

Civil case of Gilliam & Giesel vs Mattox, Meyer & Shrank

A. Gillian, Giesel & Co.	Received promissory note from Davidson Mattox	Dec. 3, 1873
Davidson Mattox	Gave promissory note to A. Gillian & Co.	
Adam Gilliam	Plaintiff -	Apr. 30, 1874
Theodore Giesel	Plaintiff	
Davidson Mattox	Summoned to answer to Gilliam & Giesel - complaint on note	
Henrick Meyer	Summoned to answer to Gilliam & Giesel - complaint on note	
John Shrank	Summoned to answer to Gilliam & Giesel - complaint on note	
A. J. Hill	Clerk	
E. A. Huffman	Deputy	
Adam Gilliam	Plaintiff; filed complaint on unpaid note	May Term 1874
Theodore Giesel	Plaintiff; filed complaint on unpaid note	
Davidson Mattox	Defendant	
Henrick Meyer	Defendant	
John Shrank	Defendant	
Studabaker & Quinn	Attorneys for plaintiffs	

(40)

~~Bot #27~~ -102-

No. 298 (Civil)

ADAMS CIRCUIT COURT.

Adam Gilliam

et al

VS.

Davidson Mattox

et al

Complaint on note

Filed April 30 1874,

J. G. Hill Clerk.

By E. A. Huffman Deputy.

Shurt & Linn Attorneys.

\$

2,500

Waco, Tex, Dec. 3^d

1873



Thirty days after date we promise to pay to
the order of C. G. Gilliam Geipel & Co.
the sum of Two thousand & fifty Dollars

at

For Value received, without any relief whatever from Valuation or Appraisement Laws,
with ten per cent Interest from date until paid.

If this note is not paid at maturity the undersigned agree to pay expenses of collection including Attorneys fees.

AP

Due



Davidson Mattare
Therwick Mayors

SUMMONS.

THE STATE OF INDIANA,

TO THE SHERIFF OF ADAMS COUNTY, GREETING :

We Command you to Summon *Davidson Matton*
Henrick X Meyer and John X Shrank

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, 1874, then and there to answer the complaint of
Adam Gilliam and Theodor Giesel
in which they claim damages
in the sum of *Three Hundred*
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*, 1874

A. G. Hill, Clerk.

W. A. Huffman Deputy

State of Indiana } In Adams Co. Court
Adams County } May Term 1874
Adam William
Theodore Giesel

15

Davidson Mattox
Henrick Meyer
John Shrank

Complaint on
Note-Dam. \$ 200⁰⁰

Adam William

and Theodore Giesel plaintiffs in
this action doing business under
firm name of A. William Giesel
& Co. Complain of Davidson Mattox
Henrick Meyer and John Shrank
the defendants and says that heretofore
to wit; on the 3 day of December in
the year 1873 said defendants
executed and delivered to the plaintiff
their promissory note a copy of which
is filed herewith and made apart of
this complaint, that by said note
said defendants promised to pay the
plaintiff the sum of Two Hundred
and fifty dollars ninety days after
the date thereof with ten per cent
interest from date and all costs
and attorneys fees for collecting
the same was not paid at maturity.
That Twenty five dollars is the
reasonable fees for plaintiffs
attorney. That said note is
due and wholly unpaid to

the plaintiffs damage Three
Hundred Dollars - Wherefore
the plaintiffs ask and demand
judgment against said defendants
in the sum of Three Hundred
Dollars and for such other just
and general reliefs may be
just and proper,

Undertaken & Given
Atty for Pfs

Copy of note mentioned in complaint.
\$250⁰⁰ Ver Cruz Dec 3^d 1873.

Ninety days after date we promise to pay
to the order of A. Gilliam Kissel & Co. The sum
of Two Hundred & fifty Dollars,

For value received without any relief
whatever from valuation or appraisement -
lends with ten per cent interest from date
until paid. If this note is not paid
at maturity the undersigned agree to pay ex-
pense of collection including Attorneys
fees,

Davidson Mattoz
Hurrick Meyer
John Shrank