

I hereby certify that I duly summoned the
within named David H. Platt according to
law equivalent to this subpoena *Lyndon Longley*

Feby Subp. 19-

Money 14. cents 184

\$1.03

TERRITORY OF WISCONSIN,

Walworth DISTRICT COURT, } ss.

The United States of America, to

John Doe, David M Platt

We command you, that laying aside all and singular your business and excuses, you be and appear before the Judge of the 2^d Judicial District Court for the County of Walworth at the Court House in the said County, on the 24th day of October at 10 o'clock A. M. then and there to give evidence in a case to be tried between

Moses Bullock

Plaintiff and

Gideon Longdon

Defendant on the part of the

Defendant

Hereof fail not, on pain of the penalty that will fall thereon.

WITNESS, the Honorable David Iwin Judge of the 2^d Judicial District of said Territory, at Elm Grove
the 9th day of October in the year of our Lord, one thousand eight hundred
and forty three

L. G. Rowd Rockwell Clerk.

Walworth Co Dist Court

Edison Perry don
ads

Moses Burrock

Defts plea & notice

Kearny & Gale

Defts attys

Filed July 13. 1843.

Richard Rockwell
Clerk

before the commencement of this suit in
manners and form as the said plaintiff hath
above thereof complained against him
this defendant.

Kearney & Gale

Attys for Defendant

And the said Defendant by Kelsey & Gale his
attorneys, comes and defends the wrong (and injury)
when he ~~and~~ says that he did not undertake
~~and~~ promise in manner ~~and~~ form as the said
Plaintiff hath above thereof complained
against him, ~~and~~ of this he puts himself
upon the country &c

Kelsey & Gale
Deft Attys

To Eldonkin & Widdow attys
for the above named Plaintiff & Co.

You will please
take notice that the above named Defendant
at the trial of the above entitled cause will
give in evidence ~~and~~ insist that if the ~~the~~
said note was given at all it was given
for a horse purchased of said Plaintiff ~~and~~
that said horse was then warranted to be
sound by said Plaintiff but said horse
was not sound but was lame and broken
~~and~~ of no value to said Defendant of which
said Plaintiff knew, but designed to cheat
~~and~~ ~~swindle~~ this Defendant

And further this Defendant says that
the said several supposed causes of action
in the said declaration mentioned if any
such there were or still are did not nor
did any or either of them accrue to the said
Plaintiff at any time within six years next

Walworth Co. Dist. Court

Edison Lyndon }
 and }
Moses Bullock } 2

of Oct. Term A.D. 1848
to wit July 13. 1849

Walloway Co Dist Court

Moses Buelock
vs.
(Videa Langdon)

new. (Copy)

Please to take notice that a rule has this day been entered in the Book of common Rules kept in the office of the Clerk of the District Court in the county of Walloway and Territory of Wisconsin that the defendant in this cause plead to the declaration filed therein and with a copy whereof you are herewith served in seven days after service of a copy of said declaration and notice of said Rule, or judgment June 26th A.D. 1843.

Yours &c
E. Henderson & Hanson
Atty for P. Coff

Filed June 27th 1843

L Rockwell
Clerk

This may certify that I personally served a declaration on the within named Def^t, of which the within is a copy by handing the same to him & explaining to him the contents the 27th day of June A.D. 1843.

W. S. Norton one
of the Attorneys of the within named P. Coff
Walloway county W.

I. H. S. Norton
do solemnly swear that the above return by me made is true
Subscribed W. S. Norton
& sworn before me this 29th
of June A.D. 1843

Leland Rockwell
Clerk of the Dist
Court of Wal co
Wisc

To the within named Defendant

Take notice that in the

trial of the within entitled cause a note of proof
the following is a copy will be given in evidence
in said trial.

Six months from date for value received
I promise to pay to Charles Bullock or bearer the
sum of Forty two dollars and fifty cents

La Porte, Co. Ind. Nov - 1835

(Signed) Amos Langdon

E. C. Newlin & Minors
Respectfully

5

By reason whereof and by force of the law in such case made and provided, the said Defendant became liable to pay said Plaintiff the said sum of money mentioned in said note, according to the tenor and effect thereof; And being so liable, and in consideration thereof, the said Defendant afterwards, to wit, on the same day and year last aforesaid, at the place last aforesaid, undertook, and faithfully promised the said Plaintiff to pay the said sum of money mentioned in the said note, according to the tenor and effect thereof:

