

Harry Cordua	Bound to George A Bohrer Brewing Co	May 17, 1906
William Roop	Secured bond of Henry Cordua	
Jonathan M. Andrews	Secured bond of Henry Cordua	
Ludlow Sheline	Secured bond of Henry Cordua	
P. K. Kenney	Notary Public	
George A. Bohrer Brewing Co.	Submits account due from Harry Cordua	Jan. 19, 1907
Harry Cordua	Owes George A. Bohrer Brewing Co. on an account	
Edward F. Bohrer	Oath that account due from Harry Cordua is correct & unpaid	Jan. 19, 1907
George A. Bohrer Brewing Co.	A corporation; plaintiff	Jan. 25, 1907
Harry Cordua	Defendant	
Frank M. Trim	Summoned to answer as garnishee	
Harry Cordua	Summoned to answer as garnishee	
James E. Moser	Summoned to answer as garnishee	
Old Adams County Bank	Summoned to answer as garnishee	
David Gerber	Clerk	
George A. Bohrer Brewing Co.	A corporation; plaintiff	Jan. 25, 1907
Harry Cordua	Summoned to answer complaint of George A. Bohrer Brewing Co.	
William Roop	Summoned to answer complaint of George A. Bohrer Brewing Co.	
Jonathan M. Andrews	Summoned to answer complaint of George A. Bohrer Brewing Co.	
David Gerber	Clerk	
David Gerber	Clerk; order sheriff to seize property of defendants for debts	Jan. 25, 1907
Harry Cordua	Property to have lien put on it to settle debt	
William Roop	Property to have lien put on it to settle debt	
Ludlow Sheline	Property to have lien put on it to settle debt	
Jonathan M. Andrews	Property to have lien put on it to settle debt	
Daniel D. Heller	Attorney for plaintiff; says Ludlow Sheline is not resident of Indiana	Jan. 25, 1907
David Gerber	Clerk	
Clinton Carson	Agent for plaintiff; makes affidavit	Jan. 27, 1907
Clinton Carson	Agent; says Ludlow Sheline is removing property from Indiana	
Clinton Carson	Agent: believes 2 promissory notes are due to Sheline	
J. F. Fruchte	Notary Public	
F. M. Trim	Says he is indebted to Ludlow Sheline as security on 2 notes	Jan. 29, 1907
J. E. Moser	Says he is indebted to Ludlow Sheline as security on 2 notes	Jan. 29, 1907
Old Adams County Bank	Holds 2 promissory notes due Ludlow Sheline	Jan. 29, 1907
F. M. Trim	Co-signer of two notes due Ludlow Sheline	
J. E. Moser	Co-signer of two notes due Ludlow Sheline	
Harry Cordua	Co-signer of two notes due Ludlow Sheline	
George A. Bohrer Brewing Co.	Moves to strike out answer of Ludlow Sheline	No date
D. D. Heller & Son	Attorney for plaintiff	
George A. Bohrer Brewing Co.	A corporation; plaintiff	Feb. Term 1907
Harry Cordua	Defendant	
William Roop	Defendant	
Ludlow E. Sheline	Defendant	
Jonathan M. Andrews	Defendant	
George A. Bohrer Brewing Co.	Complaint: Harry Cordua purchased beer goods on June 26, 1906	
William Roop	Secured payment for Harry Cordua	
Ludlow E. Sheline	Secured payment for Harry Cordua	
Jonathan M. Andrews	Secured payment for Harry Cordua	
Harry Cordua	Now owes 472.59	
George A. Bohrer Brewing Co.	Demands judgment of 650.00	
D. D. Heller & Son	Attorneys for plaintiff	
Harry Cordua	Denies allegations of plaintiff	Feb. Term 1907
A. P. Beatty	Attorney for Harry Cordua	
Jonathan M. Andrews	By his attorney denies allegations of plaintiff	Feb. Term 1907
Lewis C. DeVoss	Attorney for Jonathan Andrews	
William Roop	By his attorney denies allegations of plaintiff	Feb. Term 1907
D. D. Heller & Son	Attorney for William Roop	
William Roop	States plaintiff didn't accept bond of Cordua, so he should not be sued	March 11, 1907

