

Execution & Lien Case File

Case No. 5430

CIVIL TRANSCRIPT.

No. 5430

Ex. and Lien Doc., vol. 2 page 5430

Union Common Pleas.

L. J. Morrow Pl'tiff.

AGAINST

David Brown Def't.

1888

Recd this writ - Feb'y 21st 1888 By Virtue of this writ I
have served the same on the defendant David Brown
As properly found Joseph Harper Const^y

The State of Ohio Union Co. Jackson Tp. SS:

I do hereby certify that the above is a full and true copy
from my docket - of the proceedings had by and before me
at my office in said township in the above action

Feb'y 22nd 1888 Watson a Hall C. P. of the above said Tp.

The costs in this case has been paid by the plaintiff

24 - Doc 2, - No 5430

filed April
6th 1888,
R. M. Crony
Clerk,

C. J. Monroe
vs

David Brown

A. Transcript-

C. J. Monroe Plf	} No 3	Before Nelson A Hall Justice of the peace
David Brown Def		Amount Claimed \$2050
Judgment \$2050		Filed July 17, 1888. The plaintiff filed his bill of particulars which is in substance as follows.
		\$2025 Richmond O Dec 3 ^d 1887
Summons 25 [¢]		Sixty days after date I promise to pay to the
Filing Note 1 05		Order of C. J. Monroe or Bar. Twenty dollars
Rec & Index Cost 15 [¢]		and $\frac{25}{100}$ Dollars. Without defalcation Value recd.
Judgment of 40		Witness my hand and seal David X. Brown
Satisfaction 20		Issued summons and gave to Joe Harper Const this 17 th
Execution & 45 [¢]		day of July 1888.
15 [¢] 0		Recd. this writ July 17, 1888 and served them same
Plf Cost-		on defendant by leaving certified copy thereof with
Transcript 46 [¢]		David Brown Service & return 25 [¢] Copy 25 [¢]
Certifying $\frac{25}{70}$		Mileage 2 Miles 25 [¢] Total 75 [¢] Joseph Harper, Const.
Const Cost -		Time for appearance July 21 st 1888 10 o'clock AM.
Summons Service		The defendant David Brown failed to appear
& Mileage Cost 75 [¢]		and for one hour & fifteen minutes thereafter in
Execution Def Cost 65 [¢]		default thereof It is considered by me that the
		plaintiff C. J. Monroe recover of the defendant
		David Brown the sum of the above judgment
		\$2050 with int. and cost as above taxed
		Issued an execution and gave to Joe Harper Const
		this 21 st day of July 1888

Execution & Lien Case File

Case No. 5431

CIVIL TRANSCRIPT.

No. 5431

Ex. and Lien Doc., vol. 2 page 278.

Union Common Pleas.

H. G. Beard Pl'tiff.

AGAINST

Richard Mayfield Def't.

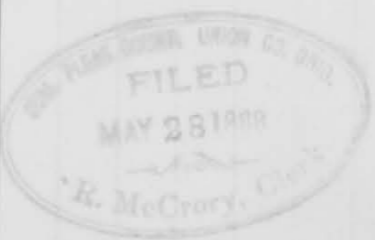
FOR

Leekburg

TOWNSHIP,

April 23rd 1881 I issued an Execution for amount due on the above Judgment returnable May 23rd 1881 and allowed the same to J. B. Scott constable
May 23rd 1881 Execution returned undred as follows out property found no return to buy Service return Hop Michigan 200 Potatoes J. B. Scott constable

The State of Ohio vs Union County Leekburg Township. I do hereby certify that the above is a full and true copy from my pocket of the proceedings had by and before me at my office in said Township in the above action
May 20th 1881 Mrs Margaret Jucker of the Pass of the forward Sumner



H B Beard
vs
Richard Mayfield,
No 5431

188, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

In pursuance of the Statute in such case made and provided, I as surety for the Stay of Execution on the above Judgment of against do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.

Taken by and signed, and acknowledged before me, and surety approved, this day of 1. D. 188 J. P. } Stay of Execution expires

188 Issued an Execution for returnable 188 and



Appeal Undertaking.

Whereas, on the day of 1. D. 188, the said obtained a judgment against the said on the docket of J. P., Dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I do hereby promise and undertake to the said in the sum of Dollars,

that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 188 J. F.

Execution returned and indorsed as follows:

The State of Ohio,

COUNTY, SS.

In Justice's Court,

7-2-10. E. L. BARRETT & SON, Publishers, Springfield, Ohio.

W. C. Beard
 vs.
 Richard Mayfield
 Judgment, \$46.50

Before *M. F. Langstaff* Justice of the Peace.
 No. 113 Amount Claimed, \$46.50
 April 6th 1888

The Plaintiff filed his bill of particulars which is in substance as follows: The Plaintiff asks judgment against the Defendant in the sum and to the amount of Forty six & 3/4 Dollars on the following promissory note \$45.00 August 29th 1887 Six months after date I promise to pay to W. C. Beard or bearer Forty five Dollars for value recd

Richard Mayfield
 April 6th 1888 Issued Summons of that date returnable April 11th 1888 at 10 o'clock A. M. delivered to a Wodgje constable

April 11th 1888 Summons returned enclosed Recd this writ April 6th 1888 and April 7th 1888 served the same on defendant by leaving certified copy thereof with him Service & return 25¢ Copy 25¢ Mileage 30¢ Total 70¢ A Wodgje const April 11th 1888 10 o'clock A. M. Purs specified in Summons for appearance of Defendant

Plaintiff appeared Defendant failed to appear at time named and for one hour thereafter The Plaintiff then incided upon a trial Thereupon and on said 11th day of April 1888 it is considered by me that said Plaintiff recover of said Defendant said sum of Forty six & 3/4 Dollars and also his costs herein taxed at \$1.95

M. F. Langstaff J. P.

JUSTICE'S FEES.	Pltff's Cost.		Def'ts Cost.	
	Dol.	Cts.	Dol.	Cts.
Summons,		25		
Affidavit,				
Order of Undertaking				
Subpoena Names				
Swearing Witnesses				
Adjournment				
Filing Papers		10		
Record Words		30		
Judgment		40		
Satisfaction		20		
Bail for Stay				
Execution and Filing		45		
Trans. and Certificate		85		
		250		

CONSTABLE'S FEES.		Dol.	Cts.
Sum. Serv., and Mileage		70	
Sub. Serv., and Mileage			
Sum. Appraisers			
Schedule and Bond			
Serv. Garnishee			
Att. Trial			
Sum. Jury and Mileage			
	Copies		
Ex. and Per Cent.		60	
		130	

WITNESSES.		Dol.	Cts.

Union

County,

SHERIFF'S RETURN.

SHERIFF'S FEES

Service and Return	30
Levy	1.00
Sum. Appraisers	
Searching Appraisers	
Cont. Appraisers	
Mileage	1.92
Poundage	
Total	\$ 3.22

Received this writ *May 28*,

A. D. 1888, at 2.30 o'clock P. M. and pursuant to its command for want of good vouchers on the 28th day of May 1888 I served on the following described real estate & writ: situated in the County of Union, State of Ohio and in 70th Sec 20th Twp, being part of Q. M. S. 1638, 92 and bounded & described as follows, viz: Commencing at a stone in the center of the Township of Johnson Road and continuing easterly to Lot 16 1/2 in Sinking's addition to Maple Springs; thence with the west line of said addition & course southerly to maintain N 42° E 115²⁵/₁₀₀ poles to a stone in the south

margin of Magazine Avenue; thence with the south margin of said Avenue, N. 5° 20' W 59⁴⁰/₁₀₀ poles to a stake in the center of a hedge in Hopkins line; thence with the Hopkins line with said hedge 8 12¹⁰/₁₀₀ poles to a stone; thence S 15° 11⁰³/₁₀₀ poles to a stone in the center of said gravel road; thence with the said gravel road S 5²²/₁₀₀ E 39⁴⁴/₁₀₀ poles to the place of beginning containing 2 9³⁵/₁₀₀ acres.

Also on the following described real estate & writ, situated in the County of Union, State of Ohio & village of Magazine Springs, being all of Lot No 100 in H. H. Hopkins' addition to the above named village except nine 1/4 of the south part which is deeded to Richard Mayfield. The above described tract deeded on as the property of Richard Mayfield. Returned this 28th day of May 1888 by order of plaintiff.

M. Hopkins Sheriff
P. S. 48 1/2

No. 5431
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COMMON PLEAS COURT.

H. B. Beard vs *Richard Mayfield*

EXECUTION ON TRANSCRIPT.
PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

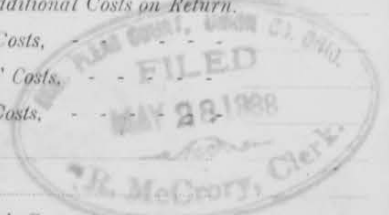
Judgment within as follows:

Amount of Debt or Damages,	\$ 46.80
Plaintiff's Costs of Suit,	3.85-
Interest from date of Judgment,	
Increase Costs (This Writ),	1.60

Accruing Costs as follows:

* Clerk's Additional Costs on Return.

Printer's Costs,	
Appraisers' Costs,	
Sheriff's Costs,	



† Defendant's Costs of suit.

Total to Levy,	\$
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Issued	8
Ret. and Filed	18
	Att'y.

* If the Sheriff's Return exceeds 300 words, an additional cost of 3 cents per 100 words must be included for recording Return.
† See Sec. 1320, R. S.

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,
Union County, ss.)

To the Sheriff of said County, Greeting:

You are Hereby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of *Richard Mayfield*

and for want of goods and chattels, lands and tenements of the said

Richard Mayfield Principal,
then of the goods and chattels, and for want thereof, of the lands and tenements of _____ Suret _____,

the sum of *Forty six and 80/100* Dollars, debt or damages,
and *Three* _____ *85/100* Dollars, plaintiff's

costs of suit, which, by the judgment of *M. F. Langstaff*
a Justice of the Peace within and for said County, on the *11th* day of
April A. D. 18 *8*,

H. Beard Plaintiff,
recovered against the said *Richard Mayfield* Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *28th* day of *May* A. D. 18 *88*.) with interest thereon at *6* per centum from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon; and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said

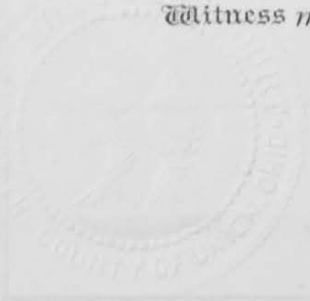
H. Beard
And have you then and there this writ, with your doings under the same duly endorsed thereon.

Witness my hand and the seal of said Court, at *Wargsville*

this *28th* day of *May*, A. D. 18 *88*

R. M. Ermy, Clerk

By _____, Deputy Clerk.



Execution & Lien Case File

Case No. 5432

CIVIL TRANSCRIPT.

No. 5432.

Ex. and Lien Doc., vol. 2 page 5432

Union Common Pleas.

William Jones Pltiff.

AGAINST

John Kemper et al
Def't.

1888

Order of Appointment,
 Serv., mil., miles, copies,
 Order of Sale,
 Serv., Mil., miles, four per ct.,
 Writ of
 Serv., mil., miles, 2 copies,
 Transcript, words, & Certif.,
 Mileage ~~Postage~~

50
 1 00
 1 00
 1.50
 4 35
 6 30
 4 35
 5 00
 3 50
 1.50

1.50

Cost: 6 35
~~87 34~~
~~77 34~~

June 1st 1886.
 Executions issued and placed
 in hands of Thomas Johnston Const-
 for \$61.75
 \$77.34 July 1st 1886.

Executions returned
 undorsed as follows. No property found
 Mileage - 1.00.
 Thomas Johnston Const-

Witnesses, and their Fees.

This case came to me on
 transcript from Spen Bow Do.
 of Hale & P. Hardin Co
 in which cost had
 accrued as follows
 Juris costs

For Pl'ff	For Def't.
\$ cts.	\$ cts.
3 57	

Const's fees.
 Total

1 67
 5.24

Principal 57.25
 Interest 13.74 to time judgment.
 Justice fee 3.35
 Const. " 4.00
 Total # 78.34

I certify the above is a
 true copy from my docket of the proceedings
 had by and before me at my office in
 said T. P. County & State

This Oct 4-1886.
 William M. Harris. J. P.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *William McGinnis* a Justice of the Peace in and for the Township of *Washington* in the said County of *Union* wherein *William Jones*

was Plaintiff, and *John H Kemper John Rogers and Asa Adolph Rogers*

were Defendants, judgment was rendered on the *18* day of *May* A. D. 188*6*, against the said *John H Kemper John Rogers and Asa Adolph Rogers* Defendant, and in favor of the said *William Jones*

Plaintiff, for the sum of *Seventy* Dollars and *ninety nine* Cents, and *Seven* Dollars and *thirty five* Cents, the costs of suits before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of *Union* on the *1st* day of *June* 188*8*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of said *John H Kemper John Rogers and Asa A Rogers* aforesaid, you cause to be made the said sum of *Seventy* Dollars and *ninety nine* Cents damages, and *Seven* Dollars and *thirty* Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said *defendants,*

may be found in your bailiwick; and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said *John H Kemper John Rogers and Asa A Rogers* lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Marysville* this *1st* day of *August* A. D. 188*8*

R M Berry

Clerk.



No. 5432
 Ex. Doc 2 Page 5432

COMMON PLEAS COURT.

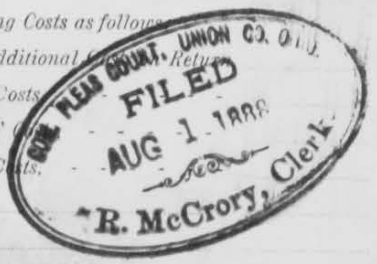
William Jones
 vs.
 John H. Kemper et al.

EXECUTION ON TRANSCRIPT.
 PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:
 Amount of Debt or Damages, - \$ 70.99
 Plaintiff's Costs of Suit, - - - 7.35
 Interest from date of Judgment, 1400 to amount of 888,
 Increase Costs (This Writ), - - 1.60

Accruing Costs as follows:
 * Clerk's Additional Fee, - - -
 Printer's Costs, - - -
 Appraisers' Costs, - - -
 Sheriff's Costs, - - -



† Defendant's Costs of suit, - - -
 Total to Levy, - - \$

Issued, 18
 Recd. and Filed, 18

Att'y.
 If the Sheriff's Return exceeds 300 words, an additional cost of 8 cents per 100 words must be included for recording Return.
 † See Sec. 1320, R. S.

August 20, 1888

THE STATE OF OHIO,
 Union County,

SHERIFF'S RETURN.

Received this writ June 11th
 A. D. 1888, at 4 o'clock P. M. and pursuant
 to its command

Returned this 11th
 day of June 1888 for
 want of time.

Wm. Hopkins Sheriff
 by H. G. Hall, Deputy

SHERIFF'S FEES	
Service and Return	30
Levy	
Sum. Appraisers	
Seating Appraisers	
Cont. Appraisers	
Mileage	3 52
Poundage	
Total	3 80

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,

Mum County, ss.)

To the Sheriff of said County, Greeting:

You are Herceby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of *John H Kemper* *John Rogers, Asa Adolph Rogers* and for want of goods and chattels, lands and tenements of the said

defendants

Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of

Suret

the sum of *Seventy dollars and 99* ¹⁰⁰Dollars, debt or damages, and *Seven* ³⁵Dollars, plaintiff's

costs of suit, which, by the judgment of *William M Haines* a Justice of the Peace within and for said County, on the *18th* day of

May A. D. 18*86*,

William Jones

Plaintiff,

recovered against the said *John H Kemper* ^{*Asa A Rogers*} *John Rogers* and *John Rogers* Defendant

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *1st* day of *June* A. D. 18*88*.) with interest thereon at *8* per centum

from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon; and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said *William Jones*

And have you then and there this writ, with your doings under the same duly endorsed thereon.

Witness my hand and the seal of said Court, at *Marysville*

this *1st* day of *June*, A. D. 18*88*

W M Brown, Clerk

By _____, Deputy Clerk.

COMMON PLEAS

William Jones vs.

John Kemper et al.

VENDI. EXPONAS.

Judgment 18 day of May
 1886 for . . . \$ 70.99
 Plaintiff's Costs, . . . 7.35
 Defendant's Costs, . . .
 Interest, 8% from May 18/86
 Increase Costs, . . . 11.65
 " Clerk,65
 " Sheriff, . . .
 " App'r, . . .
 " Printer, . . .

Issued Sept 18th 1888
 Filed Nov 18 1888

Attorney.

Published by Siebert & Lilley, Blank Book Manufacturers and Legal Blank Publishers, Opera House Building, Columbus, Ohio.

COSTS TAXED.	PLAINTIFF.		DEFENDANT.	
	DOLLS.	CTS.	DOLLS.	CTS.
Clerk.....				
Sheriff.....				
Stamps.....				
Witness.....				
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Read this writ Sept 18th 1888 this writ returned Nov 18th 1888 by reason of all parties not being brought into Court

Sherriff Fees

<i>Sumner</i>	<i>30</i>
<i>Chicago</i>	<i>320</i>
	<hr/>
	<i>350</i>

W. W. Wagoner

Sherriff

VENDI. EXPONAS.

THE STATE OF OHIO,

County, ss.

} To the Sheriff of said County—Greeting:

You are Hereby Comanded,

to cause the Following described property, being

The undivided interest of John Rogers and
 Asa Adolph Rogers, situated in the County
 of Union, State of Ohio and Township of
 Washington Bounded and described as
 follows, to wit Beginning at the S.E. corner
 of William H. Allyn's Lot of land in same
 Survey of which this is a part, Thence S $10\frac{1}{2}^{\circ}$
 E $75\frac{1}{2}$ poles, to a stone corner to August E. Haines,
 Lot of land, in said Survey, of which this is a part,
 Thence with Haines line S $75\frac{1}{2}^{\circ}$ W 212 poles to a
 Stone in the division line between Devan and
 Baylors; Thence N $10\frac{1}{2}^{\circ}$ W $75\frac{1}{2}$ poles to a stone
 corner to Jeremiah Lingard; Thence N $79\frac{1}{2}^{\circ}$
 E 212 poles to the beginning containing 100 acres
 of land be the same more or less

The above described tract, being part
 of Survey No 9894

Received on this writ Aug 6 1880

Which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy *a judgment*

the sum of *Seventy* ⁷⁷/₁₀₀ Dollars
and *Seven* ³⁵/₁₀₀ Dollars,
costs of suit, which, by the judgment of *William M Haines* a
Justice of the Peace within and for said County, on the *18* day of
May, A. D. 1886.

William Jones

recovered against the said *John H Kemper John Rogers and* ^{*Asa Adolph Rogers*}
as appears by the transcript of said judgment, filed and entered upon the Execu-
tion Docket of the Court of Common Pleas for said County, on the *1st*
day of *June* A. D., 1888,
with interest thereon from the *18* day of *May* A. D. 1886
until paid, and also the costs of increase on said judgment, and the accruing
costs hereon. *interest 8%*

And you are hereby further commanded, if in your opinion the property in your
hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of
the further goods and chattels; and for the want thereof, then of the
lands and tenements in your County, of the said *John Kemper John*
Rogers & Asa Adolph Rogers sufficient to satisfy the judgment afore-
said, and have the money arising from such sale before the said Court of Common
Pleas, within SIXTY DAYS from the date hereof, to render unto the said
William Jones.

And have you then and there this writ, with your doings under the same duly
endorsed thereon.

WITNESS MY HAND and the Seal of said Court, at
Marionville this *18* day
of *Sept* A. D. 1888
R M Berry, Clerk.



COMMON PLEAS

William Jones
vs.

John Kempner et al.

VENDI. EXPONAS.

Judgment *18* day of *May*
188*6* for \$ *70.28*
Plaintiff's Costs, *7.35*
Defendant's Costs,
Interest, *8% from May 18/86,*
Increase Costs, *15.80*
" Clerk, *1.50*
" Sheriff,
" App'r,
" Printer,
Credit \$20.00 Aug 20/88
Credit 30.00 " " "

Issued *Dec 13* 188*8*
Filed 187

COM. PLEAS COURT, UNION CO. OHIO.
FILED
JAN 5 1889

R. M. C. O'Day
Clerk

Published by Siebert, Smith & Potts, Manufacturers and Legal Blank Publishers, Opera House Building, Columbus, Ohio.

COSTS TAXED.	PLAINTIFF.		DEFENDANT.	
	DOLLS.	CTS.	DOLLS.	CTS.
Clerk.....				
Sheriff.....				
Stamps.....				
Witness.....				
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Plaintiff
Prize
Message
Penalties

Geo
30
320

150
5,000

Received this writ Dec 13th 1888
 Received on the writon writ 150
 Dec 28th 1888. Paid Lewis McCreary
 \$57.68 Jan'y 5th 1889 retained my
 fee on four former writs and this
 writ (total \$12.32) but due on
 this writ \$10 retained
 this writ Jan'y 5th 1889 by reason
 of expiration of office
 W. Hopkins, Sheriff

VENDI. EXPONAS.

THE STATE OF OHIO,

Union County, ss.

} To the Sheriff of said County—Greeting:

You are Hereby Commanded,

to cause the Following described property
 To wit, Being the undivided interest
 of ~~John~~ Rogers, and Adolph Rogers
 Situated in the County of Union and State
 of Ohio, and Township of Washington.

Bounded and described as follows

Beginning at the S.E. corner of William H
 Allens lot, of land in same Survey, of which
 this is a part. Thence S. $10\frac{1}{2}^{\circ}$ E $75\frac{1}{2}$ poles to a
 stone corner to August E Haines lot of land
 in said Survey of which this is a part,
 Thence with Haines line S $75\frac{1}{2}^{\circ}$ W $21\frac{1}{2}$ poles to
 a stone in the division line, between Swan
 and Taylors, thence N $10\frac{1}{2}^{\circ}$ W 70 poles to a
 stone corner to Jeremiah Lingrel; Thence
 N $79\frac{1}{2}^{\circ}$ E $71\frac{1}{2}$ poles to the beginning containing
 100 acre more or less.

The above described tract of
 land being part of Survey No 2894

Which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

the sum of *Seventy and* *77* Dollars
100
and *Seven and* *35* Dollars,
100

costs of suit, which, by the judgment of *William M. Wainwright* a Justice of the Peace within and for said County, on the *18th* day of *May*, A. D. 1886.

William Jones

recovered against the said *John H. Kemper, John Rogers and Asa A. Rogers* as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *12th*

day of *June* A. D., 1888,

with interest thereon from the *18* day of *May* A. D. 1886 until paid, and also the costs of increase on said judgment, and the accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of the further goods and chattels; and for the want thereof, then of the said lands and tenements in your County, of the said *John Kemper John Rogers and Asa A. Rogers* sufficient to satisfy the judgment aforesaid, and have the money arising from such sale before the said Court of Common Pleas, within SIXTY DAYS from the date hereof, to render unto the said

William Jones

And have you then and there this writ, with your doings under the same duly endorsed thereon.

WITNESS MY HAND and the Seal of said Court, at *Marysville* this *13* day of *December* A. D. 1888.

J. M. Brown Clerk

Execution & Lien Case File

Case No. 5433

CIVIL TRANSCRIPT.

No. 5433

Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

Miles Bancroft - & Sheldon *Pltiff.*

AGAINST

Mrs A. W. Warner

Def't.

1888

No 5233

Miles Baucoft & Sheldon

vs

A. H. Stamer

Before

Joseph Louie J.P.

Transcript.



Robt. McCroly -

Please enter on this
socket - will pay fees
when I come down

St. Gardner

The State of Ohio Union C. S.
Clairborne Township In Justice Court
Before Joseph Comer Justice of the Peace

Miles Bancroft & Sheldon

#68 vs

Mrs. A. H. Hamer

May 31st 1888 - Bill of partic-
ulars filed for merchandise sold
and delivered to Mrs. A. H. Hamer
the defendant.

May 31st 1888 - The parties appeared
and said A. H. Hamer waived
process entered her appearance herein
and confessed she is indebted to the
said Miles Bancroft & Sheldon in the
sum of One Hundred and eighty four
dollars and eighty two cents and re-
quests that judgment be entered on
said confession and for costs

Therefore it is on said day May 31-
1888 considered by me that the
said Miles Bancroft & Sheldon
recover of the said A. H. Hamer
said sum of One hundred and
eighty four dollars and eighty two
cents and also the costs herein taxed
as follows; Filing bill 5¢ Satisfaction
20¢ Record 50¢ Judgment 40¢
One dollar and fifteen cents
Joseph Comer J.P.

The State of Ohio, Union County
Clairborne Township, ss.

I do hereby certify that the
above is a full and true copy from
my docket, of the proceedings had
by and before me, at my office
in said township, in the above
action.

June 1st 1898 Joseph Comer J. P.
of the aforesaid township

Bill of Costs

J. P. Fees

Filing Bill	.05
Satisfaction	.20
Record	.50
Judgment	40
Transcript	50
Certificate to Trans	25
Total.	<u>1.90</u>

THE STATE OF OHIO,

Monroe County,

SHERIFF'S RETURN.

Received this writ *June 12*,

A. D. 1888, at 2 o'clock P. M. and pursuant

to its command for want of goods

and chattels on the 12 day

June 1888 I levied on the

following described real

estate: Part of Military Survey

No 6503 situated in Chatham

Township Monroe County Ohio, Beginning

in the center of the 4th Quarter

of the north line of the

N. Q. 1. P. 20. Railway. Thence S 74° 0

N. 22° 56' 00" W. to stake in said Railway

thence N 74° 0' W. S 85° 00' W. to stake,

thence S. 74° 15' W. 1 1/2 poles to another stake, thence N. 74° 20

W. 19° 32' poles to a stake, thence N 55° 6' 12 5/8 poles to

the middle of the middle of the 4th Quarter

of the, thence S 74° 0' 0" poles to the place of

beginning containing 2 1/2 acres. Excepting

therefrom the lands hereof conveyed by me

Marion W. Hill to the N. Y. P. & O. Ry.

levied on as the property of Mrs. A. W. Warner

returned this 30 day of June 1888 by

order of Plaintiff's attorney J. M. Hopkins Sheriff

SHERIFF'S FEES.	
Service and Return	30
Levy	1.00
Sum. Appraisers	
Seizing Appraisers	
Cour. Appraisers	
Mileage	2 5/6
Poundage	
Total	<u>3 86</u>

No. 5433

Ex. Doc Page

COMMON PLEAS COURT.

Miles Bancroft & Sheldon
vs.

Mrs. A. W. Warner,

EXECUTION ON TRANSCRIPT.
PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:

Amount of Debt or Damages, - \$184 22

Plaintiff's Costs of Suit, - - - 1 90

Interest from date of Judgment, 6% - - - 60

Increase Costs (This Writ), - - - 60

Accruing Costs as follows:

* Clerk's Additional Costs on Return,

Printer's Costs, - - - - -

Appraisers' Costs, - - - - -

Sheriff's Costs, - - - - -

† Defendant's Costs of suit, - - - - -

Total to Levy, - - - \$

Issued, - - - - - 18

Ret. and Filed *June 30*, 1888

Att'y.

* If the Sheriff's Return exceeds 300 words, an additional cost of 8 cents per 100 words must be included for recording Return.
† See Sec. 1320, R. S.

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,

Union County, ss.)

To the Sheriff of said County, Greeting:

You are Hereby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of *Mrs A. H. Warner*

and for want of goods and chattels, lands and tenements of the said

A. H. Warner

Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of

Suret

the sum of *one hundred and eighty four* ⁸⁷/₁₀₀ Dollars, debt or damages, and *one* ⁹⁵/₁₀₀ Dollars, plaintiff's

costs of suit, which, by the judgment of *Joseph Corner*

a Justice of the Peace within and for said County, on the *31st* day of *May* A. D. 18 *88*,

Miles Bancroft & Sheldon

Plaintiff,

recovered against the said *Mrs A. H. Warner*

Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *2^d* day

of *June* A. D. 18 *88*.) with interest thereon at *6* per centum

from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon;

and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from

the date hereof, to render unto the said

Miles Bancroft & Sheldon

And have you then and there this writ, with your doings under the same duly endorsed thereon.

Witness my hand and the seal of said Court, at *Marysville*

this *13th* day of *June*, A. D. 18 *88*

R. M. Berry, Clerk.

By _____, Deputy Clerk.

Execution & Lien Case File

Case No. 5434

CIVIL TRANSCRIPT.

No. 5434

Ex. and Lien Doc., vol. 2 page 5434

Union Common Pleas.

John Slavatos Pet'f.

AGAINST

Thomas Grindel, Def't.

1888

John Stanotas

vs

Thomas Grindel



The State of Ohio } Laibourne Township
Union County ss } In Justice's Court
Before Joseph Comer J.P.

John Stamets
#69 05

Thomas Guidell

June 9th 1888 - The plaintiff filed his bill of particulars, consisting of a promissory note of which the following is a copy
\$45.00

Madisonville Ohio Jan. 28th 1887
Six months after date I promise to pay to the order of Wm Knidle, Forty five dollars Payable at ---. Value received with eight per. cent interest from date and maturity. The drawer and endorsers severally waive presentment for payment, protest and notice of protest and non payment of this note.
Thomas Guidell.

June 9th 1888 - Issued summons of this date returnable June 13th 1888 at 9 o'clock A. M. and delivered to P. G. Hymegar, constable who made the following return thereon.

June 13th 1888 - Received this writ June 9th 1888 and June 9th 1888 served the same on defendant by leaving certified copy thereof at his usual place of residence fees Service + Ret. 25¢ Copy 25¢ Mileage 5 miles 55¢ Total \$1.05
P. G. Hymegar Constable

June 13th 1888 at 9 o'clock A.M.
the hour named in summons for
trial the defendant failed to appear
nor for any hour thereafter but
made default, claim being on
note at hand, it is therefore
considered by me that the plain-
tiff John Stangts recover of
the defendant Thomas Guidell
the sum of \$50⁰⁰ and his costs
herein taxed at \$2.50
Joseph Comen J.P.

June 13th 1888 - Upon order of plaintiff
issued execution of this date and
delivered to P.G. Hyregal, Constable

June 13th 1888 - Received this writ
and by virtue of this writ June
15th 1888 made search and
found no personal property
whereon to make a levy.
 mileage 55 P.G. Hyregal, Constable

The State of Ohio, Union County Blairbone
Township, ss.

I do hereby certify that the
above is a full and true copy

from my docket, of the proceedings
had by and before me at my office
in said township, in the above action.

Joseph Comer J. P.
June 22-1898 of the aforesaid township.

Bill of Costs

J. P. Fees.		Constables Fees.	
Filing Bill	05	On Summons	1.05
Summons + filing	30	" Execution	.55
Satisfactions	20		<u>1.60</u>
Record	50		
Execution + filing	45		
Judgment	40		
	<u>1.90</u>		
Transcript	.50		
Acc. to, & rec'd	2.25		
	<u>2.65</u>		

Total J. P. Fees	2.65
" Constables "	<u>1.60</u>
	4.25

Execution & Lien Case File

Case No. 5435

CIVIL TRANSCRIPT.

No. 5485

Ex. and Lien Doc., vol. 2 page 5485

Union Common Pleas.

