

383 Pleas before the Hon<sup>ble</sup> Tho<sup>s</sup>. Scott Esq<sup>r</sup> Chief Judge and  
 William W. Irwin and Ether Allen Brown Esq<sup>r</sup> his associate  
 Judges of the "Supreme Court" of the State of Ohio in and for the  
 County of Muskingum at Janesville at their June Term 1812.  
 One thousand Eight hundred and twelve -

Abraham Romine } to wit  
 ( v ) } Common Pleas et. C. December  
 Peter Levingood } Term et. D. Eighteen hundred &  
 eleven.

State of Ohio }  
 Muskingum Cty<sup>sh</sup> } To the Sheriff of our S<sup>d</sup> County of Muskingum,  
 Summon Peter Levingood if he may be found in your County to be  
 before our Judges of our Court of Common Pleas of the County of Mus-  
 kingum at Janesville in S<sup>d</sup> County on the thir<sup>th</sup> Monday of December  
 next then then and there in our said Court to answer unto Abra-  
 ham Romine in an action of assault and battery to the damage of  
 the said Abraham Romine as he saith in the sum of Five hundred  
 dollars which shall then and there be made to appear with other da-  
 mages, and if this writ make due return ... Wilbur W<sup>m</sup> Wilson Esq<sup>r</sup>  
 Presid<sup>t</sup> of our S<sup>d</sup> Court at Janesville this fourteenth day of September  
 in the year of our Lord One thousand eight hundred and ten and  
 eighth year of this State Signed at Lewis C. et. C.  
 Muskingum County } Witness my hand & the Seal of said County  
 the 11<sup>th</sup> December Term Eighteen hundred & ten ...

Declaration.

Peter Levingood was summoned to answer unto Abraham Romine  
 in a plea whereby with force and arms he the said Peter in and  
 upon the said Abraham in the County of said an assault did make  
 and the s<sup>d</sup> Abraham there did beat wounds and ill treat, and other  
 harms to him did to the great damage of the said Abraham and  
 against the peace - And whereupon the s<sup>d</sup> Abraham by E.  
 Granger his Attorney complains that the s<sup>d</sup> Peter on the thirteenth  
 day of September "Eighteen hundred and ten", at the County of  
 said with force and arms to wit with clubs stones fists and teeth  
 in and upon the s<sup>d</sup> Abraham an assault did make and in  
 the s<sup>d</sup> Abraham there did beat wounds and evilly treat  
 and the face of the said Abraham did then and there wound and  
 disfigure and the said Peter did then and there with his teeth  
 cut bruise and bite off the ear of the s<sup>d</sup> Abraham and other  
 harms to him then and there did and committed to the great damage  
 of the s<sup>d</sup> Abraham and ag<sup>t</sup> the peace &c. Whereupon the s<sup>d</sup> Abraham

Says he is injured and hath damage five hundred dollars and therefore he brings suit. — E. Charles G. Amos Atty & Pleff

April Term A.D. Eighteen hundred and twelve. *Upper Missouri* ..  
August term A.D. Eighteen hundred and twelve. *Lower Missouri* ..  
The non suit is ordered to be set aside —

December Term. A.D. Eighteen hundred and eleven

Abrah. Romine } Plea not guilty..  
P. Levingood } In this cause a jury is duly empanelled and sworn  
well and truly to try the issue joined between the parties viz James Heron John McDonald, Benj. Crox David Dutro, Philip Munch, Saml Chapman, John McGlade, Jacob Mear, Walter Fleming, Robert Welsh, John Reynolds and Daniel Stillwell who after a full hearing of the cause retire and return and on their oaths do say that the "Defendant is guilty in manner and form as is alleged against him in the Plaintiffs declaration and they assess Plaintiffs damages at twenty five dollars — Whereupon It is considered by the "Court that the Plaintiff recover of the Defend. a sum of twenty five dollars damages and costs & charges about his suit in that behalf expended..

Defendant by her attorney gave notice of her intention to "appeal" from the before recited judgment to the Supreme Court. And afterwards to wit on the day of A.D. Eighteen hundred and eleven, came the Defendant with her security and executed a bond according to law for the purpose of carrying said appeal to the next Supreme Court of Missouri County, and prosecuting to effect the same —

State of Ohio } I do Certify the above & foregoing a true  
Missouri } copy from the records in this cause.

In Testimony whereof I have here to set my hand and Seal of office this day of A.D. One thousand Eight hundred and twelve — — John C. Stockton Clerk C.

Supreme Court. June Term  
A.D. Eighteen hundred and twelve

A. Romine }  
P. Levingood } on the nineteenth inst. In this cause a jury is duly empanelled and sworn well and truly to try the issue joined between the parties to wit Aaron Claypool John Wimmer, John Dills, Anthony Moch, Saml Menseley, Joseph Smith, Moses Vanwinkle, Thomas Dew, Josiah Ewing, Morgan Israel Robinson and Michael Lockman who after retiring from the bar, return and on their oaths find the Defendant Guilty,

in manner and form as Plaintiff in his declaration hath alleged against him, and they assess the Plaintiffs damages at the sum of twenty five dollar damages, whereupon It is considered by the Court that the Plaintiff recover of the Defendant the said sum of twenty five dollar and

Dollar and cents costs and charges about his suit in that behalf expended. And ordered that this judgment be certified to the Court of Common Pleas with a mandate to carry the same into execution . . . . .

Examined & attested

John Cox Stockton Clk...

Thomas Scott

Chief judge

Pleas before the Hon<sup>ble</sup> Tho<sup>s</sup> Scott C<sup>of</sup> Chief Judge and William W. Irwin, and Ethier Allen Brown his associate Judges of the "Supreme Court of the State of Ohio" in & for the County of Muskingum at Janesville at their June Term A.D. One thousand eight hundred and twelve.

George Hollenbach Jur<sup>or</sup> Com: Pleas at April Term A.D. Eighteen hundred & twelve  
Rich<sup>d</sup>. Ayres Jur<sup>or</sup>

"State of Ohio, Muskingum County"

To the Sheriff of our S<sup>d</sup> County of Muskingum Greeting; We command you that you summon Richard Ayres if he be found in your County" and him safely keep so that you may have his body before our Judges of our Court of Common Pleas of the third Monday of August next then and there in our S<sup>d</sup> Court to answer unto George Hollenbach Jur<sup>or</sup> an Infant under the age of twenty one year by Clark Hollenbach his next friend in an action of Slander to the damage of the S<sup>d</sup> Geo. Hollenbach Jur<sup>or</sup> as they say in the sum of Ten hundred dollar which shall then and there be made to appear with other damages and of this writ make due return, Witness W<sup>m</sup> Wilson C<sup>of</sup> President of our S<sup>d</sup> Court at Janesville the thirtieth day of July in the year of our Lord One thousand eight hundred and eleven and ninth year of this State.

Signed A. Lewis Clk.

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