivered to H. B. Leak
 Constable of Hendricks County returnable
 on the 24th day of September 1867 at 10 o'clock
 A.M.

September 20th 1867 the plaintiff filed her
 Claim in the following words and figures

September 20th 1867

Leland Tolson D^r to Selah Ann Tolson
 To rent of Farm for five years to be paid yearly
 at \$30. per year

First year March 1st 1864 no payment made up
 to this date

To rent of Farm	\$ 75.00
To 150 lbs flour	7.00
To Cash	10.00
To Cash	12.00
Tax on year	34.00
To Cash	58.00
	<u>\$ 188.00</u>

September 24th 1867 at request of plaintiff Subpoena issued
 and delivered to H. B. Leak Constable of Hendricks
 County returnable on the 24th day of September 1867
 by request of the Defendant Venerie issued and
 delivered to Leland Tolson Deputy Constable returnable
 on the 24th of September 1867 at 10 o'clock A.M.
 September 24th 1867

The Parties appeared the Venerie
 was returned Subpoena also returned the names of
 the jurors as follows L. C. Northcutt James Shookley
 William Hall J. G. Rainey Aaron Overstreet and

Isaac Gritter the witness also appeared
the said jury was duly sworn to well and truly
try the cause wherein Celia Tolson is plaintiff
and L. M. Tolson Defendant and a true verdict
render according to the evidence
the parties then went into trial and after hearing
the evidence the jurors retired under the
charge of the Constable and afterwards returned
the following Verdict

In case wherein Celia Ann Tolson as plff &
Lander Tolson defendant we the jury find in
favor of the plaintiff a verdict for one hundred and
Fifty two dollars

L. C. Northcott James Shockley William Hall
J. G. Rainey Aaron Overstreet Baal Githroy

It is therefore Adjudged that the plaintiff recover of the defendant the sum of one hundred and fifty two dollars with costs and accruing costs with relief from Valuation and appraisement Laws
September 24th 1867 Thos B. Hall J P

Justices fees		across fees	
Summons 25-	Const fees	G. C. Postlewait 50 Hiltz fees	
file const 10-			
Subpoena 25-	Session 25-	James Shockley 50 John Griffith 50	
Venire 25-	mile 48	William Hall 50 James Beard 50	
Witness fees of witness 50-	return 10		
Arrested 50-	Subpoena 25-	J. J. Rainey 50 William Joseph 50	
Execution 25-	20-		
<u>210</u>	mile 20	Daron Overstreet 50	\$1.50
Judg 25-	40		
<u>2.35</u>	return 10	Local Justices 50	
	attend trial 35-		3.00

235

Execution issued on the above judgment and delivered
to H. V. B. Leak constable of Hendricks County returnable
within six months from date

September 28th 1867 Geo B Hall J. P.
above Execution returned no property found in my County
whereof to make said Judgment H. B. Lick Comt

Costs paid by Plaintiff
I the undersigned a Justice of the Peace of
Union Township in Hendricks County Indiana certify
that the foregoing is a true and complete Transcript
of the proceedings and judgment in the above
entitled cause taken from my Book
this 3^d day of June 1869

8th No^d. B. Hall Justice Seal

Justices Court.	\$ 31.0
Court.	233
Jury	3.00
Witnesses	130
	<u>89.93</u>
	120
	150
	<u>1268</u>

fee for manuscript
175.00

Cahier sur Solen
S. D. S.
Solen

Hill & Wells { Before Thos B Hall Justice of
TREASURY { Union Township

Richard Gentry Demand \$40.00
October 19th 1869

At request of plaintiffs Summons
Issued and Delivered to H. B. Hall Constable of
Hendricks County Returnable on the 23rd day of
October 1869 at 10 O'clock A.M.

October 19th 1869 the plaintiffs filed their
Claim in the following words and figures

\$45.53

April 4th 1867

One day after date I the Subscriber of the
County of Hendricks and State of Indiana
promise to pay to the order of Q.W. Hill & Wells at
Pittsboro Forty five $53\frac{1}{2}$ Dollars with Interest Value
Received without any relief whatever from valuation
or appraisiont Laws

Richard Gentry

With the following credit

January 1860 received on the within note
two months before \$27.50

October 23rd 1869 This day comes not the defendant
but makes default it appearing by return
of Summons that the same was served as follows
October 20th 1869 Served this writ by reading

H. B. Hall const

And there is no plea or setoff filed against the
plaintiffs claim It is therefore Adjudged that the
plaintiffs recover of the defendant the sum of
Forty Dollars without any relief from valuation or

page 1

page 2

Appraisement Laws with costs taxed at 1.85 cents with all accruing
Costs Dated this 23rd day of October 1869

Thos B Hall J.P.

November 8th 1869 Execution issued on the foregoing judgment
and delivered to H. B. Hall Constable of Hendricks County
returnable within six months from date

Thos B Hall J.P.

November 24th 1869 the above Execution returned in
these words came to hand November 9th 1869 at
10 O'clock A.M. November 19th 1869 This day visited
the Residence of the Defendant and found no property
Subject to Execution whereof to make the money to
Satisfy within Execution or any part thereof
Said Execution is herewith returned

Justices

\$125-
125- for Transcript
250

H. B. Hall const

for	Service 25-	Summon
	mileage 50	Service 25-
	return 10	mileage 50
	85-	return 10
		2155-
		95-
		\$170

I the Undersigned a Justice of the Peace of Union Township Hendricks
County Indiana certify that on the judgment rendered before me on
the 23rd day of October 1869 in which Q.W. Hill & Wells was plaintiff
and Richard Gentry was defendant for Forty Dollars and costs an
Execution has been by me issued to the proper constable and has
been by him duly returned endorsed that no property could
be found to satisfy said judgment or any part thereof
Given under my hand and seal this 27th day of
November 1869 Thos B Hall J.P. Seal

I the Undersigned a Justice of the Peace of
Union Township in Hendricks County Indiana
Certify that the within is a true and complete
Transcript of the proceedings and judgment in the above
Entitled Cause Taken from my Docket

This 27th day of November 1869

Asl B Hall J. P.

Received of Plaintiff four dollars for
and twenty cents for costs accrued
Nov 27th 1869 Thos B Hall J. P.

11

Filed Nov. 27th 1869
and Recorded in Q.D. 7 R. 297
L.S. 3, 2, 177
At J. S. Hall, C.R.C.

CCG

Transcript
Asl B Hall
1869
Richard Gentry

J. N. Shirley and W. N. Crabb
and Shirley & Bro } vs
David C. Lane } Complained on a Note
One hundred seventy five ⁹⁰₁₀₀ Dollars
January the 11th 1870

At the request of the Plaintiffs summons issued
for the Defendant D. C. Lane directed to Corben
Northcutt Special constable returnable 15th January 1870
at 10 o'clock forenoon

The Plaintiff holds his complaint in the
following words and figures January the 1st 1870
One day after date I promise to pay to
the order of Shirley & Bro the sum of one-
hundred and seventy five ⁹⁰₁₀₀ Dollars,
value received, payable at New Elizabeth
without any relief from valuation or appraise-
ment laws with ten percent interest, signed

D. C. Lane

January 15th 1870 this day comes not the
Defendant but makes default it appearing
by return of summons that the same was
served on the defendant in the following
legal form Served by copy at last usual
place of residence January 11th 1870 signed

S. C. Northcutt Leon

And there is no plea or set off filed against
the plaintiffs claims and the above note filed
by the plaintiffs is deemed sufficient evidence
of the plaintiffs. It is therefore adjudged that
the plaintiffs recover of the Defendant the
sum of One hundred and seventy-five dollars
and ninety one cents with costs taxed at one
dollar and forty-five cents with all accruing
costs without any relief from valuation or apprise-
ment laws, January 15th 1870