State Muffin Petitioner

AGAINST

John Ell. Defendant

1888

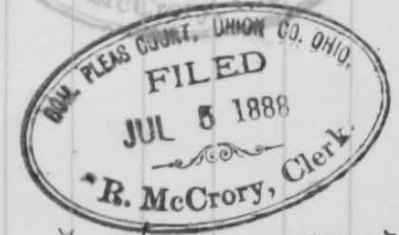
5435
N^o 189 Book D Page 193

Nate L Moffitt

4

William Ell

Transcript



Fee for transcript .70 cts



1 The State of Ohio Before W^c Malin Justice of the Peace

2 Union County ss Paris Township In Justices Court

3 Kate L Moffitt Bill of Particulars Filed June 27th 1888

4 Being a Promesary Note Which Reads as Follows

5 William Ell Marysville May 29th 1873

6 Three Months after date I Promise to
7 Pay to the order of John Roush Thirty dollars $\frac{40}{100}$ Value
8 Received William Ell

9 on the 27th day of June 1888 I issued a Summons
10 For the Defendant, To appear at my office on the 3^d day of
11 July 1888 at 10 o'clock A.M and delivered the same to
12 A. M Holycross Constable

13 W^c Malin J P

14 On the 27th day of June 1888 Summons returned with the following
15 Inclosurement: on the 27 day of June 1888 Received this writ
16 and served the same on the 27th day of June A.D 1888 by delivering
17 a certified copy of this writ to the within named Defendant William Ell
18 Fees series 25 mileage 20 copy 25. A. M Holycross Constable

19 on the 3^d day of July^{A.D} 1888 the time, specified in the Summons
20 at 10 o'clock A.M the Defendant appeared and Requested that Judgment
21 to be rendered against him; for the sum of thirty and $\frac{40}{100}$ dollars and
22 Interest at 6 per cent from May 29th 1873; It is therefore considered by
23 me that the Plaintiff recover of the defendant; the sum of thirty and $\frac{40}{100}$
24 dollars; and Interest at 6 per cent from May 29 1873 and costs taxed as
25 per Marsin; Filing Bill & Summons and Filing 30 Salis factum 20 Record
26 45 Judgment 40 Total \$140 W^c Malin J P

27 The States of Ohio Union County Paris Township ss

28 I do hereby certify that the above is a full and true copy from my docket
29 of the Proceeding had by and before me, at my office in said Township
30 in the above action

31 W^c Malin J P of the aforesaid Township

32 Marysville July 5th 1888

THE STATE OF OHIO,

Union County,

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service and Return	30
Levy	1 00
Sum. Appraisers	
Seizing Appraisers	
Cont. Appraisers	
Mileage	16
Poundage	
Total	<u>47</u>

Received this writ Aug 10th

A. D. 1888, at 5 o'clock P. M. and pursuant to its command for want of goods and chattels on the 11 day of Aug 1888 I levied on the following described Real Estate to wit: The undivided one half of the following Real Estate, situated in County of Union State of Ohio and in village of Marysville and bounded as described as follows, being twenty one and one half feet front

on Main St in Marysville and measuring the same with one D an alley and on

The one the side of in lot number thirty three (33) and adjoining on the north side of a lot now owned and occupied by William Singer and for a more particular description refer to a hereby made & Recorded Plat of said mortgage of Marysville in Recorder's office of the County and State aforesaid.
 Leveled on as property of Wm. E. C. R.
 Returned this 5th day of Sep 1888
 Wm. E. C. R. Sheriff

No. 5435-

Lin. Ex. Doc 2 Page 5438

COMMON PLEAS COURT.

Nate L. Moffitt

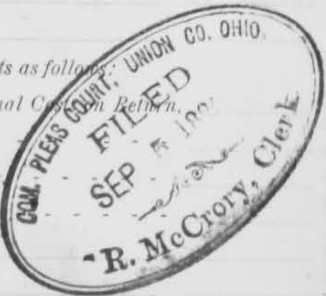
William Ell

EXECUTION ON TRANSCRIPT.
 PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:
 Amount of Debt or Damages, - \$3040
 Plaintiff's Costs of Suit, - 2.10
 Interest from date of Judgment, ^{May 29th 73}
 6c% Increase Costs (This Writ), - 60

Accruing Costs as follows:
 *Clerk's Additional Costs on Return
 Printer's Costs,
 Appraisers' Costs,
 Sheriff's Costs,

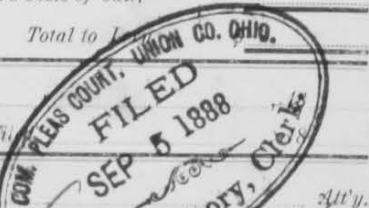


†Defendant's Costs of suit,

Total to

Issued

Ret. and Fil



*If the Sheriff's Return exceeds 50 words, an additional cost of cents 100 must be included for recording the same.

†See Sec 1320, R. S.

The Barrett Publishing Co., Springfield, Ohio.

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,

Union County, ss.)

To the Sheriff of said County, Greeting:

You are Hereby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of

William Coll

and for want of goods and chattels, lands and tenements of the said

Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of

Surety

the sum of

Thirty &

$\frac{40}{100}$ Dollars, debt or damages,

and

Two &

$\frac{10}{100}$ Dollars, plaintiff's

costs of suit, which, by the judgment of *W. C. Malin*

a Justice of the Peace within and for said County, on the *2^d* day of

July

A. D. 1888,

Nate L. Moffitt

Plaintiff,

recovered against the said

William Coll

Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *5th* day

of *July* A. D. 1888,) with interest thereon at *6* per centum

from the ~~aforsaid date of said judgment~~ *29th day of May 1878* until paid, and also the increase costs

and accruing costs hereon; and also the defendant's costs of suit endorsed hereon;

and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from

the date hereof, to render unto the said

Nate L. Moffitt

And have you then and there this writ, with your doings under the same duly endorsed thereon.

Witness my hand and the seal of said Court, at *Marysville*

this *10th* day of *August*, A. D. 1888

R. McCrossy, Clerk

By *W. M. Winget*, Deputy Clerk.

Execution & Lien Case File

Case No. 5436

CIVIL TRANSCRIPT.

No. 5436

Ex. and Lien Doc., vol. 2 page 5436

Union Common Pleas.

H. M. Weaver & Co. Pl'tiff.

AGAINST

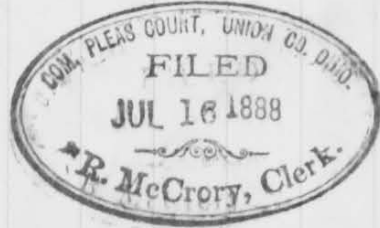
Mrs A W Warner. Def't.

1888

5-436.
Manuscript

H. W. Howells
vs

Mrs A. H. Hamer



The State of Ohio }
 Union County, ss. } Claibourne Township
 In Justice's Court
 Before Joseph Comert P.
 H. M. Heaven & Co

vs
 Mrs A. H. Hamer

July 7-1888 - Bill of particulars filed
 as follows

Dec. 2-1888	To Misc Rubbas	63.00	
" 2-1888	" "	63.68	
Feb. 7-1888	on Rubbas	3.10	
			129.70

March 9	By Cash	60.00	
April 30	" "	15.00	
May 11	" "	12.00	87.00
	Balance		42.70

July 7-1888 - Summons issued for the
 appearance of the defendant on
 the 11th of July 1888 at 10 o'clock
 A.M. and delivered to P. G. Wynegar
 Constable.

July 7-1888 - Summons returned in-
 dock - Received this writ July 7-1888
 and July 7-1888 served the same
 on defendant by delivering her a
 certified copy of this writ.

Fees Service Return 25¢ Mileage 12
 miles 75¢ Copy 25¢ Total 125¢ P. G. Wynegar
 Constable

July 10th 1888 - 10 o'clock A.M.
Time set for trial the Plaintiff
appeared by his attorney S.S. Gar-
dner. The defendant failed to appear
to appear at the time set for trial
and for an hour thereafter and
thereby made default, when S.S.
Gardner was sworn and examined by
me. After hearing the evidence I
it is considered by me that the
Plaintiff H.M. Weaver does
recover of defendant Mrs. A. H. Warner
the sum of Forty two dollars and
seventy cents and costs taxed at \$2.75
Joseph Comer J.P.

The State of Ohio, Union County -
Clairborne Township
I do hereby certify that the above is a
full and true copy from my docket
of the proceedings had by and
before me, at my office in
said township, in the above action
Joseph Comer J.P.
of the aforesaid township
July 11th AD 1888

Bill of Costs

J.P. Fees.		Constables Fees
Filing Bill	65	On Summons - 1,25
Summons & Return	35	
Satisfaction	20	
Record	50	
Sweary Returns	65	
Judgment	40	
Transcript	150	

Total J.P. Fees 150
+ Constables 125

Transcript 50
Certificate 25

350

THE STATE OF OHIO,

Champaign County

SHERIFF'S RETURN.

SHERIFF'S FEES

Service and Return	30
Levy	1.00
Sum. Appraisers	
Securing Appraisers	
Cont. Appraisers	
Mileage	2.50
Poundage	
Total	<u>3.80</u>

Received this writ *Aug 31*

A. D. 1888, at *2 o'clock P. M.* and pursuant to its command ^{on the 4 day of Aug 1888} FOR WANT OF GOODS AND CHATTELS I LEVIED ON THE FOLLOWING DESCRIBED REAL ESTATE TO WIT: PART OF MILITARY SURVEY NO. 6707 SITUATED IN CLAIRBOURNE TOWNSHIP UNION COUNTY OHIO, BEGINNING IN THE CENTER OF THE WILLIAM CASSIDAY PIKE IN THE NORTH LINE OF THE N.Y.P. & O. RAIL WAY; THENCE S. 44- 1-2 W. 22.96 POLES TO A STAKE IN SAID RY. LINE THENCE N. 14 1-2 W. 38.6 POLES TO A STAKE; THENCE S. 44 1-2 W. ~~41.50~~ POLES TO ANOTHER STAKE; THENCE N. 14 1-2 W. 19.32 POLES TO A STAKE; THENCE N. 75 E. 19.56 POLES TO THE MIDDLE OF THE WILLIAM CASSIDAY PIKE; THENCE S. 14 1-2 E. 7 POLES TO THE PLACE OF BEGINNING CONTAINING 2.14 ACRES, EXCEPTING THEREFROM THE LANDS HERETOFORE CONVEYED BY ONE MORRIS W. HILL TO THE N.Y.P. & O. RAIL WAY.

Levied on as the property of Mrs. A. W. Warner.

Returned this 8 day of Aug. 1888, by order of Plaintiff's attorney.

*Wm. Hopwood Sheriff
By S. J. Wall Deputy*

No. *5436*
Ex. Doc *2* Page *5436*

COMMON PLEAS COURT.

H. H. Weaver
vs
Mrs. A. W. Warner

EXECUTION ON TRANSCRIPT.
PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:

Amount of Debt or Damages, - \$ *42.70*
Plaintiff's Costs of Suit, - - - *3.50*
Interest from date of Judgment, *60*
Increase Costs (This Writ), - - - *60*

Accruing Costs as follows:

*Clerk's Additional Costs on Return.
Printer's Costs, - - - -
Appraisers' Costs, - - - -
Sheriff's Costs, - - - -

†Defendant's Costs of suit, - - - -
Total to Levy, - - \$ _____

Issued _____ 18
Ret. and Filed *Aug 31* 18 *88*
Att'y.

*If the Sheriff's Return exceeds 30 words, an additional cost of 8 cents per 100 words must be included for recording Return.
†See Sec. 1320, R. S.

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,

Union County, ss.)

To the Sheriff of said County, Greeting:

You are Hereby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of *Mrs. A. W. Warner*

and for want of goods and chattels, lands and tenements of the said

Mrs. A. W. Warner, Principal,
then of the goods and chattels, and for want thereof, of the lands and tenements of _____ Suret _____,

the sum of *Forty two and* $\frac{70}{100}$ Dollars, debt or damages,
and *Three and* $\frac{50}{100}$ Dollars, plaintiff's

costs of suit, which, by the judgment of *Joseph Fowler*
a Justice of the Peace within and for said County, on the *10* day of

July A. D. 18*98*,
C. W. Weaver & Co

Plaintiff, recovered against the said *Mrs. A. W. Warner* Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *16th* day of *July* A. D. 18*98*.)

with interest thereon at *6* per centum from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon; and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said *C. W. Weaver & Co.*

And have you then and there this writ, with your doings under the same duly endorsed thereon.

Witness my hand and the seal of said Court, at *Marionville*

this *3^d* day of *Aug*, A. D. 18*98*

R. W. Cravy, Clerk.

By _____, Deputy Clerk.

Execution & Lien Case File

Case No. 5437

CIVIL TRANSCRIPT.

No 5437

Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

W H Conkright Pl'tiff.

AGAINST

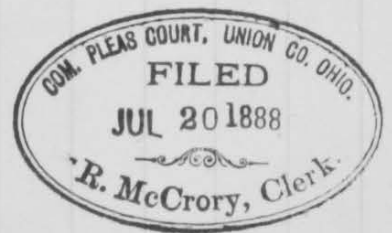
P B Adams et al Def't.

1888

Civil Transcript

W. H. Conkright
vs

P. C. Adams
vs
G. W. Patrick



W.H. Conkright Plff } The State of Ohio }
 B.S } Union County ss }
 P.C. Adams } Before J.M. Gosnell }
 G.W. Patrick Defs } Justice of the Peace }
 No 71 } Amount Claimed \$173 $\frac{14}{100}$

June 29th 1888

The Plaintiff filed his bill of particulars which is as follows June 20th 1887

\$160⁰⁰

Twelve Months after date we or either of us promise to pay Mr Williams or bears one hundred and sixty dollars for value received at 8 per cent interest from date

P.C. Adams
G.W. Patrick

Justice fees
 Summons 25
 Undertaking 20
 Filing papers 10
 Judgment 40
 Satisfaction 20
 Transcript 75
 190
 Const fees
 Mileage 75
 Service & return 50
125

June 29th 1888 Summons issued and delivered to A. Phelps Constable returnable July 3rd 1888 at 10 o'clock A.M.
 July 3rd 1888 Summons returned indorsed as follows received this writ June 29th 1888 and served the same on Defendants June 29th 1888 by reading the contents therein fee service & return 50
 Mileage 12 Mile 75 Total 125

July 3rd 1888 10 o'clock A.M.
 the time of appearance specified in the summons the Defendants P.C. Adams and G.W. Patrick failed to appear at said time and for one hour thereafter. it is therefore considered by me that the said W.H. Conkright recover of the said P.C. Adams and G.W. Patrick One hundred and seventy three and $\frac{14}{100}$ dollars debt and two and $\frac{40}{100}$ dollars costs taxed as follows Summons 25 undertaking 20 filing papers 10 Judgment 40 Satisfaction 20 Constable Service & return 50 Mileage 75
 J.M. Gosnell, J.P.

The State of Ohio }
 Union County ss }
 Liberty Township J. J. M. Gosnell a Justice of the Peace in and for said county and township State of Ohio do hereby certify that the within named case is a true and correct transcript of the proceedings had before me as it appears on record in my Docket Page 186 No 71
 In Testimony whereof I have hereunto my hand this 17th day of July 1888
 J.M. Gosnell Justice of the Peace

SHERIFF'S FEES.

Service,	\$	60	
Levy,		1 00	
Sum. Appraisers,			
Swearing Appraisers,			
Conv. Appraisers,			
Mileage,		2 40	
Poundage,			
Return,		20	
Total,		4, 20	
Appraiser's Fees,			
Printer's Fees,			

Received this writ *July 12th* A. D. 1889

at 10 o'clock *P. M.*, and pursuant to its command, on the 12th day of *July* 1889, for want of goods and chattels, I viewed the writ on the following described real estate to wit, *situate in the Township of Dayton County of Union and State of Ohio*, Beginning at a stone *N.W. Corner* to *David and Adeline* land, in the north line of the 500 acre tract of land set off by *John A. Bryan* by the County Common Pleas of

Summit County Ohio *July 27th 1889*, there with the same line *N 80 1/2 W 87 1/2* feet to a stone north east corner to a 30 acre tract of land wiled by *Thomas Patrick* deceased to *Thomas Patrick*; there with the east line of said lot *81 1/2 W 140 92* feet to a stone *S. & Corner* to said 30 acre lot in the South line of said *John A. Bryan* land there with said line *S 80 1/2 E 87 1/2* feet to a stone *S. W. Corner* to *John S. Lidenbrand* and *David Middleton* *N 10 1/2 E 8 14 1 1/2* feet to the *Beginning Containing 38 1/3* acres more or less this writ returned by order of *Plautty* *Thomas Matthew Sherry*

No. *54375635*

Ex. Doc. *S 2*, Page

Common Pleas

W. H. Kneight
 AGAINST
P. B. Adams et al

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Def't
 before Justice of the Peace, on the *12th* day of *July* 1889 for the sum of \$ *178 15* And Costs before Justice \$ *3 15* Interest from *July 20th 1889* Justice's Increase Costs \$ Constable's Increase costs \$ Clerk's Increase \$ *50* Sheriff's Increase \$ *00* Clerk's Fees hereon \$ *20 1/2*

Plaintiff's Attorney.
 FILED
 JUL 20 1889
 RETURNED AND FILED,
R. McCroly, Clerk
 188

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of *Union* County, Greeting:

Whereas, In a certain action before *J. Gosnell*
a Justice of the Peace in and for the Township of *Liberty* in the
said County of *Union* wherein

W. H. Conkright
was Plaintiff, and *Philip C. Adams and*
G. W. Patrick

was Defendant, judgment was rendered on the *3^d* day of *July*
A. D. 1888, against the said *Philip C. Adams and*
G. W. Patrick

Defendant, and in favor of the said *W. H. Conkright*

Plaintiff, for the sum of *one hundred seventy three* Dollars
and *fourteen* Cents, and *three* Dollars and
fifteen Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *20th* day of *July* 1888,

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of *Philip C.*
Adams and G. W. Patrick,
aforesaid, you cause to be made the said sum of *\$ 173.14* Dollars
and *35* Cents damages, and *3* Dollars
and *15* Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said *Philip C. Adams*
and G. W. Patrick
may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said *Philip*
C. Adams and G. W. Patrick
lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,
at *Harpsode* this *17th* day
of *July* A. D. 1889.

R. M. Berry
Clerk.

Execution & Lien Case File

Case No. 5438

CIVIL TRANSCRIPT.

No. 6438

Ex. and Lien Doc., vol. 2 page 6438

Union Common Pleas.

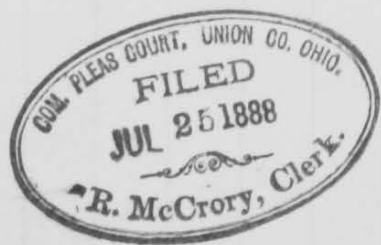
Wm Surquer & Son Pl'tiff,

AGAINST

J. B. Fisher Def't.

Wm. Wagner & Son

G. B. Fisher



Wm Burgess
and
Son
J. B. Fisher

Transcript

State of Ohio Union Co. 38
Claborn Township

Before Jason Case one of the Justice of the
Peace of said Township

Justice fees
Summons 25
pleas papers 10
Recording 35
Judgment 40
Satisfaction 20
Transcript 40
Certificon 22
195

Richwood Ohio July 20th 1888 The Plaintiffs
filed there bill of particulars which is in substance
as follows Richwood Ohio Feb 8th 1887 ninety
days after date I promise to pay to the Order
of Wm Burgess & Son Twenty and 00/100 dollars for
value received with interest at 8% from date
J. B. Fisher

Constable fees
Sum 25
Copy 25
Mileage 75
10 47
Total 3.00

July 20th 1888 issued Summons in the above action
and handed the same to P. G. Winegar Constable
returnable July 24th 1888 at 9 o'clock A.M. who made
return there are as follows received this writ July 20th
1888 and served the same forthwith by leaving a
Certificon Copy there off with defendant P. G. Winegar
Constable

July 24th 1888 9 o'clock A.M. The defendant failed to
appear and for one hour thereafter but made
default - And the action being on a promissory
note it is therefore considered by me that the
plaintiffs recovers of the defendant the sum of
Twenty and 00/100 dollars ^{with 8% interest on the note} and costs of suit here in taxed
at \$2.55

Jason Case Justice of the
Peace

State of Ohio Union^{Co} Claborn Township It
I do hereby certify that the above is
a full and true copy from my docket
of the proceedings had by and before me
at my office in said township in the
above action
July 24th 1888

Jason Care Justice
of the Peace

Execution & Lien Case File

Case No. 5439

CIVIL TRANSCRIPT.

No. 5439

Ex. and Lien Doc., vol. 2 page 5439.

Union Common Pleas.

Bank of Richmond Pl'tiff,

AGAINST

Richard Mayfield et al. Def't.

For Leesburg

Township.

thereafter Thereupon and on said 3rd day of July 1888 considered by me that said Plaintiff recover of said Richard Wayfield said sum of Seventy three $\frac{15}{100}$ Dollars and also the costs of this suit taxed at \$2.50

M. F. Langstaff J. P.

July 13th 1888 Issued Execution for amount due on the above Judgment and delivered to L. B. Scott constable Execution returned endorsed no property found whereon to levy Service 40¢ Mileage 20¢ Total 60¢

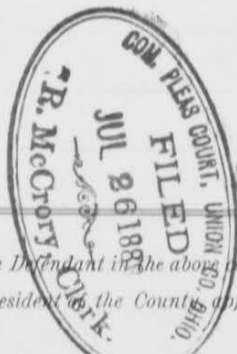
L. B. Scott constable

The State of Ohio Union County Leesburg Township 33
I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said Township in the above action
July 23rd 1888
M. F. Langstaff J. P.
of the aforesaid Township.

July 23rd 1888 Recd of Bank of Richwood all costs in the within cause

M. F. Langstaff

103482



188... the Defendant in the above case came and by his surety, resident of the County approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statute in such case made and provided, I as surety for the Stay of Execution on the above Judgment of against do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.

Surety.

Taken by and signed, and acknowledged before me, and surety approved, this day of A. D. 188... Stay of Execution expires J. P. 188... Am't then due \$

188... Issued an Execution for returnable 188... and

delivered the same to Constable.

Execution returned and indorsed as follows:

Appeal Undertaking.

Whereas, on the day of A. D. 188... the said

obtained a judgment against the said

on the docket of J. P., for Dollars and cents, and costs taxed and the said intends to appeal

therefrom to the Court of Common Pleas of County. Now, therefore, I of do hereby promise and undertake to the said

in the sum of Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 188... J. F.

The State of Ohio,

Union

COUNTY, SS.

In Justice's Court,

7-2-10. E. L. BARRETT & SON, Publishers, Springfield, Ohio.

Bank of Richwood

Plff's.

R. Mayfield vs.

J. B. Martin

Def'ts.

Judgment, \$ 73 15

Before

M. F. Langetaff

Justice of the Peace.

No. 123

Amount Claimed, \$ 73 15

June 28th

1888

The Plaintiff filed their bill of particulars which is in substance as follows: Plaintiff asks a

Judgment against the Defendants for the sum of Seventy three ¹⁵/₁₀₀ Dollars on the following promissory note \$70 00 Six Months after date for value recd we jointly and severally promise to pay J. B. Martin or order Seventy Dollars with interest at 6% per annum from date until paid witness our hands and seals this 7th day of Oct. 1887

R. Mayfield

The above named Bank having purchased said note of the said J. B. Martin he guaranteeing payment of same

June 28th 1888 Issued Summons of that date returnable July 3rd 1888 at 1 o'clock P.M. delivered to L. B. Scott constable

July 3rd 1888 Summons returned endorsed Recd this writ June 28th 1888 and June 28th 1888 served the same on the within named R. Mayfield by leaving certified copy thereof with him, could not find J. B. Martin Service & return 25¢ Copy 25¢ Mileage 20¢ Total 70¢

L. B. Scott constable

July 3rd 1888 1 o'clock P.M. Time specified in Summons for appearance of the said Defendants at my office The Defendants failed to appear at time specified and for one hour

JUSTICE'S FEES.

Pliff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts.

Summons,		50	
Affidavit,			
Order of Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers	10	
Record	Words	30	
Judgment		40	
Satisfaction		20	
Bail for Stay			
Execution and Filing		45	
Trans. and Certificate		85	

CONSTABLE'S FEES.

Sum. Serv., and Mileage		70	
Sub. Serv., and Mileage			
Sum. Appraisers			
Schedule and Bond			
Serv. Garnishee			
Att. Trial			
Sum. Jury and Mileage			
	Copies		
Ex. and Per Cent.		60	

4 10

WITNESSES.

Execution & Lien Case File

Case No. 5440

CIVIL TRANSCRIPT.

No. 5440

Ex. and Lien Doc., vol. 2 page 5440

Union Common Pleas.

Bank of Richwood Pl'tiff,
AGAINST
Richard Mayfield Def't.

1888

For Leesburg

Township.

that said Plaintiffs recover of said Defendant said sum of One Hundred five & ²⁸/₁₀₀ Dollars and also their costs hereto taxed at \$1.15

W.F. Langstaff J.P.

July 13th 1888 Issued Execution for amount due on the above Judgment delivered to L.B. Scott const Execution returned endorsed as follows: no property found whereon to levy Service & return 40¢ Mileage 20¢ Total 60¢

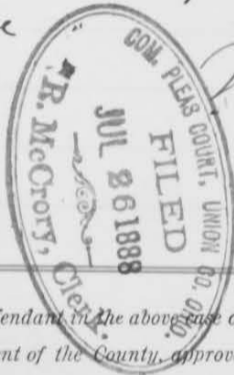
L.B. Scott const

The State of Ohio Union County Leesburg Township. I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said Township in the above action

Dated July 23rd 1888

W.F. Langstaff J.P. of the aforesaid Township.

July 23rd 1888 Rec'd of Bank of Richwood all costs in the within cause



W.F. Langstaff J.P.

No 5742

188, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statute in such case made and provided, I as surety for the Stay of Execution on the above Judgment of against do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.

Surety.

Taken by and signed, and acknowledged before me, and surety approved, this day of A. D. 188 Stay of Execution expires J. P. } 188 Am't then due \$

188 Issued an Execution for returnable 188, and

delivered the same to Constable.

Execution returned and indorsed as follows:

Appeal Undertaking.

Whereas, on the day of A. D. 188, the said

obtained a judgment against the said

on the docket of J. P., for Dollars and cents, and costs taxed and the said intends to appeal

therefrom to the Court of Common Pleas of County. Now, therefore, I do hereby promise and undertake to the said

in the sum of Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 188 J. P.

The State of Ohio,

COUNTY, SS.

In Justice's Court,

Bank of Richwood
Pl'ffs.

vs.

R. Mayfield
Def'ts.

Judgment, \$105.98

Before

M. D. Langstaff

Justice of the Peace.

No. 123

Amount Claimed, \$105.98

1888

The Plaintiff filed this bill of particulars which is in substance as follows:

June 28th
Plaintiffs ask judgment against the Defendant for the sum of One Hundred five & 98/100 Dollars on the following promissory note \$100⁰⁰ Sixty days after date for value received here jointly and severally promise to pay the Bank of Richwood at their office One Hundred Dollars with interest at eight percent per annum on all unpaid principal and interest after due interest to be computed every year with 50% attorney fee if collected witness our hands and seals this 12th day of August 1888

R. Mayfield

June 28th 1888 Issued Summons of that date returnable July 30th 1888 at 1 o'clock P. M. delivered to F. B. Scott constable

July 3rd 1888 Summons returned endorsed Recd this writ June 28th 1888 and June 28th 1888 served the same on defendant by leaving certified copy thereof with him Services return 25¢ Copy 25¢ Mileage 20¢ Total 70¢ F. B. Scott constable

July 3rd 1888 1 o'clock P. M. Time specified in Summons for appearance of the Defendant at my office. The Defendant failed to appear at time stated and for one hour thereafter. Thereupon and on said 3rd day of July 1888 it is considered by me

JUSTICE'S FEES.

Pl'ff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts.

Summons,		25	
Affidavit,			
Order of Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers	10	
Record	Words	30	
Judgment		40	
Satisfaction		20	
Bail for Stay			
Execution and Filing		40	
Trans. and Certificate		85	

CONSTABLE'S FEES.

Sum. Serv., and Mileage		70	
Sub. Serv., and Mileage			
Sum. Appraisers			
Schedule and Bond			
Serv. Garnishee			
Att. Trial			
Sum. Jury and Mileage			
	Copies		
Ex. and Per Cent.		60	

350

WITNESSES.

Execution & Lien Case File

Case No. 5441

CIVIL TRIAL REPORT.

No. 5441

Ex. and Lien Doc., vol. 2 page 5441

Union Common Pleas.

McCormick Machine Co., Pl'tiff,

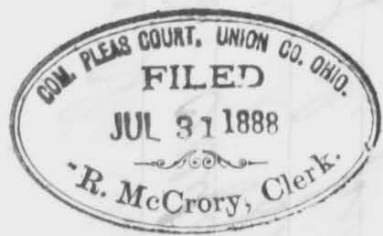
AGAINST

Thos Fisher Def't.

No 5441
Transcript

McCormick Harvesting
Machine Co

vs
Thos. B. Fisher



Printed name

Printed name

10.

The State of Ohio } Claiborne Township
Union County, ss } In Justice's Court
Before Joseph Lomen Jr.

McCormick Harvesting Machine Co

#80

vs
Thos. B. Fisher

July 26th 1888 - The plaintiffs filed their bill of particulars, consisting of a promissory note of which the following is a copy.

20⁰⁰

Richwood @ Dec. 19 - 1888

Sept 1st 1887 after date I promise to pay to the order of McCormick Harvesting Machine Co Twenty Dollars at — For value received without any relief whatever from valuation or appraisement Laws with six per. cent. Interest from date until paid and Attorney Fees.

Thos. B. Fisher

July 26th 1888 - Issued summons on above returnable July 30th 1888 at 11 o'clock A.M. and delivered to P. G. Stynegav, constable who made the following return thereon; July 26th 1888 - I received this writ July 26th 1888 and July 26th 1888

served the same on defendant
by leaving certified copy thereof
with him personally
Service + Return 25¢ Copy 25¢ Mileage
7 miles 50¢ Total 100

P. G. Hyregar, Constable

July 30th 1888 - 11 o'clock AM. the
trial set for trial as designated in
the summons, S. S. Gardner Attorney
appeared for plaintiff. The defendant
Thos. B. Fisher failed to appear at
the time set for trial and for one
hour thereafter but made default
The suit being brought on a promissory
note signed by Thomas B. Fisher &
it is therefore considered by me that
judgment be rendered against him
on default and that the plaintiff
McCormick Harvesting Machine Company
recover of Thomas B. Fisher the
sum of Twenty three dollars and
thirteen cents and costs herein taxed
at \$2.25

Joseph Connor J.P.

The State of Ohio Union Co, Lebanon Twp ss
I do hereby certify that the above is
a full and true copy from my
docket of the proceedings had by
and before me, at my office in
said township in the above action

Joseph Garner J.P.
July 30th 1888 of the aforesaid township

Bill of Costs

<u>J. P. Fees</u>		<u>Constables Fees</u>	
Filing Bill	05	On Summons	1.00
Summons & filing	35		
Satisfactions	20		
Record	25		
Judgment	40		
Total	1.25		

Total J. P. Fees	1.25
Constables "	1.00
Transcript	50
Total	2.75

THE STATE OF OHIO,

Union County,

SHERIFF'S RETURN.

SHERIFF'S FEES

Service and Return	30
Levy	1.00
Sum. Appraisers	
Seizing Appraisers	
Cont. Appraisers	
Mileage	3 20
Penalage	
Total	<u>\$5.50</u>

Received this writ *Aug 3*,
A. D. 18*88*, at *2 o'clock P. M.* and pursuant

to its command FOR WANT OF GOODS AND CHATTEL ON THE 4TH DAY OF AUG. 1888 I LEVIED ON THE FOLLOWING DESCRIBED REAL ESTATE TO WIT:
SITUATED IN THE COUNTY OF UNION AND STATE OF OHIO AND BOUNDED AND DESCRIBED AS FOLLOWS, BEING THE WEST HALF OF LOT NO. 21 TO THE CENTER OF THE STATE ROAD OF SURVEY NO. 5809 ACCORDING TO A LATE SURVEY MADE BY A. L. WILKINS FOR SWEENEY OF WHEELING OF VIRGINIA, SAID LAND BEING IN V. M. DISTRICT, CONTAINING 57 ACRES AND 1-4 OF LAND. ALSO 60 ACRES TO BE TAKEN OFF FROM THE FOLLOWING DESCRIBED TRACT OF LAND SITUATED IN THE TOWNSHIP OF CLAIBOURNE IN SAID COUNTY, BEING LOT NO. 20 OF THE SURVEY DIVISION OF MILITARY SURVEY NO 5809 HERETOFORE MADE FOR THOMAS SWEENEY BY A FRANKLIN WILKINS, CONTAINING ACCORDING TO THE SAME 114 ACRES AND 120 POLES, THE LINE CUTTING THIS 60 ACRES HEREIN CONVEYED RUNNING PARALLEL WITH THE EAST LINE OF THE LOT NO. 20 ABOVE DESCRIBED.

EXCEPTING THEREFROM 20 ACRES CONVEYED TO MARTIN WILCOX BY DEED BEARING DATE OF SEPT. 16 1870.

LEVIED ON THE UNDIVIDED INTEREST OF THOMAS B. FISHER IN THE ABOVE DESCRIBED PREMISES.

Returned Sep 5 1888,

M. Robbins Sheriff
By J. G. Wood Deputy

No. *5441*
Ex. Doc *2* Page *5441*

COMMON PLEAS COURT.

McCormick Harvesting Co

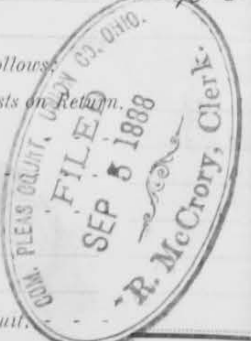
vs. *Thomas B Fisher*

EXECUTION ON TRANSCRIPT.
PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:
Amount of Debt or Damages, - - \$ *23 13*
Plaintiff's Costs of Suit, - - - *2 75*
Interest from date of Judgment,
Increase Costs (This Writ), - - *60*
Felling Costs *50*

Accruing Costs as follows:
*Clerk's Additional Costs on Return,
Printer's Costs, - - -
Appraisers' Costs, - - -
Sheriff's Costs, - - -



†Defendant's Costs of suit,
Total to Levy, - - \$

Issued *Aug 3d*, 18*88*
Ret. and Filed *18*

Att'y.

