

Civil Case: Mathew Erickson vs Wm. C. Gormley

Name in Record	Reason for Being in Record	Date of Record
Wm. C. Ghormley	Summoned to answer to Mathew Ericson on Trespass & Damage	March 18, 1853
Mathew Ericson	Filed complaint against Wm. C. Ghormley for trespass & damage	
George Frank	Justice of Peace	
Mathew Ericson	Plaintiff	March 18, 1853
Wm. C. Ghormley	Defendant	
Frederick Outkelt	Summoned to testify on behalf of plaintiff	
Joseph Shook	Summoned to testify on behalf of plaintiff	
Samuel Sackett	Summoned to testify on behalf of plaintiff	
Andrew Holmes	Summoned to testify on behalf of plaintiff	
David Ford	Summoned to testify on behalf of plaintiff	
George Frank	Justice of Peace	
Mathew Erickson	Plaintiff	March 22, 1853
Wm. C. Ghormley	Defendant	
Levi Grimes	Summoned to testify on behalf of defendant	
George Frank	Justice of Peace	
Charles B. Erickson	Bound to Wm. C. Ghormly, defendant	April 18, 1853
Wm. J. Erickson	Bound to Wm. C. Ghormly, defendant	
Wm. C. Ghormly	Received judgment against Mathew Erickson	
George Frank Esq.	Justice of Peace for Bluecreek Township	
Mathew Erickson	Appealed judgment	
Mathew Erickson	Plaintiff	July 16, 1853
Wm. C. Gormly	Defendant	
Charles Erickson	Summoned to testify on behalf of plaintiff	
William Erickson	Summoned to testify on behalf of plaintiff	
Francis Erickson	Summoned to testify on behalf of plaintiff	
Samuel Sackett	Summoned to testify on behalf of plaintiff	
Andrew Scoles	Summoned to testify on behalf of plaintiff	
John Young	Summoned to testify on behalf of plaintiff	
Aaron More	Summoned to testify on behalf of plaintiff	
Samuel L. Rugg	Clerk	
James W. Donahue	Deputy	
Sheriff of Adams County, Indiana	Ordered to levy costs against property of Mathew Erickson	Oct. 19, 1853
Samuel L. Rugg	Clerk	

Roll no 3' ③
Matthew Erickson

By complaint

Wm C Cornley

Bx 15

Know all Men by these presents that we
 Charles P. Croxon and John J. Croxon of
 the County of Adams and State of Indiana are
 held and firmly bound to John J. Ghermley in
 the sum of \$75.00 to be paid to the said John J.
 Ghermley or to his certain Attorneys Executors
 Administrators or Assigns to which payment
 will and truly to be made we bind ourselves
 our heirs Executors and Administrators jointly
 and severally firmly by these presents;

Sealed with our seals and dated this 18th
 Day of April A.D. 1853

Whereas John J. Ghermley Defendant Recovered
 a judgment against Matthew Croxon plaintiff
 before George Frank Esq a Justice of the Peace
 of Bluecrank Township in the County of Adams
 for Costs of \$4.24 1/2 Cents

and the said Matthew Croxon conceiving him
 self aggrieved by such judgment hath appealed
 therefrom to the Court of Common Pleas of said
 County

Now therefore the Condition of this obligation
 is such that if the said Matthew Croxon shall
 prosecute his appeal to Effect with due
 Diligence and without unnecessary Delay and
 if he will pay the Contemnation Money and
 Costs which may be adjudged or awarded

against him on the appeal in such case in the
 Court of Common Pleas if judgment be there

Given against him then this obligation to be
 void otherwise to remain in full force
 and virtue

Charles P. Croxon (ls)
 William J. Croxon (ls)

Taken and Approved as sufficient by me
 this 18th Day of April A.D. 1853 George Frank (ls)
 Justice of the Peace

State of Indiana Adams Co. Bluecrank Township
 Matthew Erickson)
 vs)
 John J. Ghermley)
 Plaintiff)
 Defendant)
 Judgment for)
 Plaintiff)
 Costs for)
 Plaintiff)
 \$4.24 1/2

Trystpass on the Con
 Be it Remembered
 That on the 18th Day of March 1853 Matthew
 Erickson Plaintiff filed a bill of particulars
 as his cause of action against John J. G.
 Ghermley Defendant as set forth in
 said bill herewith filed
 On the same Day a summons issued
 to David Ford Constable Returnable
 on the 23rd Day of March 1853 also on the same Day
 a Subpoena issued for Frederick Eckhardt Joseph Shocks Samuel
 Sackett & Andrew Holmes David Ford in behalf of the plaintiff
 Directed to David Ford to be
 March the 23rd 1853 Constable Returned summonses & subpoenas
 are due time Endorsed served by reading both \$1.62
 on said Day to March the 23rd 1853

the said parties came in their proper person and the case being
 called the Defendant Demurs to the Plaintiff's Statement
 of Demand as set forth in said writ of Sumner herewith
 filed and after hearing all pleadings of the parties
 relative to said writ of Sumner
 It is considered that said Demur be sustained and
 the suit dismissed and the Defendant recover Costs of the
 said plaintiff Taxed at \$4.24 1/2 Cents
 for Transcript 25 (George Frank J. P. (ls))
 Bond 25

State of Indiana Adams County) Set
 I, George Frank a Justice of the Peace of Bluecrank Township in said County
 hereby certify that the foregoing is a full true and complete Transcript from
 my Booklet of the proceedings and judgment in the foregoing cause all of which
 I herewith return together with the Bond taken on the appeal of said cause the
 submission statements of the parties and all other papers and writings pertaining
 to the said cause as fully as the same remain before me
 Given under my hand and seal this 23rd Day of April A.D. 1853

George Frank J. P. (ls)

SUBPENA.