January 15th 1870 Marion Shirley partner of the
firm of Shirley and Brothers has filed in my
office his affidavit for an Execution on
the foregoing Judgment forthwith as my delay
would endanger the collection of the same

Execution is therefore issued and delivered
to S. C. Northcutt constable returnable within
six months from date

Dated this 15th day of January 1870

Isaac Burnett J.P. *(seal)*

January the 19th 1870

I hereby certify that the foregoing copy
or transcript is true as I verily believe

Isaac Burnett J.P. *(seal)*

I the undersigned a Justice of the Peace
of Union Township in Hendricks County
Indiana certify that the foregoing is a true and
complete transcript of the proceedings and
judgment in the above entitled cause

Taken from my docket this 19th day of January 1870

Isaac Burnett J.P. *(seal)*

State of Indiana } Before Isaac Bennett J.P. of
Hendricks County } Main Township Complaint
Shirley & Brothers } on Note of Hand for 125⁴⁴₇₀
vs. Dollars interest 18⁶²₃

James Welch At the request of the Plaintiff
Summons issued ^{Jan 1st 1871} directed to Wm A. Pearce
constable ^{returnable} January 21st 1871 at 10 o'clock forenoon
The Plaintiff filed his Complaint in the
following words and figures to wit on note of
hand \$125⁴⁴₇₀ July 1st 1870 one day after
me or either of us promissed to pay to the
order of Shirley & Brothers One Hundred and
Twenty Five Dollars ⁴⁴₇₀ with ten percent
interest for value received without any relief
whatever from valuation or appraisement
laws. Should this Note have to be collected by
legal process we agree to pay the Atty
fee for collecting the same signed

James. Welch

Summons returned January 21st day 1871, served
on the Defendant by Readings W.A. Pearce Const.
the parties neither of them appearing at the time of
trial the Note being filed as a cause of action
it is adjudge sufficient grounds for judgment
against the defendant James Welch. It is adjudge
that the Plaintiff recover of the defendant One Hundred
and twenty five dollars ⁴⁴₇₀

and Six Dollars ⁷⁵₇₀ of dollar interest to gather with
costs and accruing costs and that they have
executed for the same without any relief from
valuation or appraisement laws

Isaac Bennett J.P. ^{Signed}

February 1st 1871, Executive issued directed to
Wm A. Pearce constable returned the same day
the Plaintiff filed his Complaint in the
following words and figures to wit on note of
hand \$125⁴⁴₇₀ July 1st 1870 one day after
me or either of us promissed to pay to the
order of Shirley & Brothers One Hundred and
Twenty Five Dollars ⁴⁴₇₀ with ten percent
interest for value received without any relief
whatever from valuation or appraisement
laws. Should this Note have to be collected by
legal process we agree to pay the Atty
fee for collecting the same signed

Isaac Bennett J.P. ^{Signed}

February 9th 1871, W.A. Pearce constable returned
the Executive on this judgment endorsed as
follows to wit same to bearer Feb 1st 1871
9 o'clock A.M. I have assisted the defendant
in demanding a set off. he gave me a
correct schedule of his property and
I the A. Pearce constable could not find
any property when on the long semi weeks
Mailing ¹⁵ Oct. 10th - 40th W.A. Pearce const.
to gather with the following papers to
init. February 8th 1871

Schedule of Property owned and held by

Article	Value	Article	Value
1 Sack	50	1 Clothes Press	500
1 Buck Skin	50	1 Set Cupboard	500
2 Bead Boxes	10.00	1 Stove	400
4 Chairs	25.	1 Book Shelf	200
	4.00	1 Stove	25
		1 Meal Chest	200

3 Barrels	25-	1 Horse	100
1 Barn	10	5 Chickens	100
1 Beef Steak	50	2 Blankets	50
1 Bushel	25	1 Cloth	50
5 Pounds	550	1 Cook Glass	52
1 Spade	100	1 Large Dish	55
Winter Blinds	50	2 Lamps	50
1 Stone for	50	1 Coffee Mill	50
1 Barn End Board	300	12 Shocks Corn	525

1 Mare 25.00

I James Welch solemnly swear that I have
not a true list of all my property to the
best of my ability so help me God

James Welch ^{his}

Subscribed and sworn to before me the
9th day of February 1871. Isaac Bennett J.P.
February 9th 1871. The undersigned duly believe
for that purpose in a cause in which
Shirley & Brothers is Plaintiff and James Welch
is defendant on which Executive has issued to
William A. Pearce constable against the
property of James Welch defendant do
under our oath make the schedule
and appraisement of goods of said
defendant.

County of Hendricks Main township
the man signing who made the above Schedule am
appraised of the goods above named of James Welch do
swear that in our opinion the above is a just
cash valuation of the property

Therein December

James McRae
Jess R Johnson
Subscribed and sworn to before me the
9th day of February 1871.

Isaac Bennett J.P. ^{Signed}

I the undersigned a Justice of the Peace
of Main Township in Hendricks County
Indiana certify that on the Judgment
rendered before me on the 21st day of January 1871
in which I McRae & W. Shirley ^{Shirley & Brothers}
was plaintiff and James Welch was defendant
for One Hundred and thirty one Dollars ⁶⁷₇₀ and
cost an execution has been by me issued
to the proper constable and has been by
him duly returned to me to show that no
goods or chattels could be found to satisfy
said judgment or any part thereof
Given under my hand and seal the 10th
day of February 1871.

Isaac Bennett J.P.

W. J. Dowry & Son Before Thos B Hall Jr P.
 & Neff of Union Township
 vs January 4th 1875 At request of
 Hyatt Jones Plaintiff's summons issued and
 delivered to J. H. Andrews constable
 of Hendricks County returnable on the 16th
 day of January 1875 1 o'clock P.M.
 January 4th 1875 Plaintiff filed claim in
 the following words and figures

1874

Hyatt Jones vs
 W. J. Dowry & Neff

H	Wheat	25
"	Coffee	75
"	crackers	10
"	Molasses	40
"	Crackers	20
"	Eggs	15
"	Bilberries	10
"	Tobacco	30
"	Molasses	30
"	Coffee	50
"	Dried Peaches	50
"	Wheaten	50
"	Bat powder	30
"	Wax	30
"	Raffling	10
"	" " Calfies	20
"	Third	30
"	Sugar	15
"	Eggs	50
"	4 lbs Mutton	10
"	Tobacco	10
"	Dried Peaches	25
"	Shoe strings	25
"	Starch	10
"	Wheat	05
"	Wheat	25
"	Wheat	4,00
"	Molasses	25
"	Apples	25
"	Coffee	10
"	Wheat	50
"	Coffee	25
"	888	25
"	Sugar	10
"	Wheat	25
"	Lard	25
"	Sugar	30
"	Wheat	350
"	Flour	60
"	Wheat	10
"	3 gas Dennis	75
"	Oil & Soap	50
"	Salt	30
"	Sugar	10
"	meat	50
"	Wheat	75
"	Celico	20
"	Wheat	25
"	muslin	25
"	for Socks	50
"	meat	100
"	Molasses	25
"	Tobacco	20
"	Potatoes	15
"	Bak powder	25
"	Sugar	25
"	Tobases	40
"	5 gas muslin	3377
"	" "	63
"	" Bleach"	20
"	184 Wheat	63
"	888	180
"	Sugar	15
"	Bleaching	25
"	Staright	15
"	Bal on flour	15
"	Tobacco	60
"	B Powder	10
"	Nails	15
"	meat	25
"	4 gas muslin	35
"	Wheat	05
"	Fine tooth comb	30
"	888 & Butter	14
"	Flour	158
"	Cream	60
"	for Garter Shns	150
"	" "	10
"	" "	30
"	" "	113
"	" "	50
"	" "	200