And whereas also the said Defendant afterwards, to wit, on the first day of January in the year of our Lord eighteen hundred and Forty at the place last aforesaid was indebted to the said Plaintiff in the sum of Sixty dollars for divers goods, wares, and merchandize, by the said Plaintiff before that time sold and delivered to the said Defendant and at his instance and request; And also in the further sum of Sixty dollars for the work and labor, care and diligence of the said Plaintiff by him before that time done, performed and bestowed in and about the business of the said Defendant and at his instance and request; And also, in the further sum of Sixty dollars, for money, by the said Plaintiff before that time lent and advanced to the said Defendant and at his like instance and request; and for other money by the said Plaintiff before that time paid, laid out and expended for the said Defendant and at his like instance and request; and for other money by the said Defendant before that time had and received to and for the use of the said Plaintiff And being so indebted, and in consideration thereof, the said Defendant afterwards, to wit, on the same day and year last aforesaid, at the place last aforesaid, undertook and faithfully promised the said Plaintiff to pay him the said several sums of money last above mentioned, when he should be thereto afterwards requested; Yet the said Defendant has not paid to the said Plaintiff the whole or any part of the said several sums of money above mentioned, although often requested, &c. but to pay the same or any part thereof, to the said Plaintiff the said Defendant has hitherto wholly neglected and refused, and still does neglect and refuse, to the damage of the said Plaintiff of one Hundred dollars, and therefore he bring suit, &c.

Ezekiel M. Mison

Att'y for Plaintiff

Territory of Wisconsin,

of

April

Term

Second Judicial DISTRICT COURT.

Milwaukee County, ss.

in the year of Our Lord eighteen hundred and Forty three
to wit the 26th day of June A.D. 1843Moses Bullock Plaintiff in this suit
by Eeden King Morris his Attorney come and complains of
Abidean Langston

Defendant in this suit, in a plea of Trespass as the case on Promises
For that whereas the said defendant on the _____ day of November in the
year of our Lord one thousand eight hundred and Thirty five at Laporte Indiana
to wit at ^{County and Territory just aforesaid} ~~each~~ ^{in the} ~~the~~ ^{made his} certain promissory note in writing, bearing date the
same day and year aforesaid, and thereby and then and there promised to pay
Six months from date (the date of the note meaning)
to the said Plaintiff or bearer the sum of Forty
two dollars and fifty cents for Value Received and
then and there delivered the said promissory note
to the said Plaintiff

~~Wm. L. ...~~
Waltham Mass

Moses Bullock

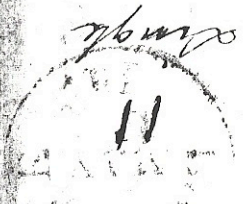
Ms.

Waltham Mass

Waltham to N.Y.

Mr. How

Mr. Edwards



June 26 1843

Leopold Rasmussen

Waltham

~~June 26 1843~~
~~Waltham~~
J. P.

State of Indiana 3
Laporte County 3rd Mo.

S. Williams Hawkins clerk of the Circuit ^{court} of said County
do hereby certify that Lemuel Palmer Esq before whom the within
Power of attorney appears to have been acknowledged and whose
signature is affixed to the within Certificate of acknowledgment, was
at the time of signing the same and now is an acting Justice of the
Peace in and for said County duly elected Commissioner and qualified
and that full faith and credit are due to his official acts as such

In testimony whereof I have hereunto subscri-
bed my name and affixed the seal of said
Court at Laporte this 10th day of May A.D. 1843
S. Williams Hawkins Clerk
By S. E. Williams Deput

Wilmington, Co. Dist. Court

Moses Bullock
vs.

Widow Langston

Rule & plead

Essex & Weston
Plffs Atty

Filed June 28 1843

Leland Rockwell
clerk

Wilmington }
District Court } Of April Term 1843
 } Term 26th of June 1843

Moses Bullock }
vs. } Assumpsit
Gideon Leunglow }

On filing the declaration
in this cause -

Ordered on Motion of Execution

Minors Attorney for Plaintiff that the
Defendant plead to the said declaration
within Twenty days after service of a
copy thereof and notice of this rule or
Judgment

Moses Bunnick
of

Genl Langan

Applicant

June 30 1863

L. Packwell
Genl

Secretary of Wisconsin }
Walworth County ss }

I George Gale being duly
sworn say that David M Platt attended as
a witness by virtue of a Subpoena in the
Case ~~between~~ Bullcock and Edwin Longdon
in the Oct-Term 1842 of Walworth County
District Court four days and that his
travel in that case was fourteen miles
making the amount of \$2.84 to be
taxed in said case -

Subscribed & sworn this 30
day of Nov-1842 before -

L Grand Rockwell
Clerk D.C.