*If the Sheriff's Return exceeds 300 words, an additional cost of 8 cents per 100 words must be included for recording Return.
†See Sec. 1320, R. S.

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,

Union County, ss.)

To the Sheriff of said County, Greeting:

You are Hereby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of *Thomas B Fisher,*

and for want of goods and chattels, lands and tenements of the said

Thomas B Fisher,

Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of

Suret

the sum of *Twenty three* ¹³/₁₀₀ Dollars, debt or damages,

and *Two* ⁷⁵/₁₀₀ Dollars, plaintiff's

costs of suit, which, by the judgment of *Joseph Corner*

a Justice of the Peace within and for said County, on the *30th* day of

July A. D. 1888,

The McCormick Harvesting Co

Plaintiff,

recovered against the said *Thomas B Fisher,* Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execu-

tion Docket of the Court of Common Pleas for said County, on the *31st* day

of *July* A. D. 1888,) with interest thereon at *6* per centum

from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon;

and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from

the date hereof, to render unto the said *McCormick Harvesting Company*

And have you then and there this writ, with your doings under the same duly endorsed thereon.

Witness my hand and the seal of said Court, at *Marysville*

this *3^d* day of *August*, A. D. 1888

R M Perry, Clerk

By _____, Deputy Clerk.

Execution & Lien Case File

Case No. 5442

CIVIL TRANSCRIPT.

No. 5442

Ex. and Lien Doc., vol. 2 page 5442

Union Common Pleas.

George L McFarland Pl'tiff,

AGAINST

W D Wright Def't.

1888

For Leesburg

Township.

appearance of the Defendant at my office. Defendant failed to appear at time stated and for one hour thereafter, Plaintiff appeared and insisted upon a trial. Thereupon and on said 31st day of March 1888 it is considered by me that said Plaintiff recover of said Defendant said ~~sum of \$400 and also his costs for my taxed at \$3.35~~

W. D. Langstaff J. P.

April 10th 1888 I issued Execution for amount due on the above judgment and delivered to L B Scott constable. May 1st 1888 Execution returned indorsed as follows Recd this 1st April 10th 1888 no property found wherewith to levy Service 40c Mileage 20c Total 60c L B Scott constable

May 10th 1888 I issued Execution by order of Plaintiff for amount due on the above judgment and delivered to L B Scott constable. June 1st 1888 Execution returned indorsed as follows Recd this 10th May 10th 1888 no property found wherewith to levy Service 40c Mileage 20c Total 60c L B Scott constable

The State of Ohio Union County Leesburg Township S S I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said Township in the above action.

June 11th 1888. W. D. Langstaff J. P. in the aforesaid Township.

188 , the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I as surety for the Stay of Execution on the above Judgment of against do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.

Surety.

Taken by and signed, and acknowledged before me, and surety approved, this day of A. D. 188 } Stay of Execution expires J. P. } 188 Am't then due \$

188 Issued an Execution for returnable 188 , and delivered the same to

Execution returned and indorsed as follows:



Appeal Undertaking.

Whereas, on the day of A. D. 188 , the said

obtained a judgment against the said

on the docket of J. P., for Dollars and cents, and costs taxed and the said intends to appeal

therefrom to the Court of Common Pleas of County. Now, therefore, I of do hereby promise and undertake to the said

in the sum of Dollars,

that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 188

J. F.

The State of Ohio,

Union

COUNTY, SS.

In Justice's Court,

7-2-40. E. L. BARRETT & SON, Publishers, Springfield, Ohio.

George L. McFarlin
Plff's.

vs.

W. D. Wright
Def'ts.

Judgment, \$4.00

Before

M. F. Langstaff

Justice of the Peace.

No. 110

Amount Claimed, \$4.00

March 28th

1888

The Plaintiff filed his bill of particulars which is in substance as follows:

The Plaintiff asks judgment against the Defendants in the sum and to the amount of Four (\$4.00) Dollars on the following book acct. Magnolia Springs Co. March 28th 1888 W. D. Wright in acct with George L. McFarlin Dr To Freight, hire 1.00 Livery hire 3.00 Total \$4.00

March 28th 1888 Issued Summons of that date returnable March 31st 1888 at 1 o'clock P.M. and delivered to A. Hodges constable March 31st 1888 Summons returned endorsed as follows Recd this writ March 29th 1888 and March 28th 1888 served the same on the within named Defendant by leaving certified copy thereof with him Service + return 25¢ Copy 25¢ Mileage 20¢ Total 70¢ A. Hodges constable

March 30th 1888 Issued Subpoena for the following named witnesses for the Plaintiff B. J. Corwell + Emanuel Will. March 31st 1888 Subpoenas returned endorsed as follows Recd this writ March 30 1888 Served the same on the within named B. J. Corwell by leaving certified copy thereof with him could not find Emanuel Will. Service + return 25¢ Copy 25¢ Mileage 20¢ Total 70¢

A. Hodges constable March 31st 1888 1 o'clock P.M. Time specified in summons for the

JUSTICE'S FEES.	Plff's Cost.		Def'ts Cost.	
	Dol.	Cts.	Dol.	Cts.
Summons,		25		
Affidavit,				
Order of Undertaking				
Subpoena 2 Names		30		
Swearing Witnesses				
Adjournment				
Filing Papers		15		
Record Words		60		
Judgment		40		
Satisfaction		20		
Bail for Stay				
Execution and Filing		45		
		45		
Trans. and Certificate		1 00		
		<u>3 80</u>		

CONSTABLE'S FEES.				
Sum. Serv., and Mileage		70		
Sub. Serv., and Mileage		70		
Sum. Appraisers				
Schedule and Bond				
Serv. Garnishee				
Att. Trial				
Sum. Jury and Mileage				
	Copies			
Ex. and Per Cent.		60		
		60		
		<u>2 00</u>		

WITNESSES.				
B. J. Corwell		50		

THE STATE OF OHIO,

County,

SHERIFF'S RETURN.

SHERIFF'S FEES

Service and Return	55
Levy	\$0
Sum. Appraisers	
Seizing Appraisers	
Cont. Appraisers	
Mileage	1 1/2
Percentage	
Total	1 67

Received this writ

August 4th

A. D. 1888, at 9 o'clock P. M. and pursuant to its command I did on the 6th day of October make the return in full on the within writ \$11.45

William P. Davis
Sheriff

My fees returned

Wm P. Davis
Sheriff

No. 5442

Ex. Doc 2 Page 5442

COMMON PLEAS COURT.

George L. McFarlin
vs.
H. D. Wright

EXECUTION ON TRANSCRIPT.
PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:
 Amount of Debt or Damages, - \$ 4.00
 Plaintiff's Costs of Suit, - - - 5.90
 Interest from date of Judgment,
 Increase Costs (This Writ), - - 105.
 Transcript by party, 50.00

Accruing Costs as follows:

*Clerk's Additional Costs on Return.
 Printer's Costs, - - - -
 Appraisers' Costs, - - - -
 Sheriff's Costs, - - - -

†Defendant's Costs of suit, - - -
 Total to Levy, - - \$

Issued, 18
 Ret. and Filed, 18
 All y.

*If the Sheriff's Return exceeds 300 words, an additional cost of 8 cents per 100 words must be included for recording Return.
 †Sec. 1320, R. S.

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,

Union County, ss.)

To the Sheriff of ~~said County~~, *Delaware county*, Greeling:

You are Herby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of *H D Wright*.

and for want of goods and chattels, lands and tenements of the said *H D Wright*, Principal, then of the goods and chattels, and for want thereof, of the lands and tenements of _____ Suret _____,

the sum of *Four* _____ ¹⁰⁰Dollars, debt or damages, and *Five* _____ ⁹⁰Dollars, plaintiff's costs of suit, which, by the judgment of *W F Langstaff*, a Justice of the Peace within and for said County, on the *31st* day of *March* A. D. 18 *88*,

George L McFarlane,
Plaintiff,

recovered against the said *H D Wright*, Defendant, (as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *4th* day of *Aug* A. D. 18*88*), with interest thereon at *6* per centum from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon; and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said *George L McFarlane*

And have you then and there this writ, with your doings under the same duly endorsed thereon.

Witness my hand and the seal of said Court, at *Marysville* this *4th* day of *August*, A. D. 18 *8* *R M Berry*, Clerk

By _____, Deputy Clerk.

Execution & Lien Case File

Case No. 5443

CIVIL TRANSCRIPT.

No. 5443

Ex. and Lien Doc., vol. 2 page 6443

Union Common Pleas.

Biddle & Warden Pl'tiff,

AGAINST

T. B. Fisher Def't.

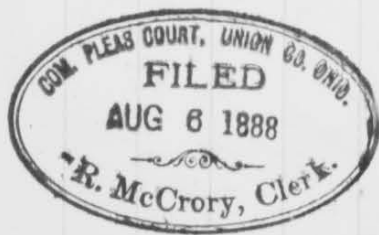
1888

Transcript

Biddle & Norton

vs
T B Fisher

Refue J Solomon JP



The State of Ohio, Union Co vs
Clairborne Township Injustices Court
Before Joseph Comer J. of P.
Biddle + Horden

* 79 vs
T. B. Fisher

July 26th 1888 - The plaintiffs filed their
bill of particulars, consisting of a
promissory note of which the following
is a copy.

Richwood @ Jan 4th 1888
Thirty days after date, I promise to pay
to the order of Biddle + Horden the
sum of Thirty seven and ²⁰/₁₀₀ Dollars
value received with interest at eight
per cent per annum
T. B. Fisher

Paid 12⁰⁰ April 14 - 1888

June 30th 1888 - Issued summons of
this date returnable August 3rd
1888 at 9 o'clock A.M. and
delivered to P. G. Hyregar, constable

July 30th 1888 - Summons returned
indorsed; Received this writ July
30 - 1888. Served the cause on
defendant by leaving certified
copy thereof at his residence.
Service + Return 25¢ Copy 25¢ Mitage

7 miles 50¢ Total 1.06

P. G. Hynegar, constable

Aug 3-1888-9 o'clock a.m. time specified in summons for the appearance of the defendant the plaintiff appeared. The defendant failed to appear nor for me show the offer but made default. The claim being on a note signed by T. B. Fisher, it is considered by me that the plaintiffs have judgment by default, and that the plaintiffs Bidelle and Jordan recover of the defendant T. B. Fisher, the sum of Twenty six Dollars and sixty cents and their costs herein taxed at 245

Joseph Comer J.P.

The State of Ohio Union County
Clairborne Township ss.

I do hereby certify that the above is a full and true copy from my docket, of the proceedings had by and before me, at my office in said township, in the above action.

Joseph Comer J.P.
of the aforesaid township

Bill of Costs

J. P. Fees.		Constables Fees
Filing Bill	85	On Summons 1.00
Summons filing	30	
Satisfactory	20	
Record	50	
Judgment	40	
Total	145	

J. P. Fees	1.45
Constables u	1.00
Transcript ^{Cost}	75
	3.20

THE STATE OF OHIO.

Union County, ss. }

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service, - - - - -	\$	36
Levy, - - - - -		1.00
Sum. Appraisers, -		
Swearing Appraisers, -		
Conv. Appraisers, -		
Mileage, - - - - -		3.20
Poundage, - - - - -		
Return, - - - - -		
.....		
.....		
.....		
.....		
.....		
Total, - - - - -		\$ 4.56
Appraiser's Fees, -		
Printer's Fees, -		

LINE CUTTING THIS 60 ACRES HEREIN CONVEYED TO RUNNING PARALLEL WITH THE EAST LINE OF THE LOT NO 20 ABOVE DESCRIBED.

EXCEPT 20 ACRES CONVEYED TO MARTIN WILCOX BY DEED BEARING DATE OF SEPT. 16 1870.

Received this writ *copy 6* A. D. 1888 at *4* o'clock *P. M.*, and pursuant to its command, FOR WANT OF GOODS AND CHATTELS ON THE 7TH DAY OF AUG. 1888 I LEVIED ON THE FOLLOWING DESCRIBED REAL ESTATE TO WIT: SITUATED IN THE COUNTY OF UNION AND STATE OF OHIO, AND BOUNDED AND DESCRIBED AS FOLLOWS BEING THE WEST HALF OF LOT NO. 21 TO THE CENTER OF THE STATE ROAD OF SURVEY NO. 5809 ACCORDING TO A LATE SURVEY MADE BY A. L. WILKINS FOR SWEENEY OF WHEELING OF VIRGINIA, SAID LAND BEING IN ~~V. M. SWEENEY~~ CONTAINING 57 ACRES AND 1-4 OF LAND. ALSO 60 ACRES TO BE TAKEN OFF FROM THE FOLLOWING DESCRIBED TRACT OF LAND SITUATED IN CLAIRBOURNE TOWNSHIP IN SAID COUNTY, BEING LOT NO. 20 OF THE SURVEY DIVISION OF M. SWEENEY NO. 5809 HERETOFORE MADE FOR THOMAS SWEENEY BY A. FRANKLIN WILKINS, CONTAINING ACCORDING TO THE SAME 114 ACRES AND 120 POLES, THE

Levied on the undivided interest of D. B. Fisher in the above described premises.

Returned this 5th day of Sept 1888

*D. M. Hopkins Sheriff
By G. T. Wall papers*

No. *3443*

Ex. Doc. *2* Page *3443*

Union Common Pleas.

Biddle & Norden
AGAINST
J B Fisher

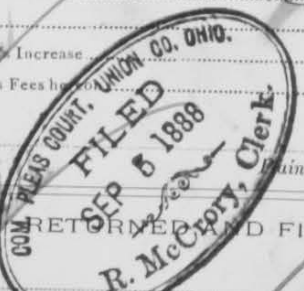
EXECUTION ON TRANSCRIPT.

Ex. Ret. *188*

Jud't vs. Def't. *J B Fisher*
before Justice of the Peace, on the *3^d*
day of *Aug* 188*8*
for the sum of *26⁰⁰*
And Costs before Justice *3²⁰*
Interest from *188*
Justice's Increase Costs *\$*
Constable's Increase Costs *\$*
Clerk's Increase *\$*
Sheriff's Increase *\$*
Clerk's Fees hereon *\$ 1.10*

Plaintiff's Attorney.
RETURNED AND FILED,
R. McCarty, Clerk.
188

TROUP, KINNARD & CO.,
Blank Book Makers, Legal Blank Publishers, Stationers, Printers
and Binders, Dayton, Ohio.



EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *Joseph Cowan*
 a Justice of the Peace in and for the Township of *Chalbourne* in the
 said County of *Union* wherein *Biddle and*
Worner
 were Plaintiffs, and *T B Fisher*

was Defendant, judgment was rendered on the *3* day of *August*
 A. D. 188*8*, against the said *T B Fisher*
 Defendant, and in favor of the said *Biddle and Worner*

Plaintiffs, for the sum of *Twenty six and 60/100* Dollars
 and *sixty* Cents, and *Three* Dollars and
Twenty Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of
 the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *6th* day of *August* 188*8*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Thomas B Fisher
 aforesaid, you cause to be made the said sum of *Twenty six* Dollars
 and *sixty* Cents damages, and *Three* Dollars
 and *Twenty* Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said *T B Fisher*

may be found in your bailiwick ; and for the want of such goods and chattels,
 you cause the same to be levied of the lands and tenements of the said

T B Fisher
 lying in your County ; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Marysville* this *6th* day
 of *August* A. D. 188*8*

R M Levy
 Clerk.



Execution & Lien Case File

Case No. 5444

CIVIL TRANSCRIPT.

No. 5444

Ex. and Lien Doc., vol. 2 page 5444

Union Common Pleas.

Anthony Middleworth ~~Pliff~~,
Pliff,

AGAINST

William Whitley Def't.

1888

Anthony Muddlesworth } Before W M Hornes
vs } Justice of the Peace
W^m Whitty }

No 348. Amnt claimed \$257⁰⁰

July 27th 1888. The Plaintiff filed his bill of Particulars which is in substance as follows
By Solia Ohio March 4 1884 on or before the 29th day of Feb 1887, I promise to pay Jason Chapman or order, two hundred dollars, for value received with 6 per cent interest Payable annually.

Signed, William Whitty.

Endorsed. Pay Anthony Muddlesworth.

Jason Chapman.

The Plaintiff asks judgment on the above note for \$257⁰⁰. and says the same was duly assigned to him for a valuable consideration by the Payee thereof Jason Chapman and that all of said note is due and unpaid.

P R Kerr atty for Plaintiff

July 27th 1888 I issued a summons in the above action for William Whitty and bonded the same to Jesse Shertzer Constable, appearance required Aug 1st 1888 - at 9 o'clock A.M.

Summons returned

July 28th 1888 - Received this writ July 27 1888, July 28, 1888, I served the same by leaving a certified copy of the same with endorsements thereon within named defendant fees copy 25 - service 25 - mileage 30 = 80 -

Jesse Shertzer Const
Aug 1st 1888, 9 o'clock A.M. the defendant appeared and

confessed himself indebted to the Plaintiff in the sum of \$257⁰⁰, and requested me to render judgment against him for that amount, - It is therefore, considered by me this 1st day of Aug 1888 - that the Plaintiff Anthony Middleworth recovered of the Defendant William Whitley the sum of \$257⁰⁰. Two hundred & fifty seven dollars Costs Taxed \$3/0 W. M. Hornes Justice of the Peace



I certify the above a true copy of the preceding had before me in said case of Anthony Middleworth vs William Whitley

This Aug. 12th 1888

W. M. Hornes J. P.

The plaintiff ask judgment on the above note for 257⁰⁰ and says the same was duly assigned to him for a valuable consideration by the payee thru of Jason Chapman and that all of said note is due and unpaid.

P. R. Ker att for plaintiff

July 27th 1888 I Issued a summons in the above action for William Whitley and handed the same to Jesse Schetzze constable appearance required Aug. 12th 1888 9. A. M.

Summons returned July 28. 88

Enclosed. Rec this writ - July 27th 1888

July. 28th I served the same by leaving a certified copy of the same with undersigned thru with the within named deft

Fees
 1-copy 25⁰⁰
 Service 25⁰⁰
 Mileage 30⁰⁰

 80⁰⁰

Jesse Schetzze Const

Execution & Lien Case File

Case No. 5445

CIVIL TRANSCRIPT.

No. 5445

Ex. and Lien Doc., vol. 2 page 5445

Union Common Pleas.

Anthony Middleton Sheriff,

AGAINST

William Whitley Def't.

5444

Anthony Maddison
vs

Wm White

Transcript of
Judgment

From Wm White

vs

COM. PLEAS COURT, UNION CO. OHIO.
FILED
AUG 6 1888
R. McCrory, Clerk.

Anthony Middlemouth } Before, W^m M. Hoines
 vs } Justice of the Peace
 W^m Whitley } No 347, amt claimed \$ 257⁰⁰
 July 27th 1888. The Plaintiff filed his bill
 of particulars which is in substance as
 follows. Byholia Ohio March 4 1884
 on or before the 29th day of Feb 1888. I promise
 to pay Jason Chapman or order two hundred
 dollars value received, with 6 per cent interest
 Payable annually. Signed, William Whitley
 Endorsed, Pay Anthony Middlemouth -
 Jason Chapman

Aug. 10 1888 - 9 - A. M. -

The Deft. in the above active came
 and confessed himself indebted to the plaintiff
 in the sum of \$ 257⁰⁰ Dollars and requests
 me to make judgment against the said
 amt. = -

Aug. 10 9 - A. M. - 1888

It is therefore considered
 by me that the plaintiff Anthony Middlemouth
 recover of the deft. William Whitley the sum of
 \$ 257⁰⁰ Dollars and costs taxed as follows

Justice - 2-30-

Costs - 80

Total - \$ 3.10 - W. M. Hoines J. P.

I certify the above to be a true copy of the proceedings
 in the above entitled case.

Aug. 12 - 1888 -

W. M. Hoines J. P.

Execution & Lien Case File

Case No. 5446

CIVIL TRANSCRIPT.

No. 5446

Ex. and Lien Doc, vol. 2 page 5446

Union Common Pleas.

J L Sautter Pl'tiff,

AGAINST

J G M Levy Def't.

THE STATE OF OHIO,

County, ss,

Before

Township,

In Ju

Just

PLAINTIFF,

DEPENDANT,

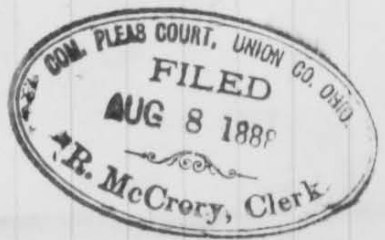
Judgment, \$

18

PLF. COCTR. DEF. COCTR.

NO 5446,

J. Q. Southard
vs
J. F. McCreary,



THE STATE OF OHIO,
Morrow County, ss.

Allen Township.

In Justice's Court.

Before J. M. Cray,

Justice of the Peace.

J. Q. Southard
PLAINTIFF.
J. T. McElroy
DEFENDANT.

Bill of particulars of plaintiff
which is in substance as follows:

June 15 # 1888

One day after date I promise to to the
order of J. Q. Southard Twenty Eight Dollars
value received with interest - at eight per cent
per annum

Signed J. T. McElroy

Judgment, \$ 18

PLF. COSTS. DEF. COSTS.

Justices fees	
Copying D.	5
Ticket	15
Judgements	40

Aug 7 # 1888

The defendant of J. T. McElroy
Confessed and waived process, and said
he was indebted to the plaintiff of J. Q. Southard
in the sum of \$38.00 and out from date of
note. It is therefore considered by me
that the plaintiff recover from the defendant
the sum of \$38.00 and 60 cts as taxed in
the margin.

J. M. Cray J. P.

Manuscript	25
Certificate	25
	110

Received the above fees
from plaintiff

The State of Ohio Morrow Co. Allen Tp.

I do hereby certify that the above is a true
and true copy from my docket of the proceed-
ings had by me and before me at my office
in said Township in the above action.

Aug 8 # 1888

J. M. Cray J. P. of aforesaid
Township

Execution & Lien Case File

Case No. 5447

CIVIL TRANSCRIPT.

No. 5447.

Ex. and Lien Doc., vol. 2 page 5447.

Union Common Pleas.

J. C. F. Libby Plaintiff,

AGAINST

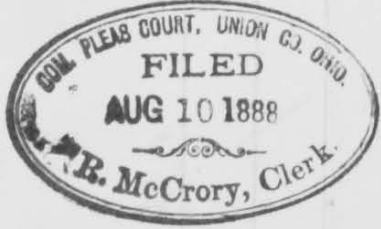
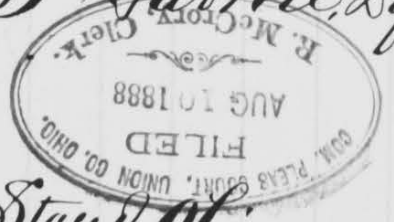
J. S. Gabriel Defendant.

205447

Civil Transcript

H. S. Libby, Plff

vs
J. S. Gabriel, Dfr



The State of Ohio }
Union County } 85
Union Township }

I hereby certify that the
within is a true and true
copy of the proceedings in
the above in the above
action, had by and before
me, at my office in said
Township as the same
appears of Record on my
docket Page 190.

August 2nd 1888

A. H. Woodin
Justice of the Peace

Transcript fee 1⁰⁰ paid by Plff

The State of Ohio } Union Township Justice Court -
 Union County 35 } Before A. H. Gooding Justice of the Peace

J. C. F. Libby } Amount Claimed \$61.36
 vs } August 1st 1888
 J. S. Gabriel } The Plaintiff file his
 file of particulars as
 follows,

Philadelphia Pa July 30, 1888
 Mr J. S. Gabriel
 In Account with J. C. F. Libby
 1886

June 14	To	Wider	8.06
Aug 5	"	"	34.58
Apr 17	"	"	5.46
Dec 17	"	"	17.68
1887			
Jan 1	"	"	47.32
" 31	"	Expres	10.54
1886			
Nov 26	By	Cash	5.46
1887			
Jan 31	"	"	7.54
" "	"	Wider Return	39.78
			<hr/>
Bal or Sur.			\$ 61.36

For which amount Plaintiff asks judgment and for his costs.

August 3rd 1888 The defendant J. S. Gabriel appeared and waived process and entered his appearance and confessed that he was indebted to the plaintiff

J. C. F. Libby in the sum of \$61.³⁶ and
requesting that judgment be entered against
him ~~as aforesaid~~, for the above amount
and Costs of his action

Thereupon on said day it is considered
by me that the plaintiff J. C. F. Libby recover
of the defendant J. S. Gabriel on his official
bill of particulars the sum of \$61.³⁶
with interest at 6% per annum until
paid and his Costs Therein taxed at
\$1.²⁰

A. S. Goodwin
Justice of the Peace

Plaintiff's Costs.

Justice fees	
Getting bill	.05
Satisfaction	20
Record	75
Judgment	40
Total	<u>140</u>

Costs paid by plaintiff

Execution & Lien Case File

Case No. 5448

CIVIL TRANSCRIPT.

N= 5448.

Ex. and Lien Doc, vol 2 page 5448

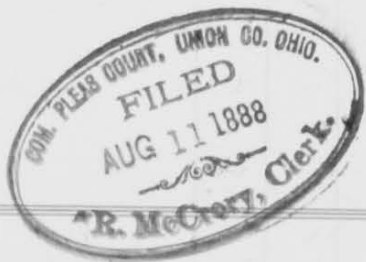
Union Common Pleas.

Philip Snyder Pl'tiff,

AGAINST

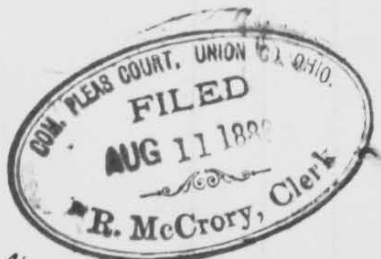
Joseph Hawley Def't.

1888



5448.
Civil Transcript

Philip Anderson
vs
Joseph Hawley



The State of Ohio }
Union County } ss
Union Township }

Filed Aug 11th 1888
at 10-15. am,
R. McCrory
Clerk

I here by certify that the
within is a full and true
copy of the proceedings
in the above action, had
by and before me, at my
office in said Township,
as the same appears of
Record on my docket
Page 192

August 10th 1888

A. H. Gooding, P.

Transcript & Certificate
Paid by Plaintiff

The State of Ohio }
Union County 88 } Before A. N. Goodwin
Justice of the Peace
Union Township Union County Ohio

Philip Snider }
vs } No 144
Joseph Hawley }

July 30th A.D. 1888
The plaintiff Philip Snider filed his
bill of particulars it being a ~~pro~~ ~~per~~ ~~se~~
Bill as follows:

Marysville O January 6th 1888
Dnr Philip Snider or bearer Twelve and $\frac{00}{100}$
Dollars with eight percent interest, for
Value received

Signed Joseph Hawley
Endorsements, Jan'y 17th 1888 Paid as the
within note \$5.00

Plaintiff asks judgment for \$^{12.00} with
interest at 8% from Jan'y 17th 1888,

August 8th 1888. The Defendant Joseph
Hawley appeared and waived process,
and confessed that he was indebted to the
plaintiff Philip Snider in the sum
of Eleven and $\frac{77}{100}$ Dollars and
requested that judgment be rendered
against him for the above sum and the costs of this action.

Whereupon it is by me considered on
said day that the Plaintiff Philip Smida
recover of the Defendant Joseph Hawley
the sum of Eleven and 7/100 Dollars with
interest from this date at the rate of 8%,
until paid, and the costs of his action
herein taxed at \$11.05

Justice's Fees by Plaintiff	
Hearing fee	.05
Satisfactum	20
Record	50
Judgment	40
Total	<u>\$11.05</u>

A. H. Goodwin
Justice of the Peace.

Receipt of Philip Smida \$11.05 for
the costs & transcript-fee in full in
the above entitled case.

A. H. Goodwin
J.P.

Execution & Lien Case File

Case No. 5449

CIVIL TRANSCRIPT.

No. 5449

Ex. and Lien Doc, vol. 2 page 5449

Union Common Pleas.

Osborn Solomon & Co Pl'tiff,

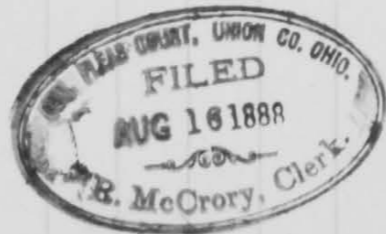
AGAINST

James H. Smith, Def't.

Do. 2 - 5449

Osborn & Solomons Co

^{28,}
J. W. Smith,



State of Ohio }
 Union Co. S.S. } In Justice Court For Taylor Township
 Osborn Solomon & Co. Plffs }
 J W Smith Defd } Before N B Welch Justice of the Peace
 Judgment \$64²⁵ } No 177 Amount Claimed \$64²⁵

June 25th 1888

Justice's fees
 1.70
 Constable's fees
 60

The Plaintiff filed his bill of particulars
 which is in substance as follows
 Dayton Ohio June 19th 1888
 J. W. Smith to Osborn Solomon & Co. D.

Dec 10 th 1887 - 4 months net	\$ 63.98
Interest	97
	64.95

These costs
 \$2³⁰
 were paid by
 the plaintiff
 Aug 11/88

June 25th 1888
 The defendant J W Smith appeared without
 process and confessed himself indebted to
 plaintiff in the above sum of \$64²⁵ dollars
 thereupon judgment is hereby rendered by
 me against said defendant J W Smith
 for the sum of \$64²⁵ dollars and costs
 taxed at 65 cents N B Welch J P.

July 16th 1888
 Issued Execution and delivered to
 W P Hisey Constable

July 18th 1888
 Execution returned Endorsed Received this
 writ July 16th 1888 served the same on the 18th
 day of July 1888 The defendant refused to
 turn out any property said he had no
 property Fee service 40 miles 20^c total 60^c
 W P Hisey constable

The State of Ohio Union Co. Taylor T.P.
 I do hereby certify that the above is a full
 and true copy from my docket of
 the proceedings had by ~~me~~ before me
 at my office in said Township in the
 above action, Aug 11th 1888
 N B Welch J.P. of the aforesaid Township

7/259

GOTTSCHALL & BROWN,
ATTORNEYS AT LAW,
ODD FELLOWS TEMPLE,
DAYTON, O.
O.M. GOTTSCHALL. O.B. BROWN.

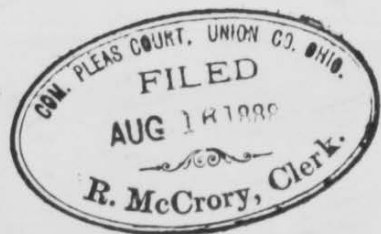
Aug 14/88

Clerk C.P. Ch. Union Co.
Mansville, O.

Dear Sir: We enclose transcript
of judgment \$64.95 ^{+ costs \$2.30} and interest
from June 25th 1888 against J. W. Smith
in favor of Osborn, Osborn
& Co. Please file and issue
execution to the Sheriff of
Yun Co. The debt laps
& Broadway & owns some real
estate there, upon which, if,
the Shf can't make it, we
want a levy.

Yours very truly

Gottschall & Brown



THE STATE OF OHIO,

Adair County, ss. }

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service,	\$ 30
Levy,	1 00
Sum Appraisers,	
Swearing Appraisers,	
Gov. Appraisers,	
Mileage,	1 60
Poundage,	
Return,	
.....	
.....	
.....	
Total,	\$ 2.90
Appraiser's Fees,	
Printer's Fees,	

Received this writ *Aug 16* A. D. 1888
at *6* o'clock *P.*M., and pursuant to its command,

on the 21 day of Sept 1888
for want of goods chattels
on the 21 day of Sept 1888
levied on the following
described Real Estate situated
*in County of *Union* State*
*of *Ohio* and in village of*
Broadway and bounded
and described as follows,
being in lot No 5 in said village of Broadway
for more definite description reference
is made to the plat of said village,

Return made Oct-15th 1888

W. H. Lewis Sheriff
By G. G. Wall Returns

No. *5449*

Ex. Doc. *2* Page *5449*

Union Co. Common Pleas.

Osborne & Bolman - co

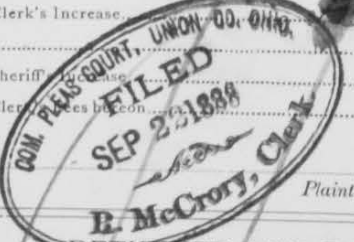
AGAINST

J. H. Smith

EXECUTION ON TRANSCRIPT.