"	Coffee	30
"	Tobacco	50
"	Wool	50
"	Sugar	25
"	Molasses	20
"	Bath Soaps	25
"	Thread	10
"	Catina	10
"	Starch	15
"	Bacon	13
"	Butter	25
"	Tobacco	75
"	Soap	10
"	Sugar	25
"	Sew. wbacon	50
"	Molasses	25
"	Figs	25
"	Bath Soaps	20
"	Bal on Shars	35
"	Rope	30
Total & Bal May 1st		5529
"	"	44.25
"	"	4.80
"	"	2.65
"	"	5.48
"	"	7.47
"	"	1.50
"	"	2.00
"	"	5.00
"	"	2.00
May 1 May 27 "Cash"		40.15
		Bal 45.14

January 16th 1875 This day comes into
The Plaintiff doth make default
Appearing by return of summons
that the sum was due on by copy
January 12th 1875 and there is no plea
or defense filed against the Plaintiff
Claims and Plaintiff having made
proof thereof It is adjudged that
the Plaintiff recover of the defendant
the sum of Fifteen dollars and
fourteen cents with interest from
the date of this judgment with relief
from execution and expenses
laws with costs and attorney
costs

Dated this 16th day of January 1875
Thos B Hall Jr P

I the undersigned a Justice of the
Peace of Union Township in
Huron County Indiana

certify that the foregoing is a true
and complete transcript of the pro-
ceedings and judgment in the above
entitled cause taken from my
Docket this 29th day of January 1875
Thos B Hall Jr P

Justices
John S. Hall
David S. Hall
John C. Hall
John D. Hall
John E. Hall
John F. Hall
John G. Hall
John H. Hall
John I. Hall
John J. Hall
John K. Hall
John L. Hall
John M. Hall
John N. Hall
John O. Hall
John P. Hall
John Q. Hall
John R. Hall
John S. Hall
John T. Hall
John U. Hall
John V. Hall
John W. Hall
John X. Hall
John Y. Hall
John Z. Hall

W. Johnson
vs
Paygram Tonney

Before the Board of
Commissioners of the
Mission Township, Ind.,
January 4th 1875. At request of
Plaintiff summon issued and delivered to
J. F. Andrews Constable of Hendricks County
returnable January 16th 1875 at 1 o'clock P.M.

January 4th 1875 Plaintiff filed his claim
in the following words and figures

Paygram Tonney

to Wm. J. Lown

1872			
June 26	7	meat	By Junius
			4.00
" 27	"	butter	Sugar
" 30	"	Salt & Tobacco	Flour
July 2	"	sugar & apples	
" 5	"	bael oil	Apples
" 7	"	Ghee	
" 8	"	new auto	Bacon
" 9	"	new sugar	Apples
" 9	"	cutter	Tobacco
" 9	"	Butter	Flour
" 11	"	Pr. Boots	Boots
" 11	"	1 gal	Wine
" 11	"	Crash	Wine
" 12	"	Groceries	Paper
" 14	"	Thread	
" 15	"	Butter	
" 15	"	Oysters	Sugar & vinegar
" 16	"	Sugar	Meat
" 16	"	Butter	
" 19	"	Sugar	
" 20	"	Butter	Groceries
" 21	"	Tobacco	
" 23	"	Soap	
" 25	"	Balance on Goods	
" 1	"	Butter	Sugar
" 2	"	Candy	
" 2	"	Sugar & starch	
July 25	"	Bill Groceries	
Sept 1872	15	butter	Sugar
" "	"	Whitely	
" 18	"	Flour	Wool
" 20	"	butter	Sugar
" 21	"	Flour	Tobacco
" 23	"	Tobacco	
" 25	"	Crackers	
" "	"	Wine	
" 25	"	for was	Spices
" 26	"	wt. Soda	
" 26	"	Flour	
" 28	"	Tobacco	
" 30	"	for small	Gallows
" 1	"	eggs	
" 1	"	Crackers	
Aug 3	"	Tobacco	
" "	"	butter & Oysters	
May 27 1873	6	gas check	Hunting
" "	"	40	
		13.5	
		40	

"	"	Dried apples	30
"	"	Caino	25
29	"	Bal on Persol	100
"	"	Caino	25
31	"	Sugar & Tobacco	75
"	"	Egg	30
June 3	"	Pear calico	07
4	"	per cloth Slippers	150
"	"	Shingles	
			<u>1200</u>
			\$ 102.57

1870		Creditors	
July 20	By	Labor	.75-
23	"	"	.75-
Aug 11	"	Cash	26.45
1872	June 1	Slippers Reta	<u>150</u>
			<u>29.45</u>
		Balance	\$ 73.12

January 16th 1875 - This day comes not the defendant but makes default it appearing by return of summons that the same was served on the defendant by copy January 12th 1875 - and there is no plea or set off filed against the Plaintiff's claim. It is therefore adjudged that the Plaintiff recover of the defendant the sum of seventy three dollars and twelve cents with interest from the date of this judgment with relief from valuation and appraisement fees with costs and accruing costs noted January 16th 1875 -

Thos B Hall Jr. P.

I the undersigned a Justice of the Peace of Union Township in Hendricks County Indiana certify that the foregoing is a true and complete transcript of the proceedings and judgment in the above entitled cause taken from my ^{Official} ^{Journal} of the Court of Common Pleas of Hendricks County Indiana on the 16th day of January 1875.

Thos B Hall Jr. P.

Seal

Justia fees \$30
Transit 250
5.00

Court fees 70
Costs 570

State of Indiana } Before me Saan Burnett, JP
 Hendricks County } Marion Township County and State
 William Brown for } afraid
 theirs ap } Complaint on a note of hand
 Shirley & Brothers } for \$1250

D } The Plaintiff complains of the
 John T. Burgess } defendant and says that they
 Aught to have judgment or other proper relief if their fore
 isued a warrant for the defendant John T. Burgess

On the 14th day of January 1876 Returnable on the
18th day of January 1876 2 o'clock afternoon

Plaintiff filed their complaint in the following
words and figures September 15th 1874

One day after date I promise to pay to the order of
Wm Brown & Co at Linton Indiana Eleven dollars
05 dollars with five percent Ally fee if suit be inst
on this Note valuer never without any recompence
nor from valuation as appraisal merit laws with
interest at the rate of ten percent per annum from date
the Feasor Surity wme & Co John T. Burgess.

January 18th day 1876 Summons returned served on the
defendant by Reading on the 14th day 1876 2 o'clock afternoon
Trial called the defendant called 3 times at the
date but makes default the note being of its 8th day
Evidence of their bond judgment in favor of the
Plaintiff for the sum of Twelve dollars 50 cent
and all costs, taxes and day with ten percent
from this date without relief what ever from
valuation or appraisal laws of the State

January 18th day 1876 Saan Burnett, JP Seal
W fees warrant 25 } George Shirley upon the Plaintiff
Indigent 25 } filed his affidavit asking
Dockett 75 } for an Execution on the above judge
Greatham 25 } went without delay

Greatham is dead on the 12th day

Court fees 55cts 1876 Delivered James F. Andrews
George Thompson constable Saan Burnett \$3.00 constable

State of Indiana } Before me Isaac Burnett, of the
Hendricks County } Union Township County State
Wm Brown } aforesaid

For the sum of } Complain on a note of hand \$5.91⁰⁰
Shirley & Brother } The Plaintiff Complain of the
10 } defendant and say that they ought
John T Burgess } to have judgment arrester proper
Relief I their fore is nea a warrant for defendant
to George Thompson constable on the 14th day of January 1876
Return able on the 18th day of January 2 O'clock afternoon
1876 The Plaintiffs file their complaint in the
following words and figures January 1st 1876
One day after date I promise to pay to the order
of Wm Brown & Co at Sixtah Indiana ^{one}/₁₆ of dollars with interest at the rate of ten percent
per annum from date valuered with out any
relief whatever from valuation or appraismant law
Signed John T Burgess

