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At-is urdered that a Form of coust of Common Pleas be commen ced at $80^{\prime}$ clo de airri:
Incranford evintiy, on Jiebrizary 7-gimele - novenier 7.
In Hardin county, on gamuary 10 - may 3 - Septemter 19.
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And that a Lermg the Dibwiet Curst be evnmenced at 8 o'elocte a.m.
In Cranford evunty ou march 24. In Hardin county on mareh 17.
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Do the Clerle of the court of Common Pleas of Lhion county ohio. And you are hereby diveeted to have the foregiong order fuubliohed for Three consecutive veeles according to law. gohes. Porten gurdga

The alate of Ohio Elvion bountridis:
This March arrn of the Distriet bourt in and for the 3d dirision of the Finth opedicial District of the state of Ohio held at the cont Toows in the Sown of Inaryprile County and Slate aforeSaide evas bequm on the 9\%" day march. (1. D. 1881 in accordanco evith the constitutione and lans of the siale of Clic.

Hoow Homas Brer.
Hessun. Te, Dodge.
Hoonorable Shomas Prer. Presiding,
fobm Hoobensach, otherizf. Av.2n. Winiget - Golers.
M. Co.banurence Trustē $\}$ Homy Barth How day this cause came on for heouing aved evae,
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This morning court Int at Eeght-and alialf oclocte A. $2 n$. pursuant to adjournment the Same officers being present ias on yesterday.
Mon R. Larbesow administrators
De boris hor of Elisha Hardy Dec Z Station for foreclosure of Drortgage
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nratherv Leirgrel et., al Sp peal.
His day this Caus came on for hearing to the cont eypon the partition of plaintiff, Anrarver of defendant Inathew Liingree and Dopey thereto of the pairing \& testimoury and was argued by counsel the deferrdant mathew Soingree parting lo arrswer ar demurs to said petition on consideration whereof the covet do find, that there is due at this date uporr the note described in the petition inducing interest- at the rate of 8 per cent per ammon. the dun of \$372.50. And the cont further finds that-the defendants. Snathbw Loingrel and Brartha Doingrel his wife Executed $\forall$ delivered to the folaintinf the lnorlgage deed in the petition Brentioned and described, on the premises therein described. Heat daid Mortgage was duly Recorded in Book 12 pages 2224223 of the record of Mortgages of david Amir bounty BRis and is the first-t beat-Cien os the presses described in the petition herein. The conet-further fire that-the condition of defecuscuse in the mortgage has been brokers \& that the plaintiff is thereby sntitled to have the deferrdarti Equity of redernpation foreclosed. The $c$.

At is therefore considered $t$ decreed that-unless the dad defendants within Sdayp from this date fail is pay the david drum of 837230 worth 8 per cesetinterest until paid Accoracing to the tenor of daid enortgage to this plaintiff or lii attorney that then the Equity of redemption of defendarcto be foreclosed and said premises Anal be told and that an order of sale issue to the Sheriff of doind County directing him to dill Said premises according to Law free from dower as upon Execution and bring the proceeds of evidalale into court to be distributed in accordance with this decree. Ind it -is further ordered that a special mandate sine to the Court of Common pleas is carry this decree into Execution.
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It is therefore considered adjudged and decreed by the Cunt-tliat-the said depenclonto go hence evittont-day and reeves their Reasonable castes, is litich rutting and pindgment-the plaintiff Encefotand Astr the Court-todigin and deal the bile of Excels ion Which is accordingly done and the some is ordered io be recorded ara part of the record of this care,

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This day this cause came on to be heard meow the Petition in error bill of Exception e 'ransciift-and the original papers and pleadings frame the court of Common pleas of Said Conenty and eras argued by conses, in consideration whereof the court find that -there is Error therein apparant-upor the recorab to the prigudice of the plaintiff in sro. It is therefore considered by the court -that the judgment- aforesaid be reversed and held for rrangit and that the plaintiff in sro recover from the defendant in error hiv costs herein Exporided taxed ats

It is further ordered that this canso be remanded to the loons of Commons Pleas of said Comity for a new trial, And that-aspecial Inandate Er Snit to the doric Court-ts carry this Inedgment into Execution.

