

The original probate files of Hendricks County, some from as early as 1823, are very fragile and are in storage. You are encouraged to use these digital images instead of seeking the originals as they are as complete, and more readable in many cases, than the originals.

JAMES T. HADLEY

DEBT

1848

HENDRICKS COUNTY, INDIANA

the President & Justices  
 of the Town of Danville } Debt  
 vs } Demande \$ 6.00  
 James J. Hadley: }

upon the filing of a  
 process by the plaintiff on the 6<sup>th</sup> day of  
 June 1848 a summons issued against the said  
 defendant to Joseph Schiller Constable  
 made returnable on Saturday the 17 of June  
 1848 at the hour of ten o'clock A.M. on  
 the 13<sup>th</sup> the plaintiffs filed their declaration  
 in the case Subpoena issued at the instance  
 of the plaintiff for Thomas Nichols Simon J  
 Hadley Allen Hoss as witnesses for plaintiff  
 and the said Joseph Schiller made return thereof  
 the 17<sup>th</sup> of June 1848 as directed served on the  
 13<sup>th</sup> of June 1848 to wit on the said 17<sup>th</sup> day of June  
 1848 the defendant James J. Hadley appeared and  
 filed <sup>his</sup> affidavit for a change of venue which  
 was granted to James Dugan a Justice of the Peace  
 of Samuel McLogue a Justice of the Peace of Henderson  
 County certify that the foregoing is a full and true  
 perfect transcript of the proceedings had before  
 me in the above intitled case given under my  
 hand and Seal this the 17 day of June 1848  
 Samuel McLogue J.P.

The President & Trustees  
of the Town of Lowell  
vs  
James T. Hadley  
Indefinite franchise

Justus fees \$1<sup>1/2</sup>

Constable fees 30

Filed in 1892

affirmed June 19  
The 1892 J. D. Dyer  
20

Continued until  
June 19 The 1893  
J. D. Dyer

Continued till  
June 21 The 1898  
J. D. Dyer  
20

State of Indiana } Before Samuel McLaughlin Esquire a Justice  
Hendricks County } of the Peace in the town of Danville  
County and State aforesaid

The President and trustees of the town of Danville  
Plaintiffs in this suit by George P. Ellis their attorney  
Complain of James J. Hadley defendant in this suit of  
that he never paid the said plaintiffs the sum of ten dollars which he  
fully owes but unjustly obtaining  
a plea of Debt &c. For that whereas the said plaintiffs  
by virtue of an act of the Legislature of the State of  
Indiana entitled "An act to incorporate the town of  
Danville in Hendricks County" Approved February  
11<sup>th</sup> 1839, were long before the commencement of this suit  
town on the 18<sup>th</sup> day of June 1839 and from thence hith-  
erto have remained & continued to be a body corporate and  
politic with perpetual succession by the name and style  
of "The President and trustees of the town of Danville"  
and as such body corporate and politic from thence had  
and now have full power and authority both in  
law and equity to sue and be sued, plead and be im-  
pleaded, answer & be answered unto, defend and be defend-  
ed in any court of competent jurisdiction, and to ordain  
establish and put into execution and carry into effect  
such by laws, Ordinances, & Regulations necessary and prop-  
er for the benefit and convenience and good govern-  
ment and police of said town of Danville

And whereas also the said President & trustees  
had on the said 18<sup>th</sup> day of June 1839 and from thence hitherto  
have continued to have full power and authority by virtue of  
the act of incorporation aforesaid to keep in repair all  
necessary Streets, Alleys & Drains, and to pass regulations  
necessary for the same agreeable to the plan of said town  
of Danville and generally to enforce by proper penalty the  
observance of all laws and ordinances relative to the police and  
government of said town of Danville. And whereas the pres-  
ident & trustees aforesaid heretofore on the 27<sup>th</sup> day of  
January in the year 1848 did make Ordain and establish  
pursuant to the provisions of the act of incorporation  
aforesaid, a certain law or ordinance whereby it was