January 18th day 1876 Summons returnd servd on the
defendant on the 14 day 1876 by Reading George Thompson
2 O'clock afternoon Trial call the defendant call
3 times at the date but makes default to their fore to render
judgement in favor of the Plaintiff for the sum of five
dollars ninety one cent and all costs and attorney costs
and have executed for the same with ten percent from
date with out relief whatever from valuation or
appraisment laws January 18th day 1876

10 per cent 25 } Isaac Burnett, Esq
Judgment 2 5 } George Shirley one of the
Sackett 4 5 } Plaintiff filed his affidavit
Execution 2 5 } asking for Execution on the
8 15 0 above judgment
Court fees 4 5 } Execution is nea deliverd to
George Thompson constable James S. Andrews constable

Shirley & Brother } Before me Isaac Burnett, of the
Vt } Union Township County &
John T Burgess } State of Indiana Hendricks County
Complaint ana Valuered
for the sum of Thirty nine dollars 44⁰⁰ dollars
The Plaintiff Complain of the defendant John T Burgess
and says they ought to have judgment for other
proper relief. This fore signed a summons for the
defendant on the 14th day of January 1876 Returns to
on the 18th day of January 1876 2 O'clock afternoon
Plaintiffs file their complaint in the following
and figures Jan 1st 1876 one day after date I promise
to pay to the order of Shirley & Brother at Sixtah
Indiana Thirty two 44⁰⁰ dollars with interest at the
rate of ten percent per annum from date valuered
without relief from valuation or appraisment laws Signed
John T Burgess

January 18th day 1876 Summons Returnd servd on the
defendant by Reading on the 14 day 1876 George Thompson
constable trial call the defendant called three times at the date but makes
default to their fore to render judgement in favor of the
Plaintiff Shirley & Brother for the sum of thirty nine dollars 44⁰⁰ dollars
and all costs with ten percent interest from date and
Execution without Relief from valuation or appraisment
laws of this state January 18th day 1876 Isaac Burnett, Esq
Court fees 25 Plaintiff George W. Shirley
return 10 one of the Plaintiff filed his affidavit
10 per cent 25 for Execution aracking for Execution
Judgment 2 5 Execution is nea on the 18th day of
Sackett 4 5 January 1876
Execution 2 5 Isaac Burnett, Esq

15 0

George W Shirley & E Dicks

Administrators of the Estate of John A Dicks Deceased

v/s

John T Burgess & from 22nd 1874 at request of

Plaintiff Summon Issued

Delivered to W. A. Pearce Special Constable

Returnable first the 9th 1874 at 9 o'clock A.M.
from 20th 1874 Plaintiff filed claim as follows

\$94, 45-
100

December 24th 1873

This day after date I promise to pay to
the order of Geo W Shirley & E Dicks Administrators
of the Estate of John A Dicks Deceased

Ninety four — 45 Dollars
with interest at the rate of two percent per annum
from date value received without any relief
Whatever from valuation or appraiment Laws
The Drawee and Endorsee severally waive pre-
sentment for payment protest and notice of protest
and non-payment of this note

If this note & is not paid at maturity the
undersigned agree to pay expenses of collection including
Attorneys fees

John T Burgess

July 1st 1874 This day comes not the defendant
but makes default It appearing by return of summon
that the same was legally served on the defendant
and there is no plea or setoff filed against the
claim It is therefore adjudged that the

Plaintiff's recover of the Defendant the sum of
One Hundred and two Dollars and twenty
Eight cents with ten per cent interest
with five per cent Attorneys fees together
with all other legal costs

Dated Friday 1st 1874

State of Indiana Thos B Heall J.P.
~~Benton County~~
Execution Issued on above judgment to any
justice fees of constable of said County and delivered
\$2.00 to Plaintiff returnable within six months
from date

Cost fees dated this 3rd day of October 1874
\$1.25-

I Thos B Heall certify that the foregoing is
a complete transcript of all the proceedings had
before me in the above entitled case as taken
and copied from my Docket
Witness my hand and seal this 18th of January
1876

Thos B Heall J.P. Seal

Transcript 1.00
Transmitting $\frac{25}{1.25}$

State of Indiana } Complaint on note for 11⁷⁵
 County of Hendricks } dollars at ten per cent in trust your
 George W. Shirley and E. Dix }
 Administrators of John A. Dix } \$8
 Dix deceased }
 Shepard ^{his} vs _{work} } Be it remembered that on
 the 16th day of May 1876

The plaintiff filed his complaint in the words and
 figures as follows to wit. New Elizabeth And
 Dec 25th 1872 one day after date I promise to
 pay to the order of John A. Dix Eleven Dollars and
 seventy-five cents value received without any
 relief whatever from valuation or appraisement
 laws of the State of Indiana with interest at
 the rate of ten per cent per annum,

Signed Shepard ^{his} vs _{work}

Issued Subpoena May 16th 1876, for the defendant
 returnable May 25th 1876 at 2 o'clock in the afternoon
 and delivered to James F. Andrews Constable
 May 25th 1876 Trial had, called three times, at the
 close the defendant came not but made default
 and it appearing from the return of the subpoena
 that the same had been served on the 20th day of
 May 1876, And the plaintiff having made proof of
 his complaint it is adjudged that the plaintiff
 recover of the defendant the sum of Fifteen dollars
 Eighty-seven Cents With interest from this date at
 the rate of ten per cent per annum together with
 continued on page 2nd

his cost and accruing cost that he have Execution
therefore without relief from valuation or affrained
laws, Justices fees Subpoena 25 cents
lawyer fees service 25 cents Trial 25 -

Wages	40	rendering judgment	25 -
return	10	Docket	50 -
trading trial	25	Execution	25
Cost of transcript etc	150	Fees on transcript &c	1.00
	2.00		2.50

This May 25th 1876 Myself English J.P. Seal
Execution issued May 29th 1876 on the foregoing
Judgement and delivered to James F. Andrews
Constable

Mr English J.P.

Execution returned June 2^d 1876 with the following
endorsement on the back of said Execution

May 31st 1876 demanded property at the residence
of the defendant no property found

Signed J. F. Andrews Constable

A. English J.P. Seal

The undersigned a Justice of the Peace of Union Township in
Hendricks County Indiana certify that on the
Judgement rendered ~~here~~ on the ~~25~~ day of
May 1876 in which George W Shisley & ^{co} Administrators
of John A Dix was Plaintiff and Shepard Orles was
defendant for \$ 15.87 cents and cost with accruing cost
an Execution has been by me issued to the proper constable
and has been by him duly returned ^{no} good or chattel
could be found or any part thereof. Given under my hand
and seal the 2^d day of June 1876. Myself English J.P. Seal

State of Indiana
Harrison County } I Myself English a Justice of
the Peace in and for said County certify that
the within Transcript is a True Copy of all
the proceeding in said case as appears of
Record on my docket
Witness my hand and J P Seal this
3rd day of June 1874 Myself English J P Seal

Thirty & One
of Sixty Six
A.D.

Stephens A.

Transcript

Filed June 3
and record in
my office
Lufkin
July 11th

See St. W. Hand

State of Indiana { Before Isaac Burnett, J.P.
Kosciusko County { of Union Township, county and
George W. Shirley & Bro v. S. state of Indiana Complaint on
John Bourvine { Note of hand for two hundred dollars
with a credit of one hundred dollars at 6% May the 21, 1875
Note filed herewith. Plaintiff complains of the
Defendant Bourvine and says that they ought
to have judgment or other proper relief & therefore
ishued a summons on the 18th June 1876 delivered to
James A. Andrews Constable returnable on the 26 day of
11 o'clock forenoon garners returned 11 o'clock 26 day
forenoon served by copy on the defendant on
the 22 day of 1876. 11 o'clock trial called three times
at the door the defendant makes defendant it
is adjnudged that the plaintiff recover of the
defendant the sum of One thousand four hundred
dollars and all costs taken on said day and
have ten per cent interest from the date of this —
judgment and have execution without relief
from valuation or apportionment lands of this State
January 26 day 1876 Isaac Burnett J. P. Seely
I Samuel Bourvine acknowledge my self responsible
had for the stay of execution for his wants from
the rendition of this judgment by James Samuel
Bourvine.

signed by me Isaac Burnett J. P.