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petition in error. Bill of Exceptions transcript, papers and pleadings furn the cont-belowe of common pleas of Alerion county and eras argued By counsel; on consideration inhere of the court find there is sro Therein apparant in port the records is the prejudice of the plaintiff in error in this as.urt in the viratruction of the cont of commons pleas to the jury, And it -is therefore considered by the cont-that-the predgment a foresaid be reversed and held for oraughti. And that the plaintiff in Eras recover from the deferdaul-in error hoo cons herein Expursied taxed at-\& El is further ordered that this cause be remanded to the obad court- of common pleas of Pinion

- County for a new trial of that-a Special Enandate be Lent G Sent to ovid corut-to caryolaid dudgment-into Execution. Io all potion the defendant-Excepl=
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Petition in error the bill of Chis cause came on for hearing expos the pleadiros frow the correl of commons keas of anscript and the original papers of pleadinop from the court of common Keas of Anion County and was aropeed by bonne Ce consideration where of the court fired that there is error therein apparrant-apoon the record to the parepidice of the plaintiff in error lo. wit; in the rifusab to grant the prayer of plaintiff petition in the Said common Pleas Contr $\forall$ dismiss the same.

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 argned by coussel. ©ncorsideration Anverof the Cont find that-the is insov. Lterein abparam- whon the record to the oryiedice of the plaindiffin surovin this to wit-, the daid cont of commove Ploas arred in denstrining the denumew to the soid plaintifts pitilions. Itis therefore corvidered by the cornt that the pudgponent aporesaid Ereataining said dermuree be reveesed ardo held gor vanght and the bourt hers do overrnle Said dermurreo and adjudge that- Said plainitiff in Erroo recover of Said defendornto in erroo his bosto therein sxpended tax adalo. and it is prurther ordered that this cause be remandeco to the court of common Pleas of said corrrty of Mrion for fuether proceedings and that a sprecial mondate theufor be sant ti daid corrt. No all of which rulings the defendanis Except:

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stalo H/us Whe Stateof © pleading, agreed dtatemnent if qatt, and arqumento of consseb. Drheren wow the tion feretofore granted in this caso be and the same is Sudede perpotwed,
If is fristher ordered that the deferedanto pay the costo of theieproceedings loitime thiis-damp, and in defanlt thereof, that-Exeentuin isone therefor as sepon mogments at-Leaw Lo all of sthich bulings ond decionins of the Cout- the definotombt thene and there Excepted, ando arked. Whe court wouldo orders that their Exelp tions. Should be digned by the cont and bowde afourt of the recoroo in this caso, iotion evar accordingly dino. And therefon the deferdonto filed thei's britteninotion for a Dus trial Btativa, their reazons therefor, Wheumpon the cont overnuled said enation, io pohich rulingp and deciaions of the cour- the defendonto chen and theere by their attonnerp Excepted and again arkeat the court to sigin lhess fill of Exciption, which was accordingly dose.
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Herurry voarth et als 3 Dhis bauseis continned by order of bour=

Chipreme loourt of the Slate of Ohio
Whe State of ohio, bity of lotumbus. 3 Camnary derm A. D.1881,
Andrew Mrbouglin st-al
\{ Grror to the bistrid Coout of Emion Gornety.
Hhis cause came on to be heard upon the transeripbe of the
Pecors of the District-bount of Rmion bounty and was argued by connsee, on considuation whereo. it is onderedand adiedged of this coust be and thedanno is hiee by affinmed At is fresther ordered that the defesedant in surov recorver of the peainitifto in seros her casto herein stpereded laved at 8 .
Crdered, Stat a special Mandate be dsnt to the conent of comnnon peess of Invire County, to carrythis frodopment into sfecutione,
Ardered, Rhat a coppy of chis Errtry becertified to the beerts of the Distrid-bowt of Unior bornty" for Entry:

O bevighl-browvel cersto of thedupreme Coontog Obio do treseby cutify that The foregoing Entry is twely taken and correcthy copied frome the fownad of daid Cour: Espal Surght-beovele, beers.

- Alate of Ohio bitz of botumbus, Subrenn Gout of Ohio, 2o the thororable loout of Gommore Pleas, Virllim and for the cornty of Consion Olio, Iorecting:

Sir do hereby command you, that yow proceed, vithont delays, to carry the vithin and foregoing predgment of oun dnp wesne court of Ohio, in the canse of Ondren Erbangtivint ae os Belle Strulto into suention The pelition in Errov herein and huetofore granted. Io the contrany erotwithstanding.
 this 1eday of fuey 1881.
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 Nhenes tev luidye.

Thursday Anarch $16^{\text {th }}$ a.81, 1882
The Stater of Ohis
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Shis Murch trun of the Districh Corunt invand for the 3et divieins of the 10 隹 gudicial A sithich of the statile Ohis held at she learsh Noisu in she to wo sh marye "ville Comily aud State aforeaid us is bow ow the 16 Zh day of quanch $0,0,1882$ in acco

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& \text { Ntemy N. Dadge } \\
& \text { Lohd Misleaidyy- }
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Gomu Níslevuchs ah als
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Dt is therefina considered and asinslyer b by the court that the Arferdouls pay the fers of thic esitre ers med rhat Plaintiff pay are otho casto mux chere is es be no reeord.