amongst other things Ordained. that each and every person having any Street or Alley or other public ground enclosed, fenced up, or otherwise obstructed. Should be and they and each of these were thereby requested to open or <sup>the same</sup> cause, to be opened according to the original plan of said town of Danville and every such obstruction to be removed on or before the first day of June 1848. And whereas also it was further ordained in and by the ordinance aforesaid. that every person having any Street Alley or other public ground enclosed, fenced up, or otherwise obstructed as aforesaid not should fail neglect or refuse to open the same or cause the same to be opened and such obstruction to be removed as aforesaid as required by the ordinance aforesaid should forfeit and pay to the said President and trustees of the said town of Danville the sum of five Dollars for the sole use and benefit of the corporation aforesaid and also the further sum of one Dollar for every twenty four hours any such Street Alley or other public ground should remain so encumbered or obstructed from and after the said first day of June 1848. All of which was duly ordained established and published according to the provisions of the act of incorporation aforesaid. and became and was a law and ordinance of said town and so remained and continued to be from thence hitherto and still now is a law and ordinance of the said town of Danville

And whereas the said defendant heretofore, to wit on the said 27<sup>th</sup> day of January in the year 1848 he then being in the full <sup>and actual</sup> possession of lots numbered one two, three & four, in Block numbered seventeen in the said town of Danville and continued in the actual possession thence hitherto of the lots aforesaid then and there had as well the two alleys running through the center of said Block numbered ~~Seventeen~~ from East to west and from North to South. as the lots aforesaid enclosed, fenced up and obstructed and has so continued the said two alleys (to wit the one running from Main Street through said

from Kentucky Street West through the center of said Block to the Alley on the west end of said town of Danville) from the said 27<sup>th</sup> day of January 1848 until the commencement of this suit enclosed fenced up, and obstructed by divers large quantities of Boards, Planks, Rails, Posts and wood, in and across the said two Alleys, put and placed so as to make and render the said Alleys altogether impassable either to man or Beast. Contrary to the laws of the State of Indiana, the charter of incorporation and the ordinance of the President and trustees of the town of Danville aforesaid. And the Plaintiff avers that the said two Alleys were located through said Block numbered 17 in the town of Danville as aforesaid by the original plan and survey of said town at its location, and the said defendant has wholly failed and refused to open said Alleys before the first day of June 1848 or to open or cause the same to be done at any time before the commencement of this suit whereby an action hath accrued to the said Plaintiff to demand and have of and from the said defendant the said sum of five Dollars the forfeiture of said, and the further sum of five Dollars for the one Dollar for each and every twenty four hours the said Alleys have remained and continued so obstructed as aforesaid from and after the first day of June 1848 as aforesaid Making in all the sum of ten Dollars and therefore this suit is brought

George T. Ellis  
Atty for Plffs

101

The president & trustees  
of the town of Danville  
VS

James J. Hadley

Acrr in Debt  
Demand \$10.00

Filed in my office  
June 13<sup>th</sup> 1848  
Samuel Melogue J<sup>r</sup>

James T. Hadley

at

Before a Justice

of the Peace

The President & Directors of the Company of Darnville

Nov 1.

And the said James T. Hadley by allowing this Attorney comes and depends the saying & saying when &c. And says actio non because he says that it is that he is the owner of in the simple, the lot in said Cause of action mentioned. And that the said supposed Allegs in said Cause of action described were laid out and designated on the plot of said Town of Darnville on the day of October 1828. And the said Defendant further avers that the said supposed Allegs in the said Cause of action mentioned were not opened and worked within six years from the time of its being so laid out nor have the same been opened and worked from that time hitherto and this he is ready to verify wherefore he prays Judgment &c.

And for a further plea in this behalf, the said Defendant says actio non because he says that the said supposed Allegs in the said Cause of action mentioned may have been designated on the original plan of said Town of Darnville as is in said Cause of action alleged, but the said Defendant avers that the said supposed Allegs were not opened and worked within six years from the time of the location survey and annex of said Town of Darnville up to this time. Wherefore the said Defendant lays before the said supposed Charter of incorporation was made & the said President & Directors were organized about 12 years <sup>ago</sup> before the said Defendant closed the said supposed Allegs. And has so contrived to keep them closed from then hitherto as he lawfully might for the cause of said said And this he is ready to verify wherefore he prays Judgment &c.