George A. Bohrer Brewing Co.	Plaintiff	March 11, 1907
Harry Cordua	Defendant; separate demurrer from defendant	
William Roop	Defendant; separate demurrer from defendant	
Ludlow Sheline	Defendant; separate demurrer from defendant	
Jonathan M. Andrews	Defendant; separate demurrer from defendant	
A. P. Beatty	Attorney for defendants	
D. D. Heller & Son	Attorney for plaintiff; objects to William Roop answer	March 11, 1907
D. D. Heller & Son	Attorney for plaintiff; denies allegations in Sheline's reply	March 11, 1907
Ludlow Sheline	Request venue change; believes he can't have fair trial	March 23, 1907
Lewis C. DeVoss	Notary Public	
George A. Bohrer Brewing Co.	Plaintiff; moves court for new trial with reasons	April Term 1907
Harry Cordua	Defendant	
William Roop	Defendant	
Ludlow Sheline	Defendant	
Jonathan M. Andrews	Defendant	
George A. Bohrer Brewing Co.	A corporation; plaintiff	May 9, 1907
Harry Cordua	Defendant	
Ed Ehringer	Summoned to testify on behalf of defendant	
David Gerber	Clerk	
Paul Baumgartner	Deputy	
E. S. Christen	Foreman of jury; find for plaintiff against Cordua & Andrews	No date
E. S. Christen	Foreman of jury; find for William Roop & Ludlow Sheline	
Ludlow Sheline	Releases George A. Bohrer Brewing Co. from liabilities	Oct. 25, 1907

Am't of Bill. — 472.59

First Cred. — 37.05

435.54

Feed Bill — 25.00

410.54

8.60

Interest —

419.14

75.00

Atty fees —

494.14

STATE OF INDIANA,

ss:

County,

THE STATE OF INDIANA, TO THE SHERIFF OF Adams COUNTY, GREETING:

You are hereby commanded to summon Frank McTrim
Harry Cordua, James E. Mose,
 and The Old Adams County Bank

it they may be found in your bailiwick to appear before the Judge of the
Adams Circuit Court of Adams County,

on the second day of the next Term of said Court, to be held at the Court House in
Decatur Indiana on the first Monday in

February then and there to answer as Garnishee in a case now
 pending in said Court, wherein The George A Bohrer Brewing

Company a corporation is Plaintiff, and
Harry Cordua et al

are Defendant 5,
 and herein they may not fail at their peril, and have you then
 and there this writ.

Witness, The Clerk of said Court and the Seal thereof, hereunto affixed at

Decatur Ind. this 25 day of
January A. D. 1907.
David Fisher Clerk.

State of Indiana, Adams County, ss:

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

You are hereby commanded to summon

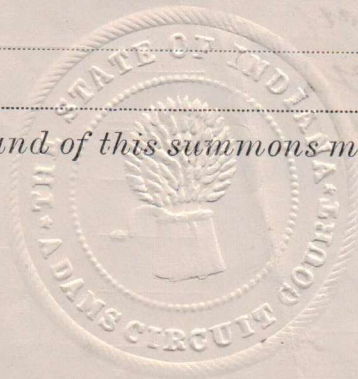
William Roof and Jonathan M. Andrews,

to personally appear before the Judge of the *Adams Circuit Court*, on the *4th*
day of *February*, 190*7*, the same being the *first*
judicial day of the *February* Term of said Court for the year 190*7*, at the
Court House, in the City of Decatur, in said county, to answer to the complaint of
The Georgia A. Bohrer Dyeing Company
a corporation.

and of this summons make due service and return.

IN TESTIMONY WHEREOF, I have hereunto subscribed my
name, and affixed the seal of said Court, at my office, in
Decatur, this *25th* day of *January*, 190*7*

David Geiser Clerk.
Paul Cunningham Deputy.



State of Indiana, Adams County, ss:

The State of Indiana, to the Sheriff of said County—Greeting;

You are hereby commanded to summon

Ed X Elmer

to appear before the Judge of the Adams Circuit Court, on *fifteenth* the *9th* day
of *May* 190*7*, being the *28* day of the present term
of said Court, now in session at the Court House in Decatur, to testify in an action wherein

Geo. A. Bohrer Brewing Company is Plaintiff, and

Harry Cordua et al. Defendant,

on behalf of the *Defendants*, and return this writ.

WITNESS, the Clerk of said Court, this *9th* day
of *May* 190*7*

David Gerber Clerk.
Paul Baumgartner Deputy.

GEO. A. BOHRER,

PRESIDENT

CHAS. J. BOHRER,

VICE-PRESIDENT

E. F. BOHRER,

SECRETARY

JOE BLISTAIN,

TREASURER

MONTHLY STATEMENT

La Fayette Ind. Jan'y 19, 1907.

M Harry Cordua,

Decatur, Indiana.

To The Geo. A. Bohrer Brewing Co. Dr.

1906.

		Bbl.	$\frac{1}{2}$	$\frac{1}{4}$	$\frac{1}{8}$	To Balance		
July	20	50				Bbls. Beer	\$137.50	
Aug	21	10					27.50	
Sep	13	30	5				89.40	
Oct	25	30	16				104.50	
1907								
Jan	19					Horse Feed Bill	25.00	\$383.90
						Credits:		
Aug	17						\$100.00	
Oct	10						100.00	
Nov	23						50.00	250.00
						Balance - - - -		\$133.90

State of Indiana. §§

In the Adams Circuit Court,

§§

County of Adams. §§ S.S.

