

14157

No. _____

Supreme Court of Illinois

Day

vs.

Eaton.

The People of the State of Illinois,

To the Sheriff of *La Salle* County.

BECAUSE in the record and proceedings, and also in the rendition of the judgment, of plea which was in the Circuit Court of *La Salle* County, before the Judge thereof, between *Bushman Eaton &c* plaintiffs & *James Day*

defendant it is said that manifest error hath intervened to the injury of the said *Defendants* as we are informed by *his* complaint, the record and proceedings of which said judgment, we have caused to be brought into our Supreme Court of the State of Illinois, at Vandalia, before the Judges thereof, to correct the errors in the same, in due form and manner, according to law; therefore we command you, that by good and lawful men of your county, you give notice to the said *Bushman Eaton &c*

that *they* be and appear before the Judges of our said Supreme Court, at the next term of said Court, to be holden at Vandalia, in said State, on the *first* Monday in *June* next, to hear the records and proceedings aforesaid, and the errors assigned, if *they* shall think fit; and further to do and receive what the said Court shall order in this behalf; and have you then there the names of those by whom you shall give the said *Bushman Eaton &c* notice, together with this writ.

Witness, the Hon. William Wilson, Chief Justice of our said Court, and the seal thereof, at Vandalia, this *16* day of *February* in the year of our Lord, 183*6*.

J. M. Duman clerk

By virtue of this writ to me directed I have
 by Onsey Levens, James M. Egan, Luther Woodard
 Milner Letterson & Allen H. Howland given notice
 to William H. Bushman, James M. Fearce with
 Eaton & Benjamin Thompson of the farm of Bushman
 Eaton & Co. as within same commanded —

Ottawa 15th May A.D. 1838

A Woodruff Sheriff

Five Dollars & return	2, 12 1/2
Mileage 36 Miles	2, 25
	<u>\$ 4, 37 1/2</u>

Supreme Court

James Day
 vs $\frac{5}{3}$ per. per

Wishman Eaton & Co

To La Salle

Returnable to

June Term 1838-

Filed May 28 1838
 J. M. Duman

Postage 37 1/2

Sheriff's fees \$4 37 1/2

14157

State of Illinois, sct.

The People of the State of Illinois,

To the Clerk of the Circuit Court for the County of *Lasalle*
GREETING:

BECAUSE in the record and proceedings, as also in the rendition
of the judgment of a plea which was in the Circuit Court of
Lasalle county, before the Judge thereof, between
Wesman Eaton & Co
_____ plaintiffs and *Lamy*

Ray defendant it is said manifest error hath intervened to the injury
of the aforesaid *defendant*, as we are informed by *his* complaint, and we being
willing that error (if any there be) should be corrected in due form and manner, and that
justice be done to the parties aforesaid, command you that if judgment thereof be given, you
distinctly and openly without delay, send to our Justices of our Supreme Court the record
and proceedings of the plaint aforesaid, with all things touching the same, under your seal,
so that we may have the same before our Justices aforesaid at Vandalia in the county of
Fayette, on the *first Monday in June*
next, that the record and proceedings, being inspected, we may cause to be done therein, to
correct the error, what of right ought to be done according to law.

Witness, the Hon. William Wilson, Chief Justice of our said
Court, and the seal thereof at Vandalia, this *sixteenth*
day of *February* in the year of our Lord one
thousand eight hundred and *thirty eight*

J. M. Duncan cl^c

Supreme Court

James Day

vs } Mitt. of Error
}

Washman Eaton & Co

Filed Feb. 15, 1838

J. M. Duncan