

Civil case of Joseph Crabbs vs Hoagland & Thompson

John R. Hoagland	Co-signed promissory note to Joseph Crabbs for 89.55	Feb. 12, 1874
B. S. Thompson	Co-signed promissory note to Joseph Crabbs for 89.55	
Joseph Crabbs	Received promissory note from Hoagland & Thompson	
John R. Hoagland	Summoned to answer Joseph Crabbs - complaint on note	April 30, 1874
Bryan S. Thompson	Summoned to answer Joseph Crabbs - complaint on note	
Joseph Crabbs	Filed complaint on non-payment of note; seeks 115.00 damages	
A. J. Hill	Clerk	
E. A. Huffman	Deputy	
Joseph Crabbs	Plaintiff; complaint on unpaid promissory note from Feb. 1874	May Term 1874
John R. Hoagland	Defendant	
Byron S. Thompson	Defendant	
Studabaker	Attorney for plaintiff	

Ref #77 - 102 (62)

No. 300 (Civil)

ADAMS CIRCUIT COURT.

Joseph Crabbs

VS.

John R Hoagland
Byron B. Thompson et al

Complaint on note

Filed April 30 1874,

A. J. Hill Clerk.

By E. A. Hufferman Deputy.

Sted & 2 min Attorneys.

State of Indiana In the Adams Circuit
Adams County Court. May Term 1874

Joseph Crobbs

vs

John R. Hargland

Byron S. Thompson

Complain't on Note
Damages \$150⁰⁰

Joseph Crobbs the
Plaintiff in this action complains of
John R. Hargland and Byron S. Thompson
the Defendants and says that heretofore
to-wit: on the ~~12~~ 12th day of February in the
year 1874 the Defendants executed and
delivered to the Plaintiff their promissory
^{by which the defendants promised to pay to the plaintiff}
note for Eighty nine and ⁵⁰/₁₀₀ Dollars
Sixty days after date without any relief
whatever from valuation and appraisement
Laws with ten per cent interest and Attorneys
^{that a copy of said note is filed herewith and made a part hereof}
fees for collection, that the ~~Attorneys fees~~
Attorneys fees for collecting said note is
reasonable worth Ten Dollars.

A copy of said note is filed herewith
and made a part hereof. That said
note is now due and unpaid to Plain-
tiff damage in the sum of One Hundred
and fifteen Dollars.

Wherefore the Plaintiff asks and demands
judgment in the sum of One Hundred
and fifteen Dollars and for such
other further and general relief as may
be just and proper.

Shubaker & Quincy
Attys for Plt

STUDABAKER & QUINN,

ATTORNEYS AT LAW

REAL ESTATE & COLLECTING AGENTS.

Indiana.

\$ 89 33¹/₂

Decatur, Ind., Feb'y 12th 1874

Sixty days after date, we, jointly and severally, promise to
pay to the order of Joseph Crabbs

Eighty Nine & 33¹/₂ Dollars,
100

With Interest at the rate of Ten per cent. per annum from date and all costs and Attorney's Fees for Collection if
this note is not paid at maturity. Value received, without any relief whatever from Valuation or Appraisement Laws.

No.

Due

John R. Abagland
D. S. Thompson

STUDABAKER & QUINN,

ATTORNEYS AT LAW

REAL ESTATE & COLLECTING AGENTS.

Decatur,

Indiana.

No.

Due

With Interest at the rate of ten per cent. per annum from date and all costs and Attorney's Fees for Collection if this note is not paid at maturity. Value received, without any relief whatever from Valuation or Appraisement Laws.

Eighty nine 53

100

Dollars,

Sixty - days after date, we, jointly and severally, promise to pay to the order of Joseph Crabbs at

Decatur, Ind.,

Feb 12th 1874

\$

89.53-

John R. Hoagland
B. D. Shunk

SUMMONS.

THE STATE OF INDIANA,

TO THE SHERIFF OF ADAMS COUNTY, GREETING:

We Command you to Summon

John R. Hoagland and
Ryan S. Thompson

If *They* be found in your bailiwick, personally to appear before the
Honorable Judge of the Adams Circuit Court on the second day of the next Term
thereof, to be holden at the Court House, in Decatur, on the *Third* Monday of
May, 187*4*, then and there to answer the complaint of

Joseph Crafts when in
he claims Damages in the sum
of One Hundred & fifteen Dollars
on note

and of this Writ make due service and return.

Witness, The Clerk of said Court, and the seal hereto affixed,
at the Court House, in Decatur, this *30th* day
of *April*, 187*4*

A. J. Hill, Clerk.

Ed Haffman *Deputy*