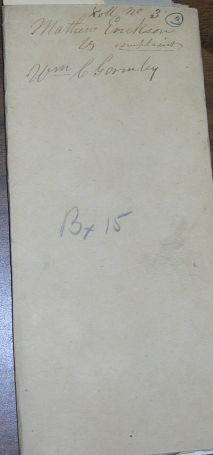
Civil Case: Mathew Erickson vs Wm. C. Gormley

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	



Know all men by these presents that the Charles, B. Erexore and This. J. Corner of held and finity some to be faid to the Saint the it Chorusely on to his Eventain attorneys Executors administrators on assigns to which payment toell and truly to be made toe bind auselves our heirs Executors and administrators faithy and severy finally by these presents, Scaled with over seals and dated this 18 the Day of April 1. 1853 Whereas Mrs. E. Charmeley Jefendant Recourses a Judgment against Meathew Grean plainty Before George Hearth Equ a fustice of the frace of Bluecreek. Township in the County of Adams for Cost 1 1 24 Costs Ercon Conceiving line Self aggrined by such Judgment hatte affected bount Now therefore the Condition of this alligation is Such that if the Said Matthew Ercoon Shall prosecute this appeal to Effect with Sure . Tiligence and without unnecessary hely and of he will pay the Boudemnation Money and Costs which May be adjudged or a woorder Count of Common pleas if Judgment be there Given against him these this Obligation to be boid Otherwise to remain in full force and birtue Willow I Enchance (15) Taken and approved as sufficient by me this 18th gay of April A. 9. 1852 Garge Mark, (ls) Justice of the Peace

Plate of Indiana Adams C. Bleenach Township Matthew Erickson } Jugipage on the Case The The Showing Be it remembered What on the 12th gay of March 122 Mattheir Strickson Maintiff filed a bill of portrainer fas his touse of action against The 6. Judgment 15-3 Showeley Defendant as Set forth in Frons fees \$ 1. 6% witneji fust . 55 Said Bill herewith filed 1 11.241 for the Same Day a Summons Issued On the 23 to yay of March 1853 also on the Same Day a Suprance Disurd for Friderick Outhelt , Joseph Stock & Samuel Directed to Tavid Ford Con) March the 23 to 1853 Constable Returned Summones & Supeaneus are Due time Endorsed Served by reading both g1. 672 on Said Lay to March the 23 to 1853 the said parties Eance in their propper person and the Ease Bring Called the Defendant Deneurs to the Plaintiffs Statement of Temand as stit forth in Said Writ of Tummer herewith filed and ofter Thearing all pleadings of the parties relative to Said writ of Demover It is Considered that Said Ferniver Be Instained and the Suit Termissed and the Defendant Recover Costs of the Said plaintiff Janed at \$4.2412 Cents for Transcript 25 (George Frank J. P. (4) Bouch 25 State of Indiana Adams County Set J. George Frank a Justice of the Peace of Bluerick Township he Said County kerely certify that the foregoing is a full true and complete Transcript from My Jockett of the proceedings and Judgment in the property cause all off schick I herewith Return lighter with the Boul Taken on the appeal of soid baue the debitter statements of the farters 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 25th of of April of 7. 1852 George Frank J. P. (1s)

	SUBP	EBHEY AL.		
TO a RANGE STREES AND ARBES	Adam any Constable of	Blueree	k co	UMTL o SC Township, GRE
You are hereby commanded to summon	servi	Grinnes		
to appear before me,	Herand of Mar	a Justice of the	ne Peace, for said	Township and (53 at
is plaintiff , and	2. C. e.	Ghorn	is de.	fendant , on bel this he sha
under the penalties prescribed by law: hereof m Given under my hand and seal A. D. 185	. hart Las	l and return.	nis	5. 1
			African Harris	Justice of the

SUBPŒNA.]

SOLD BY WM. SHEETS, INDIANAPOLIS.