The complaint filed elsewhere January 26th 1875
One day after date I promise to pay to the exec
of Shirley and Brother at Dayton Indiana two hundred
containing over page

- with interest at the rate of ten per cent from date
when received with out any relief whatever from
valuation or appraisal laws

Signed John Lawrence

Canceled fees 25	{	I D fees summons 25
Copy - 25	{	Judgment 25
return 10	{	Docket - .75
Trial 25	{	Stay Bond 25
85		1.50

I Mizard English J. D. of Union Township
Hendricks County State of Indiana certify that the
foregoing is a true and complete copy of the Indam-
ment and proceedings on the docket of Isaac Bennett
J. P. who rendered the said Judgment as the same
appear of record on the said docket now legally
in my custody

witness my hand and seal
This the 6 day of June 1874

Mizard English J. D. Seal

Transcript

George H. Shiley & Co.
John Lawrence

Filed August 18th and
records in Order Book
57 at page

Sept. 1st this etc
J. D. C. D. 19

negative

State of Indiana } Before Isaac Burwell J.P.
County of Hendricks } Union Township County and
Brown & Allen } State aforesaid complaint one note
Darius Leachman } of hand for \$132.60 at
Filed herewith. The Plaintiff complains of the
defendant Leachman and says that they ought
to have judgment or other proper relief, there
fore I issued A summons on the 27th day of
January 1876 Delivered to James F Andrews
Constable on the 1st day of February 1876 ten o'clock
forenoon Plaintiff filed his complaint in the
following words and figures, December the
31st 1875 On day after date I promise to pay to
the order of Brown and Allen at Linton ~~and~~
One hundred and twenty five ~~100~~¹⁰⁵ dollars
value received without any relief valuation or
appraisement laws, With interest at ten per
cent per annum, Attorney fees filed herewith
and the complaint filed with the note,
February the 1st day 1876 Summons returned
Served on the defendant by reading on the 27th
1876 Trial called the defendant calls 3 times but
makes default it is adjudged that the
Plaintiffs have judgment for the sum of
One hundred and thirty two dollars 10 cents
and all cost taxed on said day and have
Execution for the same without relief from
valuation or appraisement laws with ten
per cent from this date, February 1st 1876.

J.P. fees Summons	.25-	Constable Fees 70
Judgement	.25-	
Swearing Witness	.05-	
Docket	.75-	
	<u>1.25</u>	Isaac Burnett J.P. Seal

I Jury P Smith acknowledge myself receivin
baile for the stay of Execution six months
from the date of this Judgement

Signed Jury P Smith
 Mark

I Myzael English A Justice of the Peace of
Union Township Hendricks County Indiana
certify that the foregoing is A true and complete
copy of the Judgement and proceedings on the
docket of Isaac Burnett. who rendered the said
Judgement, as the same appear of record on
the said docket now legally in my custody.

Witness my hand and seal this June the 10th 1876

Myzael English J.P. Seal

Brown & Allen Dr to Myzael English J.P. as follows
For transcript - - - 50cts
Certifying to transcript 25-
transmitting Papers 25-
this June 10th 1876 Myzael English J.P.

State of Indiana
Hendricks County
Brown & Wren

Before Isaac Burnet J.P.
Union Township, County and State
afore said complaint on a note
of hand \$25.00

Darius Leachman Plaintiff complains of the defendant
and says that they ought to have judgment for other
proper relief & therefore issued a warrant on the 27th
day of January 1876 delivered to James P. Andrews
Constable & returnable on the 1st day of February 1876
ten o'clock forenoon, Plaintiff filed their complaint
in the following words and figures. One note of hand
Jan the 1st 1875 - One day after date I promise to pay
to the order of Brown & Wren at Linton one thirtythree
dollars 90 cents, with interest at the rate of ten per cent per
annum from date Value received without any relief
whatever from valuation or appraisement law including
Attorneys fees signed Darius Leachman Complaint
filed with note for Attorneys fees February 1st 1876
Summons returned served on the defendant by
reading on the 27th day February 1876, ten o'clock
forenoon, Trial called, defendant called 3 times
at the door but makes default it is adjudged
that the Plaintiff have judgment against the
defendant Leachman for twenty five dollars
50 cents And all cost taxed on said day, without
relief from valuation or appraisement law
with six per cent Attorneys fee and ten per cent on
judgment from date February 1st 1876
PP fees Warrant 25 - judgment 95 - Isaac Burnet J.P. constable
swearing witness 05 - Docket 75 total \$110.00
Constable fees 10 cents 1876

Over

I, Jerry ^{W.P.} Smith acknowledge and acknowledge
 myself ~~now~~ Kepler in bail for the stay of Execution
 for one hundred and twenty days from the
 rendition of this judgment 12th day of February
 1876. Signed Jerry ^{his} P Smith
 mark

The undersigned A Justice of the Peace of Union
 Township Hendricks County Indiana certify
 that the foregoing is a true and complete copy of
 the judgment and proceedings on the docket of
 Isaac Burnett who rendered the said judgment
 as the same appears off record on the said
 docket now legally in my custody,
 Witness my hand and seal this 10th day of
 June 1876 Myself English Justice ~~that~~

Brown & Ulens Dr to Myself English as follows for Transcript	50 cts
Certifying to transcripts	25 -
Transmitting Papers	<u>25 -</u>
This June 10 th 1876	\$1 ⁰⁰ M. English P.

No 139

State of Indiana }
Hendricks County } ss Complaint for \$ 36,55⁰⁰
S. Indorff } Before Myzeal English a Justice
of the peace of Union Township
County and State aforesaid
VS
G W Baker and
Brown & Allen Endorsers } September 15th 1877

At Request of Plaintiff Summons issued
Justice fees Returnable the 20th day of September 1877 at 2
summons 25 O'clock in the after noon and was delivered to
Jas 25 James F Andrews Constable.

Pending suit 25 September 11th 1877 Plaintiff Filed the follow
Recording Judg^t 25 ving Bond to secure Cost.

Writing back 25 State of Indiana Hendricks County } ss
1st Presentation 25 S Indorff Vs G W Baker, Civil action
2^d Presentation 25 pending before Myzeal English Justice of
Baker Et al 25 The Peace of Union Township, I engage as surety
7.25
7.00
3.25 for the Plaintiff in the above entitled cause for
the payment of all cost for the payment of which
he may be legally liable. Witness my hand, the
11th day of September 1877 Brown and Allen

September 15th 1877 Plaintiff Filed his
complaint in the following Words and figures
February 8th 1877 One day after date I promise
To pay to Brown and Allen or Order Thirty four
5⁰⁰ Dollars With interest at ten per cent per
annum and with Attorneys Fees Value Received
Without any Relief from Valuation or
Appraisement Laws \$ 34,53⁰⁰ G W Baker

On the back of said Note is the following
Brown & Allen

September 20th 1877 This day came the Plaintiff the Defendants came not. But made costs fees on default. And it appearing from the Return of Summons the Summons that the same had been served Service 75 on the 17th day of September 1877. And the Mileage .25 Plaintiff having made Proof of his Complaints Return \$6.75 int. It is adjudged that the Plaintiff Recover of the Defendants. G W Baker and Brown & Ulery Endorsers the sum of Thirty Six Dollars and fifty five cents. With interest from this date at the rate of ten per cent per annum together with all cost and accruing cost of this suit. And that he have Execution therefore without Relief to said Defendants from, Valuation or Appraisement Laws.