And for a further plea  
in this behalf the said Defendant says actio non because  
he says that more than six years before the said Ordinance  
was made and passed and published the said suppositor Allys  
in the said Cause of action maintenance was by statute  
created and have long since ceased to be Allys wherefore  
for the cause of justice the said Defendant claims the  
said Allys and has continued to keep the same closed  
and found up as he lawfully might for the Cause  
of justice and this he is ready to verify wherefore  
he prays Judgment &

And for a further plea  
in in this behalf the said Defendant says actio non because  
he says that the said suppositor Corporation discontinue in  
said Cause of action, as the President and trustees of  
the Town of Danville, at the time of making said  
suppositor Ordinance upon which this suit is brought  
and long before that time had ceased to be a body  
Corporate or Politic for any purpose whatever nor has the  
<sup>same time</sup> ~~not any~~ since up to the present time been renewed  
And this he is ready to verify wherefore he prays Judgment  
James T. Hadley By  
Moses H. Atteridge

James J. Hadley  
to  
the President & Trustees  
of the Town of Danville  
No 1  
44 Pleas in Box

Filed in 11/2  
affidavit 21/11  
Wm. James D. Logan  
J. D.

The President & Members of the  
Law of Danville

vs

James S. Hadley

Sett. No 1. Before Samuel Melogue  
Esq. demand \$10,000<sup>00</sup>

James S. Hadley

the above named defendant, on this 17<sup>th</sup> day of  
June 1848. Personally appeared before Samuel  
Melogue Esq. a Justice of the Peace and after being  
by him first duly sworn according to law.  
and his oath says that he ~~basely~~ <sup>truly</sup> believes that  
he cannot receive a fair and impartial  
of the above entitled cause before the said  
Samuel Melogue Esq. owing to the bias, &  
prejudices of him the said Samuel Melogue  
Esq. against this affiant, in the said cause  
wherefore he prays a change of venue in  
said cause all according to law, &c

James S. Hadley

Sworn to and subscribed before me this  
17<sup>th</sup> day of June 1848

Samuel Melogue Peace

The President, Trustees  
of the Town of Danville  
vs } Attorney for  
          } George J. Hodges  
James J. Hodges

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No 1.

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The President and Trustees of the town of Danville  
<sup>vs</sup>  
James J Hadley

And the said plaintiff by Ellis  
her attorney for replication to the plea by said def;  
first above pleaded says preclude non because she  
says that the said alleys were opened and worked  
within six years after the same were laid out  
and this the said plaintiff prays may be inquired  
of by the Country

And as to the last plea of the said defendant  
the said plaintiff says that she has not forfeited  
her Charter or ceased to be a body Corporate  
or politic and this she prays may be inquired  
of by the Country

President & Trustees  
of the Town of Danville  
vs  
James J. Hallay

Replication

The President & Trustees  
 of the Town of Lowell } Debt  
 vs } Demand — — \$10.00  
 James J. Hadley }

upon the filing of  
 a process by the plaintiff on the 6<sup>th</sup> day of  
 June 1845 a summons issued against the said  
 plaintiff to Joseph Schiller Constable made  
 returnable on Saturday the 17 of June 1845 at  
 the hour of ten o'clock A.M. on the 13<sup>th</sup> the  
 plaintiff filed their declaration in the case  
 a Subpoena issued at the instance of the plaintiff  
 for Thomas Nichols Simon J. Hadley and Allen  
 Hobb as witnesses for plaintiff and the said  
 Joseph Schiller made return thereof the  
 17<sup>th</sup> day of June as directed served on the 8<sup>th</sup> of  
 June 1845 to wit on the said 17<sup>th</sup> day of June 1845  
 the Defendant James J. Hadley appeared and  
 filed his affidavit for a change of venue  
 which was granted to James J. Hadley a justice  
 of the peace of Samuel Melogue a justice of the  
 said <sup>peace</sup> of Houdoncks do certify that the foregoing  
 is a full and true perfect transcript of the  
 proceedings had before me in the above  
 intitled case given under my hand and seal  
 this the 17 day of June 1845

Samuel Melogue J.P.

Handwritten text in a cursive script, likely a list or account, with several lines of text visible, including "L. 1000" and "L. 1000".

filed in my office  
June 17<sup>th</sup> 1848  
J. Dugan

This is continued  
till the 21<sup>st</sup> of  
June 1848  
J. D. Ryan

State of Indiana } Before Samuel McLogan Esq Justice  
Hendricks County } of the Peace in and for center  
township ~~and~~ the County and State  
aforesaid

The president and trustees of  
the town of Danville } Debt  
vs } Demand \$6 00  
James T Hadley }

The above named Justice will  
issue a summons in the above entitled cause directed  
to the proper officer and make the same returnable  
according to law

George P. Ellis  
atly for Plff.