Ex. Ret. *Oct 16* 1888

Jud't vs. Def't *J. H. Smith*
before Justice of the Peace, on the *25th*
day of *June* 188*8*
for the sum of \$ *64.25*
And Costs before Justice, \$ *2.30*
Interest from *6% June 25th 1888* \$
Justice's Increase Costs \$
Constable's Increase Costs \$
Clerk's Increase \$ *.50*
Sheriff's Fee \$
Clerk's Fees by Econ \$ *.99*



Plaintiff's Attorney,

RETURNED AND FILED,

188

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of _____ County, Greeting :

Whereas, In a certain action before *Mc Welsh*
a Justice of the Peace in and for the Township of *Taylor* in the
said County of *Union* wherein *Osborn*
Solomon & Co.
were Plaintiffs, and *James M. Smith*

was Defendant, judgment was rendered on the *25* day of *June*
A. D. 188*8*, against the said *J. M. Smith*

Defendant, and in favor of the said *Osborn Solomon & Co.*

Plaintiff, for the sum of *Sixty four* Dollars
and *ninety five* Cents, and *Two* Dollars and
Thirty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *16* day of *Aug* 188*8*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

J. M. Smith
aforesaid, you cause to be made the said sum of *Sixty four* Dollars
and *ninety five* Cents damages, and *Two* Dollars
and *Thirty* Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said *J. M. Smith*

may be found in your bailiwick ; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said
James M. Smith
lying in your County ; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,
at *Marysville* this *16th* day
of *August* A. D. 188*8*
R. M. Conroy

Clerk.



COMMON PLEAS

Osburn Solomon & Co

vs.

J. W. Smith

VENDI. EXPONAS.

Judgment *25* day of *June*

18*77*, for \$ *64⁹³*

Plaintiff's Costs, *2.30*

Defendant's Costs,

Interest, *6% from June 25.*

Increase Costs, *4.39*

" Clerk, *.99*

" Sheriff,

" App'r,

" Printer,

Issued *1877*

Filed *Dec 13th* *1877*

[Signature]
Attorney.

COSTS TAXED.	PLAINTIFF.		DEFENDANT.	
	DOLLS.	CTS.	DOLLS.	CTS.
Clerk.....				
Sheriff.....				
Stamps.....				
Witness.....				

Recd this unit Dec 22 1888 as / order
of M. This unit returned the the 13th
day of Dec 1888 by order of
Sherriff Fees
Sherriff
Service 30
Marshal 2.56
\$ 2.86

VENDI. EXPONAS.

THE STATE OF OHIO,

Union County, ss.

} To the Sheriff of said County—Greeting:

You are Hereby Commanded,

to cause the following described real Estate, to wit,

Situated in the County of Union and State of Ohio, and in the village of Broadway, bounded and described as follows, Being in Lot No 5 in said Village of Broadway, For a more definite description, reference is made to the plat of said Village

Which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

the sum of Sixty four and $\frac{75}{100}$ Dollars
and Two and $\frac{30}{100}$ Dollars,

costs of suit, which, by the judgment of W E Welsh a
Justice of the Peace within and for said County, on the 25th day of
June, A. D. 1888,

Osburn Solomon & Co

recovered against the said James W Smith,
as appears by the transcript of said judgment, filed and entered upon the Execu-
tion Docket of the Court of Common Pleas for said County, on the 16
day of August A. D., 1888,
with interest thereon from the 25th day of June A. D. 1888
until paid, and also the costs of increase on said judgment, and the accruing
costs hereon.

And you are hereby further commanded, if in your opinion the property in your
hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of
the further goods and chattels; and for the want thereof, then of the
lands and tenements in your County, of the said J W Smith

sufficient to satisfy the judgment afore-
said, and have the money arising from such sale before the said Court of Common
Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said

Osburn Solomon & Co

And have you then and there this writ, with your doings under the same duly
endorsed thereon.

WITNESS MY HAND and the Seal of said Court, at

Marysville this 22^d day

of Oct A. D. 1888,

R M Curry Clerk.

COMMON PLEAS

Osborn Solomon & Co

vs.

J. H. Smith,

VENDI. EXPONAS.

Judgment *25* day of *June*
 18*88* for *\$64.95*
 Plaintiff's Costs, *2.80*
 Defendant's Costs,
 Interest, *6%* June *25*.
 Increase Costs, *7.66*
 " Clerk, *this writ* *.60*
 " Sheriff,
 " App'r. *4.11.06*
 " Printer,

ISSUED
 FILED
 FEB 4 1889
 R. McCrory, Clerk.

Attorney.

COSTS TAXED.	PLAINTIFF.		DEFENDANT.	
	DOLLS.	CTS.	DOLLS.	CTS.
Clerk.....				
Sheriff.....				
Stamps.....				
Witness.....				

*Received this writ January 26th 1889. and returned
to its command on the 4th day of Feb. 1889*
*I. received from James D. Wood the sum of
Eighty & no/100th dollars. Sufficient to satisfy this
Judgment. interest and cost retained by me*
Fee
Lawee 80
Milage 2.00
Paundage 2.00
3.60
3.50

Thomas M. Carter, Sheriff

VENDI. EXPONAS.

THE STATE OF OHIO,

County, ss.

} To the Sheriff of said County—Greeting:

You are Hereby Comanded,

to cause the following premises. To wit,
Situated in the County of Union and State
of Ohio, and in the village of Broadway
Bounded, as follows, being in Lot No 5, in
said Village of Broadway, for a more
definite description reference is made to the
plat of said Village

Which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy a judgment

the sum of Sixty four and $\frac{73}{100}$ Dollars
and Two and $\frac{80}{100}$ Dollars,
costs of suit, which, by the judgment of A. C. Welsh a
Justice of the Peace within and for said County, on the 25th day of
June, A. D. 1888.

Osborn Solomon & Co
recovered against the said J. W. Smith
as appears by the transcript of said judgment, filed and entered upon the Execu-
tion Docket of the Court of Common Pleas for said County, on the 16th
day of August A. D., 1888
with interest thereon from the 25th day of June A. D. 1888
until paid, and also the costs of increase on said judgment, and the accruing
costs hereon.

And you are hereby further commanded, if in your opinion the property in your
hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of
the further goods and chattels; and for the want thereof, then of the
lands and tenements in your County, of the said J. W. Smith
sufficient to satisfy the judgment afore-
said, and have the money arising from such sale before the said Court of Common
Pleas, within SIXTY DAYS from the date hereof, to render unto the said

Osborn Solomon & Co
And have you then and there this writ, with your doings under the same duly
endorsed thereon.

WITNESS MY HAND and the Seal of said Court, at
Marionville this 20th day
of Jan A. D. 1889
J. M. Conroy Clerk

Execution & Lien Case File

Case No. 5450

CIVIL TRANSCRIPT.

No. 5450

Ex. and Lien Doc., vol. 2 page 3-45-6

Union Common Pleas.

L. J. Fisher & Co Pl't ff.

AGAINST

Minerva Anderson Def't.

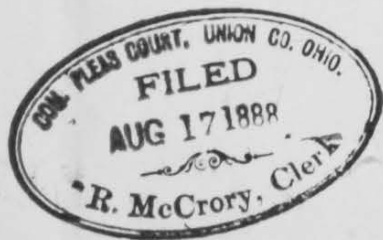
1888

No

5450

L L Fisher & Co

²³
Numero 23
Numero 23
Numero 23



The State of Ohio } Justice Court
 Union County } Before L. D. Wright a
 Justice of the Peace

L. L. Fisher & Co. pl^{ts}.

vs

Am't claimed \$9.²³/₁₀₀

Manerva Sanderson def^t. July 12th 1888

The Plaintiff filed his bill of particulars which is in substance as follows.

Broadway Ohio July 9th 1888

Mrs Manerva Sanderson of York T. P. Ohio
 in account with L. L. Fisher & Co. dealers
 in General Merchandise

1888 Feb 2^d to Flour, Boots & Groceries
 up to June 7th to Am't of \$9.⁴⁸/₁₀₀

Cr. by trade (on Wagon) 0.²⁵/₁₀₀
 Am't due \$9.²³/₁₀₀

July 12th 1888 Issued

Summons on above for appearance of
 def^t. July 17th 1888 at 2 o'clock P. M. and
 delivered the same to N. M. Hubbard Const^{ble}

July 14th 1888

Summons returned Endorsed as follows
 July 12th 1888 Recd this writ and served the same
 on the 13th day of July 1888 by leaving a certified
 copy with endorsements thereon at the usual
 place of residence of the Defendant

Fees Service 25¢ Mileage 40¢ Copy 25¢ Total 90¢
 N. M. Hubbard Constable

July 17th 1888

Time set for appearance of Defendant
 who failed to appear & for one hour thereafter

It is on said day considered by me that
 Plaintiff recover of said Defendant the said
 sum of \$9.²³/₁₀₀ & their cost as herein taxed

July 28th 1888

Issued Execution on above said
 judgement for L. L. Fisher & Co. Returnable
 August 27th 1888 and deliver the same
 to N. M. Hubbard. Constable.

Execution returned

Endorsed as follows. July 28th 1888 Recd
 this writ.

Returned July 30th 1888 indorsed as
 follows No Property found whereon
 to levy. Fees Mileage 60¢ N. M. Hubbard Const^{ble}

Justice Fees. Summons 25¢

Filing 2 paper 10¢ Recording 200. Words 20¢ judgement
 40¢ Satisfaction 20¢ Execution & filing 45¢ transcript
 & Certificate 75¢ Total \$2.³⁵/₁₀₀

Constable fees Sum. Service 25¢ Mileage 40¢ Copy 25¢
 Execution. Mileage 60¢ Total \$1.⁵⁰/₁₀₀

The State of Ohio Union Co. York T. P. ss.

I do hereby certify that the above is a full & true
 copy from my Docket of the proceedings had by & before
 me at my office in said township in the above action

L. D. Wright, J. P. of aforesaid T. P.

Aug. 13th 1888

Costs Paid by Pl^{ts}

SHERIFF'S FEES.

Service, - - - - -	\$ 30
Levy, - - - - -	1,00
Sum. Appraisers, -	
Swearing Appraisers, -	
Conv. Appraisers, -	
Mileage, - - - - -	1,92
Poundage, - - - - -	
Return, - - - - -	
.....	
.....	
.....	
Total, - - - - -	3,22
Appraiser's Fees, -	1,00
Printer's Fees, - -	

Received this writ Aug 24 A. D. 1888
at 9 o'clock A. M., and pursuant to its command,

on the 24 day of Aug 1888 for
want of good & lawful return
on the following described
Real Estate to wit: Situated in
County of Marion State of
Ohio and bounded and

described as follows, beginning
at a stone corner to Wm Sanders,
running thence S 87° W 162 3/4 poles

to stone, thence N. 88° W. 48 1/2 poles to a stone; thence N.
87 1/2 E. 142 3/4 poles to a stone in the line of said Wm
Sanders, thence S. 82° E. 48 1/2 poles to the place of beginning
containing forty nine and fifty six hundredths
acres of land more or less.

2. 1/4th part of land in said county & 1/4th land
fronted & described as follows; beginning at a stone
in the public highway and corner William Sanders on
running thence S. 87 1/2° W. 95 1/4 poles to a stone on the bank of Poplar
Creek; thence N. 60° W. 35 1/2 poles to a stone; thence N. 81 1/2° E. 61 1/2 poles
to a stone; thence N. 80 5/8° E. 84 1/2 poles to a stone; thence S. 88° E. 80 1/2
poles to the place of beginning containing fifty and 108 acres of land
more or less.
Served on the property of Minerva Sanders on
Returned this 5th day of Sep 1888
By J. W. King Sheriff

No. 5460

Ex. Doc. 2 Page 5/50

Miner Co, Common Pleas.
L. L. Fisher & Co
AGAINST
Minerva Sanders

EXECUTION ON TRANSCRIPT.

Ex. Ret. Oct 24th 1888
Judg't vs. Def. Minerva Sanders
before Justice of the Peace, on the 17th
day of July 1888
for the sum of \$ 9.23
And Costs before Justice \$ 3.53
Interest from July 17
Justice's Increase Costs
Constable's Increase Costs
Clerk's Increase
Sheriff's Increase
Clerk's Fees hereon \$ 2.92



RETURNED TO
FILED
SEP 5 1888
R. McCrory, Clerk
Blank Book Maker, Legal Blank Publishers, Stationers, Printers
Binders, Dayton, Ohio

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *L D Wright*
 a Justice of the Peace in and for the Township of *York* in the
 said County of *Union* wherein *L L Fisher & Co*

was Plaintiff, and *Mervia Sanderson*
 was Defendant, judgment was rendered on the *17* day of *July*
 A. D. 188*8*, against the said *Mervia Sanderson*
 Defendant, and in favor of the said *L L Fisher & Co*,

Plaintiff, for the sum of *Nine* Dollars
 and *twenty three* Cents, and *Three* Dollars and
Eighty five Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of
 the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *17th* day of *August* 188*8*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Mervia Sanderson
 aforesaid, you cause to be made the said sum of *Nine* Dollars
 and *Twenty three* Cents damages, and *Three* Dollars
 and *Eighty five* Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said *Mervia Sanderson*

may be found in your bailiwick ; and for the want of such goods and chattels,
 you cause the same to be levied of the lands and tenements of the said
Mervia Sanderson
 lying in your County ; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,
 at *Marionville* this *24th* day
 of *August* A. D. 188*8*
R M Fry
 Clerk.

Execution & Lien Case File

Case No. 5451

CIVIL TRANSCRIPT.

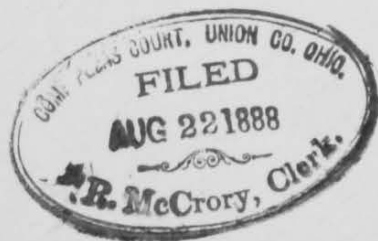
No. 5457

Ex. and Lien Doc., vol. 2 page 5767

Union Common Pleas.

J. W. Smith Pl'tiff,
AGAINST
Sumnera Sanders Def't.

Transcript for
J. W. Smith
vs
Marwa Sanderson



J. W. Smith
vs
Mrs. Manirwa Sanderson

The State of Ohio Supreme Court for York
Union County (Township)

Before L. D. Wright a Justice
of the Peace. No 72. Amt-Claimed \$16.⁵⁷/₁₀₀
July 12th 1888 The plaintiff filed his bill
of particulars which is in substance as follows
July the 30th 1884

Ninety days after date I promise to
W. F. Hyde or bearer fifty dollars for balance
received of him

Mrs. Manirwa ^{her} Sanderson _{mark}
Endorsed as follows Recd. on the within
Dec 1st 1884 \$28.⁰⁰/₁₀₀
Nov 6th 1886 \$10.⁰⁰/₁₀₀

W. F. Hyde

July 12th 1888 Issued Summons on
above case Returnable July 17th 1888
at 1 o'clock P.M. and delivered same to
Constable N. M. Hubbard

July 14th 1888 Summons
returned indorsed as follows
Recd. this writ July 12th 1888 and served the
same on the 13 day of July 1888 by leaving a
Certified Copy with indorsements thereon at
the usual place of Residence of the Defendant
Fees Service 25^c Mileage 40^c Copy 25^c Total 90^c

N. M. Hubbard, constable

July 17th 1888. 1 o'clock P.M.
Time set for appearance of Defendant who
failed to appear and for one hour thereafter

It is thereupon on said day Considered by me that said Plaintiff ~~J. W. Smith~~ recover of said Manerva Sanderson the said sum of \$16.⁵⁷/₁₀₀ & his Costs as herein Taxed.

July 28th 1888 Issued an Execution for J. W. Smith in above case and delivered the same to N. M. Hubbard, Constable,

Execution returned Endorsed as follows July 28th Recd this Writ
July 30th 1888 Writ - returned Endorsed as follows No Property found Wherupon to Levy. Fees. Mileage 60.^c

N. M. Hubbard. Const
Plaintiff's Cost. Justice Fees Summons 25.^c
Fil. Papers 10.^c Recd or 200 words 30.^c Judgment 40.^c
Satisfaction 20.^c Execution & filing 45.^c Transcript &
Certificate 70.^c total \$2.⁴⁹/₁₀₀

Constable Cost. Summons service & mileage 90.^c
Execution. Mileage 60.^c total \$1.⁵⁰/₁₀₀.

The State of Ohio Union County
York, T. P. ss I do hereby certify that the above is a
full & true copy from my Docket of the proceeding
had by & before me at my office in said township,
in the above action

August 21st 1888

L. D. Wright J.P.
of the aforesaid township.

Fees Paid by Plaintiff. total \$3.99
L. D. Wright, J.P.

COMMON PLEAS

J. M. Smith
vs.
Minerva Sanderson

VENDI. EXPONAS.

Judgment *17* day of *July*
18*88*, for *\$ 16.57*
Plaintiff's Costs, *3.90*
Defendant's Costs,
Interest, *6% from July 17-*
Increase Costs, *\$ 4.67*
" Clerk, *.99*
" Sheriff,
" App'r,
" Printer,

Issued *187*
Filed *187*

Attorney.

COSTS TAXED.	PLAINTIFF.		DEFENDANT.	
	DOLLS.	CTS.	DOLLS.	CTS.
Clerk.....				
Sheriff.....				
Stamps.....				
Witness.....				
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fees
 fee 30
 mileage 250
 per diem 39
 3,119

Received this 17th day of January 17th 1889, and on the 4th day of March, 1889 I Received of Minerva Sanderson \$ 26.00
I have sent to pay two judgments & cost found to be in my favor, the sum of twenty two & 81 dollars. Returned my fees
Thomas M. Siefert

VENDI. EXPONAS.

THE STATE OF OHIO,

County, ss.

} To the Sheriff of said County—Greeting:

You are Hereby Commanded,

to cause the following described premises

to be exposed to Sale, To wit, — Situated in
the County of Union and State of Ohio.

Bounded and described as follows to wit,

Beginning at a stone corner to William Sanderson
running thence $8\frac{1}{2}^{\circ}$ W $16\frac{20}{100}$ poles to a stone,
thence N $8\frac{1}{2}^{\circ}$ W $48\frac{70}{100}$ poles to a stone; thence N $8\frac{1}{2}^{\circ}$
E $162\frac{30}{100}$ poles to a stone in the line of said William
Sanderson; thence S $8\frac{1}{2}^{\circ}$ E $48\frac{70}{100}$ poles to the place
of Beginning containing $49\frac{56}{100}$ acres of land
more or less,

also a second Tract of land in Saw County &
State,

Beginning at a stone in the public Highway
and corner to William Sanderson, Running
thence South $8\frac{1}{2}^{\circ}$ W $95\frac{40}{100}$ poles to a stone on the bank
of Bokes Creek; thence N 60° W $35\frac{60}{100}$ poles to a stone
thence N $81\frac{1}{2}^{\circ}$ E $61\frac{20}{100}$ poles to stone; thence N $8^{\circ}55'$
E $84\frac{36}{100}$ poles to a stone; thence S $80\frac{3}{4}^{\circ}$ E 94 poles to
the place of beginning containing $50\frac{104}{100}$ acres
more or less,

to be sold as the property of
Mervin Sanderson

Which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy a Judgment in favour of J W Smith

the sum of Sixteen $\frac{57}{100}$ Dollars

and Three $\frac{20}{100}$ Dollars,

costs of suit, which, by the judgment of L D Wright, a

Justice of the Peace within and for said County, on the 17th day of

July, A. D. 1878

J W Smith

recovered against the said Minerva Sanderson

as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 22^d

day of August A. D., 1888,

with interest thereon from the 17th day of July A. D. 1888

until paid, and also the costs of increase on said judgment, and the accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of the further goods and chattels; and for the want thereof, then of the

lands and tenements in your County, of the said Minerva

Sanderson sufficient to satisfy the judgment aforesaid, and have the money arising from such sale before the said Court of Common

Pleas, within SIXTY DAYS from the date hereof, to render unto the said

James W Smith

And have you then and there this writ, with your doings under the same duly endorsed thereon.

WITNESS MY HAND and the Seal of said Court, at

Maripville this 17th day

of January A. D. 1889,

R M Emry Clerk.

THE STATE OF OHIO,
Madison County, ss. }

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service,	\$	30
Levy,		1 1/2
Sum. Appraisers,		
Swearing Appraisers,		
Conv. Appraisers,		
Mileage,		1 1/2
Poundage,		
Return,		
.....		
.....		
.....		
Total,	\$	32 1/2
Appraiser's Fees,		
Printer's Fees,		

Received this writ *Aug 22* A. D. 1888
 at *2* o'clock P. M., and pursuant to its command,

on the *23* day of August for want of
 writ and shall be served in the following
192 described Real Estate; situated in County
 of Union State of Ohio and bounded and
 described as follows: beginning at a
 stone corner of *William Sanderson*

of said *William Sanderson*; thence *82° 04' 52"* to the place of
 beginning containing *79 5/100* acres of land more or less.

2 1/2 Acre of land in said County and abt. and bounded
 and described as follows: beginning at a stone in the
 public highway and corner to *William Sanderson*
 running thence *87 1/2° W. 25' 44 1/2"* to a stone on the bank of
Baker Creek; thence *N. 60° W. 35' 45 1/2"* to a stone; thence *N. 81 1/2° E. 61' 28 1/2"*
 poles to a stone; thence *N. 8° 55' E. 84' 36 1/2"* poles to a stone; thence *S. 70' 3 1/2"*
6 1/2 poles to the place of beginning containing *5.0 1/100* acres of
 land more or less.

Seized on as the property of *William Sanderson*.
 Returned Sep 5th 1888.
Wm. Stephens Sheriff
By H. T. Hill Deputy

No. *3451*

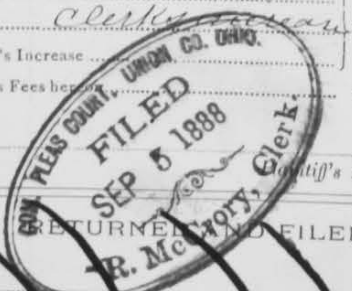
Ex. Doc. *L D* Page *3451*

Union County Common Pleas.
J. W. Smith
 AGAINST
Minor Sanderson

EXECUTION ON TRANSCRIPT.

Ex. Ret. *Oct 27* 1888

Judg't vs. Def't. *Minor Sanderson*
 before Justice of the Peace, on the *17th*
 day of *July*, 1888, for the sum of *16 1/2*
 And Costs before Justice *3 90*
 Interest from *July 17* 1888, \$
 Justice's Increase Costs \$
 Constable's Increase Costs \$
 Clerk's Increase \$
 Sheriff's Increase *clerk's fees 150*
 Clerk's Fees hereon *99*



EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *S. D. Wright*
a Justice of the Peace in and for the Township of *York* in the
said County of *Union* wherein *J. M. Smith*

was Plaintiff, and *Minerva Sanderson*

was Defendant, judgment was rendered on the *17* day of *July*
A. D. 188*8*, against the said *Minerva Sanderson*

Defendant, and in favor of the said *J. M. Smith*

Plaintiff, for the sum of *Sixteen (16⁵⁷)* Dollars
and *fifty seven* Cents, and *Three* Dollars and
Twenty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *22* day of *August* 188*8*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Minerva Sanderson
aforesaid, you cause to be made the said sum of *Sixteen* Dollars
and *fifty seven* Cents damages, and *Three* Dollars
and *Twenty* Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said *Minerva Sanderson*

may be found in your bailiwick; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said

Minerva Sanderson
lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Marysville* this *22^d* day

of *August* A. D. 188*8*.

J. M. Conroy

Clerk.

Execution & Lien Case File

Case No. 5452

CIVIL TRANSCRIPT.

J. C. 5452

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

Lester Oliver Pl'tiff,

AGAINST

Warren Graham Def't.

1888

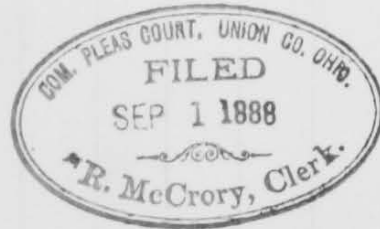
~~2-2~~

No 5752

Lester Oliver

O.S.

Marion Graham



L Olives
P. 3

State of Ohio Union County
Claborn Township Sd

Marion Graham Richwood Ohio Aug 3rd 1888
 Justice fees Plaintiff filed his bill of particulars
 Summons 25 Which is in substance as follows being
 Filing 10 book account for livery hire June 1877
 docket entry 30 1886 Marion Graham in act with Lester
 Judgment 40 Olives to livery three & ²⁵/₁₀₀ dollars for
 Satisfaction 20 Which plaintiff asks judgment
 Transcript 40 Aug 3rd 1888 issued summons in the above
 Certificate 25⁰⁰ actions returnable Aug 7th 1888 & Col
 # 195⁰⁰ again and delivered the same to John
 Courtable's fee Allen Courtable Aug 7th 1888 & Col
 Summons 20 W. M. Summons returned indorred as
 Copy 20 follows received this writ Aug 3rd
 Mileage 20 1888 and served the same forthwith
 # 70⁰⁰ by leaving certified copy with
 Defendant personally, John Allen, Const
 Aug 7th 1888 Plaintiff appeared defendant
 appeared not nor for one hour there
 after but made default. Plaintiff sworn
 and after hearing evidence it is consider
 ed by me that the plaintiff recover
 of the defendant the sum of three
 & ²⁵/₁₀₀ dollars and costs of suit here
 in taxed at five & ⁰⁵/₁₀₀ dollars
 Jason Case
 Justice of the Peace

The State of Ohio Union County
Claborn Township 33
I do here by Certify that the above
is a full and true Copy from my
docket of the proceedings had by
and before me at my office in
said Township in the above Action
Jason Carr
Justice of the Peace

Execution & Lien Case File

Case No. 5453

CIVIL TRANSCRIPT.

No. 5453

Ex. and Lien Doc., vol. 2 page 5453

Union Common Pleas.

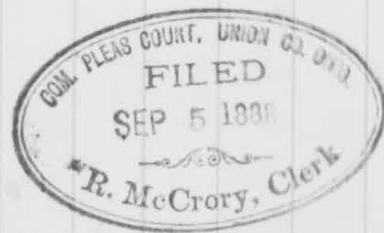
G J Baldwin Pl'tiff,

AGAINST

L M Lingrel, Def't.

No 5453
3d L Vol 2

Transcript -
G. J. Baldwin vs
L. M. Lingel



G. J. Baldwin & Co. } The State of Ohio Union Co S.S.
as }
L. M. Lingel } Before W^m M. Hoar J. P.
No. 321. amt. claimed 103.⁰⁰

Sept. 16. 1887

The plaintiffs filed their bill of particulars which is in substance as follows.

The Plaintiffs claim there is due them from the deft L. M. Lingel the sum of one hundred and three Dollars on Book account, which amount they ask judgment with twenty one months interest and costs of said case

G. J. Baldwin one of said firm

Sept. 22. 1887 Summons Issued and handed to Ed. Crowley const appearance required the 24th at 5 P.M.

Summons returned Sept 26. 1887 Endorsed as follows see this entry Sept 22. and send it the same day by Certified copy

Fees.

1- copy -	25-
Service & return	40
Total -	65-
Ed. Crowley const	

Sept. 26. 5. P.M. 1887.

The deft failed to appear and in one hour thereafter it is therefore caused and released by me that the plaintiff receive of the deft the sum of 103.⁰⁰ Dollars with Twenty one mths Interest and costs that has or may accrue

As follows -

Principal	\$ 103.00
Interest.	10.81
Costs. Justice.	2.50
Constables.	1.05
Total	\$ 117.36
Constable Execution	65
M. M. Harris J.P.	\$ 118.01

Oct 7th 1887.

Issued an Execution for \$118.⁰¹ Returnable Nov. 7. 1887 and delivered the same to Ed Crowley Const.

Execution returned and Endorsed as follows

Rec this writ Oct 7th 1887
Returned Nov. 7th 1887
no property found to levy on
Fees 65^{cts} - Ed. Crowley Const

I certify the within to be a true
copy of the above entitled case
had before me at my office

William A. Howe J. P.

THE STATE OF OHIO,

Union County, } ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service,	\$	30	
Levy,		1.25	
Sum. Appraisers,			
Swearing Appraisers,			
Conv. Appraisers,			
Mileage,		3.25	
Poundage,			
Return,		50	
Appraiser's Fees,			
Printer's Fees,			
Total,	\$	80	

Received this writ *Shelville* the *11th* A. D. 18*92*

at *11* o'clock *PM*, and pursuant to its command, *on the 2^d day of April 1892* for *view* of goods and chattels *Levied* the writ *on the undivided interest of J. M. Lurgel* in the following described real estate: *Situate in the County of Union State of Ohio bounded and described as follows, Beginning east of corner of No 7875, Beginning at the north west corner of said survey and at a place in John Hayes south line, thence southward along E. H. Bonds*

East line to the center of the Marysville Kenton fence, thence southward along said fence to the corner of the Marysville Kenton and East line of 7 Swampy Pile, thence eastward along said fence to the South west corner of 13 Swampy Land, thence northward along 13 Swampy west line to the northwest corner, thence east along his north line to the west line of Jonathan Haines land, thence northward along said Jonathan Haines west line to the lands of John Hayes, thence westward along said John Hayes south line to the place of Beginning Containing 1.65 acres more or less, Beginning 4th corner ended in Lot 2 Parker Welland and others, the writ returned by order of County Attorney

James Martin Sherry

Index Rising Executions
No. 5453

Ex Doc. *2 L* Page

Union Common Pleas

J. Baldwin
AGAINST
L. M. Lurgel

EXECUTION ON TRANSCRIPT.

Ex. Ret. 18

Judg't vs. Def't
before Justice of the Peace, on the *26th*
day of *September* 18*92*
for the sum of *113.81*
And Costs before Justice *3.55*
Interest from *6th Sept 26* 18*92* \$
Justice Increase Costs *2.50* } *6.05*
Constable's Increase Costs }
Clerk's Increase \$ *50* }
Sheriff's Increase }
Clerk's Fees hereon \$ *1.00*

COM. PLEAS COURT, UNION CO. OHIO
J. Baldwin Plaintiff's Attorney.
RETURNED AND FILED,
1892
18
The Troup Mfg. Co., Blank Book Makers, Stationers,
Printers, and Legal Blank Publishers, Dayton, O.
B. Beckroff & Clerk.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }
Union County, } ss.

To the Sheriff of *Union* County Greeting:;

Whereas, In a certain action before *William McKaies*
 a Justice of the Peace in and for the Township of *Washington* in the
 said County of *Union* wherein *G. J. Baldwin*

was Plaintiff, and *L. M. Lingrel*

was Defendant, judgment was rendered on the *26th* day of *September*
 A. D. 18*87*, against the said *L. M. Lingrel*

Defendant, and in favor of the said *G. J. Baldwin*

Plaintiff, for the sum of *one hundred and thirteen* Dollars
 and *eighty one* Cents, and *Three and* Dollars and
fifty five Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of the Clerk
 of the Court of Common Pleas, within and for the said County of *Union*
 on the *5th* day of *September* 18*85*.

You are therefore commanded, That of the goods and chattels of *L. M. Lingrel*

aforesaid, you cause to be made the said sum of *one hundred & thirteen* Dollars
 and *eighty one* Cents damages, and *three* Dollars
 and *fifty five* Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said *L. M. Lingrel*,

may be found in your bailiwick; and for the want of such goods and chattels, you
 cause ~~the same~~ to be levied of the lands and tenements of the said

L. M. Lingrel
 lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,

at *Marionville* this *11th* day
 of *April* A. D. 18*92*

P. M. Cray
 Clerk.

Execution & Lien Case File

Case No. 5454

CIVIL TRANSCRIPT.

No. 5434

Ex. and Lien Doc., vol. 2 page 5434

Union Common Pleas.

Wm Moffett, Pl'tiff,

AGAINST

L M Lingrel Def't.

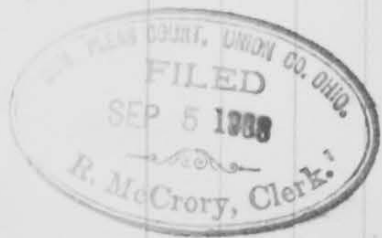
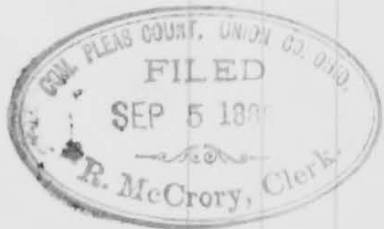
Cx & Sem vol 12
No 546-4

Transcript

Mr Moffett

vs

L. M. Lynch



Wm Moffitt }
vs }
L. M. Lugal }
The State of Ohio Union County s.s.
Before Wm M. Haines Justice of
The Peace amount claimed. 59.03
No. 351. July 28th 1888

The plaintiff filed his petition
which is as follows.