THE STATE OF INDIANA,

Adams

COUNTY, SC

To any Constable of

Bluecreek

Township, GRE

You are hereby commanded to summon

Levi Grimes

to appear before me, George Frank, a Justice of the Peace, for said Township and C
my office therein on the 23rd day of March, A. D. 1853 at 10th

M., on said day, to testify in a suit wherein Matthew Green

is plaintiff, and

Wm. C. Ghormley

is defendant, on beh

and this he shall

under the penalties prescribed by law: hereof make due service and and return.

Given under my hand and seal

this 23rd

this

A. D. 1853.

Justice of the

THE STATE OF INDIANA,

TO THE SHERIFF OF *Adams* COUNTY:

You are hereby commanded to Summon *Charles Erickson*
William Erickson, Francis Erickson, Samuel Sackett,
Andrew Scels, John Young, Aaron Moore
to appear in *the Adams* Court of Common

Pleas, on the *2nd* day of *August*, 1853, to

testify in an action wherein *Heathew Erickson*

is Plaintiff, and *William C. Gornly* is

Defendant, on behalf of the *Plaintiff* and return
this Summons.

Witness, This *16th* day of *July*

1853

Simon L. Rugg

Clerk

By *James W. Donahue*
Deputy

Mathew Jackson
vs
Wm C Gromby

Appeal to C C P

The Clerk will issue an

Order for the Court in the above Case.

William C. Gromby

Summons.

STATE OF INDIANA, *Adams* COUNTY, SCT.

To any Constable of

Blue creek

Township, GREETING:

You are hereby Commanded to Summon

Wm. C. Thornley

to appear before me,

23 and
answer

George Frank
day of *March*
Mathew Ersson

a Justice of the Peace for said Township, on the

18 *53*, at *10*

o'clock, *A. M.* on said day, to

in a plea of
service and return

Trespass and Damage
H

not exceeding one hundred dollars: hereof make due

Given under my hand and seal; this

George Frank

J. P. SEAL.

THE STATE OF INDIANA,

Adams

COUNTY, SCT

To any Constable of

Bluecreek

Township GREET

You are hereby commanded to summon

Frederick outkelt

Joseph Shook

Andrew

Thalmer

Samuel Sackett

David

Good

to appear before me,

George

Frank

a Justice of the Peace, for said Township and Co

my office therein, on the

23rd

day of

March

A. D. 1853, at 10

A. M., on said day, to testify in a suit wherein

Matthew

Gregory

is plaintiff, and

Wm. C. Chas. by

is defendant, on behalf

plaintiff

and this the shall n

under the penalties prescribed by law: hereof make due service and return.

Given under my hand and seal

this

18th

A. D. 1853

March

George

Justice of the Pea

State of Indiana.

To the Sheriff of Adams
County.

Whereas William C Ghornley recovered
judgment against Mathew Erickson on the 2^d
day of August A.D. 1833 in the Adams Court of
Common Pleas for Six dollars and Sixty Eight
Cents Cost. You are therefore hereby Commanded
to levy the said sum of money of the property of
the defendant in your County subject to Execution
and have the money at the Clerks office to satisfy
said Judgment for Costs and return this writ
in one hundred and Eighty days with your
doings thereon.

Witness Samuel L Rugg Clerk of
said Court and the Seal of
said Court this 19th day of October
A.D. 1833

S L Rugg Clerk
By W. H. B. ex del.



Wm L Ghormly }
ads }
Matthew Enchson } demursers

Comes now William L Ghormly
the defendant, says that the plaintiff's declaration
is insufficient in law to maintain his action
here, he prays judgment.

Comes now the said defendant
and further says that the declaration does not apprise
him of what he is to defend, and that ^{it} does not allege
where the trespass was committed whether ^{the state of} in Indiana
or Ohio and the declaration is insufficient to bar
another action for the same alleged trespass here
he prays judgment. W. L. Ghormly deft

Know all Men by these presents that we
Charles B. Erixon and Wm. J. Erixon of
the County of Adams and State of Indiana are
held and firmly Bound to Wm. C. Ghormley in
the sum of \$75.00 to be paid to the said Wm. C.
Ghormley or to his Certain Attorneys Executors
Administrators or Assigns to which payment
well and truly to be made we bind ourselves
our heirs Executors and Administrators jointly
and severally firmly by these presents,
Sealed with our Seals and dated this 18th
Day of April, A. D. 1853

Whereas Wm. C. Ghormley Defendant Recovered
a judgment against Matthew Erixon plaintiff
Before George Frank Esq a Justice of the Peace
of Blue creek Township in the County of Adams
for Costs of ^{suit} \$24 1/2 Cents

and the said Matthew Erixon Conceiving him
Self aggrieved by such judgment hath appealed
therefrom to the Court of Common Pleas of said
County

Now therefore the Condition of this obligation
is Such that if the said Matthew Erixon shall
prosecute this appeal to Effect with due
Diligence and without unnecessary Delay and
if he will pay the Condemnation Money and
Costs which May be Adjudged or Awarded
Against him on the appeal in such Case in the
Court of Common Pleas if judgment be there
Given against him then this obligation to be
Void Otherwise to remain in full force