This September 20th 1877

Mygeal English Justice
Execution issued Oct 3rd 1877 on above judgment and was delivered to James, F, Andrews
Const

April 18th 1878 Received Execution at Sington Post office and from Post master No endorsement by said Constable.

May 2nd 1878 Issued Execution on above Judgment and was delivered to Charles Brorrough Constable

{ Ordered issued by Mr Franklin }

J. P. Pees I The undersigned a Justice of the Peace
for transcript of Hendricks County, Indiana. Certify
writing 50 that the foregoing is a true and complete
certificate 25 copy from my Docket of the proceedings
Transmitting and judgement before me in the above
Paper 25 entitled Cause

\$5.00

Given under my hand and seal this
May 4th 1898 Myself English
Justice 

State of Indiana Hendricks County unincorporated

In Justice Court

unincorporated

Delos Root

Jerome R. Root

William Brown

Henry Cullen

Bear Burnett justice of the Peace

Civil action

Demand \$7947cts

The Plaintiff Delos Root and

Jerome R. Root Partner doing

business under the style and firm

name of D Root Co Complain of the Defendants

William Brown and Henry Cullen partner doing

business under the style and firm of Brown & Klein

and says that Defendants by name and style of

Brown and Klein Executed their certain promissory

note to the Plaintiff by name and style of D Root Co

promissory their to pay to the order of the Plaintiff

one month after the date thereof sixty nine and two of dollars

with ten per cent interest after maturity and with attorney fee

without relief to a copy of said note is filed herewith

and made a part of this complaint marked Exhibit A

Plaintiff say a reasonable fee for attorney is ten dollars that

there is due and unpaid eighty one $\frac{3}{10}$ dollar Wherefore

Plaintiff demands judgement for one hundred dollars

and all proper relief

W.W. Gleeson attorney for Plaintiff

At the filing of this com plaint given a summons for the Defendants on the 17th day of December 1877 deliver to James F Andrews constable returnable on the 21st day of Dec 8 o'clock afternoon December the 21st day 1877 8 o'clock

+ summons returned serve on the 18th day 1877
for noon + parties all appeared trial held defendant by their
Attys & Cane filed his answer to the complaint and
says that the note is not on file The Plaintiff filed the
note in court as copied here

\$ 69 2⁰ or his honor August 1st day 1872
One month after date we promise to pay to D Root and
Co order Sixty nine and 2⁰ dollars with interest
at ten per cent per annum after maturity and with
attys fees value received with out any relief whatever from
valuation or appraisal laws payable at First National
Bank Indianapolis Indiana Brown and Allen
summons returned servd in the usual form by reading
on the 18th day of December 1873 James G. Cheever and
D C Lane W W Wilson Sworne as to the value of the attys
and bays 10 percent It is adjuged that the Plaintiff
recover of the defendants the sum of twenty one dollars and
Thirty four cents and attys fees making \$ 21.47 0⁰ and
all costs and attorney costs and that he have execution
for the same with out relief whatever from valuation
or appraisal laws ten percent interest from this
date December 21st day 1873

Isaac Burnett Justice Court
of the Peace

I the under signed a Justice of the Peace at
Union Township in Vincennes County Indiana
certify that the foregoing is a true and complete copy
from my docket of the proceedings and judgement before me
in the above entitled cause.

Given under my hand and Seal this 26th day of Dec 1877
Barrett Justice (Signature)

No 140

11

State of Indiana
Hendricks County
S. Luderff
Vs
G W Baker and
Brown & Allen Andrews

Complaint \$86.75⁰⁰

Before Myself English a
Justice of the Peace of Union
Township

September 17th 1887 Plaintiff Filed his
complaint to recover Cost in the following Words and
summons 25 dollars State of Indiana Hendricks 388
Total 55 S Luderff Vs G W Baker and Brown
Pending suit in & Allen Civil action pending before
Recording Judge 35 Myself English Justice of the Peace of Union
Township 50 Township. I engage as Surety for the
suits entry 80 Plaintiff in the above entitled cause for the

payment of all cost for the payment of which he
may be legally liable witness my hand the
11th day of September 1887 Brown & Allen

September 15th 1887 At Request of Plaintiff
Summons issued Returnable the 20th day of

September 1887 at 3 O'clock in the afternoon

and was delivered to James F Andrews Constable

September 15th 1887 Plaintiff Filed his Complaint

in the words and figures following Nov 7th 1886

On the 25th of Dec 1886 after dated promise to

Pay to Brown & Allen or order One hundred

50⁰⁰ Dollars with interest at ten per cent per

annum After maturity And with Attorneys

fees Value Received Without any Relief from

\$10.00 Valuation or appraisement done by G W Baker

State of Indiana { Complaint Note \$32.7500
 Hendricks County { Before Mygeal English a
 Lawyer & Niffs { Justice of the peace of Union
 St. Township Hendricks County
 James P Joseph { Indiana

F. P. Fees	
Summons, 25	
Trial .25	
Right of Judgment .25	
Record .50	
Satisfaction .25	
Service 10	
Total	

October 7th 1878 at request of Plaintiffs Summons issued Returnable The 11th day of October 1878 at 3 o'clock P.M. and was delivered to John E. English Special Constable

October 7th 1878 Plaintiffs filed their Complaint in the words and figures following to West N Postle Ligon Dec 30th 1874

One day after date I promise to pay to the order of Sowmy & Niffs - at Thirty six ³⁶/₁₀₀ Dollars With five per cent ^{"allowances"} if suit be instituted on this note Value Received. Without any Relief whatever from Valuation or appraisement Lows. With Interest at the rate of ten per cent per annum from date, the drawers and endorcers severally waive presentment for payment protest and notice of protest and nonpayment of this note B36³³/₁₀₀ James P. Joseph

October 11th 1878 Summons returned endorsed as follows. I hereby authorize and depose John E. English to serve the within Summons Oct 7th 1878

Mygeal English, Jr.

Came to hand 7th day of October 1878, served by Reading October 8th 1878 John E. English Special Constable

October 11th 1878 This day came the Plaintiffs
the Defendant came not But made default and
it appearing from the return of the summons that
service ²⁵⁻
miles ⁴⁰
Return ¹⁰
J.E English
Spills
Cost
Const fees on summons
the same had been served on the 8th day of October
1878 And the Plaintiffs having made proof of
their Complaint. It is adjudged that the Plaintiffs
recover of the Defendant the sum of Fifty
two Dollars and twelve cents. With interest at the
rate of ten per cent per annum from this date
together with all cost and attorney's fees. And that
they have execution without relief to said
Defendant from Valuation or appraisement
done this October 11th 1878 Myself English Justice

October 11th 1878 Ordered by Plaintiff
H. Powers that no execution be issued until
further orders M. English justice

I the undersigned a justice of the Peace of Union
Township in Hendricks County Indiana certify
that the foregoing is a true and complete copy from
my docket of the proceeding and judgement before me
in the above entitled cause.

Given under my hand this 16th day of
October 1878 M. English Justice

Fee for Transcript writing 50cts certificate 15cts
75 cents Oct 16th 1878 M. English just.