Shis day canue the parties and
 and V. Y. Stush havs brurduly appointed aud qualified ass Execentors of the last will aud essoment of the pais Olacetif) And the Court bing fully adviesd med patified choers by couserch of Pasties this action isondered is stand revived and proceed in the name of said execitoss,
$\qquad$
Oh his day canue the parties in the above entitled causes of action and by thier argmment the said cause of action to 98 having biw revived iw tho name of A. e.' learpenter Administator of said M. Cl, Lavmence deceased who has departed this lifinthe last terns of said levint the said case no 98 entitled Mn.b. Lau vrecece Inustee for whe thirs of Sdward S mith deccased Alciutith cegainet At nny 2 arith lehistina Barith his wife eharles Barth Nilliaun N, Barth Avury D. Farth Paeana b. Sehotte and learoline A. Shortreet Aaferdanto is consolidated with case vo. 88 entitled Nevoreow Smich Plaintiff againsh Auary Anynes susana Inntee Homw haw Sallime Besy Initianc Atnny Shaw B harles A. Shaw Savah b, Loynnaw samuel O. Shaw Maryg Barn Lamses b, barey Clizabith N. bary Puchils,loary \&. bany fohw buny Nunvy Barth go Milliaus. Banth Ansmy D, Barth poeawas Schoto banoline A Shontrectu (Karthaly IAndM.b. Lasorence Bh-als Dqfiedents now pending in she A istrich Count of Wriow Ceonnty SA is therefora by consentr of all purties Plaintiff and Defecelants ordered by the bourh that paid causes br and are hereby consolidated and shalb b heard and disposed of as one case, and that all pleadings. process and procedings shall bu tatuen and tracted and diepoced of in said case no, 88 of Stevison s mith against Inany B, Haypues at-als and upon final decision of the ease if sither party Except to the decision made in the case a Bill of ex ceptions shall br taluw as and of one case bo consolidated as aforsaird And thereupow came the Aefendant Aamuel © $\overline{0}$. Shaw and asked liawr to files an ansurs hereins instantes which leave unas granted and said Somuel Ó, shaw filed his ansurs herein and thereupow cames The suid Pafendants Atanay D. Burth Xra NN Barth Rosana Schotte lewroline Kantzhalg leharles Baith and asked leavr to file Thins ansurrs and rephy is the sevrral ansurrs and cross-petitions of said many ©. Hoymes gohw shaw Sus ana Funke youtnury Shaw Suvah be, Lagman Chas A Shaw A. I. Carpenter A durs Hr. Robinson adotine Isey Sanuel © Shaw which was aranted and the said parties cherempoon fited theis ankurav and reply accordingly.
Thereupow bount adjosmed nutil toncorrourncuorning at half past cight Q'doch.

Iriday march 17 ch 1882
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Otriday March 1 yin 1882
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Ahiday Mmanch 17 th 1882
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 and was argnise by carnose, Oncansideration wheneff the townt fied that thene sis ©mor thereiw apparent upow the reeond is th prejudice of the Rlaictiff in Envo, to with sis the chorge of the bount below as gions and assefued to be given,

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Ot is furtheroodered vhat rhis cause br resuauled io the said leommon Deeas lount of Uniow leannty for a new trial and that a special manseate bo pent to the paid leant to caring this juslgment into evecition, to which finding and ginigsmext the Asforstent io punco escepto.

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D. St. Pareond

Belle Stults
\{ Appeal. Seft off Dachut byonder of cosest.
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Satunday Fnarch 18 ch C,D, 1882
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Saturday Mranch 18ith a.8. 1882
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Error apparent ow the recard in paid proceedings and Gudginent, St is therefore cancidece hy the leount that rh Dindgrenth aforssaid be and the pawe is hereby affirmed And that the Defendaut in sxar recarn frace ich Slacitift hiscosts herein aspucdel ta ed to \&. Lo which giu eqrwent of Shis leourt Plaintiff excepted, Dh is funther ardered shat a ppecial maudate bu eent to the Connman Dleas bourt of Ciriou learnity for sxecution span paid jadyruent.
Btephen Granstonger sh-alss \}
Vis, Drenton stals \}
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Entry on Dimurres to petitions.
Ahis cause coming on for hearing wasargued by counsel and submittes to the loovt sifow the demeriev of Orsow, Daniel Seviss Dento iof Drfendants to the amended petition of the Rlantiffos and the eross-petitions of Nowders and othoss, Onconsidevation where of s aid demumess are ovorurled. To said ovounling. The said Arfurdauts sxcepted. Therenpow leavzwas granted so all purties is plead by gane
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And it is ordered shat a Sfeecial mandate isene to the said comrt of coommow Seeas to cannyinto effect said gnengment th
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 wheof the bount hing fucey a doise in the preceriseo do oronrede said demmon to which ornnuling of paid demmener the Pracietiff thew acel thene excepted. OTherespors DCaictiff asked aud obtacicel leaon lo reply by may 15 需 1882

