

Civil Case: Joseph D. Nuttman vs Jacob & Jacob Fuhrman

Name in Record	Reason for Being in Record	Date of Record
Jacob Bowers	Receipt of promissory note from Jacob & Jacob Furhman	Sept. 29, 1858
Jacob & Jacob Fuhrman	Gave promissory note for 70.00 to Jacob Bowers	
Jacob & Jacob Fuhrman	Summoned to answer to Joseph Nuttman's complaint of non-payment	July 14, 1859
James B. Simcoke	Clerk	
George Frank	Sheriff; received note to summons Jacob & Jacob Fuhrman	July 16, 1859
George Frank	Served summons to Jacob & Jacob Foreman (sic) by reading	July 16, 1859
Joseph D. Nuttman	Plaintiff - complaint of non-payment of promissory note	Aug. Term 1859
Jacob Fuhrman	Defendant	
Jacob Fuhrman	Defendant	
Joseph D. Nuttman	Complaint: Furhmans gave Jacob Bowers note for 70.00	
Jacob Bowers	Received promissory note from Furhmans for 70.00	
Jacob Bowers	Endorsed said note to John T. Torter	
John T. Torter	Received said note from Jacob Bowers	
John T. Torter	Endorsed said note to plaintiff - Joseph Nuttman	
Joseph D. Nuttman	Demands judgment of 100.00 for note & interest	
David Studabaker	Attorney for plaintiff	

Roll No 33 (72)

Joseph D. Nuttman
or comp

Jacob Fuhrman

Jacob Fuhrman

1859

Box 14.

State of Indiana, In the Court of Common
Plaintiff's County, & Treas of Adams County, August 1859.
Joseph D. Nuttman

vs
Jacob Fushman } Complaint - \$100.
Jacob Fushman }

Joseph D. Nuttman plaintiff
in this action complains of Jacob Fushman
and Jacob Fushman defendants and says
that the said defendants on the 29th day of September
AD 1858 by their promissory note a copy of which
is filed herewith and by incorporation made
a part of this complaint promised to pay unto
Jacob Bauer the sum of seventy dollars and
that the said Jacob Bauer by endorsement
on the back thereof under the style of Jacob
Bauer assigned said note to one John
D. Porter and that the said John D. Porter
by endorsement on the back of said note
under the name and style of J. D. Porter
assigned said note to the plaintiff and
the plaintiff further says that said note
with interest thereon is now due and
remains wholly unpaid and the plaintiff
demands Judgment of and from the
defendants for the sum of one hundred
dollars and other proper relief.

David Shunk
Att'y for Plaintiff

Decatur Ind September 29th 1858.
Copy of note \$70.00 On or before the first
date of April 1859. We or either of us
promise to pay Jacob Barner or order
the sum of Seventy dollars with interest
and without any relief whatever from
valuation or appraisement laws

Signed } Jacob Hubman
 } Jacob Hubman

\$10.00

Recd at New York September 29th 1838

On or before the first day of April 1839 My or
either of us promising to pay Jacob Bowers or order
the sum of Seventy Dollars with interest, and without
any relief whatever from valuation or appraisement
law-

Jacob Bowers

Jacob Bowers

for Koh. Tupper

The State of Indiana Sheriff of
Adams County.


You are hereby
commanded to summons

Jacob Fubman and
Jacob Fubman

You appear in the Court of Common
Pleas of Adams County on the 1st
day of the next term thereof to
show cause why the Court should
not award a writ of Habeas Corpus
on the 1st Monday in August next
then and there to answer.

Joseph D. Nuttman
on a complaint on a note and
of this summons make due
return.

Witness the Clerk and the
Seal of the Court this
the 14th day of July 1859.

James B. Sincake Clerk


Come to hand July 16th 1859

George Frank
Sheriff

Served on the within named
Jacob Foreman & Jacob Foreman by reading
to their person on the 16th July 1859

George Frank
Sheriff

State of Indiana, In the Court of Common
Adams County, } Treas of Adams County, August Term 1859.

Joseph S. Kuttman }
vs } Complaint - \$100.
Jacob Fushman }
Jacob Fushman }

Joseph S. Kuttman plaintiff
in this action complains of Jacob Fushman
and Jacob Fushman defendants and says
that the said defendants on the 29th day of September
A.D. 1858 by their promissory note a copy of which
is filed herewith and by incorporation made
a part of this complaint promised to pay
Jacob Bowers the sum of seventy dollars and
that the said Jacob Bowers by endorsement
on the back thereof under the style of Jacob
Bower assigned said note to one John
P. Porter and that the said John P. Porter
by endorsement on the back of said note
under the name and style of J. P. Porter
assigned said note to the plaintiff and
the plaintiff further says that said note
with interest thereon is now due and

State of Indiana } In the Court of Common Pleas
Adams County } of Adams County, August ¹⁸⁵⁹ term
Joseph S. Nuttman }
vs } Complaint - \$100.
Jacob Fushman }
Jacob Fushman }

Joseph S. Nuttman plaintiff
in this action complains of Jacob Fushman
and Jacob Fushman defendants and says
that the said defendants on the 29th day of September
AD 1858 by their promissory note a copy of which
is filed herewith and by incorporation made
a part of this complaint promised to pay unto
Jacob Barnes the sum of seventy dollars and
that the said Jacob Barnes by endorsement
on the back thereof under the style of Jacob
Barnes assigned said note to one John
P. Porter and that the said John P. Porter
by endorsement on the back of said note
under the name and style of J. P. Porter
assigned said note to the plaintiff and