\$53.27 By balance June 11. 1884

Feb. 17. 85 }
Cash with }
\$10.00 }
One day after date I promise to pay to the
Order of William Moffitt Fifty Three Dollars
and 57/100. Dollars with interest at 8 percent
value rec. L. M. Lugal

Aug. 10th 1888

The deft. came and confessed
himself indebted to the plaintiff
in the sum of \$59.03. and requested
me to render judgment against
him for said amount

Aug. 12th 1888

It is therefore considered by me
that the plaintiff recover of the
deft. the sum of \$59.03 and all
costs that has or may may accrue
as follows.

Principal.	\$ 43.57
Interest.	\$ 15.46
Justice Cost. Transcript.	2.40
Total	\$ 61.43

Aug. 11 - 1888

Issued an execution for \$61-43
returnable Sep. 11. 1888 and
delivered the same to Jessie Schutzen
constable.

Aug. 20. 1888

Execution returned and endorsed
as follows Rec this writ - aug -
11" 1888. Aug. 20" 1888

I return this writ - no property
found upon which to levy
Jessie Schutzen const
Sum - 40.00

Aug. 20. 1888

I certify the above to be a true
copy of the proceedings had before
me in the above entitled case

William M. Harris J.P.

Index *Shirley* Executions

No. _____

Ex Doc. *L 2* Page *574*

Common Pleas

J. M. Moffitt
AGAINST
L. M. Ludwig

EXECUTION ON TRANSCRIPT.

Ex. Ret. *May 31* 18*93*

Jud't vs. Def't	
before Justice of the Peace, on the	<i>1st</i>	
day of <i>Aug</i>	18 <i>93</i>
for the sum of	\$ <i>570.00</i>
And Costs before Justice	\$ <i>2.40</i>
Interest from	18 \$
Justice Increase Costs	\$ <i>40</i>
Constable's Increase Costs	<i>40</i> } <i>80</i>
Clerk's Increase	\$ <i>50</i>
Sheriff's Increase	} <i>50</i>
Clerk's Fees hereon	\$ <i>60</i>

E. K. Bates Plaintiff's Attorney.

RETURNED AND FILED,
Mar 31 18*93*

The Troup Mfg. Co., Blank Book Makers, Stationers,
Printers, and Legal Blank Publishers, Dayton, O.

THE STATE OF OHIO,

Warren County, } ss.

SHERIFF'S RETURN.

Received this writ *at 2* o'clock *9* M., and pursuant to its command,

on the *31*th day of *March* 18*93*
returned this writ by
the order of *Plaintiff*
Attorney for the amount
of *time spent*
Shirley

SHERIFF'S FEES.		
Service, -	\$	<i>25</i>
Levy, -		
Sum. Appraisers,		
Swearing Appraisers,		
Conv. Appraisers,		
Mileage, -		<i>2.50</i>
Poundage, -		
Return, -		<i>25</i>
Total, -		<i>\$ 2.75</i>
Appraiser's Fees, -		
Printer's Fees, -		<i>2.00</i>

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, } ss.

To the Sheriff of *Union* County, Greeting:,

Whereas, In a certain action before *John W. James*
a Justice of the Peace in and for the Township of *Washington* in the
said County of *Union* wherein *Wm Moffitt*

was Plaintiff, and *L M Luigrel*

was Defendant, judgment was rendered on the *1st* day of *August*
A. D. 18*88*, against the said *L M Luigrel*

Defendant, and in favor of the said *Wm Moffitt*

Plaintiff, for the sum of *fifty nine* Dollars
and *three* Cents, and *Two* Dollars and
forty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of *Union*
on the *5* day of *Sept* 18*88*

You are therefore commanded, That of the goods and chattels of *L M Luigrel*

aforsaid, you cause to be made the said sum of *fifty nine* Dollars
and *three* Cents damages, and *Two* Dollars
and *forty* Cents, the costs aforsaid, and all accruing costs, if so
much of the goods and chattels of the said *L M Luigrel*

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said *L M Luigrel*

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
at *Marysville* this *31st* day
of *Jan* A. D. 18*93*
R. M. Brown

Clerk.

Execution & Lien Case File

Case No. 5455

CIVIL TRANSCRIPT.

No. ~~5455~~ 55-

Ex. and Lien Doc., vol. 2 page 5455-

Union Common Pleas.

Jesse L. Cameron Pl'tiff.

AGAINST

Jacob East et al Def't.

Remitted J. Z. Cameron receiver of the said
Dependants the sum of Fifty Dollars ²⁵
Dollars and Costs as taxed here in the
Margin J. P. Smith J. P.

State of Ohio Union County Paris Township
I do hereby certify that the above
is a full and true copy from my Docket
of the proceedings had by and before Mr
Smith at his Office in said Township,
in the above action

James M. Wilson J. P.
of the aforesaid Township

Justice Fees
Traverse \$1.60
Dependants 1.25
1.85

Transcript -
Jesse L. Cameron
vs
Jacob Karst and
William Woodruff
Docket F - Page 80
Wm. Smith J. P.
Paris Township



NO 5455-

State of Ohio }
Union County } 53

Paris Township - In Justice Court
Before Wm Smith Justice of the Peace

No 60

Jesse L Cameron } Sep. 25th 1886. Bill of Particulars filed be-
Against } fore Wm Smith J.P.
Jacob Karst }
William Woodruff } State of Ohio Union Co 33

Before Wm Smith J.P. of Paris Township Union
County Ohio. The Plaintiff claims a Judgment for
Professional services rendered to and for the
Defendants and at their request during the
years 1881, 1882 and 1883 in filing certain peti-
tions and papers and legal Council in the
sum of \$50⁰⁰

Justice Fees
Filing .05
Summons .60
Filing .60
Default .20
Affidavit .45
Filing .40
Judgment .40
\$1.70

with interest from Jan^{1st} 1882 14.²⁵
J. L. Cameron \$64.25

Wm Smith J.P.

Sep 25th 1886. Summons issued and delivered
to Moses Koolidge, Constable, for service returned
October 2nd A.D. 1886 at 9 A.M. - Wm Smith J.P.
Received this writ Sep the 26th 1888 and served the
same on the same day Sep 26th 1888 by delivering
to the within named Jacob Karst and Wm Woodruff
Defendants a certified copy of this summons.

Constables Fees: Service 50^{cts} Mileage 40^{cts} Copy 50^{cts} Total 140^{cts}

Moses Koolidge Const,
Received on the within Bill of Partic-
ulars Seven Dollars Sep 25th A.D. 1886

Paid to J. L. Cameron

October 2nd A.D. 1886 - 9 o'clock A.M. The Plain-
tiff appeared. The Defendants failed to appear
at the said time specified in the summons
or for one hour thereafter. The Plaintiff then in-
sisted on trial-trial had. J. L. Cameron
sworn and examined on behalf of above claim
Thereupon it is considered by me that the

Const. Fees
Service 50
Mileage 40
Copy 50
\$1.40

THE STATE OF OHIO,

Deiourne }
County, ss. }

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service, - - - - -	\$	30
Levy, - - - - -		
Sum. Appraisers, -		
Swearing Appraisers, -		
Conv. Appraisers, -		
Mileage, - - - - -		16
Poundage, - - - - -		
Return, - - - - -		
Docketing - - - - -		12
.....		
.....		
.....		
Total, - - - - -		58
Appraiser's Fees, -		
Printer's Fees, - -		

Received this writ Dec 20 A. D. 1888

at 10 o'clock A. M. and pursuant to its command,

No goods or chattels lands or tenements ^{found} belonging to the within named party had been found that is free from liens

that I could levy this writ

upon to satisfy the within or any part thereof. Therefore I return

This writ to the Clerk of Courts of Union County Ohio without further proceedings hereon.

Given under my hand this

12th day of January A. D. 1889.

Henry Wenzler by Sheriff

No. 5455

Ex. Doc Len 2 Page 5455

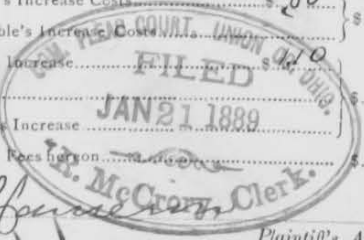
Common Pleas.

Jesse Cameron
AGAINST
Jacob Bant, et al

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Def't. Harriet et al
before Justice of the Peace, on the 2^d
day of Oct 1888
for the sum of \$ 57 25
And Costs before Justice \$ 3.10
Interest from 6th Oct 2 \$
Justice's Increase Costs \$ 85
Constable's Increase Costs \$
Clerk's Increase \$ 1.10
Sheriff's Increase \$
Clerk's Fees hereon \$ 95



J. L. ... Plaintiff's Attorney.

RETURNED AND FILED,

188

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of Defiance County, Greeting :

Whereas, In a certain action before William Smith

a Justice of the Peace in and for the Township of Paris in the
said County of Union wherein Jesse S

Cameron

was Plaintiff, and Jacob Karst and William
Woodruff,was Defendant, judgment was rendered on the 2^d day of OctA. D. 1886, against the said Jacob Karst and
William Woodruff.

Defendant, and in favor of the said Jesse S Cameron

Plaintiff, for the sum of Fifty Seven Dollars

and Twenty five Cents, and Three Dollars and

Ten Cents, the costs of suits before the said Justice, as to us

appears by the transcript of said judgment filed and docketed in the office of

the Clerk of the Court of Common Pleas, within and for the said County of

Union on the 15th day of Sept 1888

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of Jacob

Karst and William Woodruff

aforesaid, you cause to be made the said sum of Fifty Seven Dollars

and Twenty five Cents damages, and Three Dollars

and Ten Cents, the costs aforesaid, and all accruing costs, if so

much of the goods and chattels of the said Jacob Karst

and William Woodruff

may be found in your bailiwick ; and for the want of such goods and chattels,

you cause the same to be levied of the lands and tenements of the said

Jacob Karst, and William Woodruff

lying in your County ; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at Marysville this 14th day

of December A. D. 1888.

R. M. Barry

Clerk.

No. 5455-

Ex. and Lien Doc. 2 P5455-

Union Common Pleas.

James D. Cameron
AGAINST

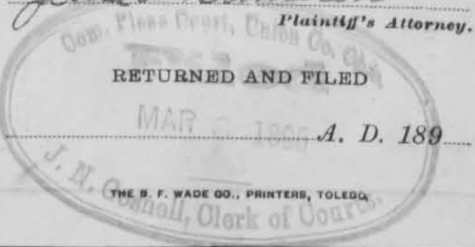
Jacob Karst et al

Execution on Transcript.

Ex. Ret. 189

Judg't vs. Def't. Jacob Karst et al
before Justice of the Peace, on the 2nd
day of October 1891
for the sum of \$ 52.25
And costs before Justice. \$ 3.93
Interest from Oct 2nd 1892 \$ 24.91
Justice's Increase Costs. \$
Constable's Increase Costs. \$
Clerk's Increase \$ 2.80
Sheriff's Increase \$ 1.52 } \$ 4.32
Clerk's Fees hereon \$ 0.00

James D. Cameron
Plaintiff's Attorney.



THE STATE OF OHIO,
Shelburne }
County, } ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.	
Service, - - - \$	25
Levy, - - -	25
Sum. Appraisers,	-
Swear'g Appraisers,	-
Comv. Appraisers,	-
Mileage, - - -	16
Poundage, - - -	141
Return, - - -	25
Wreck & Rv.	75
Total, - - -	307
Appraisers' Fees,	-
Printer's Fees, -	-

Received this writ January 23^d A. D. 1894
at 3¹² o'clock P. M., and pursuant to its command,
on the 4th day of March 1895
I collected on the within writ
Twenty seven and 81/100 dollars
(\$27.81) Being the judgment cost
and interest in full, to the
satisfaction of the within
Execution, and after
retaining my fee as sheriff
I returned the check of the
Court of Union County Ohio
with my check \$94.75 an
Sherburne J. Little Sheriff
By J. G. Pennington deputy

Execution on Transcript.

THE STATE OF OHIO, }
Union County, } ss.

To the Sheriff of Defiance County, GREETING:

Whereas, In a certain action before William Smith a Justice of the Peace in and for the Township of Paris in said County of Union wherein Gene L. Cameron

was Plaintiff and Jacob Karst and William Woodruff

were Defendants, judgment was rendered on the 2nd day of October A. D. 1896 against the said Jacob Karst and William Woodruff

Defendants and in favor of the said Gene L. Cameron

Plaintiff for the sum of Fifty Seven Dollars and Twenty five Cents damages, and Three Dollars and Ninety five Cents, the costs of suit before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas within and for the said County of Union on the 15th day of September 1898

You are therefore Comanded, That of the goods and chattels of Jacob Karst and William Woodruff aforesaid, you cause to be made the said sum of Fifty Seven Dollars and Twenty five Cents damages, and Three Dollars and Ninety five Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said Jacob Karst and William Woodruff

may be found in your bailiwick, and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said Jacob Karst and William Woodruff lying in your County; and make due return of this writ in sixty days.

Witness my hand and the seal of said Court of Common Pleas, at Marysville this 16th day of January A. D. 1897
J. W. Gosnell Clerk.

No. 5455 -

Ex. Doc. 2 Page 5455 -

Union Common Pleas.

Jesse L. Cameron
AGAINST

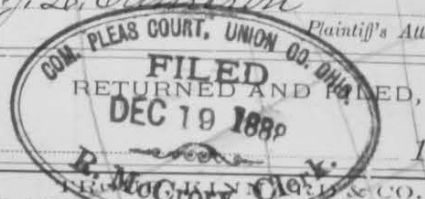
Jacob Keast & W. Woodruff

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Def't.....
 before Justice of the Peace, on the 2^d
 day of October 1886
 for the sum of \$ 57.25
 And Costs before Justice..... \$ 3.10
 Interest from Oct. 2^d 1886 \$
 Justice's Increase Costs..... \$ 85
 Constable's Increase Costs..... \$
 Clerk's Increase..... \$ 50
 Sheriff's Increase..... \$
 Clerk's Fees hereon..... \$ 60

J. L. Cameron Plaintiff's Attorney.



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R. McCrory Clerk & Co.,
Blank Book Makers, Legal Blank Publishers, Stationers, Printers,
and Stationery, Dayton, Ohio.

THE STATE OF OHIO,
Union County, ss. }

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service, - - - - -	\$	30
Levy, - - - - -		
Sum. Appraisers, - - - - -		
Swearing Appraisers, - - - - -		
Conv. Appraisers, - - - - -		
Mileage, - - - - -		
Poundage, - - - - -		
Return, - - - - -		
.....		
.....		
.....		
.....		
.....		
.....		
Total, - - - - -		58
Appraiser's Fees, - - - - -		
Printer's Fees, - - - - -		

Received this writ at 2 o'clock P. M., and performed to its command

*The same is returned
 by necessary expenses
 16 of time and the
 12 copies of Hous. Stann
 costs for PPT
 Henry W. W. W. W.
 H. H. H. H.*

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss.To the Sheriff of *Defiance* County, Greeting :Whereas, In a certain action before *William Smith*a Justice of the Peace in and for the Township of *Paris* in the
said County of *Union* whereinwas Plaintiff, and *Jesse L. Cameron*
Jacob Koarst and *William Woodruff*were Defendants, judgment was rendered on the *2^d* day of *October*
A. D. 188*6*, against the said *Jacob Koarst* and *William Woodruff*

Defendants, and in favor of the said

Jesse L. Cameron
Plaintiff, for the sum of *Fifty Seven* Dollars
and *twenty five* Cents, and *three* Dollars and
ten Cents, the costs of suits before the said Justice, as to usappears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *15th* day of *September* 188*8*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Jacob Koarst and *William Woodruff*
aforesaid, you cause to be made the said sum of *Fifty Seven* Dollars
and *twenty five* Cents damages, and *three* Dollars
and *ten* Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said *Jacob Koarst* and
*William Woodruff*may be found in your bailiwick ; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said*Jacob Koarst* and *William Woodruff*
lying in your County ; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Marysville* this *15th* day
of *September* A. D. 188*8*.*R. McCroup*

Clerk.

By *W. M. Winget* Deputy

THE STATE OF OHIO,
Deane County, }

SHERIFF'S RETURN.

SHERIFF'S FEES	
Service and Return.....	50
Levy.....	
Sum. Appraisers.....	
Steering Appraisers.....	
Com. Appraisers.....	
Mileage.....	16
Poundage.....	
Total.....	66

Received this writ *Deane* *20th*

A. D. 1890, at *8* o'clock *A.M.*, and pursuant to its command *John Diligent* Search & Seizure *20th* of *Charles Davis* as *summons* belonging to the within named *Spurd* wife *in* My *Deane* that I could *bring* this writ *return* to *satisfy* the within writ *as well* as *return* this writ to the *Sheriff* of *County* of *Deane* *County* Ohio *Friday* of *November* 6th 1890

Deane *County* *Ohio*
Deane *County* *Ohio*

Received October 20th 1890

No. 5455-

Term Ex. Doc 2 Page 5455-

COMMON PLEAS COURT.

J. L. Cameron
 vs.
Jacob Barsthal

EXECUTION ON TRANSCRIPT.
 PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:
 Amount of Debt or Damages \$57.28
 Plaintiff's Costs of Suit 3.95
 Interest from date of Judgment....
 Increase Costs (This Writ) 3.96
 This writ 60

Securing Costs as follows:

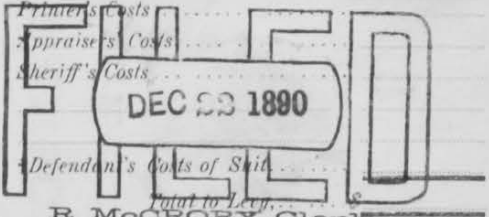
COMMON PLEAS COURT, UNION CO., OHIO.

Printers Costs
 Appraisers Costs
 Sheriff's Costs
 Defendant's Costs of Suit
 Total to Levy
 R. MOORORY Clerk

Issued *Oct-18* 1890
 Ret and Filed . 18

J. L. Cameron Atty.

*If the Sheriff's Return exceeds 300 words, an additional cost of 8 cents per 100 words must be included for recording Return.
 †See Sec. 1320, R. S.



EXECUTION ON TRANSCRIPT.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO, }
 Union County, ss. }

To the Sheriff of ^{Defiance} ~~said~~ County, Greeting:

You are Hereby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of Jacob Earst + William Woodruff

and for want of goods and chattels, lands and tenements of the said Jacob Earst + William Woodruff Principal, then of the goods and chattels, and for want thereof, of the lands and tenements of _____ Suret _____,

the sum of Fifty Seven + 25/100 Dollars, debt or damages, and Three + 25/100 Dollars, plaintiff's costs of suit, which, by the judgment of W. C. Malin a Justice of the Peace within and for said County, on the 2^a day of October A. D. 1886,

Jesse L. Cameron

Plaintiff,

recovered against the said Jacob Earst + W^m Woodruff Defendant, (as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 16th day of Sept A. D. 1885), with interest thereon at 5th per centum from the 2^a day of October 1886, until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon; and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said

Jesse L. Cameron

And have you then and there this writ, with your doings under the same duly endorsed thereon.

Witness my hand and the seal of said Court, at Marysville this 18th day of Oct, A. D. 1890

R. McCrossy Clerk.

By W. M. Winget Deputy Clerk.

Execution & Lien Case File

Case No. 5456

CIVIL TRANSCRIPT.

No. 5436

Ex. and Lien Doc., vol. 2 page 3456

Union Common Pleas.

A. L. Smith

Pl'tiff,

AGAINST

Thomas Fisher Def't.

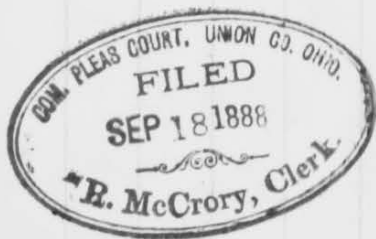
830 Cash

5456

A. J. Smith

125

Thom Fisher



A. L. Smith }
vs }
Thomas Fisher }
No 65 }
Before H. M. Mc Adams a
Justice of the Peace in and
for Chab-Durue Township
Union County Ohio

November 25-1884

Plaintiff filed his bill of particulars
as follows:

\$47⁰⁰ Nov. 6-1880

One year after date I promise to
pay to the order of A. L. Smith & Son
Forty seven Dollars - Value received
with 8 per. cent interest per annum
Thomas Fisher.

Plaintiff asks a judgment for the
claim with interest to date of judgment

Nov. 25 - Issued summons to defendant
to appear and answer at 8 AM
Dec. 6 - 1884. Delivered this writ
to A. L. Smart, Constable who made
the following return thereon:

Received this writ Nov 25-1884
and Nov. 26-1884 served the same
on defendant by leaving certified
copy thereof with him in person
Feb 704

A. L. Smart, Constable

Dec 6-1884- at the hour named in
the summons for the appearance
and answer of the defendant, he
made default and appeared not;
nor for an hour thereafter.

It is therefore by me considered that
the plaintiff have judgment against
the defendant for the sum of \$62.35
and for costs herein taxed at \$2.55
F. M. McAdams J.P.

The State of Ohio, Union County Clairbourne Twp ss.
I do hereby certify that the above
is a full and true ^{from the docket of F. M. McAdams} copy of the proceed-
ings had by and before him at his
office in said township in the above
action

Sept 15th 1888 Joseph Connor, J.P.
of the aforesaid township.

Bell of Costs

<u>J.P. Fees</u>		<u>Constables Fees</u>	
Summons	25	On Summons	70
Papers filed	10		
Render Judgment	40		
Docket Entries	50		
Record	25		
Satisfaction	20		
Index	15		
	<u>185</u>		

J.P. Fees	1.85
Constables Fees	<u>70</u>
Total.	2.55

Costs paid by plaintiff.

Execution & Lien Case File

Case No. 5457

CIVIL TRANSCRIPT.

No. 5457

Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

Martin G. Sander Pl'tiff.

AGAINST

John Struble Def't.

State of Ohio }
Union County } SS
Martin & Simmer, Plffs }
vs } Before H. S. Gillespie
John Stubble, Def } Justice of the Peace
No 144, Oct. 1st 1888
The Plffs files his bill of
Particulars, which is in
Substance as follows: "

Marysville O May 19th 1888.

Sixty days after date & promise
to pay to the order of Martin & Simmer
fifty nine Dollars Value received with
Interest at 8% per annum. Signed
John Stubble

Plamiff asks Judgement for
amount of note & Interest & Costs
of Suit.

This day Oct. 1st 1888 issued
Summons on John Stubble and
gave to Edward Rount Constable
to serve and return on or before
Saturday the 6th day of October 1888
at 10 o'clock A.M. the day and
hour set for trial at my office in
Township House New Leavenworth Ohio,
H. S. Gillespie J.P.

October 6th 1888 Summons returned
and endorsed as follows;

Oct. 1st 1888 received this Summons
and served the same on John Stubble
by reading it to him and by leaving
a copy of same with him,

- in person Oct. 1st 1888
Signed Edward Roult, Constable

October 6th 1888

Day and hour of Trial arrived,
Plaintiff, Martin and Defendant
John Shuble both present,
Defendant by his Counsell offered
the following as an answer to
Plaintiff's Bill of Particulars:
Viz: "Martin & Co Plffs vs
John Shuble Defendant, in
Justice Court before W S Gillespie
Justice of the Peace of Jerome T,
Union Co" Ohio. Defendant's answer,
Defendant admits the signing of the
note, but denies that he owes any
part thereof, as the same was procured
through fraud, that at the time of
executing said note, he owed the
Plaintiff nothing, but that while in
a state of intoxication or dmittimus,
and unconscious of the consequences of
his signing the same and that while
in this state of unconsciousness, by
the contrivance of the Plaintiff, he was
induced to sign the same, therefore
by reason of these Premises, the Defendant
claims a judgement accordingly,
Signed John Shuble
by his Counsell
H M Ruse,

at the call of the Court, the Plaintiff
declares them below ready for trial,
and the Defendant now comes forward
and moves the Court for an adjournment
upon the ground of an important witness
being absent, and in Franklin Co.
whereupon by consent of Counsel
on both sides, the Court swore the
Defendant and proceeded to examine
him as to the importance of said
witness as follows, viz: Question: who
is your absent witness? Ans: Lewis
Durban, Quest: where is said witness?
Ans: in Franklin Co. Q: what effort have you made to
get him here? Ans: I wrote him a
card, Question: what do you want to
prove by him? Answer: that I was
drunk when I signed the note.
Question by Plffs Counsel, was the
man Lewis Durban with you when
you signed the note? Ans: Yes;
will he swear that you was drunk
at that time? Ans: I do not know
whether he will or not; Q: what does
Lewis Durban know about your
account with Martin and Simler?
Ans: I dont know, Q: did he
see you sign the note? Ans I dont
know, Question where did you sign
the note at? Ans at the desk of Martin
and Simler's Saloon, after the Examination

of the defendant. The Court overruled the motion for adjournment and ordered to proceed with the trial. Counsel for defence gave notice of his Exception to the ruling. Plaintiff Martin was then Sworn & Examined, after which Defendant John Shuble was Sworn and Examined. and I do find upon the matter of difference for the Plaintiff, therefore It is considered by me on this 6th day of October A.D. 1888 that the Said Martin and Simble recover of the Said John Shuble, fifty nine dollars and ninety seven cents (\$59.⁹⁷/₁₀₀) - note & interest & his costs herein as taxed per margin.

No-5487

COM. PLEAS COURT, JUNIOR CO. OHIO
 FILED
 OCT 10 1888
 R. McCroly, Clerk.

Pl 276
 Summs 20
 Sway 1 witness 5
 fily 1 paper .5
 by Constable
 Sway Summs 20
 Milage 30
 90^{cts}

Defend costs
 Sway 1 witness
 fily paper 5
 Recordy 600
 words 90
 Judgmt 140
 Exp ante 50
 Executio by
 Constable 40
 Milage 30
 \$3.55
 115
 470

H. Gillespie J.P.
 October 8th 1888 & this day issued an execution on John Shuble for \$59.⁹⁷/₁₀₀ and cost of suit and gave it to Edward Roubt Constable for service.

H. Gillespie J.P.
 Oct. 10th 1888 Execution returned and endorsed. By: Sworn this paper Oct. 10th 1888 but found no property.
 signed Edward Roubt Constable

Oct. 11th 1888
 I certify the above to be a true copy or transcript of my docket in case of Martin & Simble vs. John Shuble
 H. Gillespie J.P.

THE STATE OF OHIO,

County, _____

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service and Return	30
Levy	
Sum. Appraisers	
Securing Appraisers	
Cont. Appraisers	
Mileage	16
Percentage	
Total	46

Received this writ *Sept 11th*

A. D. 18 *88*, at *11* o'clock *A.* M. and pursuant to its command *no goods or chattels found whereon to levy* - Returned this *11th* day of *Oct* *1888*

W. H. Spain Sheriff
by *Amos H. Spain*
Sept 11

No. *5457*

Lin Ex. Doc *2* Page

COMMON PLEAS COURT.

Martin Samler

vs.

John Struble

EXECUTION ON TRANSCRIPT.
PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:

Amount of Debt or Damages, - \$ *69 27*
 Plaintiff's Costs of Suit, - - - *3,55-*
 Interest from date of Judgment,
 Increase Costs (This Writ), - - *60*
 " " " " " " *1,65-*

Accruing Costs as follows:

* Clerk's Additional Costs on Return,
 Printer's Costs, - - - - -
 Appraisers' Costs, - - - - -
 Sheriff's Costs, - - - - -

† Defendant's Costs of suit, - - - - -
 Total to Levy, - - - \$ _____

Issued, _____, 18
 Ret. and Filed, _____, 18

Att'y.

*If the Sheriff's Return exceeds 300 words, an additional cost of 8 cents per 100 words must be included for recording Return.
 †See Sec. 1320, R. S.

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,
Union County, ss.)

To the Sheriff of said County, Greeting:

You are Hereby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of *John Struble*

and for want of goods and chattels, lands and tenements of the said *John Struble* Principal,
then of the goods and chattels, and for want thereof, of the lands and tenements of _____ Suret _____,

the sum of *fifty nine* $\frac{97}{100}$ Dollars, debt or damages, and *four and* $\frac{70}{100}$ Dollars, plaintiff's costs of suit, which, by the judgment of *H. S. Gillespie* a Justice of the Peace within and for said County, on the *6th* day of *Oct* A. D. 18 *88*

Martin Sander Plaintiff,
recovered against the said *John Struble*, Defendant,
(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *11th* day of *Oct* A. D. 18 *88*) with interest thereon at *8* per centum from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon; and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said *Martin Sander*

And have you then and there this writ, with your doings under the same duly endorsed thereon.

Witness my hand and the seal of said Court, at *Marionville*
this *11th* day of *Oct*, A. D. 18 *88*

W. B. ..., Clerk
By _____, Deputy Clerk.

Execution & Lien Case File

Case No. 5458

CIVIL TRANSCRIPT.

No. 5458

Ex. and Lien Doc., vol. 2 page 5458

Union Common Pleas.

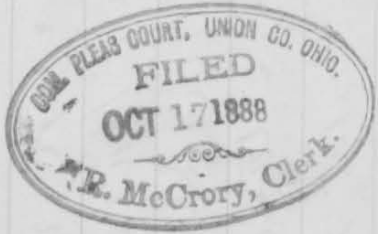
Richwood Deposit Co. Pl'tiff,

AGAINST

Thomas Russel Def't.

No 5-45-8

Richwood Deposit Bank
vs
Thurmas Russell,



The State of Ohio Union County
In Justice Court for York
Township.

Richwood Deposit Bank ^{Plff}
vs

Thomas Russell ~~off~~ Before L. D. Wright
Justice of the Peace.

No 80

Amount Claimed \$29.⁰⁰

Sept. 28th 1888

The plaintiff filed his bill of particulars
which is in substance as follows

July 1st 1888 after
date for value received we jointly
and severally promise to pay the
Richwood Deposit Bank at their office
Twenty Nine Dollars with interest at
the rate of 8 per cent per annum on
all unpaid principal and interest after
due until paid interest to be computed
every year with 5 per cent attorney fee
if collected. And we or either of us do
hereby authorize and empower any attorney
of any Court of Record in the state of Ohio
or elsewhere to waive the issuing and
service of process and appear for us or
either of us in any of said Courts at
any time after said Note becomes due
and confess judgment thereon against

Us or either of us in favor of the
Payee or indorser hereof for the sum
due on said Note with all interest and
Costs of suit Said Judgment to draw the
rate of interest specified in Note after
rendition untill paid We do also hereby
Waive all right of appeal, the stay of Execu-
tion, the power and privilege to hold
exempt from Execution any personal
or Real Property belonging to us or either
of us, and releas all errors that may accrue
in the rendition of said Judgment, and
all right to sue out any Writ of error,
and our said Attorney is hereby authorized
to enter such releas in said Judgment

Witness our hands and
Seals this 14th day of June 1888

Signed Thomas Russell

Sept 28th 1888

The ptff. Thomas Russell
Came waived process and entered
his appearance herein and Confessed,
himself indebted to the Richwood
Deposit-Bank in the sum of
Twenty Nine Dollars & asked that
Judgment be rendered on said confe-
-ssion It is thereupon on said
day considered by me that the Richwood

Deposit Bank receipt of the
Deft. Thomas Russell the said sum
of Twenty Nine Dollars and his
costs as herein taxed

Defendants Costs: Filing Paper	40
Recording 600 words	90
Trans. Judgment on Docket	15
Judgment	40
Satisfaction	20
Transcript Fees	<u>170</u>
800 words	1.20
Certifying same	<u>25</u>
Total	\$3.15

The State of Ohio Union County
York Township

I do hereby certify that the
above is a full and true copy from
my Docket of the proceedings had by
and before me at my office in said
Township in the above action

York Ohio Oct 14th 1888

L. D. Wright
Justice of the Peace for said Town

Execution & Lien Case File

Case No. 5459

CIVIL TRANSCRIPT.

No. 5459

Ex. and Lien Doc., vol. 2 page 5459

Union Common Pleas.

Richwood Deposit Bank Pl^{tiff},

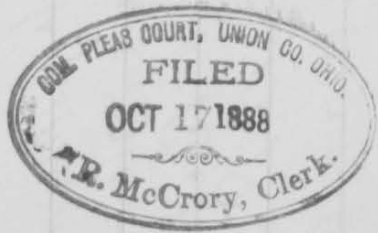
AGAINST

Thomas Russell et al Def^t.

5759

Richwood Deposit Bank

^{vs}
Thomas Russell and
Ollie J Russell



The State of Ohio } In Justice Court
Union County ss. } for York Township

Before L. D. Wright Justice of the Peace
No 79 Amount Claimed \$238. ⁹⁵/₁₀₀

Sept 28th 1888

Richwood Deposit Bank

vs.