THE STATE OF INDIANA. TO THE SHERIFF OF e A clams COUNTY: You are hereby commanded to Summon Charles Frickson William Trickson, Francis Erickson, Samuel Backett, Andrew Scols, John young, Saron Moore to appear in the Adams "Court of Common Pleas, on the 2 nel day of August, 1853, 10 testify in an action wherein choather crichson is Plaintiff, and William C. Gornly is Defendant, on behalf of the Plaintiff and return this Summons. Witness, This 16th day of July By James W. Donahae

Wathen brickson Appeal to CCP Mal Showly The Clerk will issue on Prost ... An the Cast in the above Cuse William C. Ghamley

COUNTY, SCT. STATE OF INDIANA, Adams Dou are hereby Commanded to Summon Then, C. Shornley

Summe mo om so

to appear before me, George Hnank a Justice of the Peace for said Township, on the 23 and day of March 1853, at 10 o'clock, A. M. on said day, to answer Mathew Erenon

George Frank J. P. SEAL.

in a plea of Trefs pags and Darrage not exceeding one hundred dollars : hereof make due cornire and return

Given under my hand and seat, this

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INE STATE OF	CAUAUSUA	Adam		COMAL	SCT
internet and	To an	ny Constable of	Bluecrek.	Township	GREE
You are hereby comman	nded to summon	Ar	ederich	Outkel.	1
Joseph andr	Shoak	Jan	mel	lackett	- P
ludr	ent.	Halme	s. Javi	I Han	S
no appear before me, my office therein, on the A 1 M., on said day, to tes	atomer	Hurank	a Instine of the For	an for sail (Form his .	10
my office therein, on the	33 aday of	Maren		A D 1950 at	
A. M., on said day, to tes	stify in a suit wherein	In	attreast	a. D. 1053, at	
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		013			
is plaintiff , and	Man , C.	Blingon	la		
			9	is defendant , or	behal
	aliff			and this the	
under the penalties prescrib	bed by law : hereof ma	ake due service and ret	urn.	the the	
Ali I	Given under my hand	and seal		18 M	
March	A. D. 185	3	All the second	1	
		AN PLAN	yeorge	Justice of t.	he Pea
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Star og Indiana. So the Shenft og Adams bon ty. Whereas William & Chomley recovered Judge at against Mother Erickons on the 2? dag of August Add, 1833 in the Adams bourt of Common Pleas for dix dollins and dixty Eight-Cents Cast. You are therefore hereby Commanded to lerg the said dime of money of the property of The a fendant in your County Subject to Execution and use the money of the Clerks office to Satisfy. Said Ind quent for Coists and return this wit in one hundred and Eight dogs with your dom jo thereon. Witness Samuel & Kings clerk of david Count and the Seal of dend Comt this 19th day of October Ade. 1833 & D Rugg Clut B. Meisbergerdel

We below by demons add and her demons we Enchoon demonstration below the defendant, says that the plaintiff's delaration is in sufficient in law to maintain his action her by prop progreent. Comes now the daid defendant and further says that the delaration does not apprise lim of what he is to defend, and that does not allege when, the trespose was committed whether my Indiana or Chios and the delaration is insufficiant to barn another petin for the Danig alledged theospuss here he mos judgment. Whe bloomly dift

Throw all men by these presents that the The bes, B. Erixon and This J. Erexon of the turty of Adams and State of Indiana ore the sen of \$ 75.00 to be faid to the Said Thin . C Thorn by or to his bertain attorneys Executors admie intrators on assigns to which payment well me truly to be made loe bind ourselves our to irs Executors and administrators foirty and wery finnly by these presents, Seale with our seals and dated this 18 th Day of April 1. 1. 1853 Wherea Mm. E. Ghormsley, Defendant Recoverce a fill quient against Mathew Grewone plaintiff Before George Hoank Equa Justice of the beace of Blue really Township in the County of Adams for it stat for 24 12 begits Ind The Said Mathew Grexon Conceiving him Self aggrieved by Such Judgment hatte appealed therefore in to the Court of Common pleas of Said You herefore the condition of this abligation is Such that if the Said Matthew Grexon Shall prosecute this appeal to Effect with Due ! Vilige ice and without unnecessary Dely and of he will pay the Condemnation Money and Costs which May be adjudged or alwarded against, in on the appeal in beck base in the Court of Common pleas if Judgment be there Given against him then this Obligation to be traid Otherwise to remain in 1.11 C.