The president & trustees of  
the town of Danville  
VS  
James F. Hadley

Præcipe for writ

Filed in my office  
June 12<sup>th</sup> 1848  
Samuel Melogue J.P.

N<sup>o</sup> 6

The President & }  
Trustees of University

James T. Hadley

This land is comprised on  
the following terms. The defl <sup>by the 1st of December 1881</sup> agrees to give  
the Alley running North & South through said  
Block to 17 and so much of the alley running East &  
West as lies East of the <sup>alley</sup> point aforesaid  
and pay the costs incurred before Justice  
Mcla gree. And the defl agrees that the remain-  
ing Alleys, to wit, the alley on the West side of  
said Block, and the West half of the one  
running East & West shall remain enclosed

James T. Hadley

State of Indiana } Before Samuel McLaughlin Esq a Justice  
Themselves being } of the Peace in the town of Danville  
County & State aforesaid

The President & Trustees of the town of Danville Plaintiffs  
in this Suit by George P. Ellis their attorney complains  
of James J. Hadley defendant in this Suit of a plea  
of Debt that he render unto the Plaintiffs the sum  
of Five Dollars which he owes and unjustly claims  
from said plaintiffs. Now that whereas the said  
plaintiffs by virtue of an act of the legislature  
of the State of Indiana entitled "An act to  
incorporate the town of Danville in Hendricks  
County" approved February 11<sup>th</sup> 1839 were long before  
the commencement of this Suit, to wit, on the 18<sup>th</sup> day  
of June 1839 at the town of Danville County & State  
aforesaid and from thence hitherto have remained &  
continued to be a body corporate & politic with  
perpetual succession by the name & style of &  
The President & Trustees of the town of Danville and  
as such body corporate & politic from thence have  
and still now have full power & authority both in  
law & equity to sue & be sued plead & be impleaded  
answer & be answered unto, defend & be defended  
in any court of competent Jurisdiction and to make  
ordain establish & put into execution & carry into  
effect such by laws ordinances & Regulations  
necessary & proper for the benefit, convenience  
good government & police of said town of Danville.  
And whereas also the said President & Trustees  
had on the said 18<sup>th</sup> day of June 1839 at the  
town of Danville County & State aforesaid well  
from thence hitherto have continued to have full  
power & authority by virtue of the act of incor-  
poration aforesaid to keep in repair all  
necessary streets, alleys, and drains and to pass  
regulations necessary for the same agreeable to  
the plan of said town and generally to enforce by  
proper penalty the observance of all laws and

Ordinances relative to the police & government  
of said town of Danville. And whereas the said  
President & trustees aforesaid heretofore to wit on  
the 27<sup>th</sup> day of January in the year 1848 did make  
ordain and establish pursuant to the provisions  
of the act of incorporation, <sup>operative</sup> a certain law or ordi-  
= nance whereby it was then & there ordained that each &  
every person then having any street alley or other  
public ground enclosed fenced up or otherwise obstructed & thus  
he and they and each of them was thereby then & there re-  
= quired to open or cause the same to be done according to the original  
plan of said town of Danville and every such obstruction  
to be removed on or before the first day of June in the  
year 1848 And whereas also it was further ordained  
by further ordinance by the president & trustees aforesaid  
in and by the ordinance aforesaid that any person  
having any street alley or other public ground enclosed  
fenced up <sup>or</sup> otherwise obstructed as aforesaid who should fail neglect  
neglect or refuse to open the same or cause the same to be  
done and ~~cause~~ such obstruction to be removed as aforesaid  
as aforesaid as required by the ordinance aforesaid should  
forfeit & pay to the president & trustees the sum of five  
dollars for the sole use & benefit of said corporation &  
also the sum of one dollar for every twenty four hours  
any such street alley or other public ground should remain  
so inclosed or obstructed from & after the said first  
day of June 1848 All of which was duly ordained  
established & published according to the provisions of the  
act of incorporation aforesaid and then & there became  
and was a law & ordinance of said town and so remained  
& continued to be a law & ordinance from thence hitherto  
in full force & virtue & still now is a law & ordinance of  
said of Danville in full force & effect. And whereas the  
said defendants heretofore to wit on the 6<sup>th</sup> day of June 1848  
be the said defendants then & there being the joint &  
separable possession of Black Mt Lumber on the lots of  
said Black Mt. Lots no one two three & four in said  
Black Mt. Lumber in the town of Danville aforesaid had