Thomas Russell &
Olie S Russell

The plaintiff filed
his bill of particulars
which is in substance

as follows: Ninety
days after date we jointly and severally
promise to pay the Richwood Deposit
Bank at their office Two Hundred thirty
Eight & ⁹⁵/₁₀₀ Dollars with interest at
the rate of 8 per cent per annum on
all unpaid principal and interest after
due until paid interest to be computed
every year with 5 per cent attorney fee
if collected. And we or either of us do
hereby authorize and empower any attorney
of any Court of Record in the State of
Ohio or elsewhere, to waive the issuing
and service of process and appear for
us or either of us in any of said Courts
at any after the above note becomes due
and confess judgement there on against
us or either of us in favor of the payee or

indurer hereof for the sum due on
said Note. With all interest and cost of
Suit; Said judgment to draw the rate
of Interest Specified in Note after rendition
untill Paid. We do also hereby waive
all right of appeals, the stay of Execution
the power and privilege to hold Exempt
from Execution any personal or real
Property belonging to us or either of us.
and release all errors that may accrue in
the rendition of Said judgment - and all
right to sue out any Writ of error and our
Said Attorney is hereby authorized to enter
Such release in said judgment

Witness our hands and seals this 14th
day of June 1888 signed, Thomas Russell
Oli S Russell

September 28th 1888
The Defendants Thomas Russell and
Oli S Russell. Came waived process
and entered their appearance herein
and confessed themselves indebted to
Pltff. Richwood Deposit Bank in
the sum of Two hundred Thirty Eight
and ⁹⁵/₁₀₀ Dollars and asked that
Judgment be rendered on the same
It is thereupon on said day

Considered by me that said Richwood
Deposit Bank recover of said Thomas
Russell & Olin & Russell the said sum
of Two hundred Thirty Eight & $\frac{9}{100}$ Dollars
and his cost as herein taxed

Defts. fees filing paper 5 cts

Recording 300 words 40

Judgments 40

Satisfaction 20

Judgment on docket 15
\$170

The State of Ohio Union County York township
I do hereby certify that the above is a full
and true copy from my Docket of the
proceedings had by & before me at my
office in said township in the above
action York, O. Oct 14th 1888

L. D. Wright J. P. of said town

Fees for transcript-

Eight-hundred words - \$1.20

Certifying same 25
\$1.45

Defendants cost 170

Total of Fees \$3.15

Execution & Lien Case File

Case No. 5460

CIVIL TRANSCRIPT.

No. 5-462

Ex. and Lien Doc., vol. 2 page 5-460

Union Common Pleas.

Wm Hall & Co

Pl'tiff,

AGAINST

Chas Sawyer

Def't.

with the Weaver Gravel road to the line
of John Asmano's lot: Thence & from
beginning point far enough west to enclose
2 1/2 acres by making a lot the same width
across said Butler's lot: also the
following being all of inlot 112 and all that
part of lots 1-12-13 which the Village
of Marysville conveyed to J. W. & A. B. Robinson
and described as follows to wit, Beginning at
the N. W. corner of lot No 1 on the east
margin of East Street thence with East St
15 poles to the S. W. corner of lot No 13, thence
east with the south line of lot No 13, 8 poles
to the S. E. corner of lot No 13 thence N. 4
poles to the fence of the old Cemetery, thence
with the old Cemetery fence to a corner
thereof: thence N. with the fence 14 poles
to the North line of lot No 1: thence
west to the beginning being the old Woods
Factory property which J. W. Robinson &
A. B. Robinson conveyed by deed to

W. C. Baker President Marysville Woolen
Mills June 29th 1880 Vol 49 Page 93
of Union Co Record of Deeds & by said
Baker & Wife to the said Woolen Mill Co
March 29th 1881 Vol 67 Page 468 and then
by said Baker as Trustee to W. M. Turpie
Nov 1881 See Vol 55 Page 22 of said Record
Then again conveyed to said J. W. Robinson
by Marion Hopkins Sheriff of Union Co Aug 16
1886 Recorded on Page 455 of Vol 58 of said
Records together with all the machinery
belonging thereto and contained therein
so formerly owned by the said Turpie as
a part of the fixtures therein. This levy
is on Chas Mayers interest in said
property what ever that may be

This writ returned Jan'y 5th 1889 for want of
time

M. Hopkins
Sheriff

THE STATE OF OHIO,

Summit County,

SHERIFF'S RETURN.

Received this writ Nov 7th

SHERIFF'S FEES	
Service and Return	\$3
Levy	175
Sum. Appraisers	
Securing Appraisers	
Comp. Appraisers	
Mileage	16
Portage	
Total	\$221

A. D. 1888, at 11 o'clock A. M. and pursuant to its command on the same day at 11^{1/2} A. M. I levied on the following goods chattels, all the machinery & one manufactory and a manufacturing goods contained in the building known as the Old Factory on Market St. Marysville Ohio and now occupied by the Granite Manufacturing, also about 10,000 ft of lumber on North side of said building

& a lot of lumber on ground at Raisers Thross Larkin as the property of Chas Moyer on his interest whatever it may be. also on the following Real Estate to wit, being the east third part of lot # 24 on Front St on which is situated a frame dwelling; also that part of the 5¹⁵⁶ acre lot known as the Butler this lot and is described as follows to wit beginning on the south margin of the C. C. & A. RR ground 25 ft from the center of the Railroad track & at a point which will be in the center of line of when extended south across said Railroad; running thence across same said Butler this lot parallel

No. 5760

Sci. Ex. Doc. Page 5760

COMMON PLEAS COURT.

Wm Hall & Co

vs.

Chas Moyer

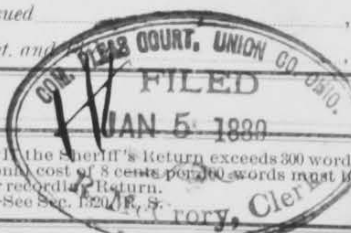
EXECUTION ON TRANSCRIPT.
PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:
 Amount of Debt or Damages, - \$ 277.14
 Plaintiff's Costs of Suit, - - - 210
 Interest from date of Judgment,
 Increase Costs (This writ), - - 110
 Clerk this writ - 60
 Sheriff 44
 Accruing Costs as follows:
 *Clerk's Additional Costs on Return,
 Printer's Costs, - - - -
 Appraisers' Costs, - - - -
 Sheriff's Costs, - - - -

†Defendant's Costs of suit, - - -
 Total to Levy, - - \$

Issued, 18
 Ret. and, 18



*If the Sheriff's Return exceeds 300 words, an additional cost of 8 cents per 100 words must be included for recording the Return.
 †See Sec. 1221 R. S.
 The Barrett Publishing Co., Springfield, Ohio.

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,

Union County, ss.)

To the Sheriff of said County, Greeting:

You are Hereby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of *Charles Mayer*

~~and for want of goods and chattels, lands and tenements of the said~~

~~Principal,~~

~~then of the goods and chattels, and for want thereof, of the lands and tenements of~~

~~Surety~~

the sum of *Two Hundred and Seventy Seven* $\frac{14}{100}$ Dollars, debt or damages, and *Two* $\frac{86}{100}$ Dollars, plaintiff's

costs of suit, which, by the judgment of *W. M. Wügel -*

a Justice of the Peace within and for said County, on the *17th* day of *October* A. D. 1888,

Wm Hall & Co

Plaintiff,

recovered against the said *Charles Mayer*

Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execu-

tion Docket of the Court of Common Pleas for said County, on the *17th* day

of *Oct* A. D. 1888,) with interest thereon at *6* per centum

from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon;

and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said

Wm Hall & Co

And have you then and there this writ, with your doings under the same duly endorsed thereon.

Witness my hand and the seal of said Court, at *Marysville*

this *7th* day of *Nov*, A. D. 1888

R. McCrosby, Clerk.

By *W. M. Wügel -*, Deputy Clerk.

Union

Common Pleas.

No. Case 57460

Mustall & Co

Plaintiff.

vs.

Lehman Mayer

Defendant.

TO CLERK:

Issue Execution

in the above entitled case to

Sheriff of Union Co Ohio,

returnable according to law. Indorse amount

claimed by Plaintiff

\$277¹⁴/₁₀₀, with 6% per cent.

interest, from Oct 6th 1888

Prodic McCarroll

Attorney for

Plaintiffs

Præcipe filed Oct-29th, 1888

Clerk of Courts.

By W. M. Winget-

Deputy.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union

County, ss. }

To the Sheriff of

Union

County, Greeting :

Whereas,

In a certain action before

W. M. Wenzel

a Justice of the Peace in and for the Township of

Paris

in the

said County of

Union

wherein

was Plaintiff, and

Charles Mayer

was Defendant, judgment was rendered on the

6th

day of

October

A. D. 1888, against the said

Charles Mayer

Defendant, and in favor of the said

Wm Hall & Co

Plaintiff, for the sum of

Two Hundred & Seventy Seven

Dollars

and

fourteen

Cents, and

Two

Dollars and

Eighty five

Cents, the costs of suits before the said Justice, as to us

appears by the transcript of said judgment filed and docketed in the office of

the Clerk of the Court of Common Pleas, within and for the said County of

Union

on the

17th

day of

October

1888

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of*Charles Mayer*

aforesaid, you cause to be made the said sum of

two hundred seventy seven

Dollars

and

fourteen

Cents damages, and

Two

Dollars

and

Eighty five

Cents, the costs aforesaid, and all accruing costs, if so

much of the goods and chattels of the said

Charles Mayer

may be found in your bailiwick; and for the want of such goods and chattels,

you cause the same to be levied of the lands and tenements of the said

Charles Mayer

lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at

Manorville

this

27th

day

of

October

A. D. 1888

V. M. Berry

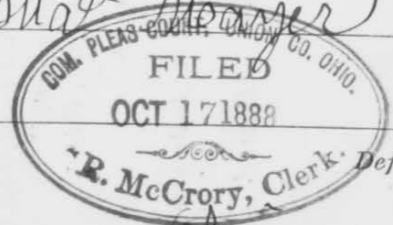
Clerk.

Transcript.

Wm Hall & Co

vs. Plaintiff

Chas Hooper



The State of Ohio }
Union County, } ss.
Paris Township, }

I hereby certify that the within is a full and true copy of the proceedings in the above action, had by and before me, at my office in said Township, as the same appears of Record on my Docket 9 page 42.

Oct 17 1888

W. M. Wright
Justice of the Peace.

ROBERT CLARKE & CO.
Law Publishers, Booksellers & Stationers,
65 WEST FOURTH STREET,
CINCINNATI, O.

Before

W. M. Wenzel -

Justice of the Peace.

Amount Claimed, \$ 277.14

No.

Oct-2^d

1888,

Wm Hall & Co

Plaintiff
VERSUS

Charles Mayer

Defendant

The Plaintiff filed his Bill of Particulars, Bond, and Affidavit, Complaint, as follows: as follows

Marysville Ohio July 9th 1888
Sixty days after date, I promise to
pay to the order of Wm Hall & Co at Bank
of Marysville Two hundred seventy-
five & 7/100 dollars Value received,
\$275.75

Chas Mayer

Judgment, - \$ 277.14

JUSTICE'S FEES.	Plf's Costs.		Def's Costs.	
	\$	\$	\$	\$
Summons		30		
Subpoena for				
Filing Papers		10		
Record		48		
Continuance				
Swearing Witnesses				
Affidavit				
Bond				
Order of Att.				
Notice to Garn.				
Disc. of Garn.				
Writ of Replevin				
Complaint				
Venire for Jury				
St'ng in Trial				
Judgment		110		
Affidavit in Surety				
Undertaking				
Execut'n and Filing				
Satisfaction		20		
Transcript -		18		
Certificate		25		
Total		215		
CONSTABLE'S FEES.				
Sum., Serv. & Mile.		70		
Sub. Serv. & Mileage				
Sum. Appraisers				
App's Fees				
Schedule and Bond				
Ser. Garnishee				
Att. Trial				
Sum. Jury & Mileage				
Order of Sale				
Ex. and Per Cent.				

Oct-2^d

1888 Issued a summons for

Defendant -

returnable Oct-5th 1888, at 9 o'clock A.M.,
and delivered the same to A. M. Holy Cross Constable.

Which was returned Oct-5th 1888 Endorsed
as follows;

Received this writ - Oct-2^d 1888 and
answered the same on the 2^d day of Oct-1888
by leaving a certified copy of this writ
at the usual place of residence of the
within named defendant.

Service 25 - Mileage 20 Copy 25 Total 70

A. M. Holy Cross Const-

Oct-6th 1888 9 o'clock A.M. The plaintiff
appeared, the defendant failed to
appear at that hour or for one hour
thereafter. The plaintiff insisted on
judgment by default -

It is therefore considered by me on
said 6th day of October that the
plaintiff recover of the defendant
on the above bill. The sum of Two
hundred Seventy Seven & 7/100 dollars
(\$277.14) and their cost herein & find
taxed at \$2.10 W. M. Wenzel - J.P.

WITNESSES.

Undertaking for Stay of Execution.

I _____ Resident of _____ County, as Surety for Stay of Execution in the above cause of _____ against _____ do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment with interests and costs, and costs that may accrue.

Approved by and signed before me, this _____ day of _____ A. D. 18 _____ Justice of the Peace.

_____ 18 Issued an Execution for _____ returnable _____ 18 , and delivered the same to _____ Constable.

Bail for Appeal.

I _____ Resident of _____ County, as Bail for Appeal in the above cause of _____ against _____ hereby undertake to the said _____ in the sum of _____ Dollars, that said appellant shall duly prosecute _____ appeal to effect, without unnecessary delay, and if judgment be awarded against said appellant, I will satisfy said judgment with interests and costs, and costs that may accrue.

Approved by and signed before me this _____ day of _____ A. D. 18 _____ Justice of the Peace.

Execution & Lien Case File

Case No. 5461

CIVIL TRANSCRIPT.

No. 5461

Ex. and Lien Doc., vol. 2 page 5461

Union Common Pleas.

L & M. Woodhull Pl'tiff,

AGAINST

Rachel J Perkins et al Def't.

L & M Woodhull
vs
Rachel J Perkins and
John J McKeloy,

COM. PLEAS COURT, UNION CO. N.C.
FILED
OCT 20 1888
R. McCrory, Clerk.

\$92.00

Transcript

L & M Woodhull
vs.

Before J. Odellblute J.P.

Rachael J. Perkins.
John S. Mrs. Kelvy.

Sept 24th 1888. This suit brought on a promissary note which reads, as follows
Marysville O. April 23rd 1887. one year after date
for value received or on either of us promise to
pay O. M. Scott & Brothers or order twenty two
dollars at Marysville Ohio with six per cent
after date, ^{until Jan 1888} and 8 per cent after due.

Rachael J. Perkins
John S. Mrs. Kelvy.

Sept. 24th 1888. Parties notified and Rachael J.
Perkins & John S. Mrs. Kelvy. asks that judgment
be rendered against them it is therefore
considered and adjudged by me this day that
L & M. Woodhull receive of Rachael J. Perkins
& John S. Mrs. Kelvy. the sum of \$92.00 and
interest from date at six per cent. and 8. per
cent. after due and my costs taxed in as
per margin J. Odellblute J.P. Cost. \$1.35
Stay bail. Stayed by J. R. Stiver

I certify this to be a true copy.

J. Odellblute J.P.

Execution & Lien Case File

Case No. 5462

CIVIL TRANSCRIPT.

No. 5462

Ex. and Lien Doc., vol. 2 page 546

Union Common Pleas.

E R Artman

Pl'tiff.

AGAINST

Charles Mayer

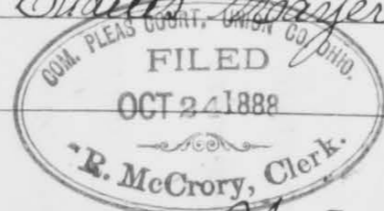
Def't.

No 5467
L. No. 2.
Transcript.

Len. Doe vol 2,

E. R. Arman & Co
vs. Plaintiff

Charles Arman



Defendant

The State of Ohio
Union County, ss.
Paris Township,

I hereby certify that the within is a full and true copy of the proceedings in the above action, had by and before me, at my office in said Township, as the same appears of Record on my Docket D page 44.

Oct 24th 1888

W. M. Wingard
Justice of the Peace.

ROBERT CLARKE & CO.
Law Publishers, Booksellers & Stationers,
65 WEST FOURTH STREET,
CINCINNATI, O.

Before W. M. Wingel Justice of the Peace.

Amount Claimed, \$ 102,03

No. 42

Oct-18th 1888,

The Plaintiff filed his Bill of Particulars, ~~Bond,~~
and ~~Affidavit,~~ Complaint, as follows:

E. R. Artman & Co

Plaintiff
VERSUS

Charles Mayer

Defendant

Plaintiff claims judgment against the
defendant Charles Mayer in the sum of
\$100.63 with interest from Aug 1st 1888

Judgment, - \$102.03

JUSTICE'S FEES,	Plf's Costs,	Def's Costs,
	\$	\$
Summons	25	
Subpoena for		
Filing 2 Papers	10	
Record	45	
Continuance		
Swearing Witnesses		
Affidavit	45	
Bond		
Order of Att.		
Notice to Garn.		
Disc. of Garn.		
Writ of Replevin		
Complaint		
Venire for Jury		
St'ng in Trial		
Judgment	40	
Affidavit in Surety		
Undertaking		
Execut'n and Filing		
Satisfaction	20	
Transcripts	45	
Certificate	25	

CONSTABLE'S FEES.

Sum., Serv. & Mile.	70
Sub. Serv. & Mileage	
Sum: Appraisers	
App's Fees	
Schedule and Bond	
Ser. Garnishee	
Att. Trial	
Sum. Jury & Mileage	
Order of Sale	
Ex. and Per Cent.	

Oct-24th 1888 Recd of Pltffs
atly \$320 in full of
cost W. M. Wingel - J. P.

Oct-18th 1888 Issued a summons for the
defendant
returnable Oct-22^d 1888, at 9 o'clock A. M.,
and delivered the same to A. M. Holycross Constable.

Which was returned Oct-20th 1888 endorsed
as follows,

Received this writ Oct-18th 1888 and served
the same Oct-18th 1888 by delivering a certified
copy of the original writ to the within
named defendant.

Service 25 miles 20 Apr 25: Total 90
A. M. Holycross, Const-
Oct-22^d 1888 at 9 o'clock A. M. The plaintiff
appeared. The defendant failed to appear
at that hour or for one hour thereafter.
The plaintiff insisted on trial. Trial had
the plaintiff having filed his affidavit
with his itemized account.

It is therefore considered by me on said
22^d day of October that the plaintiff
recover of the defendant Charles Mayer
the sum of one hundred two & 60/100
dollars debt and his cost herein expended
taxed at \$250 W. M. Wingel - J. P.

State of _____, County, _____ Township.

WITNESSES.

Undertaking for Stay of Execution.

I _____ Resident of _____ County, as Surety for Stay of Execution in the above cause of _____ against _____ do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment with interests and costs, and costs that may accrue.

Approved by and signed before me, this _____ day of _____ A. D. 18 _____ }
Justice of the Peace.

_____ 18 Issued an Execution for _____ returnable _____ 18 ,
and delivered the same to _____ Constable.

Bail for Appeal.

I _____ Resident of _____ County, as Bail for Appeal in the above cause of _____ against _____ hereby undertake to the said _____ in the sum of _____ Dollars, that said appellant shall duly prosecute _____ appeal to effect, without unnecessary delay, and if judgment be awarded against said appellant, I will satisfy said judgment with interests and costs, and costs that may accrue.

Approved by and signed before me this _____ day of _____ A. D. 18 _____ }
Justice of the Peace.

Union

Common Pleas.

No. Case 5462

E. R. Atkinson vs
Plaintiff.

vs.

Charles Mayer

Defendant.

TO CLERK:

Issue Execution

in the above entitled case to

Sheriff of Union Co Ohio

returnable according to law. Indorse amount
claimed by Plaintiffs

\$ 102⁰³/₁₀₀, with 6 per cent.
interest, from Oct 22 1888

Prodict McCombs

Attorney for

Plaintiffs

Præcipe filed Oct-29th, 1888

Clerk of Courts.

By W. M. Winger

Deputy.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *W. M. Winget*

a Justice of the Peace in and for the Township of *Paris* in the said County of *Union* wherein

E. B. Artman & Co

were Plaintiff, and

Charles Mayer

was Defendant, judgment was rendered on the *22^d* day of *October*

A. D. 1888, against the said

Charles Mayer

Defendant, and in favor of the said

E. B. Artman & Co

Plaintiff, for the sum of *One hundred and two* Dollars

and *three* Cents, and *Three* Dollars and

Twenty

Cents, the costs of suits before the said Justice, as to us

appears by the transcript of said judgment filed and docketed in the office of

the Clerk of the Court of Common Pleas, within and for the said County of

Union

on the *22^d* day of *October*

1888.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Charles Mayer

aforesaid, you cause to be made the said sum of *one hundred and two* Dollars

and *three* Cents damages, and *Three* Dollars

and *twenty* Cents, the costs aforesaid, and all accruing costs, if so

much of the goods and chattels of the said

Charles Mayer

may be found in your bailiwick ; and for the want of such goods and chattels,

you cause the same to be levied of the lands and tenements of the said

Charles Mayer

lying in your County ; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Marysville* this *29th* day

of *October* A. D. 1888.

J. M. Brown

Clerk.

SHERIFF'S FEES.

Service	\$	30
Levy		1 75
Sum. Appraisers		
Swearing Appraisers		
Conv. Appraisers		16
Mileage		
Poundage		
Return		
.....		
.....		
.....		
Total	\$	2.21
Appraiser's Fees		
Printer's Fees		

Received this writ *Nov 7* A. D. 1888
 at 11 o'clock A. M. and pursuant to its command,
 on the same day at 11 1/2 A. M. I
 viewed on the following goods *Charles*
all the machinery & all manufac-
ured & unmanufactured goods
 contained in the building known
 as the *Old Factory* on *Wacount St*
Marysville Ohio, and now occupied
 by *Boags Furniture Manufactory*.
 Also about 10000 ft of lumber on
 road side of said building; and 2 lot of lumber on
 ground at *Rainey* track, taken as the
 property of *Chas Mayer* ~~or his~~ *as on the following real estate; that*
 interest whatever it may be, being the east
 third part of lot #24 on *Thurst Street* on which is
 situated a frame dwelling; also that part of the
¹⁵⁶₆₀ are lot known as the *Ruster* lot and is

Described as follows: *Lot 1*, beginning on the south margin
 of the *RR* ground, 20 feet from the center of the *Rainey*
track and at *approx* right angle thereto in the center of the
East when extended south across said *Rainey*; thence
 thence again across said *Ruster* lot parallel with the
 corner *Ruster* road to the line of *John* *Reamans* lot. Thence
 from beginning point far enough west to enclose 2 1/2 acres by
 making a lot of the same width as said *Ruster* lot.
 Also the following, being all of *lot 112* & all that
 part of *lot 112* which is the village of *Marysville* consisting of
lot 112 & *lot 113* returned as follows: *beginning*

No. 57462

Ex. Doc *Levi* Page 57462

Union Common Pleas.

E. B. Artman & Co
 AGAINST
Charles Mayer

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Def't.....
 before Justice of the Peace, on the 22^d
 day of Oct 1888
 for the sum of 10203
 And Costs before Justice..... 320
 Interest from Oct 22^d.....
 Justice's Increase Costs.....
 Constable's Increase Costs.....
 Clerk's Increase..... 180
 Sheriff's Increase..... 110
 Clerk's Fees hereon..... 40
 Total..... 60

Brodrick & McCombelle
 Plaintiff's Attorney.

RETURNED AND FILED,
 FILED
 THE OF, RINSARD & CO.,
 Blank Book Makers, Legal Blank Publishers, Stationers, Printers
 and Binders, Dayton, Ohio.
 R. McC... Clerk.

EXECUTION ON TRANSCRIPT.



THE STATE OF OHIO,

Union

County, ss.

To the Sheriff of

Union

County, Greeting :

Whereas, In a certain action before *W. M. Weigel*

a Justice of the Peace in and for the Township of *Paris* in the
said County of *Union* wherein

E. R. Artman & Co

were Plaintiffs, and

Charles Mayer

was Defendant, judgment was rendered on the *22nd* day of *October*
A. D. 188*8*, against the said *Charles Mayer*

Defendant, and in favor of the said

E. R. Artman & Co

Plaintiff, for the sum of *One hundred two* Dollars
and *three* Cents, and *Three* Dollars and

Twenty

Cents, the costs of suits before the said Justice, as to us

appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of

Union

on the *22nd* day of *Oct*

188*8*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Charles Mayer

aforesaid, you cause to be made the said sum of *one hundred two* Dollars

and *three* Cents damages, and *Three* Dollars

and *Twenty* Cents, the costs aforesaid, and all accruing costs, if so

much of the goods and chattels of the said

Charles Mayer

may be found in your bailiwick ; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said

Charles Mayer

lying in your County ; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Marysville*

this

7th

day

of *Nov*

A. D. 188*8*.

R. M. Geary

Clerk.

By *W. M. Weigel* Deputy

at the N.W. corner of lot #1 on the east margin of East Street thence
 with East Street 15 poles to the S.W. corner of lot 13 thence east with the south
 line of lot 13, 8 poles to the S.E. corner of lot #13; thence N. 4 poles to the fence
 of the old cemetery; thence with the old cemetery fence to a corner thereof;
 thence N with the fence 14 poles to the North line of lot #1. thence
 west to the beginning being the Old Woollen Factory property which
 J.W. Robinson & A. Robinson conveyed by deed to M. C. Baker, President, Marys-
 ville Woollen Mills, June 29th, 1880, Vol 49, Page 93, of Union Co Record of
 Deeds, and by said Baker & wife to the said Woollen Mill Co. March 29th 1881,
 Vol 67, Page 468, and then by said Baker as Trustee to W. M. Turpie
 Nov. 1881. See Vol 55 Page 22 of said Records. Then again conveyed
 to said J.W. Robinson by Marion Hopkins Sheriff of Union Co Aug 16th
 1886, Recorded on Page 455 of Vol 58 of said Records, together
 with all the machinery belonging thereto and contained
 therein so formerly owned by the said Turpie as a part
 of the fixtures therein. This levy is on Chas Mayer's
 interest in said property whatever that may be

This writ returned Jan'y 5th, 1889 for
 want of true

M. Hopkins Sheriff

Execution & Lien Case File

Case No. 5463

CIVIL TRANSCRIPT.

No. 5463

Ex. and Lien Doc., vol. 2 page 5463

Union Common Pleas.

P. L. Spaulding adm'r Pl'tiff,

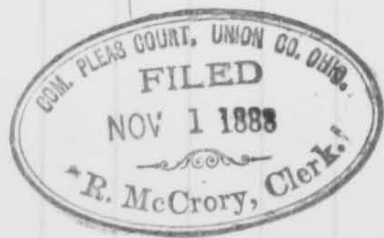
AGAINST

J. N. Keller Def't.

Transcript 5463

P Cranston
as Administrator
of the Estate of
Newton Case Deceased

vs.
J. M. Keller



Union County ss,

P. Cranston,
Administrator of
the Estate of
Newton Case.

Deceased,
vs,

J. W. Keller,

Before D. Sheenman Justice
of the Peace -

No. 33. - amount Claimed
\$ 69.⁶⁵,

April 13th 1885.

The Plaintiff filed his Bill of
Particulars which is a Promissory
Note and Reads as follows,

Broadway Union County Ohio June 22nd 1881,

\$ 137. For Value Received I hereby
Promise to Pay Mr Newton Case or to his

Order the Sum of, One Hundred and Thirty
Seven Dollars, by the first of December next
with interest at 8 percent,

(Signed) J. W. Keller,

with the following Credits on Same,

March 10th 1883. Paid on within \$40.⁰⁰

May 19th 1883. Paid on within \$50.⁰⁰

April 13th 1885.

Summons issued and delivered the Same
to Constable Hoover on the Same day

Returnable April 17th 1885, at 2 o'clock

P. M. 1885 -

Summons Returned April 14th 1885

indorsed as follows, Received this writ April
13th 1885, and served the Same on within named
Keller on Same day by Copy. fees. Serve
Sum and Mileage 95 cents Copy 25 in all

1.10

John Hoover Const,

Justice fees -

Summons 25

filing 2 Papers 10

Judgment 40

Satis. 10

Bail for stay 40

Paid - - - 1.25

Execution 40

Transcript.

and certificate 75

unpaid 1.15

2.70

Const fee

Sum serve and

mileage 95

Copy 25

Paid 1.10

Service 40

Mileage 180

un Paid 2.20

3.30

The Plaintiff
P. Cranston
Paid \$2.35
of the costs
in this action

And
\$3.35
of the costs
are unpaid,

April 17th 1885. 2. O'clock the defendant J. W. Keller failed to appear though waited one hour it is therefore considered by me on this 17th day of April 1885. that by default the said P. Cranston as Administrator of the Estate of Newton Case deceased, Recovers of the said J. W. Keller the said sum of Sixty Nine Dollars and Sixty five cents (\$69:65.) Debt, and Two Dollars and Thirty five cents (\$2:35) his costs as follows Justice fee One Dollar and Twenty five cents, Costs fee One Dollar and Ten cents,
D. Shreeman, J. P.

June 3rd 1885. Received My fee in full in the above case of P. Cranston administrator,
D. Shreeman J. P.

June 3rd 1885 Received My fee in the above case in full of P. Cranston administrator &c.
John Hoover Const.

June 17th 1888. by Order of P. Cranston, Execution issued and Delivered the same to Constable McCamey on the same day,

July 9th 1888 Execution Returned indorsed as follows -

I Received this writ on the 18th day of June 1888. and served the same on within named J. W. Keller by reading the same day. Made the second trip to Defendant but no Property found whereon to Levy and now turned out

fees Mileage 1.80
Service 40

2.20

H. J. McCamey const.

The State of Ohio - Miami County
Tayler Township ss.

I do hereby certify that the
above is a full and true copy from
My Docket of the Proceedings had by
and before me, at My office in Said
Township in the above action

D. Shenneman, Justice of the
Peace of the aforesaid
Township,

Dated this 31st Day
of October A.D. 1888.

5-33-

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, } ss.

To the Sheriff of Union County Greeting:

Whereas, In a certain action before David Shuman
a Justice of the Peace in and for the Township of Taylor in the
said County of Union wherein Pelig Crauster
as Administrator of Newton Case Decd.
was Plaintiff, and J W Keller

was Defendant, judgment was rendered on the 17 day of April
A. D. 1888, against the said Pelig Crauster, as administrator
of J W Keller,
Defendant, and in favor of the said Pelig Crauster admr.

Plaintiff, for the sum of Sixty five Dollars
and thirty five Cents, and five Dollars and
Seventy Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Union
on the 7th day of Nov 18 88,

You are therefore commanded, That of the goods and chattels of J W Keller

aforsaid, you cause to be made the said sum of Sixty five & 35/100 Dollars
and _____ Cents damages, and Five and 75/100 Dollars
and _____ Cents, the costs aforsaid, and all accruing costs, if so
much of the goods and chattels of the said J W Keller

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said
J W Keller,
lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
at Marysville this 11th day
of April A. D. 1888
R M Gray

Clerk.

Execution & Lien Case File

Case No. 5464

CIVIL TRANSCRIPT.

No. 5464

Ex. and Lien Doc., vol. 2 page 5464

Union Common Pleas.

Bl Bailey Pl'tiff,

AGAINST

John Weidman Def't.

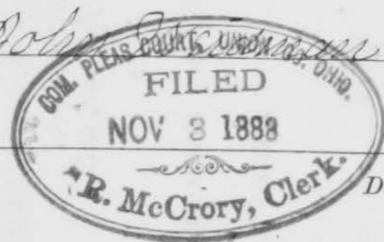
No 5464

Transcript.

B. C. Bailey

vs. Plaintiff

John R. McCrory



Defendant

The State of *Ohio*

Union County, ss.

Paris Township,

I hereby certify that the within is a full and true copy of the proceedings in the above action, had by and before me, at my office in said Township, as the same appears of Record on my Docket *D* page *46*.

Nov 3rd 1888

W. M. Winget

Justice of the Peace.

ROBERT CLARKE & CO.
Law Publishers, Booksellers & Stationers,
65 WEST FOURTH STREET,
CINCINNATI, O.

Before W. M. Winget

Justice of the Peace.

Amount Claimed, \$23.50

No. 44

Oct-31st-

1888,

B. L. Baileys

VERSUS Plaintiff

John Weickman

Defendant

Judgment, - \$23.50

JUSTICE'S FEES.	Plf's Costs.	Del's Costs.
	\$	\$
Summons		
Subpœna for		
Filing Papers	5	
Record	45	
Continuance		
Swearing Witnesses		
Affidavit	40	
Bond		
Order of Att.		
Notice to Garn.		
Disc. of Garn.		
Writ of Replevin		
Complaint		
Venire for Jury		
St'ng in Trial		
Judgment	40	
Affidavit in Surety		
Undertaking		
Execut'n and Filing		
Satisfaction	20	
Transcript	45	
Certificate	25	
Total	220	

CONSTABLE'S FEES.