George Gale

To the within named Defendant

Take notice, that on the trial
of the within entitled cause the note of which the
following is a copy will be given ⁱⁿ evidence on
said trial,

Six months prom note for value Received
I promise to pay to Messrs. Bullock or bearer the
sum of Forty two dollars and fifty cents
La Porte Co Ind Nov - 1835

(Signed)

Aidian Langdon

Eccles & Nixon
Proffers

Waltham, es Disct Court

Mrs Bullock
vs.

Widow Langdon

now

Please to take notice that a
rule has this day been
entered in the Book of
Common Rules kept in the office
of the Clerk of the District
Court in the County of Waltham
and Territory of Missouri that
the Defendant in this cause
plead to the declaration
filed therein and with a
copy whereof you are
herewith served in twenty
days after service of a copy
of said declaration and
notice of said Rule, or
Judgment,
June 26th 1843.

Yours &c,
Ed denton & Minor
Atty, for Plaintiff

Filed June 26th 1843

Le Grand Rackwell
Clerk

By reason whereof and by force of the law in such case made and provided, the said Defendant became liable to pay said Plaintiff the said sum of money mentioned in said note, according to the tenor and effect thereof; And being so liable, and in consideration thereof, the said Defendant afterwards, to wit, on the same day and year last aforesaid, at the place last aforesaid, undertook, and faithfully promised the said Plaintiff to pay the said sum of money mentioned in the said note, according to the tenor and effect thereof:

And whereas also the said Defendant afterwards, to wit, on the first day of January in the year of our Lord eighteen hundred and Forty at the place last aforesaid was indebted to the said Plaintiff in the sum of Sixty dollars for divers goods, wares, and merchandize, by the said Plaintiff before that time sold and delivered to the said Defendant and at his instance and request; And also in the further sum of Sixty dollars for the work and labor, care and diligence of the said Plaintiff by him before that time done, performed and bestowed in and about the business of the said Defendant and at his instance and request; And also, in the further sum of Sixty dollars, for money, by the said Plaintiff before that time lent and advanced to the said Defendant and at his like instance and request; and for other money by the said Plaintiff before that time paid, laid out and expended for the said Defendant and at his like instance and request; and for other money by the said Defendant before that time had and received to and for the use of the said Plaintiff And being so indebted, and in consideration thereof, the said Defendant afterwards, to wit, on the same day and year last aforesaid, at the place last

aforesaid, undertook and faithfully promised the said Plaintiff to pay him the said several sums of money last above mentioned, when he should be thereto afterwards requested; Yet the said Defendant has not paid to the said Plaintiff the whole or any part of the said several sums of money above mentioned, although often requested, &c.

but to pay the same or any part thereof, to the said Plaintiff the said Defendant has hitherto wholly neglected and refused, and still do neglect and refuse, to the damage of the said Plaintiff of one hundred dollars, and therefore he being suit, &c.

Eeder Kun & Minter At'y for Plaintiff

To the within named Defendant

Take notice that on the trial of the within entitled cause the note of which the following is a copy will be given ⁱⁿ evidence on said trial,

Six months prom date for value Received
I promise to pay to or bearer Bellock or bearer the
sum of Forty two dollars and fifty cents
La Porte Co Ia Nov - 1835
Alden Langlow

DECLARATION.—Sold by H. Reed, Milwaukee.

Territory of Wisconsin,) or April Term
second Judicial DISTRICT COURT.) in the year of Our Lord eighteen hundred and Forty three
McClure County, ss.) to wit the 26th day of June at La Porte
Mass. Bellock Plaintiff in this
suit by Eldenkin and Murgan his Attorneys, comes and
complains of Alden Langlow
Defendant in this suit, in a plea of Freshness on the case on promises
For that whereas the said defendant on the _____ day of November in the
year of our Lord one thousand eight hundred and Thirty five at La Porte, Indiana
to wit at _____ County and Territory first aforesaid, made ^{his} certain promissory note in writing, bearing date the
same day and year aforesaid, and thereby then and there promised to pay
Six months prom date (the date of the note meaning) to the
said Plaintiff or bearer the sum of Forty two dollars and
fifty cents for value Received and then and there
delivered the said promissory note to the said Plaintiff

S

S

S