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 (eit muet at one o,dach o, u. ) C, D, 1882
divnew fived for holding bount 1883
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So Aardin lemuly, aw Cibsuany $5^{\prime \prime}$ may $27 "$
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Qchobur 15 -ho Str Hawcade bonuty, on Ga,many $8^{\text {th }}$ Aprie 20 th
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Muscaay, March 6 sha, a.D. 1882
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Cttut G.O. Amigrue blento.





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DH.H. Ameffie

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Thunsday, Muarch 815 a.2. 1888
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It is considered that the yudgment afowsaid be eressed and hued for nought, and that the peaintiff ine suor recover from potne dingtt the defendont in suos his costo humin spponded laxed is \&

P- is further ordered that this canse be resseanded to the said court of laomsuon pleas of minios connty for a new triab; and that a dpecial meossdate be drnet to the duid cant to caney thio judgpment into Efecution.


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 \& about the litigation relating thenets as eet forth in saii ferasinga, aud that shes perral interstes of said heira of said omith decrease in said suru io as
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Baturday, Manch 10 otr CSD, 1888
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petilion in seror the Sransovip-cnal the criginal papess and pleadiseqs from the const- of conmmon pleas of nemine cionnty and wrascurqued by coussec COn consideration whereof the court-finds thal-thew is erzor therein appa-unt-upon the record to the prepnctice of the plamitiffier eror.

It is therefire covsidued by the coul-that-the predgnent aforesacid Ge leversed and held for naneghl,

And the coust-further broceeding to resedeo duch pudgpnest an the Said court of Conmsuon Pleas oneqfil to lowe randered cio dr l aside the berdich of soid jury and Anstains the Soid denmere of the dorid famess Dharhaffery Onade to the oriqinae petitiou of Laid David Di Ellis,
and it is funther adjendged that-the painutiff in Ensor recover prose the defendant in error tiis costs herein Expended taped to os

Pt-is frether ordered that-this canse be resnanded to the Laid cons-
 evith, the above finclings oned that-adpeciad enandate therefor be Lent-lo duid Couns:-
2. D. Coonnele
She billage of Richurod Suson. She transcript-and the oniginal foafors and bleadinegs frever he cont of Common plear of Minive bounty uned wasargued by comsrel: An corsideration litureof the court fired that there is ssros therein apparent-rrpon the record to the prejedice of the Paintiff in Esror. If is thenfre considered by the court that the pred gisent a fresorid

30 Saturday, March $10^{\prime \prime \prime}$ a D. 1853.

He reversed and Keld for haughl.
If-is therefore considered that the pleintiff in srror recover of the defendant in srror his costo herein Expended Taxed at\&

At is further ordered that-this Andgment-remaseded to the common pleas Count- of Enion county for Execntrion, and furthee proceedings according to lav. and that a dpecial mencodele bedant-to doid court therefor. To all of which rulings of the coust the defendonet-by ito attonney Excepti.

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the petition in swos, the hassorift, and the origineal poppers and pleadings from the constof Common Dlear of mine, bounty, and was argued by counsee, an consideration Dheness


Dt is therefore Considered and adjisdged by the cont that the judegsment aforesorid be, ando the dame hereby is affinmed; ared that the defersotants in seros recover from the plaintiff in Error his costo herrins Expended laxed att, And the count being of ofinion that these was recisonable gromed for prowedinn, in sescr, Allow ho penalty,

It is perther ordered that-adpecial enandate be dent to the const of danssen Dleas of Durvin lountty for stecution expon doid predgment, do alo of which the plaintion in errow at the time Excepted-

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 the prtition in Enew the transosipl-and asiginal papess and pleadingp from the lowst of bommon pleas of Emsins lousty and evas arqued by connree; conconsiderations Etheroof the cont-find there is ho ersor apparent on the record indaid proceedings and judgment-