Sum., Serv. & Mile.
Sub. Serv. & Mileage
Sum. Appraisers
App's Fees
Schedule and Bond
Ser. Garnishee
Att. Trial
Sum. Jury & Mileage
Order of Sale
Ex. and Per Cent.

The Plaintiff filed his Bill of Particulars, Bond, and Affidavit, Complaint, as follows:

Being an account for Merchandise,

Amount Claimed \$23.50

Oct-31st-1888. The defendant appeared and required the issuing and service of process herein. Entered his appearance and confessed that he was indebted to the plaintiff in the sum of Twenty three & 50/100 dollars, and requested that judgment be entered against him on said confession for said sum and for cost.

It is therefore considered by me on said 31st day of October that the plaintiff recover from the defendant said sum of \$23.50

18 Issued a summons for

returnable 18 at o'clock M., and delivered the same to Constable

and his cost herein expended taxed at - \$1.50-

W. M. Winget - J. P.

State of Ohio, Union County, Paris Township.

WITNESSES.

Undertaking for Stay of Execution.

I _____ Resident of _____ County, as Surety for Stay of Execution in the above cause of _____ against _____ do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment with interests and costs, and costs that may accrue.

Approved by and signed before me, this _____ day of _____ A. D. 18 _____
Justice of the Peace.

_____ 18 Issued an Execution for _____
_____ returnable _____ 18,
and delivered the same to _____ Constable.

Bail for Appeal.

I _____ Resident of _____ County, as Bail for Appeal in the above cause of _____ against _____ hereby undertake to the said _____ in the sum of _____ Dollars, that said appellant shall duly prosecute _____ appeal to effect, without unnecessary delay, and if judgment be awarded against said appellant, I will satisfy said judgment with interests and costs, and costs that may accrue.

Approved by and signed before me this _____ day of _____ A. D. 18 _____
Justice of the Peace.

THE STATE OF OHIO,

Union County, } ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service,	\$	30	
Levy,		1	00
Sum. Appraisers,			
Swearing Appraisers,			
Conv. Appraisers,			
Mileage,		14	
Poundage,			
Return,		15	
Appraiser's Fees,			
Printer's Fees,			
Total,		161	

Received this writ Jan'y 14th A. D. 1890
at 10 o'clock 9 M. and pursuant to its command,

on the 14 day of January 1890
per writ of felony and chattel
deceit this writ on the following
deceit Real estate writ
returnable in the village of Marysville
County of Union and State of Ohio
being Writ-1-1889 in the
Return on Station to said village
Marysville for further description
reference is hereby made to the Record Book of
said Station in the Recorder's office of Union Co. at
Marysville; this writ returned by order of Plaintiff

Thomas Winters Shroy

No 339

No. 3464

Ex Doc. 7, L, Page

Common Pleas

B. B. Bailey
AGAINST
John Wideman

EXECUTION ON TRANSCRIPT.

Ex. Ret. Nov 14th 1890

Jud't vs. Def't
before Justice of the Peace, on the 31st
day of Oct 1888
for the sum of \$ 2300
And Costs before Justice \$ 220
Interest from before 31st Oct 1888
Justice Increase Costs }
Constable's Increase Costs }
Clerk's Increase \$ 50 }
Sheriff's Increase } \$ 50
Clerk's Fees hereon \$ 60

Union Co. Sheriff's Attorney.
FILED
JAN 14 1890
RETURNED AND FILED,
R. McCrory, Clerk 18

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }
Union County, } ss.

To the Sheriff of Union County Greeting:;

Whereas, In a certain action before Wm M. Kreyer
a Justice of the Peace in and for the Township of Paris in the
said County of Union wherein B. L. Bailey

was Plaintiff, and John Wideman

was Defendant, judgment was rendered on the 31st day of Oct
A. D. 1888, against the said John Wideman

Defendant, and in favor of the said B. L. Bailey

Plaintiff, for the sum of Twenty three Dollars
and fifty Cents, and Two Dollars and
Twenty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Union
on the 3^d day of Nov 1889

You are therefore commanded, That of the goods and chattels of John
Wideman

aforesaid, you cause to be made the said sum of Twenty three Dollars
and fifty Cents damages, and Two Dollars
and twenty Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said John Wideman

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied, of the lands and tenements of the said

John Wideman

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
at Marysville this fourteenth day
of January A. D. 1890

R. M. Crony

Clerk.

Execution & Lien Case File

Case No. 5465

CIVIL TRANSCRIPT.

No. 5465

Ex. and Lien Doc., vol. 2 page 5465

Union Common Pleas.

D Buxton adm^{or} ^{Pl^{ff}}

AGAINST

Polbear & Mendenhall et al^o ^{Def^t}

No 5465,

D. Burton Admr

VS

Dolbear & Vonderau

et al

Transcript



No 45

D. Buxton Admr }
vs }
Dolbear & Vonderau }
W. L. Curry & }
John C. Vonderau }

"Suit on promissory note"
Before W. M. Winget - J. P. Paris Township
Union Co. Ohio

Oct. 29th 1888, Plaintiff filed his bill of particulars, a copy of which follows:

\$175.25

June 4th 1887.

Nine months after date, we promise to pay to the order of D. Buxton Administrator one hundred and seventy-five & ²⁵/₁₀₀ dollars Value Received.

Dolbear & Vonderau
W. L. Curry
John C. Vonderau.

Oct 29th 1888 Issued summons returnable Nov 2^d 1888 at 9 o'clock A. M. and delivered to A. M. Holycross Const- which was returned Oct 31st 1888 Endorsed as follows:

Received this writ - Oct 30th 1888 and served the same on the same day by delivering a certified copy of this writ to Dolbear & Vonderau and John C. Vonderau and by leaving a copy of this writ - at the residence of W. L. Curry the within named defendants twice 100 miles @ 20 copies 100

Total \$220

A. M. Holycross, Constable

Nov 2^d 1888, at the request of defendants, and with the consent of plaintiff this cause is continued to Saturday Nov 3^d 1888 at 9 o'clock A. M.

Nov 3^d 1888 9 o'clock A. M. The plaintiff appeared, The defendants Dolbear & Vonderau and W. L. Curry appeared the defendant John C. Vonderau failed to appear at that hour or for one hour thereafter. Trial had and it being agreed to by all parties that W. L. Curry and John C. Vonderau were only sureties on the above note and the request of all parties judgment is to be entered accordingly.

It is therefore on said 3^d day of November considered by
 me that - the plaintiff recover from the defendants
 Dolbear & Vonderan as principal debtors and
 W. L. Curry and John L. Vonderan as sureties the sum
 of One Hundred ²⁴/₁₀₀ Eighty-two & ²⁴/₁₀₀ dollars and his
 costs herein taxed at - \$4.35-

J. P. Cost.		Const. fee
Filing papers	10	on Summons \$ 2.20
Summons	75-	
Satisfac	20	
Record	45-	
Grand-	40	
Continuance	20	
Transcripts-	45-	
Certificate	<u>25-</u>	
Total	280	

The State of Ohio, Union Co Paris Tp.

I hereby certify that the foregoing is a correct copy
 taken from my docket of the proceedings had by and
 before me at my office in said Township in the above
 case

Nov 5th 1888.

W. M. Winger - J.P.

County,

SHERIFF'S FEES

Service and Return	40
Levy	75
Sum. Appraisers	
Securing Appraisers	
One Appraisers	
Mileage	16
Poundage	
Total	

Received this writ

November 8th

A. D. 1889, at 1 o'clock P. M. and pursuant

to its command on the said 8th day of November I viewed the int on the following goods & chattels, belonging to Geo. Vanorman & Wm. Barber, and I enclosed in the foregoing report the following & Vanorman in Union Block Mansfield Ohio, including all fixtures & contents belonging to said firm and at the same time show on the following described chattels viz:

from & brick warehouse building an crib attached and other out building occupied by the said Geo. Vanorman for use horse pump, situated on CCCRR land on the east side of North East street, & South of the CCCRR track and all property there contained consisting of about 50 bbls of sugar, 45 sacks flour, 52 Bbls cement, 15 Bbls plaster, 1,000 # bran, 10,000 # Oil meal, about 400 bu wheat (old) 2 Iron bars in shed, 12 tone hard coal, 15 ton Smiths Coal 75 bu Linn, all in bins on said premises, 2 horse power about 10 year old, 1 two horse wagon, 11 Engine boilers & all attachments to the same, and all other property to the said firm belonging about said building.

This writ returned this 5th day of Jan'y 1889 for want of time

Wm. H. Koppin

clerk

COMMON PLEAS COURT.

D. Beyster admr.

vs. Dolbert Vanderam,

EXECUTION ON TRANSCRIPT. PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:
 Amount of Debt or Damages, - \$182.²⁶
 Plaintiff's Costs of Suit, - 5.⁰⁰
 Interest from date of Judgment,
 Increase Costs (This Writ), - .60

Accruing Costs as follows:

*Clerk's Additional Costs on Return.

Printer's Costs, - - - -
 Appraisers' Costs, - - - -
 Sheriff's Costs, - - - -

†Defendant's Costs of suit, - - - -
 Total to Levy, - - \$

Issued ~~18~~
 Ret. and Filed ~~18~~
 1889

*If the Sheriff's Return exceeds 300 words, an additional cost of 8 cents per 100 words must be included for recording Return.
 †See Sec. 1320, R. S.

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,

Union County, ss.)

To the Sheriff of said County, Greeting:

You are Hereby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of *Dolbear & Vauderan*

and for want of goods and chattels, lands and tenements of the said

Dolbear & Vauderan Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of

W. C. Bury & John G. Vauderan Surety,

the sum of *one hundred and eighty two* ²⁶/₁₀₀ Dollars, debt or damages,

and *Five* ⁰⁰/₁₀₀ Dollars, plaintiff's

costs of suit, which, by the judgment of *W. Winger*

a Justice of the Peace within and for said County, on the *3^d* day of

Nov A. D. 18 *8*,

C. D. Buxton Administrator

~~*Dolbear & Vauderan*~~ Plaintiff,

recovered against the said *Dolbear & Vauderan* Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execu-

tion Docket of the Court of Common Pleas for said County, on the *5th* day

of *Nov* A. D. 18 *8*,) with interest thereon at *6* per centum

from the aforesaid date of said judgment until paid, and also the increase costs

and accruing costs hereon; and also the defendant's costs of suit endorsed hereon;

and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from

the date hereof, to render unto the said

C. D. Buxton Administrator

And have you then and there this writ, with your doings under the same duly

endorsed thereon.

Witness my hand and the seal of said Court, at *Marysville*,

this *5th* day of *Nov*, A. D. 18 *8*

R. M. Brown, Clerk

By _____, Deputy Clerk.

Execution & Lien Case File

Case No. 5466

CIVIL TRANSCRIPT.

No. 5466.

Ex. and Lien Doc., vol. 2 page 5466

Union Common Pleas.

Ohio Coal Exchange Pl'tiff,

AGAINST

Dolbear & Sauderau Def't.

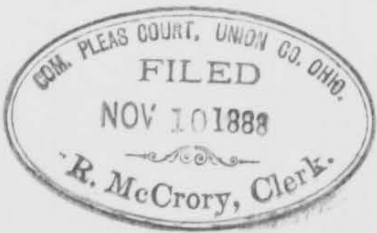
No 5466,

The Ohio Coal Exchange Co

vs

Dolbear & Vonderass

Transcript-



The State of Ohio Union County Davis & De
Sherely certify that the foregoing is a true copy
taken from my closet of the proceedings had & done
before me at my office in said township in the above
action -

Nov 10th 1888.

Wm. Wengel - J. C.

The Ohio Coal Exchange Co } Before W. M. Wengert - J. P. of Ohio
 vs } of Union Co Ohio
 Dolbear & Vonderau }

Nov 2^d 1888 Plaintiffs filed their bill of particulars being an account for coal amt claimed \$2640
 Nov 2^d 1888. Issued Summons and delivered to A. M. Holycross Constable made returnable Nov 5th at 9 o'clock A.M. which was returned Nov 3^d 1888 endorsed as follows

Received this writ Nov 3^d 1888 and served the same on the same Nov 3^d 1888 by delivering a certified and true copy of this writ to the within named Samuel W. Dolbear and John Vonderau and by leaving a certified copy of this writ at the Marysville Warehouse which is the usual place of business of said Dolbear & Vonderau.

Service 50 Mileage 40 Copies 50 Total \$ 190

A. M. Holycross, Constable

Nov 5th 1888, 9 o'clock A.M. The parties appeared, The defendants confessed that they were indebted to the plaintiffs on their bill of particulars in the sum of \$12640 and requested that judgment be entered against them and in favor of plaintiff, for said sum and for costs.

It is therefore considered by me on said 6th day of November that the plaintiffs recover from said Dolbear & Vonderau said sum of \$12640 and their costs herein expended taxed at \$355.

As follows, J. P. fees Const. fee
 Filing bill 5- on Summons 120
 Sums & file 55-
 Satisfac 20
 Record 45-
 Judgt - 40
 Total 165-
 Transcript - 45-
 Certificate - 25-
 235-

VENDI. EXPONAS.

THE STATE OF OHIO,

Union County, ss.

} To the Sheriff of said County—Greeting:

You are Hereby Commanded,

to cause the Following goods and chattels
 belonging to John Vanderaw and St. Dolbear
 and contained in the Grocery and feed Store of Dolbear
 & Vanderaw in Union Block Mansville Ohio,
 including all fixtures thereto Belonging to said
 firm and at the same time, and hour, in the following
 described chattels viz, Frame and Brick warehouse
 building & crib attached, and other out buildings occu-
 pied by the said Dolbear & Vanderaw, for ware-
 house purposes, Situated on the C. & O.
 RR Lands and on the east side of South oak
 Street, and South of the C. & O. RR. tracks and
 all property therein contained consisting of about
 80 Bales of Salt 48 sacks of flour 32 Bbls of cement
 15 Bbls of Plaster, 2 tons of Hay in stack, 12 tons Hard
 Coal, 3 tons Cook, 15 tons South coal, 75 bushels
 Linn, 2 Sorrel Horses, 10 yrs old, one Two Horse
 wagon, one engine boiler, and all attachments
 to the same, and all other property belonging
 to the said firm in and about the said building
 including also about 400 bush of old wheat
 and Hay scales located at Millport Centre
 Union County Ohio

Given 7th 1889 Received this copy of
Morris H. Johnson. Shove Martin, Sheriff

Jan 9th 89-

Which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy Said Judgment of the Ohio Coal Exchange in

the sum of one hundred and twenty six and $\frac{100}{100}$ Dollars and four and $\frac{25}{100}$ Dollars,

costs of suit, which, by the judgment of Wm Wriget a Justice of the Peace within and for said County, on the 6th day of Nov, A. D. 1888

The Ohio Coal Exchange

recovered against the said Dolbear & Vauderau as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 10th day of Nov A. D., 1888,

with interest thereon from the 6th day of Nov A. D. 1888, until paid, and also the costs of increase on said judgment, and the accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of the further goods and chattels; and for the want thereof, then of the lands and tenements in your County, of the said Dolbear & Vauderau

_____ sufficient to satisfy the judgment aforesaid, and have the money arising from such sale before the said Court of Common Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said

Dolbear & Vauderau

And have you then and there this writ, with your doings under the same duly endorsed thereon.

WITNESS MY HAND and the Seal of said Court, at

Marysville this 11th day

of January A. D. 1889,

O. M. Ferry Clerk.

116
60
70
226

THE STATE OF OHIO,

Union County.

SHERIFF'S RETURN.

SHERIFF'S FEES.	
Service and Return	Hopkin 30
Levy	Hopkin 75
Sum. Appraisers	
Swearing Appraisers	
Conv. Appraisers	
Mileage	Hopkin 16
Portage	
Total	1.16

Received this writ Nov 10th A. D. 1888, at 1 o'clock P.M. and pursuant to its command on the same day and date I levied this writ on the following goods & chattles belonging to John Vanderan & D. W. Dolbear and contained in the Grocery & Feed Store of Dolbear and Vanderan in Union Block Mansville Ohio including all fixtures there to belonging to said firm & at the same time & hour on the following described

chattles viz Frame & brick ^{Mansville} building & 2 1/2 acres attached & other out buildings occupied by the said Dolbear & Vanderan for Warehouse purposes situated on CCC & D R R land on the east side of South Oak Street, South of the CCC & D R R track and all property therein contained consisting of about 80 Bbls of Salt, 48 sacks of Flour, 32 Bbls of Cement, 15 Bbls of plaster, 2 tons of Hay in shed, 12 tons of Hard coal, 3 tons of coak, 15 tons of Smith coal, 75 Bu of Lime 2 Sorel Horses about 10 yrs old, 1 two horse wagon & Engine & boiler & all attachments to the same

& all other property belonging to the said firm in and about the said building including also about 400 bu of old Wheat, and Hay scales located at Milford Centre Union County Ohio

Forsum on instantis

Jan'y 7th 89 Act this writ of M Hopkin Thomas Maston.
Jan'y 9th 1889 This writ returned for want of time Thomas Maston Sheriff

THE STATE OF OHIO,

Lawson County.

SHERIFF'S RETURN.

116
60
30
126

SHERIFF'S FEES

Service and Return	30
Levy	75
Sum. Appraisers	
Securing Appraisers	
One Appraisers	
Mileage Expense	16
Poundage	

Received this writ Nov 10th

A. D. 1888, at 1 o'clock P.M. and pursuant to its command on the same day and date I laid this writ on the following goods & chattels belonging to John Vanderbeek of Lawson County Ohio and to the Grocery Store and Blacksmith Shop of Lawson County Ohio.

Total

riding all my own time and I am not paid for it.

change
as a Landman
located in
on the east
part, south of the
and are property
consisting of about 80 Acs
of 3 lots, 32 Acs of ground,
2 tons of hay in shed, 12 tons
3 tons of coal, 15 tons of wood coal 75
2 level horses about 18 yrs old, two horses
engine & boiler & are attached to the same

No. 5466
Ex. Doc 2 Page

COMMON PLEAS COURT

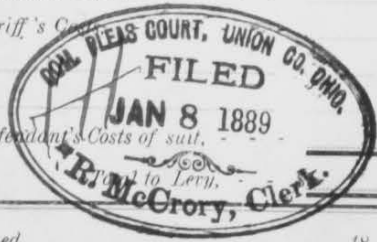
The Ohio Coal Exchange
vs.
Dolbear & Vanderbeek

EXECUTION ON TRANSCRIPT.
PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:
Amount of Debt or Damages, - \$126.40
Plaintiff's Costs of Suit, - - - 3.55
Interest from date of Judgment,
Increase Costs (This Writ), - - .60
fil Fees 50
P.P. additional cost 70
Accruing Costs as follows:

*Clerk's Additional Costs on Return,
Printer's Costs,
Appraisers' Costs,
Sheriff's Costs



+Defendant's Costs of suit,
to Levy,
Issued, 18
Ret. and Paid, 18

J. Cameron Att'y.

*If the Sheriff's Return exceeds 300 words, an additional cost of 8 cents per 100 words must be included for recording Return.
+See Sec. 1320, R. S.

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,
Union County, ss.

To the Sheriff of said County, Greeting:

You are Herby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of *Dolbear & Tanderan*

and for want of goods and chattels, lands and tenements of the said *Dolbear & Tanderan* Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of _____ Suret _____,

the sum of *one hundred and twenty six* ⁴⁹/₁₀₀ Dollars, debt or damages, and *four and* ²⁵/₁₀₀ Dollars, plaintiff's costs of suit, which, by the judgment of *Wm M Mudgett*

a Justice of the Peace within and for said County, on the *6th* day of *November* A. D. 18*98*,

The Ohio Coal Exchange

Plaintiff,

recovered against the said *Dolbear & Tanderan* Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *10th* day of *November* A. D. 18*98*,) with interest thereon at *6*, per centum from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon;

and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said *The Ohio Coal Exchange*

And have you then and there this writ, with your doings under the same duly endorsed thereon.

Witness my hand and the seal of said Court, at *Marionville*

this *10th* day of *Nov*, A. D. 18*98*

R M Berry, Clerk

By _____, Deputy Clerk.



Execution & Lien Case File

Case No. 5467

CIVIL TRANSCRIPT.

No. 5467

Ex. and Lien Doc., vol. 2 page 5467

Union Common Pleas.

Wesley Loomis & Buswold Pl'tiff,

AGAINST

Henry Smeyer et al Def't.

1888

2-24-81

Brown & Messers for the respondents
to the Sheriff of Union
County - This returns to securing the
bond. Shubert said and certain in
Lucky money for money only. Concerned
Charles
dealers with interest at
from
for both

4. 20. 1881

and

W. Brown
Atty. for Respondents

Mr.

Joseph Harper
Adm. &c. v. r.

Petition.

Merchant Atty.

Common Pleas Court Union County, Wis.
Joseph Harper
Administrator of the estate
Henry Reich - decd. } Petition
vs.

Plaintiff says: that that he is
the legally appointed and duly
qualified Administrator of the
estate of Henry Reich, by letters
of Administration from the Probate
Court of said County of Union &
State of Wis.

Plaintiff further says
that on the day of 188
~~the said~~ before a Justice
of the Peace for Jackson Township
Union County, Wis. the said Henry
Reich ~~and~~ obtained a judgment
against ^{the said Henry Reich and} the ~~defendant~~
for the sum of
at least and
at least cost.

That the said Henry Reich was only
surety on said ~~debt~~. that on the
day of 188 ~~the said Henry~~
Reich as surety paid said judgment
in full and that he then took
^{due copy} a transcript of said judgment
and filed the same in the Clerk
of Common Pleas Court's office
of ^{said} Union County, said transcript

was obtained
on a promissory note

me and returned in my
power this 9th day of May
A. D. 1894.

Joseph Harper
Rochester, N.Y.

Motion to voice
and so.

A. D. 1881, Davis moved for
to for the first amendment of Davis
and Davis with without
the day of 18

circumstances
of the day for Davis

Court of Common Pleas, Union County, Ohio
Joseph Harper
Administrator of the estate
of Henry Knick - decd.
Plaintiff
vs.
Defendant.
Motion for
Conditional
order of
Revivor
of Decree
Judgment.

Joseph Harper administrator of the
estate of Henry Knick - decd. the
above named plaintiff moves the
Court for the allowance of a con-
ditional order of revivor of the
judgment rendered in this action
in favor of the said Henry Knick
decd. in his wife's life. and against
the said defendant.

before a Justice of the Peace
of Jackson township Union County
Ohio on the day of A.D.
18 a duly certified transcript
of such judgment was duly filed
with the clerk of the Court of Common
Pleas of this said County of Union
on the day of A.D. 18 for
the sum of dollars and
with interest at the rate of
per cent from the day
A.D. 188. and which judgment
is wholly unsatisfied and upon
which no execution has been
sued out since the day of

THE STATE OF OHIO,

Madison County, ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.	Dolls.	Cts.
Service and Return	60	00
Levy	60	00
Summoning Appraisers		
Swearing Appraisers		
Conveying Appraisers		
Notice to Printer		30
Mileage		30
Poundage		
Return additional		75
Total	1	75
Appraisers' Fees		
Printer's Fees		

Received this writ April 15, A. D. 1897,

at 9:30 o'clock P. M., and pursuant to its command

I served the same and served on the

following described goods and chattels

One 1/2 ton hay rack and one mow,

Manufactured by Weston & Kennerly Ohio

and this was delivered April 29th 1897

by order of Clerk of Courts of Madison Co. by

me and a witness, my wife having been

present & a witness, and having been

given as required by law.

W. W. Stanley, Sheriff

by J. H. Johnson

No. 5467
 Lewis Ex. Doc. 2 Page

Common Pleas Court.

Grace Williams
 J. P. Thomas vs Peter Thomas

EXECUTION ON TRANSCRIPT.

AMOUNT TO LEVY.

Judgment within as follows:

Amount of Debt or Damages,	- \$	65.00
Plaintiff's Costs of Suit,	- -	3.65
Interest from date of Judgment,	- -	1.35
Increase Costs (this Writ),	- -	.65
filings Transcript		95

Accruing Costs as follows:

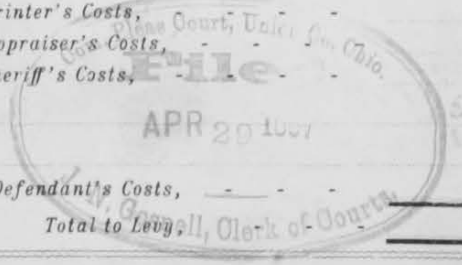
*Clerk's Add'l Costs on Return,	-	
Printer's Costs,	-	
Appraiser's Costs,	-	
Sheriff's Costs,	-	
+Defendant's Costs,	-	
Total to Levy,		

Issued	189
Ret. and Filed	189

Receipt Signed by Grace Williams

*If the Sheriff's Return exceeds more than 200 words, an additional cost of 5 cents per 100 words must be included for recording return.
 †See Sec. 1320 and 1321 It. S.

\$5.00 on deposit for costs of this writ



EXECUTION ON TRANSCRIPT.

[Rev. Stat. 1890, Secs. 5377-9, 5381, and 1319, 1320.]

THE STATE OF OHIO,
Union County, ss. }

Hardin County
TO THE SHERIFF OF ~~SAND~~ COUNTY, GREETING:

You Are Hereby Commanded, That of the goods and chattels in your County, of
Peter Housier

you cause to be made
the sum of *Sixty five Dollars*

and Three and $\frac{65}{100}$ Dollars,
Dollars,

costs of suit, which by the judgment of *D. E. Houston*
a Justice of the Peace within and for said County, on the *12th* day of
December A. D. 189*4*.

Grace Williams Plaintiff,
recovered against the said *Peter Housier* Defendant.

(as appears by the transcript of said judgment, filed and entered upon the Execu-
tion Docket of the Court of Common Pleas for said County, on the *26th* day of
December A. D. 189*4*.) with interest thereon at the rate of *6* per
centum per annum from *December 12th* 189*6*, until paid, and also the
increase costs and accruing costs hereon; and also the defendant's costs of suit
endorsed hereon; and for want of goods and chattels that you cause the lands and
tenements in your county, of the said *Peter Housier*

to be sold for cash

and have that money before the said Court of Common Pleas, within SIXTY DAYS
from the date hereof, to render unto the said *Grace Williams*

And have you then and there this writ, with your doings under the same duly
endorsed thereon.

Witness my hand and the seal of said Court, this *16th*

day of *April* A. D. 189*7*.

By *J. N. Gamell* Clerk.
Deputy Clerk.

No 5467
Manuscript.

McCune, Dennis & Kinross

Henry Schmelzer and
Henry Riedel Surety for
bond of said party



Transcript

<p>Plaintiff deposited \$500 for costs</p> <p>McClure, Sonnis & Griswold vs Henry Schmelzer & Henry Reidel</p>	<p style="text-align: center;">Plaintiff</p> <p style="text-align: center;">Before H. M. Hall J. P. Jackson Township Union County Ohio</p> <p>October 22nd 1848 The Plaintiff filed his bill of particulars as follows.</p> <p>Justice fees Sam 2 Purses .50 Inducing .15 printing papers .10 Record 30 Judgment 40 Satisfaction 20 Execution & fil 45 Constable's fees Return 1.75 McEquation 5.81</p> <div style="border: 1px solid black; padding: 5px; width: fit-content; margin-left: 20px;"> <p>7.56 7.55 <u>8.81</u></p> </div>
--	---

Prospect Ohio Dec 26th 1845.

One Year after date I promise to pay to
the order of C. Abel. One Hundred and Thirty
five Dollars with interest at the rate of
8 per cent per annum for value received

Henry Reidel
Henry Schmelzer

Indorsed on back Jan 4th 1846. \$58.00

Indorsed on back by C. Abel. Said note was
lost between May 1st 1857 and July 1st 1857.

H. C. Sonnis

Sworn to and subscribed before me this
13th day of February 1848

Joseph Conner J. P.

1 October 22nd 1888. Issued Summons for
2 appearance of defendants October 25th 1888
3 at One O'Clock P.M. and delivered to John Blue
4 Constable

5 October 22nd 1888. Summons returned —
6 Indorsed, — Received Oct. 22nd 1888, and
7 Oct. 22nd 1888. Served same on defendants
8 by leaving a certified copy thereof with each
9 of them at their residence, per Service and
10 return 2 persons 50¢. 2 Copies 50¢. Mileage 12 miles
11 75¢. Total \$1⁷⁵ John Blue Constable

12 Received payment my costs John Blue
13 October 25th 1888. One O'Clock P.M. Parties
14 appeared. C. C. Griswold of the firm of M. Cune
15 Lomis & Griswold for plaintiff, and Henry Reidel
16 & Henry Schmelzer defendants. Defendants
17 acknowledged their indebtedness to plaintiff in
18 this action in the sum of One Hundred
19 Dollars, Henry Reidel as surety.

20 Thereupon it is on this 25th day of Oct.
21 1888, Considered by me that the plaintiff
22 M. Cune, Lomis & Griswold recover of the de-
23 fendants Henry Schmelzer, and Henry Reidel
24 as surety, the sum of One Hundred Dollars
25 and costs herein taxed at \$3⁴⁰

26 H. M. Hall J P

27 Nov. 6th 1888. Issued execution and delivered to
28 Constable. Nov. 20th 1888. Execution returned —
29 Indorsed — Received Nov. 6th 1888, and by virtue
30 of this writ — served on the defendants named in
31 this writ — November 21st 1888, and levied on
32 1 Ranch horse, 1 Milch Cow, 1 yearling Stear, and

1 1 Yearling heifer, and three hundred bushels of corn
2 as the property of Henry Reidel. Also 1 Room Ware
3 as the property of Henry Schmelzer subject to a
4 Chattel Mortgage in favor of Taylor Spring &
5 Wright Harriman, and said Taylor Spring took
6 said ware from me under said Mortgage.

7 Nov. 26th 1888, Henry Reidel paid me One
8 hundred and ten dollars and sixty-nine cents
9 in full satisfaction of this writ and costs
10 thereon, my fee service & return 2 persons, 80¢
11 mileage, 12 miles 75¢ 4 Per Cent. of \$104⁰⁰ = \$4¹⁶.

12 Total \$5⁸¹ John Blue Constable
13 State of Ohio Union County Jackson Township, S^o S

14 I do hereby certify that the above is a full and
15 complete transcript of the proceedings had by
16 and before me at my office in said Township
17 in above titled case

18 November 26th 1888. A. M. Hall J. P.

19
20
21 State of Ohio Union County, S^o S

22 Henry Reidel being duly sworn says
23 that: He was security on the note described in
24 above affidavit upon which above judgment
25 was rendered and that he now pays it as
26 surety for said Henry Schmelzer.

27 Henry Reidel
28 Sworn to and subscribed before me this
29 26th day of November A^d 1888.

30 A. M. Hall J. P.
31
32

Union County,

SHERIFF'S RETURN.

SHERIFF'S FEES

Service and Return	30
Levy	1 00
Sum. Appraisers	
Seizing Appraisers	
Core. Appraisers	
Mileage	3 20
Poundage	
Total	34 50

Received this writ Nov 27th

A. D. 1888, at 1 o'clock P. M. and pursuant to its command on Nov 28th, 1888

for the name of great robes, & lands this writ on Henry Schmeltzer's undivided interest in the premises described was return'd because in the County of Union State of Ohio and in German Township, bounded and described as follows viz: Part of running W 99 1/4 by-lying at the SW corner of said bearing at a stone at the west of a best one of the original corner.

Thence with west line of said bearing N 80° 40' N 68 poles to a stone and two Elms S W corner to Joseph Temple's; Thence with his south line N 80° 3/4° E 95 7/8 poles to said Temple's S E corner; Thence with the line of said bearing N 9 N 10 1/4 poles to a stone (best bears S 49 1/2 N 17 1/2 bearings N 57 1/2 E 14 lines another best bears N 13 1/2 E 17 lines) Thence N 9 N 1 1/2 poles to the center of Rock creek; Thence down the curve with the measurement to the S. W. corner of Robert Frieles land, Thence S 9 1/2° E 8 poles to a stone and two Elms on the S bank of Rock creek Thence S 9 1/2° E 220 1/2 poles to a stone and then poles, Thence S 80° 3/4° N 175° 47' 1/2 poles to the beginning concerning 137 1/2 acres more or less Ex cepting therefrom 35 acres hunting fore used by Andrew Rehmeltzer to pass - Rehmeltzer 1/4 of the S E corner of the above described tract, this writ returned this 28th day of Dec 1888 by name of Edw. May

No. 8467
 Seen Ex. Doc 2 Page 3467

COMMON PLEAS COURT.