February Term, 1907.

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

vs.

Complaint.

Harry Cordua §
William Roop, §
× Ludlow L. Sheline, §
Jonathan M. Andrews. §

The Plaintiff, The George A. Bohrer Brewing Company, complains of Harry Cordua, William Roop, Ludlow L. Sheline and Jonathan M. Andrews defendants and says, that the plaintiff is a corporation duly organized under the laws of the state of Indiana, and has been such corporation for more than one year last past; that on the 26th day of ~~May~~^{June}, 1906, the defendant Harry Cordua was desirous of purchasing from the plaintiff goods in its line and to pay for the same such prices as might be agreed upon; that for the purpose of purchasing such goods and to secure the plaintiff for the payment thereof the said Harry Cordua ~~did~~ on said 26th day of ~~May~~^{June} 1906, ~~execute and deliver~~^{and tendered} to the plaintiff a bond signed by himself and the defendants William Roop, Ludlow L. Sheline and Jonathan M. Andrews, ^o_^ the condition of which bond was that the said Harry Cordua shall well and trully pay for all goods he may purchase from the said George A. Bohrer Brewing Company and properly account for coooperage, bottles and cases that he may receive from time to time, then this obligation tombe null and void, otherwise to remain in full force and effect; that a copy of said bond is filed herewith and made a part hereof and marked exhibit "A"; that for the purpose of fixing the prices as mentioned in said bond the plaintiff

which said bond was therefor
and before the 3rd day of July 1906
accepted by the plaintiff

and the defendant Harry Cordua did, on the 3rd day of July, 1906, make and enter into a written contract in words and figures as follows, to wit:-

This agreement by and between the George A. Bohrer Brewing company of LaFayette, Indiana, a Corporation organized under the laws of the state of Indiana, as party of the first part and Harry Cordua of Decatur, Adams County, Indiana as party of the second part, witnesseth:-

That the party of the first part hereby agrees to sell to the party of the second part, and the party of the second part hereby agrees to purchase from the party of the first part all beer that he may require for sale in the city of Decatur, State of Indiana, and surrounding territory at the following prices F. O. B. cars Decatur, Indiana, to wit:-

Five and 50/100 (\$5.50) Dollars per barrel, and one and 25/100 (\$1.25) per case of 3 doz. pints plus forty cents per doz. bottles and fifty cents for each case, Contingent to all strikes.

The party of the second part agrees to order beer in car lots consisting of Barrel & Bottled Beer and pay for the same at prices named and the sale to be subject to such prices rules and regulations as may be established by said party of the first part from time to time, also to take good care of and properly account for all cases and bottles and cooperage returned, same promptly in car lots only, loading same on board cars at Decatur, Indiana for shipment to the party of the first part at his own expense; party of the first part to pay all freight on empties coming back.

The party of the first part will allow for all empties r

returned by party of the second part at the rate of forty cents per doz. for crown finished pint bottles, fifty cents for each doz. quart bottles and fifty cents for each case

It is further agreed and understood by the party of the second part that should he order in less than car lots, that the above prices are to be F. O. B. LaFayette, Indiana.

It is also agreed that this contract is to hold good for one year from date, and renew itself thereafter unless thirty days notice is given to the contrary by either party.

In Witness whereof the parties have hereunto set their hands and seals this 3rd day of July, 1906.

The George A. Bohrer Brewing Co.

Witness:

By Joe Blistain, Treas.

C.L. Carson.

Harry Cordua.

"

That in pursuance to the terms, conditions and stipulations mentioned in said bond and written contract the plaintiff did thereafter furnish to the said Harry Cordua, and the said Harry Cordua did receive from the plaintiff the goods mentioned in the exhibits "B" and "C" which said exhibits are hereto attached and made a part hereof; that there is now due and unpaid on said goods the sum of four hundred and seventy-two dollars and fifty-nine cents (\$472.59); that the said Harry Cordua has violated and broken said bond in this: That he has wholly failed refused and neglected to pay said sum of four hundred and seventy-two dollars and fifty nine cents or any part thereof, and he has wholly failed, refused and neglected to account for all cooperage bottles and cases which he received under said contract.

That said bond provides for the payment of attorney fees; that the reasonable attorney fees for prosecuting this action would be seventy-five dollars.

Wherefore the plaintiff demands judgment in the sum of six hundred and fifty dollars and all other relief.

D. D. Heller & Son

Attys for P'L'F.