

Civil Case: John Evans vs Thomas Andrews - Note

Name in Record	Reason for Being in Record	Date of Record
Thomas Andrews	Defendant: Summoned to answer to John Evans complaint on note	Oct. 20, 1862
James B. Simcoke	Clerk	
W. Jenkinson	Att. For Plaintiff; submit John Evans complaint to the court	Jan. Term 1863
Thomas Andrews	By promissory note promised to pay John Barnet 65.00	
Thomas Andrews	Sold said promissory note to R. P. Andrews	
R. P. Andrews	By endorsing back of note, gave same to Joseph Crabs	
Joseph Crabs	By endorsing back of note, gave same to John Evans	
John Evans	Plaintiff: demands judgment and payment of note	
J. R. Bobo	Attorney for defendant, Thomas Andrews	No date
T. W. Andrews	Answer to complaint of non-payment of note	
T. W. Andrews	Admits to note	
T. W. Andrews	Oath: paid note to John Barnet for work on Bollinger job	
T. W. Andrews	Oath: John Barnet failed to do work; Def. demands repayment	
J. K. Evans	Receipt for payment of note & costs by John Barnett	June 1, 1863

Roll no 19

(29)

Ernest Hickman
vs Partition

George W Arnes

Rosanna Rugg

Mary E Rugg

Levi H Rugg

Frank E Rugg

1865

Box 12.

Roll no 17 (21)

John & Evans

vs compt

Thomas W Andrews

Buy 1.2.

SIMMONS

Simmons, Printer, Decatur Ind.

THE STATE OF INDIANA, }
Adams County, } SS.

To the Sheriff of Adams County, Greeting:

You are hereby Commanded to Summon

Thomas Andrews

To appear in the Court of Common Pleas of Adams County, on the 2 Monday in August
1863 next, then there to answer John A. Evans vs a promissory note

and of this summons make due return

Witness the Clerk and seal of said Court, this 20th day of
October 1863,

James W. Simons Clerk, C. C. P.

\$68.09 Received June 1st 1863 of
John Barnett by Henry Barnett
Sixty Eight \$100 Dollars in full
of a Note sued on in the Court
of Common Pleas of Adams Co
J. R. Evans
by Jas. Crabs

State of Indiana }
Adams County ss }
John H. Evans }
vs }
J W Andrews }

Comes now J W Andrews defendant
and for answer says that he
admits the execution of the note
sued on and says that he paid
the said note according to the
tenor thereof to John Barnett in
work on The Bollinger job mention-
ed in the said note before the 15 of
August 1862

and for a second and further
paragraph to the defendants answer
the defendant says that the said
note was given for work of the
value of fifty five dollars agreed
to be done by said John Barnett
but which was not done and
that the consideration thereof to
the amount of \$55 dollars wholly
and entirely failed and defunct
and demands judgment against
Plaintiff for costs & such other
& further relief as to the court may
seem just

J R Bolin Atty for deft

I James R Bobb Commissioner appointed by the Court of Common Pleas of the ~~last~~ County of Adams to make sale of the Real Estate ordered to be sold by said Court in the case of Ernest Heckman vs George W Ames et al in said Court do report to the Court that I did on the 5th Day of April 1865 between the hours of 10 o'clock A M and 5 o'clock P M on said day at the Court house door in Adams County in the State of Indiana sell at Public auction after having given 4 weeks public notice of the time and place of making said Sale by four successive publications thereof in the Decatur Eagle a weekly newspaper printed and published in said in said County and by posting up five notices thereof in five public places in said ^{County}, three of which are in the township in which said Real Estate is situate copies of all which are herewith filed and made part of this Report To Ernest Heckman for the sum of two thousand