the alleys running through Said Block no seventeen aforesaid  
& these closed fenced up & obstructed by some large quantities of stone  
plank, rails posts logs & wood in & across said alleys ~~and~~  
& placed so as to make & render the said alleys (to wit the  
one running east & west through said Block and the other  
running north & south through said Block seventeen is  
in the town of Danville aforesaid) altogether impassable  
for either man or beast and has so continued to have & keep  
the said alleys enclosed fenced up & obstructed as aforesaid  
from the Sixth day of June 1848 untill the commencement  
of this said suit untill the 12<sup>th</sup> day of June 1848 Contrary  
to the law of the State of Indiana the Charter of incorporation  
and the ordinance aforesaid. And the plaintiffs  
aver that the alleys aforesaid were surveyed & located as such  
alleys in by the original plan & location of said town of  
Danville and that said defendant has wholly <sup>refused</sup> neglected  
to open said alleys before the commencement of this suit  
Nor has the said defendant at any time paid the said  
sum aforesaid demanded or any part thereof though after  
requested so to do wherefore & whereby an action hath  
accrued to the said plaintiffs to demand and have of  
& from the said defendant the said sum of six dollars  
and for the keeping the said alleys enclosed fenced up  
& so obstructed as aforesaid from the said Sixth day  
of June 1848 untill the 12<sup>th</sup> day of the same month being  
fully six days making the sum of six Dollars  
wherefore this suit is Brought

George P. Ellis  
Atty for Plffs

to 2

The President & Trustees of  
the town of Danville

13

James T. Huddley  
11

Now in Debt  
Demand \$6.00  
1

Filed in <sup>of</sup> Office June

13<sup>th</sup> 1845

Samuel McLogue JP

State of Indiana, *Hendricks* County, ss. To *Joseph S. Miller* Con-  
stable of *Center* Township, Greeting: You are hereby commanded to Summon *Simon*

*J. Hadley and Thos. Nichols*

To appear before me, *Samuel McLogue* a Justice of the Peace for

said Township, at my office therein, on the *17<sup>th</sup>* day of *June* 1848

AT *10* O'CLOCK, *A* M. on said day, to testify in a suit, wherein *The President and*  
*trustees of the town of Danville* is Plaintiff and *William L. Meattock*  
is Defendant in behalf of the Plaintiff.

And this *they* shall not omit, under the penalties prescribed by law. And of this writ make  
due service and return. Given under my HAND AND SEAL, this *12<sup>th</sup>*

DAY OF *June* 1848 *Samuel McLogue*  
JUSTICE OF THE PEACE.

State of Indiana, *Hendricks* County, ss. To *Joseph S. Miller* Con-  
stable of *Center* Township, Greeting: You are hereby commanded to Summon

*Simon J. Hadley & Thomas Nichols*

To appear before me, *Samuel McLogue* a Justice of the Peace for

said Township, at my office therein, on the *17<sup>th</sup>* day of *June* 1848

AT *10* O'CLOCK, *A* M. to testify in a suit, wherein *The President and trustees*  
*of the town of Danville* is Plaintiff and *William L. Meattock*  
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And this *they* shall not omit, under the penalties prescribed by law. And of this writ make  
due service and return. Given under MY HAND AND SEAL, this *12<sup>th</sup>*

DAY OF *June* 1848 *Samuel McLogue*  
JUSTICE OF THE PEACE.

State of Indiana, *Hendricks* County, ss. To *Joseph S. Miller* Con-  
stable of *Center* Township, Greeting: You are hereby commanded to Summon

*Simon J. Hadley and Thomas Nichols*

To appear before me, *Samuel McLogue* a Justice of the Peace for

said Township, at my office therein, on the *17<sup>th</sup>* day of *June* 1848

AT *10* O'CLOCK, *A* M. on said day, to testify in a suit, wherein *The President and*  
*trustees of the town of Danville* is Plaintiff and *James J. Hadley*  
is Defendant in behalf of the Plaintiff.


And this *they* shall not omit, under the penalties prescribed by law. And of this writ make  
due service and return. Given under my HAND AND SEAL, this *12<sup>th</sup>*


DAY OF *June* 1848 *Samuel McLogue*  
JUSTICE OF THE PEACE.