October 8th 1878 Plaintiff filed his complaint in the words and figures following to wit: W J Lowney vs James P. Joseph, State of Indiana Hendricks County. Before Myself English Justice W J Lowney Plaintiff complains and says that he is the owner of one certain note date January 1st 1874 calling for \$31.⁵⁰ said Note being more fully described by reference to original filed herewith and says he purchased said Note of the Sheriff of Hendricks County at Sheriff Sale. and that he is intitled to the benefit of said Note Principal Interest and that said Note calls for five per cent attorneys fees which Lowney

Court fees
on summons
Service 25
mailing 40
Return 10
Total 75

Plaintiff demands Principal Interest cost and five
per cent attorneys fees in said case. Without any Relief
from Valuation or appraisement Laws

H. J. Lowery Plff

J. C. English's
Special
Const

The Original Note is in the following words and figures
To Wit: January 1st 1874 One day after date I promise
to pay to the order of Darius Chapman at sight
Thirty One $\frac{5}{10}$ Dollars With fine per cent attorneys
fees if suit be instituted on this Note, Value Recus-
ed Without any Relief from Valuation or
appraisement Laws. With Interest at the rate of
ten per cent per annum from date. The drawers
generally waive presentment for payment protest
and notice of Protest and non-payment of this
Note. \$31. $\frac{5}{10}$ James P Joseph

October 11th 1878 Summons Returned endorsed
as follows To Wit, I hereby authorize J.C. English
serve the within Summons Oct 8th 1878

M. English, J.P.

Came to hand 8th day of October 1878

Served by Reading 8th day of October 1878

J.C. English Special Constable

October 11th 1878 This day came the Plaintiff
the Defendant came not but made default
and it appearing from the return of the Summons
that the same had been served on the 8th day

October 1878 and the Plaintiff having made
Proof of his complaint - it is adjudged that the
Plaintiff Recover of the Defendant the sum of
fifty dollars and fifteen cents. With Interest
from this date at the rate of ten percent per annum.
Together with all cost and accruing cost. And
that he have execution without sale to said
Defendant from Valuation or appraisement
Savus This October 11th 1878 Myzeal English Justice

October 11th 1878 Ordered by Plaintiff W. J. Conner that
no execution be issued on above judgment
until further orders M. English J. P.

I the undersigned a Justice of the peace of Union
Township Hendricks County Indiana
certify that the foregoing is a true and complete
copy from my Docket of the proceedings and
Judgement before me in the above entitled case
Given under my hand This October 16th 1878
Myzeal English Justice

Fee for Transcript-Writing 75- certificate 25 = 1.00
M. English J. P.

No 201

State of Indiana { Complaint Note \$49.²⁸/₁₀₀
Hendricks County } Before Major English a Justice of
Justices { the peace of Union Township, Hendrick
Summons, 2⁵ Vs County Indiana
Trial 2⁵
Judgment 2⁵
Record 5⁰
Satisfaction 2⁵
Docket entry 10⁰⁰ Summons issued Returnable the 11th day of October 1878
8⁰⁰ ~~11th Oct~~

October 7th 1878 at Request of Plaintiffs

at 2 O'clock in the afternoon and was delivered to John E.
English Special Constable.

October 7th 1878 Plaintiffs filed their complaint in
the following words and figures twenty \$34.⁷⁶/₁₀₀
Sizton Jan 1st 1875 one day after date I promised to
pay to the order of Lowery & Steff Thirty Four ⁷⁶/₁₀₀
Dollars With Interest at ten per cent per annum after
maturity and with attorneys fees if suit be instituted
on this note. Value Received. Without any Relief whatever
from valuation or appraisement Laws. The drawers
and endorser severly waive presentment for payment
and notice of protest and non-payment of this note

Francis P. Joseph

October 11th 1878 Summons Returned endorsed
as follows. Came to hand 7th day of October 1878
Served by Reading October 8th 1878

J. E. English Special Constable

I hereby authorize John E. English to serve the within
Summons Oct 7th 1878 To English J. P.

October 11th 1878 This day came the Plaintiffs

The Defendant came not but made default, and
it appearing from the return of the summons that the
same had been served on the 8th day of October 1878
and the Plaintiffs having made proof of their
complaint it is adjudged that the Plaintiffs recover
of the Defendant the sum of Forty Eight Dollars
and Seventy eight cents, with interest from this
date at the rate of six per cent per annum together
with all costs and executing costs. And that they
have execution without relief to said defendant
from valuation or appraisement money.

This October 11th 1878 Mygeal English justice

October 11th 1878 ordered by Plaintiff W. J. Sawyer
that no execution be issued of above judgment
until further orders M. English J.P.

I the undersigned a justice of the peace of Union
Township Hendricks County Indiana certify
that the foregoing is a true and complete copy
from my docket of the proceedings judgment before
me in the above entitled case.

Given under my hand this October 16th 1878

Mygeal English justice

Fee for Transcript Writing 50 cents certificate 25-
75cts Oct 16th 1878 M. English, J.P.

No 240

State of Indiana
Hendricks County

Complainant Notes

Before Myself English

Lewis C. Northcutt a Justice of the Peace of
vs. Union Township Hendr-

William C. Joseph³ - Hendricks County - Indiana

J. P. for

March the 11th At Request of Plaintiff
Summons issued Returnable the 11th day
of March 1880 at 9 O'clock in the fore
noon and was delivered to John D. English
Special Constable as there is no Constable
in my township

summons 25

Debt 1.00

Judgment 25

Record 75

Dishonored 25

During month 250

8 1/2 10

March the 11th 1880 Plaintiff filed
his Complaint as follows to wit -
State of Indiana Hendricks County Lewis
C. Northcutt vs William C. Joseph
Before Myself English a Justice of the Peace
of Union in said County

the Plaintiff Lewis C. Northcutt complains
of the Defendant William C. Joseph and
says that said Defendant is indebted to
him. Said Plaintiff in the sum of \$60 15-
Sixty Dollars and fifteen cents as evidenced
by his two promissory notes filed herewith
and made a part of this Complaint -
and marked exhibit A & B. all of which
is due and unpaid

Exhibit A. is as follows to wit -

\$32 50 December the 25-1875-one day after
date promised to pay to Lewis C. Northcutt

const fees on
summons

or order the sum Thirty two $\frac{50}{100}$ Dollars
Service 25- with Interest - at - the rate ten per cent - per
annum. Value Received Without - any Relief
whatever from Valuation or appraisement -
Laws. To be paid December 25- 1876

Return $\frac{10}{\$ 1.85}$

J. E. English
special const

William ^{his} mark Joseph

Exhibit - marked B. as follows to wit -
\$ 10 $\frac{50}{100}$. Sept 18th 1875-

Nine Months after date I promise to
pay to Lewis C. Northcutt or order Ten $\frac{50}{100}$
Dollars Value Received Without - any Relief
whatever from Valuation or appraisement
Laws

Wm ^{his} mark Joseph

Wherefore the Plaintiff Demands Judgment
for Sixty Dollars and fifteen cents with all
other Proper Relief in the premises

Lewis C. Northcutt

By D. C. Lane Atty

March the 15th 1880 the following was filed to wit
State of Indiana Hendricks County Lewis C. Northcutt
Vs. William C. Joseph Before Wmgeal English J.P.
Union Township Comes now the Defendant
and moves the Court to Dismiss this cause
on the Ground that - the Plaintiff failed to
set up all of his demands against Defendant
in one suit - or complaint - there being two
suits - against - this Defendant - when one
ought - to - have done N. Chitwood Atty

for Defendant

Said motion was overruled By the Court -
And then the following was filed to wit -

On

March the 15th 1880 the following
was filed in my office to wit -
the State of Indiana Hendricks

Witness for
County Louis C. Northcutt vs. William
C. Joseph. Before Mygear English J. P.
of Union Township.

comes now the Defendant and for
plea says that he executed the Notes
Sued on and for a further answer
says that the note for \$32⁰⁰ was
given on contract to be paid in a
certain ditch contract that the
Defendant was to for Plaintiff that
said Plaintiff was to furnish Defendant
with a profile & description of said ditch
that said Plaintiff has only failed
to furnish Defendant with said
profile and description and that
said Defendant has always been
Ready and is ready to complete said
Contract according to contract

Noah Chitwood Atty
for Defendant

March 15th 1880 this day the Parties
appeared for trial and after the
evidence it is adjudged that the
Plaintiff ~~Received~~ of the Defendant
the sum of sixty Dollars and fifteen
cents with interest from this date
together with all costs and ^{accruing} ~~accrued~~
cost and that said Plaintiff
have Execution without Relief to said
Defendant from Valuation or Appra-
isement Laws this March 15-1880

Mygear English J.P.

