

We, the jury, find for the plaintiff as against the defendants, Harry Cordua and Jonathan M. Andrews and we assess its damages in the sum of four hundred ten and fifty-four one hundredth dollars (\$410.54) and interest of seven and eighteen one hundredths dollars (\$7.18) and also attorney's fees of seventy-five dollars (\$75) and we also find for the defendants William Roop and Ludlow L. Sheline.

E. S. Christen,
Foreman.

The State of Indiana
Adams County, etc.

In the Adams circuit court
February Term 1907.

The George A. Bohrer
Brewing Company
a corporation.

To the Sheriff of Adams county:
I hereby certify that on the 25 day
of February 1907 I was ~~and~~ now
~~now~~, indebted to Luctlow L. Sheline
as surely on two promissory
notes each calling for \$500, each
dated July 23rd 1906, each calling
for 5 percent interest from the
date thereof, each providing for
the payment of attorney's fees.
One of said notes will be due
in 18 months from the date
thereof and is signed by F. M.
Trim, Harry Coodna and J. S.
Mooser, the other of said notes
will be due in 12 months from
and is signed by F. M. Trim & J. S. Mooser
the date thereof, and which
said two notes did on the
25th day of January 1907 and
now do belong to said Luctlow
L. Sheline as far as I know.
That is signed each of

lived roles as security for
said F. M. Trum, and not
otherwise.

Dated this 29th day of January
1907.

J. E. Moser.

The George A Bohrer
Brewing Company
vs

Harry Cordua et al.

Comes now the plaintiff by its

attorneys D D Heller & Son and
moves the court to strike out
the separate answer of the
defendant - Andrew J. Sheline
for the reason that the same
is not verified.

D D Heller & Son
Atty for plf

State of Indiana. §
§ S.S.
County of Adams. §

In the Adams Circuit Court,

February Term, 1907.

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

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

Daniel D. Heller, who being first duly sworn on his oath says that he is one of the attorneys for the plaintiff in the above entitled cause of action and is authorized to make this affidavit; that said action is a suit on a bond for goods sold by the plaintiff to the defendant Harry Cordua together with proceedings in garnishment and attachment; that the defendant Ludlow L. Sheline is not a resident of the state of Indiana as affiant verily believes.

Daniel D. Heller

Subscribed and sworn to before me this 25th day of January, 1907.

David Peeler
Clerk, a/c

State of Indiana. § In the Adams Circuit Court,
§ S.S.
County of Adams. § February Term, 1907.

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

Henry vs. X
Harry Cordua
William Roop
Ludlow L. Sheline,
Jonathan M. Andrews.

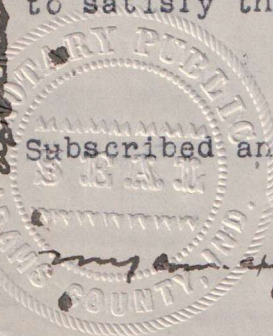
Clinton L. Carson, who being first duly sworn, upon his oath says that he is the agent for the George A. Bohrer Brewing Company the plaintiff in the above entitled cause, and he makes this affidavit on behalf of said plaintiff; that the plaintiff's cause of action herein is for money due on account for beer, cooperage, bottles and cases and horse feed from the defendant Harry Cordua; which account is secured by a bond signed and executed by the defendants Harry Cordua, William Roop, Ludlow L. Sheline and Jonathan M. Andrews, and this cause of action is on said bond for the amount now due on said account; that the plaintiff's claim is just, that the plaintiff, as the affiant believes ought to recover thereon the sum of Four Hundred and Seventy two dollars and fifty-nine cents (\$472.59); that the defendant, Ludlow L. Sheline, is a non-resident of the state of Indiana, and that the defendant Ludlow L. Sheline is about to remove a material part of his property subject to execution out of the state of Indiana, not leaving enough therein to satisfy the plaintiff's claim;

Clinton L. Carson

Subscribed and sworn to before me this 27 day of January, 1907.

J. G. Franklin
Notary Public

January 27, 1907.



The State of Indiana
Adams County 88:

In the Adams Circuit Court
February Term 1807,

The George A. Bohrer
Brewing Company
a corporation.

vs.

Harry Gordua.

William Roof
Ludlow L. Sheline

Jonathan M. Andrews.

To the Sheriff of Adams County:

I hereby certify that I am the president of the Old Adams County Bank, ^{of Decatur Indiana} that said bank had in its possession on the 25th day of January 1807 and still has in its possession for the purpose of collection and under its control two promissory notes, each calling for \$5-00. Each payable to the defendant Ludlow L. Sheline, each assigned to said bank for collection, one of said notes is dated July 23 1806 and signed by T. M. Kim, Harry Gordua & J. D. Moser and will be due in 18 months from the date thereof with interest at

the date of 5 per cent from date
the other of said notes is dated
July 23 1806 and is signed
by F. M. Trum & J E Mosser
and will be due in 12 months
from the date thereof with interest
at the rate of 5 per cent from date
each of said notes provide for
the payment of attorney's fees.
That said promissory notes on
the 28 day of January 1807, and
now belong to the defendant
Zudlow L. Sheline.

Dated this 29 day of January 1807

Old Adam Bo Bank

George A Bohrer
Brewing Company
a Corporation

as

Harry Cordua et al

Bornes now the plaintiff
by D A Heller & Son its attorneys
and demands to the ~~second~~
~~passage~~ separate answer of
Zudlow S. Sheine for the
reason that the same
does not state facts
sufficient to constitute a
cause of defense.

D A Heller & Son
Atty for plaintiff

The State of Indiana
Adams County ss.

In the Adams Circuit
Court Feb Term 1907

The Gutz & Bohrer
Brewing Company
a corporation

vs
Harry Gordua
et al

Counsel now the plaintiff
corporation and demands
the the separate answer
of the defendant Budlow
Z. Sheline and for cause
of defendant says that said
separate answer does not
state facts sufficient to
constitute a cause of
defense.

A D Keller Esq.
Atty for plftff.
Corporation.

The State of Indiana
Adams County ss.

In the Adams circuit court
February term 1807.

The George A. Bohrer
Brewing company
a corporation.

^{ms}

Harry Cordua

William Roof

Ludlow L. Sheline

Jonathan M Andrews

To the Sheriff of Adams County;
I hereby certify that on the 25th day
of January 1807 I was indebted
to the defendant Ludlow L. Sheline
on two promissory notes, each
dated July 23 1806, with 5 percent
interest thereon from the date thereof
each calling for \$500, each pro-
viding for the payment of
attorneys fees. One of said notes
will be due in 18 months from
the date thereof and is signed
by F.M. Grinn. Harry Cordua and
J.B. Wroser. The other of said notes
^{signed by F.M. Grinn and J.B. Wroser}
will be due in 12 months from
the date thereof, and which
said notes I still owe