It is therefore curidered and adjedged by the cont that the pudg-enent-aforesaid be, and the dame is hereby affimmes; and theat the defendernin srrov recover from the plaintiff in surob hio costo tevin Expended, tayed at, $\phi$, And the court- being of opinion that- there was reasonable groused for por ending in errov. allowo no penalty,

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this canse to the covorif the preadings. dridence be argmmetre of comsel Wherenfore the cowth hining. fluly advised owe the formines find that The said foroforty in said fortition dsscrited was by the eodicil
 ow eonditions in said fortition ms intionsd \& that stade Sllaw by his Aefroal to swe sfaid fos:mise for other than Socoon frupowse as Alleged in staid fotilion b not dinicd in his anoms hath foficitid

 gnot \&e agrivalent for the inforomomen made therern by the said Wos Blidew and the eoust find that Baid Qi.3. Otldew hath a just elam Against Staid Estate of Eiffalith Bram dre, by rearon of ale the maltse and elaim seth ufe in his esix ansms for the sum of Slas efrowsaud Dolears Ontrion the Novid Ot, deffayt as said Evencutor auglit io allew \&e loan as a y nut clain bogainst said Eistake whin the coust ordeet to b\& \& the Same is the finstien ow sard porpossty. Bot is thurefory coneidsisd ordersd aud $\alpha$ senesd by the forut That said tille to Said foremuse. Snbyect to the said uighto of said A.e, Seldew br griated in said Afiob Af ong as exseutom \& That he is harely grimated in said bitte in frust to seel \& Qarng ath this drocse \& the. Inch in said mile muntioned and The the said Executio as herehy ordersd to foay out of said Éslate to said Stldew said Stmm of two Dhousand dollaw auce the Soid Frecutir is antionifed \& ardersd by the a atts of O, D, Cellirth Edeurand Pittoughtanand Brorgs Est, to caus saic premiso to te duly afoforivied If that he adorstice es sele Said premices acoording to law at finblio Bale be report his forraredings hsrein to the eout of eommone Disar of this eonnty ts eary out this dicue th ahide eorut the Qanse is harily simanded for that psuppruel
Ahnespon the pelaniff mond the eoust to grant hime a nsw trial for rasoono mentioned in his said motion whide moteone the eoust ovsrooerd. to which ruling of the eont folantiff eveplac and astied the coust to allowe. siginaud seal his Hill of Orcaptims which the cout accordingly dow $\hat{\text { ore }}$ orden the bame to fi recorded as past of thiv recordicia thix Cause,


DPiis day eame this Qaus on to be hearde lypow the motion to prosh the appeal hiv this exus as to sacid Au, el. Oflem the conte tring fully adrised in the premises do ofuetain faid motion aud this eane is decmifued as to Said A. Of. Ofldew ava staid appreal by him Sacaled And therenpon it appeasing that nsittor pasty desised to further fersoccule this cans as to said Mrattit culdin this cave is dismisosd as to his aud at how cost and the eost of Bfaid C, \&1. Sledew. O8t is thesfre considersd aua
 Casts harin onponded tayed to S. "Aud in is furthes ouderzd by the leorat a Sprial Dnandale issue to the Ceoust of Ceammon Plias to earry this yorgemmet inlo ofercativa
Wi.lo, Lacervuce énustee of the heinn of Siecterant Odward Dmith Dececeed


Cleversow Otnict
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Du the District Banctin of Quriow Baruty. Ohis.
Cousolidated with eare M.188 Eutry on Piel of Ex exptiona.
bharlew Ranth Pillicu Banth Pasaucu Sokntle audleanalive A) Huplschaty (or Shastrectn) cacver aced frnecuted thir eveain Diel of Ex cefotians takew anthe trial of the cacces oflen enusdidaliou as hereiw buforw ordered aced the same is aleacond ace siguev and sealed and ordered to by folaced an file with the pleadinge acel made a part of the neord iu this case.

Stephen Crasetone fohn (D. branston beorge A. Granston gohn branstos
 and Loulu boravstone Plainteff Anaisist

 of Said Lloinurva o. Brenton. Eennma a. Bontone. Anse En Pontins. Eelbado. Bentöse Hice B. Bentore Loydia B. Hoill Iotse Wh Houstore. Famee En. Xoill. Llemesva Divore Mnary Bailer Barato Hoonder David Hoorder. Heugh Slowstore and Povze biton Acmunel Ho. Pennizegtose befendant
This doy canne the said planintiffs by their attonserp aned the deferdants Grsoulsunton, Servis Bontore Daviel Brutore by their attornerp ared dars. vne He Prnvington by his atornery David Heonder O arale Koredev, Encesy Bailey, Hough Noouston Meinerva bixour $\forall$ yothu bixan. Eesmna A bentmu Anne Mn. Brnten. SEba Lb. Brutos. Alice 6. Brntore beydid B. Hoile ared pame In. Hill by their attosnerps aned the other defindants. Ahough duly oned byaily notified of the pendan on and prayes of the petition $\psi$ eross petilioue came hot