State of Indiana Hendricks County 58
comes & Baill { before E P Logan a justice of the
Vs } Peace of Union Township the Plaintiff
Joseph W Hunt } complains of the Defendant and
says that Said Defendant is indebted to him
in the sum of Sixty six Dollars \$66⁰⁰ as endorsed
by his Promissory Note filed herewith and made
Post of this Complaint - 21. A. M. January
19th 1877 one Day after Date I Promise to Pay to the order
of Jacob H Baill Thirly two and $\frac{3}{4}$ Dollars for Value
Received without any Relief from Valuation or
Appraisement - Dows with Two Per cent interest
untill Paid and Attorneys fees the drawer and
endorser severly waive Presentment for Payment
Protest and Notice of Protest and non Payment of this
Note Jacob W Hunt and that Said Defendant
agreed as evidenced by said Note to Pay Attorneys
fee and that Six dollars is due as Attorney fee
whereupon the Plaintiff demands judgment for
Seventy two Dollars \$72⁰⁰ and all other Proper Relief
De Lome Atty

at the filing of the complaint I issued a summons
for the Defendant and delivered the same to
B W Morris Special constable Return'd endorsed
as follows Nov 2d come to Hand Nov 4th 1882
Service 25 Attendance 25 Return 10 Mileage 10
B W Morris Special constable Nov 2d 1882 come now the
Defendant and confesses judgment for

Sixty six Dollars together with all costs to this date and accruing costs and filed the following Affidavit - State of Indiana Hendricks County to before E P Logan j P of Union Township James H Brile to Joseph W Hunt comes now Joseph W Hunt the Defendant and confesses judgment for sixty six dollars and costs and to Joseph W Hunt solemnly swear that I do not confess judgment to defraud or hinder any collection of my claim of any of my creditors to help me lead

Joseph W Hunt

Subscribed and sworn to before me this 2d Day of November 1882 J P Logan j P (Seal) it is therefore considered and adjudged by me that the Plaintiff have judgment against the Defendant for sixty six dollars with all costs and accruing costs with interest at six percent interest and that the Plaintiff have execution thereon witness my hand and seal this day 2^d 1882
J P Logan j P (Seal)

State of Indiana Hendricks County

I Ellis P. Logan a Justice of the Peace in and for said county hereby certify that the foregoing is a true transcript of the Judgment on my docket as taken therefrom this 3rd day of November 1882.

E. P. Logan J.P. (Seal)

J. P. best

Summons	25-
Filing Com	10
Affidavit	25-
Fragment	25-
Docket	100

Charges	Costs
Summons	25-
Facet	25-
Ret	10
Mileage	10
	70 9

State of Indiana Hendricks Co

Gano McKee & Co} before E V Logan as Justice of the
Vs } Peace of Union Township
B K Blake

Speaks

Doc 1 75-
Judgm 25-
affidavit 25-
Fines 25-
Stay 25-
Total 75-
225-

comes now the Plaintiff Gano McKee & Co
and Complainant of B K Blake the defendant
and says that he is indebted to them
evidenced by one Promissory Note to wit
Indianapolis Ind May 21st 1884
one day after date I promise to pay to the
order of Gano McKee & Co of Indianapolis
Indiana at their office in the city of
Indianapolis Ind thirty-four and
sixty-six cents with interest at the
rate of eight percent per annum from
date and Alfo for value received without
any relief whatever from valuation or
appraisal Lays the doower and
indorses severely now Payment
for Payment to alfo or Notice of protest and
non payment of this note B K Blake
and on the 12th day of June 1884 B K Blake
the defendant voluntary appeared before
me without process and confesses that he is
indebted to the Plaintiff in the sum
thirty-four dollars and eighty-nine
cents \$34.89 on said note and files his
affidavit to the effect that he fully
owes said debt and does not confess
judgement herein to defraud his
creditors

it is therefore adjudged that Plaintiff
recover of the defendant the said sum
of thirty-four dollars and eighty-nine
cents \$34.89 with his costs and accruing costs
This 12th day of June 1884 E P Logan J P (Seal)

I Charles Ragan hereby acknowledge that
myself remitted Bail for the stay of
Execution on the above judgement for
one hundred and twenty days from the
rendition thereof
witness my Hand this 12th day of June 1884

Chas M. Ragan.
Approved E P Logan J P

~~I E P Logan certify that the~~

I the undersigned a Justice of the
Peace of Union Township in Hendricks
County Indiana certify that the foregoing
is a true and complete transcript of the
Proceeding and judgment in the above
entitled cause taken from my docket
This 12th day of June 1884 E P Logan J P (Seal)

State of Indiana Hendricks County pg

Jane McKee & C^o

v,

BK Blake

{ before Esq Hogan, a Justice of the

{ Peace of Union Township

comes now the Plaintiff Jane McKee & C^o
and complains of BK Blake the defendant
and says that he is indebted to them
evidenced by one Promissory Note to wit
Indianapolis Ind May 21st 1884
one day after date I promise to pay to
the order of Jane McKee & C^o of Indianapolis
Indiana at their office in the City of
Indianapolis Ind Seventy two dollars and
sixty five cents with interest at the rate
of eight percent per annum from date and
All his fees Value received without any relief
what ever from Valuation or appraisement
Laws the drawers and indorsees and severally
wains payment for payment - Paid -
or notice of protest and non payment of this
Note BK Blake

and on the 12th day of June 1884 BK Blake
the defendant - voluntary appeared before
me without process and confesses that he
is indebted to the Plaintiff in the sum
of seventy two dollars and thirteen cents
\$72¹³ on said Note and files his affidavit
to the effect that he justly owes said
debts and does not confess judgment
therein to defendant his creditors

over

it is therefore adjudged that Plaintiff
recover of the defendant the said sum
of thirty four dollars and eighty nine
cents \$34.89 with his costs and accruing costs
This 12th day of June 1884 E P Logan f^t seal

I Charles Ragan hereby acknowledge that
myself remain Bail for the stay of
execution on the above judgement for
one hundred and twenty days from the
rendition thereof

witness my Hand This 12th day of June 1884

Chas M. Ragan.

Approved E P Logan f^t

~~I E P Logan certify that the~~

I the undersigned a Justice of the
Peace of Union Township in Hendricks
County Indiana certify that the foregoing
is a true and complete transcript of the
Proceeding and judgment in the above
entitled cause taken from my docket
This 12th day of June 1884 E P Logan f^t seal

it is therefore adjudged that the Plaintiff recover of the defendant
the sum of twenty two dollars
and thirteen cent with his costs and
accruing costs this 12th day of June 1884
E. Logan J.P.

I do acknowledge myself
receiving Bail for the stay of execution
on the above judgement for one hundred
and fifty days from the rendition
thereof

witness my hand this 12th day of June 1884 Chas. M. Ragan
approved E. Logan J.P.

I the undersigned a Justice of the
Peace of Union Township in Hendricks
County Indiana certify that the foregoing is
a true and complete transcript of the proceedings
and judgement in the above entitled cause
taken from my docket this 12th day of June
1884 E. Logan J.P.

Filed July 12th 1884
at 8 o'clock 30 min
Wm. Hayes
J. C. Elkin
1.00 Clerk fees paid
by Plaintiff

Deacon
D. C. Morris