


The State of Indiana, to the sheriff of *Adams* County

You are hereby Commanded to Summon

Samuel Leonard & Harmon
Brace

To appear in the Court of Common Pleas on the *13th* day of *May* 186*2*
to testify in an action wherein, *Charles Bly*
is plaintiff and *Robert Tibbitts*
Defendant, on behalf of the *Plaintiff*
and of this summons make due return.

Witness, the Clerk and seal of said Court, this *19th* day of

May 186*2*
James B. Simons Clerk,


SUMMONS.

Simcoke, Printer, Decatur Ind.

THE STATE OF INDIANA, }
Adams County. } SS.

To the Sheriff of Adams County, Greeting:

You are hereby Commanded to Summon
Robert Niblick

To appear in the Court of Common Pleas of Adams County, on the ²⁵~~2~~ Monday in—

~~May~~ next, then there to answer

~~Charles Bly~~

~~on a Complaint~~

—and of this summons make due return

Witness, the Clerk and seal of said Court, this ^{26th} day of

April 186 *2*

James B. Simcoke
Clerk, C. C. P.



The State of Indiana, to the sheriff of *Adams* County

You are hereby Commanded to Summon

Henry Wesley Henry

Trustler, and

Joseph Hartman

To appear in the Court of Common Pleas on the *13th* day of *May* 186*9*

to testify in an action wherein *Charles Bley*

is plaintiff and *Robert Dickel*

Defendant, on behalf of the *Defendant*

and of his summons make due return.

Witness, the Clerk and seal of said Court, this *6th* day of

May 186*9*
John B. Smith Clerk,

State of Indiana
Seamanty
Charles Ply
vs
Robert Hillcock

comes now
to defendant and offers
to confess Judgment in
the above case for the sum
of one thousand and fifty
dollars and ^{all} costs accrued
and accruing in said case
Staubaker &
Robt. Myers
attorneys

~~Robert~~ Charles Bly & An Admors Comm Ples
 vs
 Court - May Term 1862
 Robert Niblick

The plaintiff ~~the~~ moves for a new
 trial in this case on the following grounds
 to wit:
 1st The Jury erred in the assessment
 of the amount of recovery ~~due~~ in finding
 for the plaintiff only \$100. When the
 least estimate put upon the plaintiffs
 claim by any witness was \$141.

And that the Verdict of the
 Jury is not sustained by sufficient
 evidence
 Bright & Hazen

State of Indiana } In the Adams Court
County of Adams } of Common Pleas May Term 1862

Charles Ply
vs

Robert Niblick

} Complaint
}

The plaintiff in the above
entitled cause, complains of the defendant
and says that the defendant is indebted
to him in the sum of Two hundred
and forty dollars for the work labor
and services of the plaintiff from
the first day of April 1860, to the
first day of April 1862, it being
for carpenter work on a certain dwelling
house of the defendant situated in
said County of Adams. in the sum of
two hundred and forty dollars and
interest thereon from the first
day of April 1862, for which sum
and the costs of this action the
plaintiff demands judgment

W. D. Strazee atty
for Pltff

The jurors find for the plaintiff
one hundred dollars

J. S. S. S.