

The State of Indiana,

TO THE SHERIFF OF ADAMS COUNTY, GREETING:

We command you to Summon

George Numbers & Novell Blackburn


if they be found in your bailiwick, personally to appear before the Honorable Judge of the Adams Common Pleas Court, on the second day of the next Term thereof, to be holden at the Court House, in Decatur, on the 2^d Monday of September 1867, then and there to answer the complaint of Jacob C. Bowser, Joseph R Prentiss & Daniel M Hall for \$1700⁰⁰

and of this Writ make due service and return.

Witnesses, John McConnell Clerk of said Court, and the seal thereof hereto affixed, at the Court House in Decatur, this 29 day of August 1867.

John McConnell Clerk.
By A. Hill deputy



 James C. Bouser ~~et al~~

vs

George Numbers
Norval Blackburn

Motion in arrest of
judgment.

Come now the Defen-
dants and move the court to arrest the
judgment of the court in this cause for the
following reasons to wit:

1st The court erred in overruling the Defen-
dants demurrer to the 1st 2, 3 and 4th para-
graphs of the Plaintiffs complaint.

2d The court erred in overruling the Defen-
dants demurrer to the 2, 3, 4, 5 and 6, para-
graphs of the Plaintiffs reply 3d The court
erred in assessing the amount of the Plaintiffs
recovery.

4. That the court erred in ~~overruling~~ the
Defendants motion for a new trial, to all
of which, ^{ruling of the court} the Defendants excepted at the
time.

JR Wood
atty depts

James C. Gowser
et al

vs
George Minkus
et al

Comes now the
defendants and demurs to
the 1st 2 and 3rd para
graphs of the plaintiffs
Complaint for the reason
that neither of said para
graphs state facts sufficient
to constitute a cause of
action

Prayer for costs



James C. Bruser
et al

vs
George Numbers
et al

Comes now the
defendants and demurs # to the
Plaintiff Complaint in the above
Cause ^{et} for the Reason that this
Court has no Jurisdiction
of this ^{said} Cause of action

and for the Reason that the Compl
aint does not state facts sufficient
to constitute a cause of action

Pro for Defs

Bonser

Et al

vs

Numbers et al

Comes now

the defendants and answers

to the ~~1st~~ ^{2nd} and 3rd

and ^{4th} paragraphs of the Plaintiffs

reply for the reason that

neither of said paragraphs

state facts sufficient to

constitute a reply

1800 for Sept

James C. Brower
et al
vs
George Numbers
et al

Comes now the
defendants and move the Court
that the Plaintiffs be required to
file Bond and Security for costs
for the reason that they are now
residents of Adams County

Bills for costs