Daturday Mareh 10 th A. D. 1883
but-enade defanet-for answer and demmses, And therenpose this casese came one lo be heard upos the onginal and amended petitions of blaintifg. the answow of cerson brutos dosurs Briton 4 Damiel Benton to the amended petition of Plaintiffe and the answer of Damene De Pmsinenglee
 and the Asswess 4 crose petitions of the defendants Dassd How dee S arah Hecndew, Dnary Baity Heugh deonsion Lhinewa bif on 4 gothe bif ow and the answer of ason Brentore Lesurs Brntar and Daviel Brenton thereto and the anovers of Emma bontore Ams le. Bentone. Gebale. Bontore
 * Evidence and evas argued by comsel.

Qrecoroideration whereof the court do find that the sqrity of the cave is with the plainstiff and crosepotitioness and that the deedo of convreyance menetioned
 dated angust-9"1/878 thould be Nit aside and held for nanght:

And Therenfors it-is osdered adjnaged aned deveeob by the conent that daid deeds of conveyance be and they aro hereby dst-avide ared cancelled, Aved vaid sotate of Sleirame Desnton and thebe Brenton io hereby ordered to be partitioned and sittled the Same as if Arid dueds had meves buse made and the sames as if mone of daid putentid advancements Leed been enode, qiving one half of the olaid sotate to the brothiers s disters y their legal reporesentatives of Hoiram Bontone deed, and the other half to the brothers voisiers \& their legal repusentatives of Phebe Bontor becd.

Ond therespon the court find that- the respective dhases of daid setale are as follows;
the said plaintiffs shars is one menivided thay thereof. And the share of sacho of the plaintiffs is one undivided $160 / 2880^{\text {Th }}$ part.

The Aliare of Curon Brentons is one enstivided $369 / 2880^{-1 /}$ part, and the thare of Aamene Pinningtone is the one enndivided $860 / 2880^{\circ}$ part, aned the dhares of davale Heouston. Hough Heouston. Minesira bix one and heary Boiles are Each oue undivided 72/2880 /ispant aned of Fotine He Houstons \& David B. Houstons sach one
 and Bninewa Bonton are sacto one mindivided $60 / 2880^{\text {ths }}$ part. and the Dhave of Esnma A Brentons, Ansua En. Binton, Ebbade. Binton and alice E. Bintor are sacto one undivided $15 / 2880^{\text {the }}$ part) and the Shores of Leydid B. Hoill and flames bu Will Are Each. One unrdivided $30 / 2880^{\text {th }}$, part- thereof.

And it-is oidered, adjndged odecreed that are order issne to the Sheriff of daid
 aned Wi.tle. Bobb. Three jindicioves 4 diointerested freetiolders of the bicinity who aro Go. of Firr to sither partry and who are hereby appointed conssissiovers for that purpose, be caure to be det- off and divided to the Laid Plaintiffo. and lo eode g the A ceid defendanto the 2 ast-4 foroportion of the doidd sotacte which ther are hersein beforo AEverany found Entitted, andit-is ondered that-if is the opoinion of the daid Cosnsnisriozess. Sorid presnises camsot be dirided by cuntes ande 4 bresede enithoneinjurs to the balne there of they ofpraise the samo and of his procuding herein the doid Sheriff is ordered lo esodre duo vitur without-mnecessanf delay, Ao bichich findino decreo, nolomens-and order of the conesthe vaid Qrson Brntins, Daniel Brsition and Loswios Brston then क्यed then and at the time Excepted, i If evas fresther ondered that-a speciae inaredate besen-
\# Lo the conmon Bleas court-8 eenicre conenty to cary the abure decure inde Effect:-


Thix day leourt faille to ncur a ceorning to a gimmumunt
 Muin bovely tamel a


Monday Guly atho ao di sres
Shis Special Secsion of the जistriet lownt withicic acee for the bornty
funiow and State of Ofio in the 9 tit suadivivion of the 10 th gulicial sistrict of the State of Ohis, hele at the baust Home in the towno of Manysailee, boveny ave State of oressaid in acoordance wisto the provisions of au a ot of the Geveral a wenbly,
 Parsed apmil 14\%1883. Volume 80 page 193. Ohis Lawe was ligmue and held on the att day of Guly a, D, Iss3,

Atonorable Gohn A. Price Guage pusiding. Golu Htabeusack Therift, Ittest B, Bunquev Cesiv.
Atew hearing statemut of the base of Richard Breneter cti al vix Srathaw Rell et, at bout asjaurned until tonorrour nuoning at riso, celadi.

