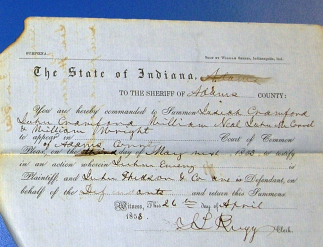
Civil Case: Joseph D. Nuttman, Adm. Vs John Fordyce

Name in Record	Reason for Being in Record	Date of Record
Joseph D. Nuttman	Adm. De bonis non of Isaac Fordyce, deceased	April Term 1852
Joseph D. Nuttman	Complaint that defendants withheld & owe him 500.00	•
Joseph D. Nuttman	Complaint: Oct. 22, 1850 Def. were bound to Joseph Nuttman for 500.00	
Joseph D. Nuttman	Oath: John Fordyce was originally adm of est. of Isaac Fordyce	
Joseph D. Nuttman	Oath: John Fordyce received money as administrator	
Joseph D. Nuttman	Oath: John Fordyce failed to render financial account	
Joseph D. Nuttman	Oath: John Fordyce used some of estate money as his own	
Joseph D. Nuttman	Oath: John Fordyce didn't pay debts with estate's money	
John Fordyce	Summoned to answer to Nuttman vs Fordyce - debt on bond	March 21, 1853
Thompson Roebuck	Summoned to answer to Nuttman vs Fordyce - debt on bond	
Joseph R. Winans	Summoned to answer to Nuttman vs Fordyce - debt on bond	
Joseph D. Nuttman	Adm. Of estate of Isaac N. Fordyce, deceased; plaintiff	
S. L. Rugg	Clerk	
Joseph D. Nuttman	Adm. Of estate of Isaac N. Fordyce, deceased; plaintiff	April Term 1853
John Fordyce	Defendant	
Thompson Roebuck	Defendant	
Joseph R. Winans	Defendant	
Wm. Carson	Att. For Plaintiff; request clerk to issue summons in case	
Joseph D. Nuttman	Adm.; Plaintiff	May Term 1853
John Fordyce	Defendant	
Thompson Roebuck	Defendant	
Joseph R. Winans	Defendant	
Moses Jenkinson	Attorney for Thompson Roebuck & Joseph Winans	
Roebuck & Winans	Ans. To Comp: John Fordyce, Adm. did not fail to render account	
Roebuck & Winans	Ans. To Comp: John Fordyce, Adm. did use as his own 200.00	
Roebuck & Winans	Ans. To comp: John Fordyce, Adm. Not not have money to pay debts	
Roebuck & Winans	Ans. To comp: Court has no record of requiring money paid to clerk	
Wm. G. Carson	Clerk	



The State of Indiana a relation of Whigh I Authur advisitation Son the Court of Common of the Estate of Isaac & Fordyward Pleas of Adams County Indiana April Terme 1833 John Fordyw, Thompson Rocbuck + Joseph R Winand 9 debt on Doud damages \$ 500. The Clerk of said court will please issue a summer in the above cultited cause potence he according to laws . mplanson atty for fely



State of Indiana Adams annty so The state of andiena to the shiriff of said county greeting. you are beach commander to Anningon Naki Fondyre Thompson Ruchuck & Juseph & Minans to each affean before the Surdayse of the Aust of common pleas. On the first day of the next terms thereof to be holden at the Came hense in said any on the thing words in April west then and there to arismien the state of Indiana on trefaction of last Damages fine hundred dalland, And have you then this this muit Mitnes ILRigg clent of the Count of common pleas within & for said county this & 1 st ay of Mark 1833 Se Ringy Clerk

Male of Edice Count of County Pras & daid County may time 1833 The State of Lude and 2 Pol Joseph & Authur adur. She Fordyee, Throughow Sochasts Select on Proved I Joseph R. Wina and Connes on Connes on Comes now the said Thormpson Rocbuck + Joseph A Kinans two of said defendants by moses Juntinson this attorney and the said defendants by their said gates agewers to the said Complaint as to them and Lay as to the first breach in said Complaint alledges that the said John Hordyes as such administration receive the said did not fail & refuse to render a account of his proceedings in relation to dail said First as fuch a duministrator as alledged in the and the said defendants purther answering to the second breach assigned in said Complaint Day that the said John Fordy w as such administrate did not use, waste, and convert to his own use the baid during two hundred dallars or any frace There of as alledged in the second breach assigned in taid Complaint Guid flighty for the whore you the county of Mydrach and the said defendants further answering to the third breach assigned in Said Complaint Say that the said John Hordy as such adennestrator did not have any mories whateve in his hands with which he could pay debits against the celate of said deceased. as alledge in the third breach assigned to the said complaint + 1/ this they put there are a grant to County & filly dotte the later and the said defendants further answering to the fourth brack assigned in Complaint Say that there is no neord whatever of the order of such Court of Common Pleas requiring the said John Hordyes to pay any morries into the Clerk of said

court as allelyed in said forth breach of the said writing oblighting assigned put themselves apon the County and the plaintiff doth the lites C.C. Culting ou Is allong allong