No  
10

No. 1

1

State of Indiana, *Hendricks* County, ss. To *Joseph S Miller* Constable of *Center* Township, Greeting: You are hereby commanded to Summon *Simon T Hadley and Thomas Nichols* To appear before me, *Samuel Melogue* a Justice of the Peace for said Township, at my office therein, on the *17<sup>th</sup>* day of *June* 1848 AT *10 O'CLOCK, A* M. on said day, to testify in a suit, wherein *The President and trustees of the town of Danville* is Plaintiff and *James T Hadley* is Defendant in behalf of the *Plaintiff* And this *they* shall not omit, under the penalties prescribed by law. And of this writ make due service and return. Given under my hand and seal, this *12<sup>th</sup>* day of *June* 1848 *Samuel Melogue*  JUSTICE OF THE PEACE

State of Indiana, *Hendricks* County, ss. To *Joseph S Miller* Constable of *Center* Township, Greeting: You are hereby commanded to Summon *James T Hadley* To appear before me, *Samuel Melogue* a Justice of the Peace for said Township, at my office therein, on the *17<sup>th</sup>* day of *June* 1848 at *12 o'clock, —* M. on said day, to answer *The president and trustees of the town of Danville* OF A PLEA OF *Debt* ~~not exceeding~~ *Demand Six 100 Dollars.* And of this Summons make due service and return. Given under my Hand and Seal, this *12<sup>th</sup>* day of *June* 1848 *Samuel Melogue*  JUSTICE OF THE PEACE.

State of Indiana, *Hendricks* County, ss. To *Joseph S Miller* Constable of *Center* Township, Greeting: You are hereby commanded to Summon *Allen Hoss* To appear before me, *Samuel Melogue* a Justice of the Peace for said Township, at my office therein, on the *17<sup>th</sup>* day of *June* 1848 AT *10 O'CLOCK, A* M. on said day, to testify in a suit, wherein *The President and trustees of the town of Danville* is Plaintiff and *James T Hadley* is Defendant in behalf of the *Plaintiff* And this *you* shall not omit, under the penalties prescribed by law. And of this writ make due service and return. Given under my hand and seal, this *14<sup>th</sup>* day of *June* 1848 *Samuel Melogue*  JUSTICE OF THE PEACE.

The President and Trustees  
of the Town of Danville  
18

James J. Hoadley  
Sutcliffe per  
Matthews

Leimon J. Hoadley  
Thomas Nichols

Justice fee 25

Joseph S. Miller

Served the same day according  
to Law

Living 25  
Return 3  
30

No 3

The President and Trustees  
of the Town of Danville  
18

James J. Hoadley

Sutcliffe per  
Matthews

Justice fees 25

Joseph S. Miller  
Const

Came to town June  
14<sup>th</sup> 1848 Served the same  
day by Theadug as  
Commander

Living 12<sup>th</sup>  
Return 5  
17<sup>th</sup>

No 3

The President and Trustees  
of the Town of Danville  
18

James J. Hoadley  
a summons in debt

forwarded \$6.00  
Justice fees 25

Came to town June 13<sup>th</sup> 1848  
Served the same day by J. S. Hoadley  
As with in I am Commander

Living 25  
Return 5  
Meader 10  
Copy 12<sup>th</sup>  
52<sup>th</sup>

Joseph S. Miller  
Const

No 4

State of Indiana, *Hendricks* County, ss. To *Joseph S. Miller* Con-  
stable of *Center* Township, Greeting: You are hereby commanded to Summon

*James T. Hadley*

To appear before me, *Samuel Meloyne* a Justice of the Peace for

said Township, at my office therein, on the *17<sup>th</sup>* day of *June* 184*8*

at *10* o'clock, *A* M. on said day, to answer *The President and Trustees*

*of the Town of Danville* OF A PLEA OF *Debt*

~~not exceeding~~ *Demand Ten* ~~100~~ Dollars. And of this Summons make  
due service and return. Given under my hand and Seal, this *6<sup>th</sup>*

day of *June* 184*8*

*Samuel Meloyne*

JUSTICE OF THE PEACE.



I am to hand June 7<sup>th</sup> 1848 Service  
the 8<sup>th</sup> 1848 by the adwg as I am considered

Serving 25  
Midd 10  
Puter 5  
40

Joseph Miller  
Const

James T. Mottley  
Justice fees  
Paid \$10.00  
25  
\$10.25

The President and Trustees  
of the Town of Danville  
1839 Debt

No 3

JAMES T. HADLEY

DEBT

1848

HENDRICKS COUNTY, INDIANA