Gourt mut this st rovningy at 8,00, o'clack peur cuaut to a ejuinernountit the sawe officess hing freent as on yesterday.
Richard Rrewster etial
8 s Sratham Bell etial
Anion bownty, Ohio. SS. Surte District bownt.
Of this cavee ou nutiau dudy made to the bout and by pansunt of ace pastiev, Charlew 26. Shinturier is oppoointer afficial Stermorpphen to take the testinany Mel prowndinge in saie eance.
 Qath ts faithfully aud impeaitially discharge the dutiov of eveh vepanter aceording to law and the lut of fis avility.

Thereupan leout adjans oue westil tosnonrow at s,30 acen
 the sarve off icers bincy fursect as ou yeelinday.
fisce aecupiee iu heavivg can of P. Pnouster et al viz Ni Bele it al
 Duvrstay, quly 12 th as. 1883 .
Bourt wet this ners ing at $8 / 2$ d'da al funs encuct to a-giannsuent: the panveofficers living forment an or yerlinday.

Therupau bonst adjounnel nutillönnas sov ot 8.30 acev
Dtriday, Quly 13 th a.2. 1883
Bownt nuet thi nvannivig ot 8.30 fers evecct to a ejaunnument the savce Afficers biing proecut an on yeeler lay,
 Thereupou bount adjourned wutil tonconnow at 8.30 a.ve.

Saturday, Guly 14 th A. D. 1883 .
Gourt nuet this nuoning peurenant to arejonrncent the sacue efficers being froment as or greterday.

OU the mater of Shurffo allawance:
that the Sheriff br aced he is, hereby aclacored for hir cervices at this tern of Gount the enve of Efifey Doleans to he paid ufew the ecrtifiecate of the lebert of the Gount of bovrrevie Reear by he wasraut
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Hhereupow Gownt adjonnne mutid Rnoweay at one o dads Decer, Sefet. $9{ }^{2}$ a D. 1883 .
bourt savce off Covint as

Richand heand by th of boucsel Brewslés brurefit th
Whereupor br aced th the pa see decenibrd of said lai Gud the appialed the bourt pay was ofecr there of tha Oo which Adduriss defeudai An it theren Covintifor was hear. the saiddefered Aced therey of exceptio samel it lount bu such bile sealeraid br nuade And it is, the leourt Gudynum

Eepet．god．N．N． 1883
－jacurrucut：－

Beer ctial
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Qourt noet thie day puereuant lo adjourvereect the savce offiecs bring present as heret of ose－
bacut adjourned uncil lozuornour mianciing at 9，o＇eladr．
－Nusday，Bepteruban \＆the 1883 ．
Richard（Bruustè eti al）
Orathaw Bell ets al
Bistrich leaunt．
© This day caure authis eacee lo ba heard by the bourt arcthe pleadiugs aced evidecee，Afeñ argument of bouccel for the parties the bout fire for the Reaicitiffer ienard Brewsles．Mid others aud agaicest the dyferscecds for winace bq vefit the foxces decree in this oacese was apcuce upe．
Whereupow it is decreed by the bovnt that the said defecedand br Aud thuy are Syjoined froucfurther attuccpting to diseunb the pa seesion of the Reaic tiffer $i$ deseribrd Aud the Reaietiffor an quieted iu thio said pasuc⿻日禸 of said laurs anagaiust sail deferdaute．

Aud the bount order aud deerir that the said defecelacete who appialed this cause from the leownt of lemucneou Reas to theisistrict Gourt pay the easts of this frrocee ining eince said formuen de erre was ofecred if as of rnsaid withic thinty daye aced iudefaceet there of that $e$ xacutiow iesue therefor as upour fuegnuene at law Oo which fivdicge ace grogguvect of the baunt，aced to ite Adduricion of te tivony agaient their objection Raid afofellacel deferdanto Execpted．
And therenfow eance said afpellent dyfecelants and woord the Qovixfor a neev trial，for sracace an file，whieh mutriou was heand aud vounxuled by the bo bot，aced lo such oanruling the saiddefendauter aleo Ex eufted．

And thereupan said ofppellact defendanto wishing to frresent a bill of exeeptions aced desiring fur the ticu for the prapzarotian of the savre，it is with theio eacesect ordered that the gounual of thio bount bo kept apecifor thinty dayn，for that fourpe ace，aced that if such biee of exepotiove is constrice that ticie allaurd，segmel， sealeracd files it shall ln si ectered as of thi tern，and shall br vuade a part of the necerd rie this eace．
Aud it is furnther ondered by the bownt that a special mencedale be ent to the bourt of bowncuan Reeac of Nuiain bescont Ahio to carry thin gudgment and decre vints effert．
dinnes fives forkolding bourts, in the Ôerth fudiciab sistict of the State of ohio, for she he graris A, shrote.

 of orrest, ins the lementy if Deardiev, aue State, fo Chid, on tho is to day

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Union bounty on Mllarchispen aniliod bomity on Dre" $3 \%$ हो Mryandot bounty On Ollarch 26 Th.

A the lelente of the leount of bormmow Plean, of Ruirw lea wan. Ahis: And yow are hereby directed to havo the for yo ing order feublished for

-) upremer bour af the Jhaturf © Aicir

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Phis cansecame a w to bicheare upan the Shanscript f the Ruene If Dietrict bourt furim bounty ane

 bfunt Waud the paicu in heneay novese for ensor in sendening
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The Dtat of Ohio.
Didy of baluntur, Gancany or mu A, 2. 1884

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 how leaon to file hin Auswer withice thinty daysfra cu the sicing of bacont without firejodice to the nuotion alrea dy an file to dicuise hiv appeal insi subject to questian of costo andeanse is cartinucel for want of tiven to try

Comprmet this moming at 8.20 drv, the same Officerssfuresent as on yisterday

Othir day thin caure cauce ou to br heanl, upow the petition iu Grvor aud the Record of the firreceding a icu this cacese, And was argued by conueel, Aud the leoustiving Feceya eo isediu the prenvises, do fird that finfentant acel dificult quectioun of lace arise iu thin eare, Aud the beunt in unamimone in the afeinio w that thin cuuse should berreverved for decicion ice the \$upereme le ount. And thereupon, on meotion of the plaintith iu Ers s; the lesurt order that thin eause br rexervid for decisioro ico the Auprene bourt, And the bount iu thin cause firme the faleavaing fo ets, to wit =
1st Shat plaiutith in Ex, or had duly pais his $\$ 200$ vo tox ou the $17^{\text {sh }}$ day of
 2u" Shat defembant iu Es rar, on the y th day of Acignect 1883 , pa esee the ordinance (afull copy of which is set ups in the Bill of $6 x$ esptiacen) ave which

3nd Shat RCaintiff iid (8, nor. Kefet a houce where he ha d for sace Jfirituous ligunu, burv, wine, tobacco ane cigan, ane thot he nua re frequrnt sale of fise by the glassir a os mativies whiskeyby the glaw to diferent feresww which they drant in the ho nee frturen the taking effect of the ordinancee are the filing of the offidavit.
4is The evidecu dow nat show a vuy iccoxicatiow by a cuy of such palcwor any disturbance in or about the hause, or accy thicirg going to the ehosacter of the hauce, except an abour found. Upeace thece factu a rice the faleaving qucestian of law, towit= Than the carviction of felaintifte in errar, aw pharan by the recond, la uful or ucclawfue s

Gout arjounnerd until tomorrow ah 8/2, o'elava anc.

Oputmet this morning fecusuant to a gournment at s.soaus On the matter of Sheriffe allocorccee.
Ohe teount thie day do aceow aced orden to he yaio to



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Shurday, Marct 20بh 188 m .
Lilea O. Tiscuold
Sacciel M. Cacupet.al
Shin day oavine a w thin camse to ti heard by the learent whererpour Sardivers, Cela, ho acd Gorto who ala sec filed ace thereto, they hoor leaor to witherma their appeal. Apermpaw Charler Racedace by his Attys asks to bi heard ow hin acewor aud the repey therets butif opprearing that lehorlew Raudall die mot file auy appeal boul, the leawhtald aced decido that his sais cause is mat prudiug ie this leaust aced oversule his Meation for hearing.
Whereupon itio eausideres. ordered aced a djedgre by the les ont that the appead of sail Cause by Lardine lelark arel Gorktracel the saccovindismiesud at their earts, Aud that the guegnuchtand aceross of the said bowt of ea comon lean in sais canze to ace renvain the samean if yhey had not File sais oppeal

 Oacat gahustaw

3 Ou Shacoing of plaintiflacudonhivenatin thie bypur stacuaten etal

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