M. C. Lane
 vs.
Henry Schmeltzer

EXECUTION ON TRANSCRIPT. PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:
 Amount of Debt or Damages, - \$ 100 00
 Plaintiff's Costs of Suit, - - - 10 91
 Interest from date of Judgment, 29¢ -
 Increase Costs (This Writ), - \$ 110

Accruing Costs as follows:
 * Clerk's Additional Costs on Return.
 Printer's Costs, - - - -
 Appraisers' Costs, - - - -
 Sheriff's Costs, - - - -
 † Defendant's Costs of suit, - - - -
 Total to Levy, - - - \$

Issued, 18
 Ret. and Filed Dec 13th, 18 88

Andrew A. McLean

* If the Sheriff's Return exceeds 200 words, an additional cost of 3 cents per 100 words must be included for recording Return.
 † See Sec. 1429, R. S.

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,

Union County, ss.)

To the Sheriff of said County, Greeting:

You are Hereby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of

Union

and for want of goods and chattels, lands and tenements of the said

Henry Schmelzer

Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of

Suret,

the sum of *One Hundred* $\frac{00}{100}$ Dollars, debt or damages,

and *Ten* $\frac{91}{100}$ Dollars, plaintiff's

costs of suit, which, by the judgment of *H. M. Hall*

a Justice of the Peace within and for said County, on the *28th* day of

October A. D. 1888,

Maime Lomis Griswold

Plaintiff,

recovered against the said *Henry Schmelzer* Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *27th* day of

November A. D. 1888,) with interest thereon at *eight* per centum

from the aforesaid date of said judgment until paid, and also the increase costs

and accruing costs hereon; and also the defendant's costs of suit endorsed hereon;

and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from

the date hereof, to render unto ~~the said~~ *Henry Reidel* who paid said

judgment as surety as appears in said transcript.

And have you then and there this writ, with your doings under the same duly endorsed thereon.

Witness my hand and the seal of said Court, at

this *27th* day of *November*, A. D. 1888

R. M. Berry Clerk

By

, Deputy Clerk.

Execution & Lien Case File

Case No. 5468

CIVIL TRANSCRIPT.

No. 5468

Ex. and Lien Doc., vol. 2 page 5468

Union Common Pleas.

Lewis Grubb Pl'tiff,

AGAINST

Dalbear & Vanderau Def't.

No 5468

Lewis Gubb

vs

Dolbear & VonCranen

Transcript -



Code & Bales attys

Louis Grubb } Before W. M. Wiergel - J.P.
vs } in the Tp of Paris, Union Co. Ohio
Dolbear & Vonderau } "Amicable Suit on Book Account."

Nov 13th 1888, Plaintiff filed his bill of particulars
Being an account for Merchandise Sold,
Amount Claimed, \$4125-

Nov 13th 1888, The parties appeared, The defendants
appeared and confessed that they were indebted
to the Plaintiff on his bill of particulars
in the sum of Thirty Three & 25/100 dollars, and
requested that Judgment be entered against
them for said sum and for cost, and the
Plaintiff consented to the same.

It is therefore considered by me on said 13th
day of Nov that the Plaintiff recover of the
Defendants said sum of Thirty Three & 25/100
dollars and his cost taxed at \$110 as follows
Filing Bill 5 Satisfaction 20 Rec^d 45 - Judgt 40
Total \$110.

The State of Ohio Union Co Paris Tps

I hereby certify that the foregoing is a true
copy taken from my docket of the proceedings
had by and before me at my office in said
Township in the above action.

W. M. Wiergel - J.P.

Transcript - 45-

Certificate 25-

70

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *Wm M Wriget*
a Justice of the Peace in and for the Township of *Paris* in the
said County of *Union* wherein *Lewis*
Greeb.

was Plaintiff, and *Dolbear & Vauderau*

were Defendant, judgment was rendered on the *13th* day of *Nov*
A. D. 1888, against the said *Dolbear & Vauderau*

Defendant, and in favor of the said *Lewis Greeb*

Plaintiff, for the sum of *thirty three* Dollars
and *Twenty five* Cents, and *one* Dollars and
Eighty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *27* day of *Nov* 1888,

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of
Dolbear & Vauderau
aforesaid, you cause to be made the said sum of *\$ 33 ²⁵/₁₀₀* Dollars
and *one* Dollars and *Eighty* Cents damages, and *\$ 1.80* Dollars
and *one* Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said

Lewis Greeb
may be found in your bailiwick; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said

Lewis Greeb
lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Marysville* this *4th* day

of *January* A. D. 1889.

R M Curry
Clerk.

Execution & Lien Case File

Case No. 5469

CIVIL TRANSCRIPT.

No. 5469

Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

J. H. Hall & Son Pl'tiff,

AGAINST

Stephen Williams Def't.

Considered by me that he has no
Cause of action And he is indebted
to the Plaintiff J. H. Wall & son the
sum of Eleven, $\frac{67}{100}$ Dollars. And also
One Dollar, $\frac{67}{100}$ Dollars, the cost as taxed
in the margin

J. M. Leray J. P.

The cost was paid by J. H. Wall Plaintiff
The State of Ohio Minors vs Allen J. S.

I do hereby certify that the above is a
True and true copy from my books
of the proceedings had by ~~and~~ before
me at my office in said Township
in the above action

J. M. Leray J. P. of the above said J. P.
November 26th 1888

J. H. Wall & son
vs
Steph. Williams

No 5469

filed Nov 28
1888

R. M. Brown
clerk

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *L. W. Cravy*
a Justice of the Peace in and for the Township of *Oliver* in the
said County of *Union* wherein *J. H. Wall*
& *son*
were Plaintiff, and *Stephen Williams*

was Defendant, judgment was rendered on the *5th* day of *Nov*
A. D. 188*8*, against the said *Stephen Williams*

Defendant, and in favor of the said *J. H. Wall & son*

Plaintiff, for the sum of *Eleven* Dollars
and *Sixty seven* Cents, and *Two* Dollars and
Sixteen Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *28* day of *Nov* 188*8*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Stephen Williams
aforesaid, you cause to be made the said sum of *Eleven* Dollars
and *Sixty seven* Cents damages, and *Two* Dollars
and *Sixteen* Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said *Stephen Williams*

may be found in your bailiwick; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said

Stephen Williams
lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Marysville* this *15th* day
of *December* A. D. 188*8*

L. W. Cravy

Clerk.

Execution & Lien Case File

Case No. 5470

CIVIL TRANSCRIPT.

No. 5470

Ex. and Lien Doc., vol. 2 page 5470

Union Common Pleas.

Jos Scheedres Pl'tiff,

AGAINST

Dolben & Vanderburg Def't.

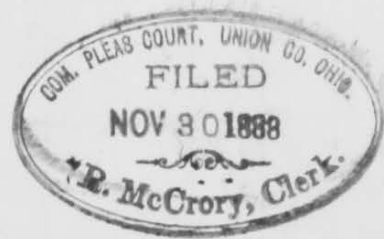
1888

Case No 3470

Jus Scheiderer
vs

Dolbear & Vonderau

Transcript-



Jos Scheidew } Before W.M. Winget - J.P. Paris Tp No. 60, O
15 } No 48-

Dolbear & Vonderau } Nov 26th 1888. Plaintiff filed his bill of particulars
Being on Book account; Amount claimed \$47.67

Issued summons returnable Nov 29th 1888 at 9 O'clock A.M. and delivered
to A.M. Holycross Constable which was returned & filed Nov 29th 1888
endorsed as follows;

Received this writ Nov 26 1888 and served the same on the 26th Nov
by delivering a certified copy of the original writ to the within
named defendants. Service 50 miles 20 copies 50 Total 120
Nov 29th 1888. 9 O'clock A.M. The parties appeared and by the
agreement of parties this cause was continued until tomorrow
morning at 9 O'clock

Nov 30th 1888. The parties appeared. The defendants confessed
that they were indebted to the plaintiff in his bill of particulars
in the sum of \$47.67

It is therefore considered by me on said 30th day of November
that the plaintiff recover from said defendants the
said sum of \$47.67 and his costs taxed at - \$3.05 -

J.P. Fees Filing bill & Summ & filing 55 - Satisfac 20 Record 46 -
Judgt 40 Continuance 20 Total \$185 - Court fee \$120
J.P. increase cost - Transcripts - 48 -

Certificate 28 -

Total \$255 -

The State of Ohio Union Co Paris Tp 55

I hereby certify that the foregoing is a correct copy taken
from my docket of the proceedings had by and before me at
my office in said township in the above action

W. M. Winget - J.P.

THE STATE OF OHIO,

Union County.

SHERIFF'S RETURN.

SHERIFF'S FEES

Service and Return	30
Levy	75
Sum. Appraisers	
Securing Appraisers	
Cont. Appraisers	
Mileage	16
Poundage	
Total	

Received this writ Nov 30th 1888

A. D. 1888, at 10 o'clock A.M. and pursuant to its command on the same day and date I have this writ on the forenoon of good cheer belonging to Geo Waudeman & J. M. Dolbear and contained in the process of Geo Waudeman & J. M. Dolbear in Union County, Ohio, including one six time shunt belonging to said firm and at the same time have on the following described chattel viz. Dynamite & Brick Machine building and six stacks and other and buildings occupied by the said Dolbear & Waudeman for Workhouse purposes, situated on Sec 29 R R land on the east side of S oak street & east of the Sec 29 R R track and all property therein consisting of 1 Engine & boiler & all attachments to the same, and all other property to the said firm belonging about said building, on 19th of January 1889. A Recd of the Union County Receiver of Scales & Standards 84th of July 1888 \$85.00 dollars together with the judgment of the Court said R. M. Emory & J. M. Dolbear, balance by fees.

George Waudeman Sheriff
 Jan 7th 1889 Recd the writ of Mr. Captain James Waudeman

No. 5470
 Lien Ex. Doc. No. 2 Page 5470

COMMON PLEAS COURT.

Geo. Scheiderer
 vs.
 Dolbear Waudeman

EXECUTION ON TRANSCRIPT.
 PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:
 Amount of Debt or Damages, - \$47.67
 Plaintiff's Costs of Suit, - 3.75
 Interest from date of Judgment 6%,
 Increase Costs (This Writ), - 1.10

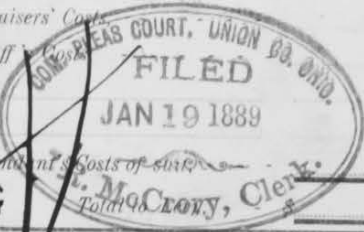
Accruing Costs as follows:

*Clerk's Additional Costs on Return.

Printer's Costs,

Appraisers' Costs,

Sheriff's



+Debt and Costs of suit

Issued November 30th 1888
 Ret. and Filed 18

Brodict & M. Campbell Att'y.

*If the Sheriff's Return exceeds 300 words, an additional cost of 8 cents per 100 words must be included for recording Return.
 +See Sec. 1320, R. S.

The Barrett Publishing Co., Springfield, Ohio.

Execution on Transcript.

PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,

Union County, ss.)

To the Sheriff of said County, Greeting:

You are Hereby Commanded,

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of

Dolbear Wauderan

~~and for want of goods and chattels, lands and tenements of the said~~

~~Principal,~~

~~then of the goods and chattels, and for want thereof, of the lands and tenements of~~

~~Surety,~~

the sum of *Fifty Seven and 67/100* Dollars, debt or damages,

and *Three and 75/100* Dollars, plaintiff's

costs of suit, which, by the judgment of *W. M. Winyet*

a Justice of the Peace within and for said County, on the *30th* day of

November A. D. 18*88*,

Jus. Scheiderer

Plaintiff,

recovered against the said *Dolbear Wauderan* Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *30th* day

of *November* A. D. 18*88*), with interest thereon at *six* per centum

from the aforesaid date of said judgment until paid, and also the increase costs

and accruing costs hereon; and also the defendant's costs of suit endorsed hereon;

and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from

the date hereof, to render unto the said

Jus. Scheiderer

And have you then and there this writ, with your doings under the same duly

endorsed thereon.

Witness my hand and the seal of said Court, at *Mayonville, O.*

this *30th* day of *November*, A. D. 18*88*

W. M. Winyet, Clerk.

By _____, Deputy Clerk.



Execution & Lien Case File

Case No. 5471

CIVIL TRANSCRIPT.

No. 5471

Ex. and Lien Doc., vol. 2 page 5471

Union Common Pleas.

Dawson Wherry & Co Pl^{tiff}.

AGAINST

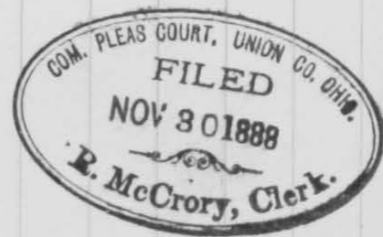
Dolbear & Vanderau Def^t.

Ex Lib 2 No 5471

Dawson, Wherry & Co
vs

Dolbear & Voucheran

Transcript



Darwin, Wherry & Co } Before W. M. Weigel - J.P. of Paris Tp
VS } Union Co Ohio

Dolbear & Vonderau } No 49-

Nov 25th 1888 Plaintiffs filed their bill of
particulars, Being a Book account for Merchandise Sold
Amount claimed, \$9650

Issued Summons and delivered to A. M. Holycross Const-
returnable Nov 29th 1888 at 9 O'clock A.M. which was returned
Nov 29th 1888 enclosed as follows;

Received this writ - Nov 25th 1888 and served the same on the
25th day of Nov by delivering a certified copy of the original
writ - to the within named defendants. Service 50 Mileage 20
Copies 50 Total 120 A. M. Holycross Constable

9 O'clock A.M.
Nov 29th 1888, The parties appeared the defendants confessed
that there is due the plaintiffs on their bill of particulars
the sum of \$9650, and requested that judgment be
entered against them for said sum & for cost:

It is therefore considered by me on said 29th day of Nov
that - the plaintiffs recover from the defendants said
sum of \$9650 and their costs herein expended taxed at - \$325 -
J. P. Fees file bill 5 - Sum & filing 55 - Satisfaction 20 Dec^r 45 - affid 40
Indgt - 210 - Total - 205 Const-fee 120 paid by Pltffs
Transcript - 45
Certificati 25
Total 275 Paid by Pltffs

The State of Ohio Union Co Paris Tp ss
I hereby certify that the foregoing is a correct copy of the
proceedings taken from my docket; had by and before me
at my office in the above action.

W. M. Weigel - J. P.

The State of Ohio
Lucien Conroy

Received this writ Nov 30th 1888
at 1 o'clock PM and payment
to its command on Nov 30th at
2 o'clock PM. I find this writ
on the following gross chattels
belonging to Geo Vanaman 21st 1st

bolton and contained in the crossing and feet
stone of Steam Navigation in Union Block
Marysville this inclosing are fixtures thute
belonging to said firm and as the same
have and have on the following various
chattels viz frame and brick warehouse
building and six attached and other out
building occupied by said Steam Navigation
for warehouse purposes located on the
C. & O. R. R. land on the east side of
said bar street and south of the C. & O. R. R.
track and are property therein contained
consisting of

1 engine & boiler & all attachments
to the same and all other property to
be the same
The said firm belonging to said
writting on the 19th day of January 1889, & received of
Marion Stephens Receiver of Duties & Branches
Shuttle 7 Dec one hundred & five & 5/8 dollars payment to
Barnes 3 balance the judgment entered & paid to W.
Lang 75 \$4100 Plaintiff's Attorney Henry Raman 50 dollars amount
Misses 4 16 of judgments & interest paid to Hotel Melony, Six
Hepburn 4 12 1 and 2/3 dollars the Colo in two Coe Melony by my fees
Pam Day 1, 56
to Market,

Jan 28 1889 Recd this writ of M Stephens Thomas Melton Sheriff
Thomas Melton Sheriff
Thomas Melton Blum

Ex. Doc. Len 2 Page 5471
Common Pleas.

Ransom Merry Co
against
Dolbear Audran

EXECUTION on TRANSCRIPT

Ex Ret 187
Judg't vs. Def't Dolbear Audran
before Justice of the Peace, on the 30
day of Nov 18 88
for the sum of \$ 96 62
And Costs before Justice \$ 2.95
Interest from 6th of 30th Nov 18 88 \$ 70
Justice's Increase Costs \$ 11.0
Constable's Increase Costs
Clerk's Increase
Sheriff's Increase
Clerk's Fees hereon

Plaintiff's Attorney.
RETURNED AND FILED
187

325
70
3,950

Execution on Transcript.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of

Union

County, Greeting:

Whereas, In a certain action before *Wm M. Knight* a Justice of the Peace in and for the Township of *Paris* in the said County of *Union* wherein *Dawson Wherry & Co*

were Plaintiff, and *Dolbear & Vauderau*

were Defendant, judgment was rendered on the *30th* day of *Nov* A. D. 18*88*, against the said *Dolbear and Vauderau*

Defendant, and in favor of the said *Dawson Wherry & Co*

Plaintiff, for the sum of *Ninety Six* and _____ Dollars and *fifty* Cents, and *Three* Dollars and *ninety five* Cents, the costs of suit before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of *Union* on the *30th* day of *Nov* 18*88*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of *Dolbear and Vauderau*

aforsaid, you cause to be made the said sum of *Ninety Six* Dollars and *fifty* Cents damages, and *Three* Dollars and *Ninety four* Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said *Dawson Wherry & Co* *Dolbear and Vauderau*

may be found in your bailiwick; and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said *Dolbear & Vauderau* *Dawson*

lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the seal of said Court of Common Pleas

at *Parisville* this *30th* day of *Nov* A. D. 18*88*

W M Berry

Clerk.



Execution & Lien Case File

Case No. 5472

CIVIL TRANSCRIPT.

No. 5472

Ex. and Lien Doc., vol. 2 page 5472

Union Common Pleas.

Adlard Bros Pl'tiff,

AGAINST

Dolbear & Vandervoort Def't.

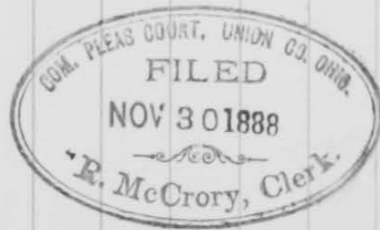
L-27 No 3472

Adlard Bros

VS

Dolbear & Vanderaw

Transcript



Adlard Bees } Before W. M. Winger - J. P. Paris Tp
vs } Union Co Ohio
Dolbear & Vonderman }

Nov 30th 1888. Plaintiffs filed their bill
of particulars being an account for Merchandise sold and
delivered Balance Claimed \$86.85-

Nov 30th 1888 9 o'clock A.M. The plaintiff appeared The defendants
appeared and waived the issuing and service of process. Entered
their appearance and confessed that there was due the plaintiffs
on their bill of particulars the sum of \$86.85 and requested that
judgment be entered against them and in favor of said plaintiffs
for said sum and for costs.

It is therefore on said 30th day of Nov considered by me that
the plaintiffs do recover from said defendants said sum
of Eighty Six & 85/100 dollars and their cost herein expended
taxed at \$1.00

J.P. Fees filing bill & satisfy 20 Record 46 - Grand 40 Total \$1.10
Increase cost - Transcript - 45 - Certificate 25 - Total .70
Rec^d of ptffs my fees \$1.80

The State of Ohio Union Co Paris Tp ss
I hereby certify that the foregoing is correct copy taken
from my docket of the proceedings had by & before
me at my office in said Township in the above action
W. M. Winger - J. P.

Common Pleas.

Adlard Bros
against

Dolbear & Waudeman

EXECUTION on TRANSCRIPT

Ex. Ret. 187

Jud't vs. Def't
 before Justice of the Peace, on the 30th
 day of Nov 1889
 for the sum of \$ 86 85
 And Costs before Justice 1.80
 Interest from 18
 Justice's Increase Costs
 Constable's Increase Costs
 Clerk's Increase \$ 1.10
 Sheriff's Increase
 Clerk's Fees hereon

COURT, UNION CO. OHIO
FILED
 FEB 29 1890
 Plaintiff's Attorney.
RETURNED AND FILED

187

Jan'y 7th 1889 And this writ of M. Waudeman & Charles Waudeman to Sheriff

Sherriff's fee
 Dennis 3
 Long 75
 Messinger 16
 Wagon 1 1/2

Thomas Waudeman
 Sheriff

ments to the same and all other property to
 the said firm belonging and the said
 building
 This writ returns for want of time

The State of Ohio } Received this writ Jan 30
 Union County } 1888 at 1 pm and returned
 to its command on Jan 30th
 1889 at 1 o'clock pm I find
 this writ on the following goods
 chattels belonging to Joe Waudeman
 & M. Waudeman and situated in the township
 and ped stone of Union Waudeman in
 Union Waudeman Margville this including all
 fixtures that belonging to said firm and at
 the same time and hour on the following
 described chattels viz. frame and brick ware-
 house building and six attached and other
 out buildings occupied by said Waudeman
 Waudeman for warehouse purposes situate on
 the C. & O. R. R. lands on the east side of
 track and also and on the C. & O. R. R.
 consisting of
 1 Engine driven and all accor-
 -ments to the same and all other property to
 the said firm belonging and the said
 building

Execution on Transcript.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of *Union*

County, Greeting :

Whereas, In a certain action before *Wm. Wright* a Justice of the Peace in and for the Township of *Paris* in the said County of *Union* wherein *Adlard Bros*

were Plaintiff, and *Dolbear & Vanderau*

were Defendants, judgment was rendered on the *30th* day of *November* A. D. 18*88* against the said *Dolbear & Vanderau*

Defendant, and in favor of the said *Adlard Bros.*

Plaintiff, for the sum of *Eighty Six* Dollars and *Eighty five* Cents, and *one* Dollars and *Eighty* Cents, the costs of suit before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of *Union* on the *30th* day of *November* 18*88*,

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of *Dolbear & Vanderau*

aforsaid, you cause to be made the said sum of *Eighty six* Dollars and *Eighty five* Cents damages, and *one* Dollars and *Eighty* Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said *Dolbear & Vanderau*

may be found in your bailiwick; and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said *Dolbear & Vanderau*

lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the seal of said Court of Common Pleas,

at *Marionville* this *30th* day of *Nov* A. D. 18*88*

R. M. Cunn

Clerk.



Execution & Lien Case File

Case No. 5473

CIVIL TRANSCRIPT.

No. 5473

Ex. and Lien Doc., vol. 2 page 5473

Union Common Pleas.

Cole & Bales Pl'tiff,

AGAINST

Dolbear Tauder Def't.

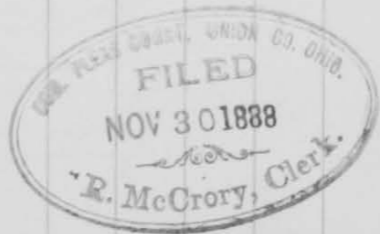
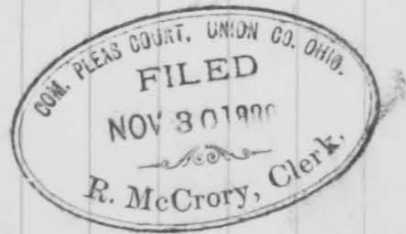
3-473

Cole and Bates

VS

Dolbear & Vanderaw

Transcript



Cole & Bates } Before W. M. Winjet - J. P. Paris Tp Union Co. O

vs

Dolbear & Vanderan }

Nov 30th 1888 Plaintiffs filed their bill of particulars being an account for services rendered

Amount claimed \$40.50

Nov 30th 1888. The parties appeared, The defendants waived the issuing and service of process entered their appearance and confessed that there was due the plaintiffs on their bill of particulars the sum of \$40.50

and requested that judgment be entered against them and in favor of plaintiffs for said confession for said sum and for cost

It is therefore considered by me on said 30th day of Nov that the plaintiffs do recover from the said defendants the said sum of \$40.50 and their cost herein expended taxed at \$1.10

J. P. Fees. File Bill 5. Satisfac 20 Record 45 Judgt 40 Total \$110
Increase cost - Transcript 45 Certificate 25 - Total 70

The State of Ohio Union Co Paris Twp O.

I hereby certify the foregoing to be a correct copy taken from my docket of the proceedings had before and before me at my office in said township in the above action -

W. M. Winjet - J. P.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *Wm M Winger*
a Justice of the Peace in and for the Township of *Paris* in the
said County of *Union* wherein *Fole & Boles*

were Plaintiffs, and *Dolbear & Vanderau*

w. Defendant, judgment was rendered on the *30th* day of *Nov*
A. D. 188*8*, against the said *Dolbear & Vanderau*

Defendant, and in favor of the said *Fole & Boles*

Plaintiff, for the sum of *Forty* Dollars
and *one* Dollars and
Eighty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *30* day of *Nov* 188*8*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Dolbear & Vanderau
aforesaid, you cause to be made the said sum of *forty* Dollars
and *one* Dollars
and *eighty* Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said *Dolbear & Vanderau*

may be found in your bailiwick; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said

Dolbear & Vanderau
lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Marysville* this *4th* day

of *January* A. D. 188*9*
J M Cressy

Clerk.

Execution & Lien Case File

Case No. 5474

CIVIL TRANSCRIPT.

No. 5474

Ex. and Lien Doc., vol. 2 page 5474

Union Common Pleas.

Courtright Kessler Pl'tiff,

AGAINST

C. A. Worth, Def't.

1705474
Civil Transcript

Courtright-Kistler & Co
Plaintiffs

vs
C. H. Worth
Defendant

The State of Ohio Union County
Union Township " ss

I here by certify that the within
is a full and true copy of the
proceedings in the above action,
had before me at
my office in said Township,
at the same appears of Record
on my docket - Page 198
Dec 8th 1888

A. H. Goodwin
Justice of the Peace
Transcript & Certificate #100

Before A N Goodwin Justice of the Peace
State of Ohio Union County Union Township.

Amount Claimed \$56,40. No 150

Courtright Kistler & Co
Plaintiffs

vs

W H North
Defendant.

December 7th 1888

The Plaintiffs filed their bill of particu-
lars and affidavit, complaint, as follows:

W H North, Milford Centre O
An account with Courtright Kistler & Co
June 4th 1888 20 tons Nut Coal @ 60^c 12,00
" 19 " 20 1/2 " Lump " " 1,20 24,60
" " " 14 " Nut " " 60 8,40
July 13 " 19 " " " " 60 11,40
Total \$56,40

Plaintiffs asks judgment for the above
amount and costs of this action.

December 7th 1888 The Defendant W H North
appeared, waived process, entered his appearance
herein and confessed that he was indebted to the
said Courtright Kistler & Co in the sum of
Fifty six and 40/100 Dollars and requests that

judgment be entered on said confession and
paid costs. Thereupon it is on said 17th day
of December 1888 considered by me that
the said Court right- Kittle Pro proce
of the said W. H. North said sum of
Fifty six and $\frac{40}{100}$ Dollars with interest
at the rate of six per cent until paid, and
also one and $\frac{15}{100}$ Dollars the costs herein
taxed as follows.

Justice Costs	
Printing Bill	.05
Satisfactions	20
Record	50
Judgment	<u>40</u> \$1.15

J. C. Goodwin
Justice of the Peace

Execution & Lien Case File

Case No. 5475

CIVIL TRANSCRIPT.

No. 5475

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

E. M. Drury Pl'tiff,

AGAINST

John G. Hyatt et al Def't.

1888



The State of Ohio }
v. }
Misses, ss. } Before J. M. Campbell.

To all Whom
John G. Hiatt
Isaac N. Campbell

Recd # 7614
2.65 cents
see 13, 1888

J. M. Gray. }
v. }
John G. Hiatt }
& }
Isaac N. Campbell.

Bill of particulars of the Plaintiffs
which is in substance as follows

Marysville O. Aug. 29th/88
On demand after date & promise to
pay to the order of Isaac N. M. C. Gray
Seventy Five Dollars value received

Signed  G. Hiatt.
Isaac N. Campbell

Sec 8 # 1888.

Issued summons of this date and
delivered to Isaac N. M. C. Gray
value Sec. 13 # 1888 at one (1) P. M.

Received this writ Sec. 8 # 1888 and
served the same on Isaac N. Campbell
Sec. 8 # 1888 by giving him a certified
copy of this writ with the proper in-
struments whereon John G. Hiatt was
found and could not get a summons
him signed by Samuel Chittenden.

Sec. 13 # 1888

The defendant failed to

To appear at the time specified
 in the summons. And for one hour
 there after - Whereupon it is consider-
 ed by me that the defendants has
 no cause of action in these presents
 and that the plaintiff recover the
 sum of \$76⁵⁰ and the costs taxed
 in the summons =

L. M. Cray J. P.

J. P. Costs
 Dilig Papers 10
 Locker 15-
 Issuance 50
 Judgment 40
 115-

The State of Ohio Union County
 Allen Sp.

I do hereby certify that
 the above is a true ^{& full} copy from
 my Locker of the proceedings had
 by and before me at my office
 in the above action

L. M. Cray J. P. of the aforesaid Sp.

Dec 17 1888

Court Fees
 Milaged 25-
 Copy 50
 Service $\frac{25}{100}$
 Total costs \$215-
 Costs of draw $\frac{40}{255-}$

Rec this judgt & costs in full
 July 12, 1889

J. M. Roberson
 atty for plff

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *S M Drury*

a Justice of the Peace in and for the Township of *Allen* in the
said County of *Union* wherein *Z M Drury*

w. Plaintiff, and *John G Hyatt and Isaac
Mumpbell,*

w. Defendant, judgment was rendered on the *13* day of *Dec*
A. D. 188 *8*, against the said *John G Hyatt and
Isaac Mumpbell*
Defendant, and in favor of the said *Z M Drury*

Plaintiff, for the sum of *Seventy six* Dollars
and *fifty* Cents, and *Two* Dollars and
fifty five Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *17th* day of *Dec* 188 *8*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of
John G Hyatt and Isaac Mumpbell
aforesaid, you cause to be made the said sum of *Seventy six* Dollars
and *fifty* Cents damages, and *Two* Dollars
and *fifty five* Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said *John G Hyatt &
Isaac Mumpbell*
may be found in your bailiwick ; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said
John G Hyatt & Isaac Mumpbell,
lying in your County ; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,
at *Marysville* this *17th* day
of *Dec* A. D. 188 *8*.

S M Drury
Clerk.

Execution & Lien Case File

Case No. 5476

CIVIL TRANSCRIPT.

No. 5476

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

Wm. J. Levy Pl'tiff,

AGAINST

Isaac H. Campbell Def't.

1888

Dec 18th / 1888 The defendant Dace
 Campbell has paid to appear at
 the time specified in the return and
 for one hour thereafter. Whereupon
 it is considered by me that the
 defendant George H. Campbell has
 the name of return and that the
 penalty of \$1000 occurs & said
 defendant the sum of \$42833 and the
 case is taxed in the margin.

J. M. Leary J.P.

Prize of \$100
 \$10
 \$15
 \$25
 \$45
 \$45

The State of Ohio vs. Dace
 Campbell

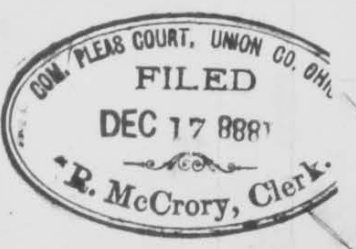
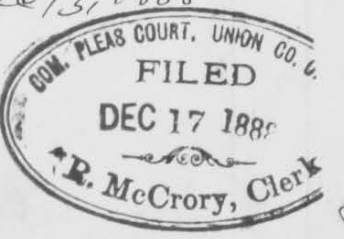
Bondsman.
 \$5
 \$5
 \$5
 \$165
 \$40

There is a full and true copy
 from my books of the proceeding
 had by and before me as my office
 in the above actions
 J. M. Leary J.P. of the aforesaid
 township

Dec 19th / 1888

L. M. Gray
 7
 Isaac N. Campbell

Just \$25³³ / \$2⁰⁵ / 100 / 206
 Dec 13, 1888



See of Dace vs. Dace & costs where
 Dec 22, 1888
 M. B. Butler

The State of Ohio } Allen Township.
Union Co ss. } Before I M Leray J.C.
G McElroy. }
vs }
Isaac Campbell }

Bill of Particulars of
Plaintiff which is in substance as
follows.

Pottersburg O. Oct. 7. #1888

For value received I promise to pay
to the order of G McElroy the sum of
Twenty Five Dollars, it being for
value received due one day after
date. With interest at the rate of 8%
per annum signed by Isaac Campbell

Dec. 8 #1888

Issued Summons of this date
and delivered to Samuel Blue Const.
Returnable Dec 18 #1888 at 1 o'clock
P.M.

Const. return =

Received this writ Dec. 8. #1888
and served the same on Dec. 8 #1888
by giving him a certified copy of this
writ with the proper endorsements
thereon. Signed by Samuel Blue Const.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

County, ss. } To the Sheriff of Union County, Greeting :**Whereas**, In a certain action before J. M. Drurya Justice of the Peace in and for the Township of Allen in the
said County of Union whereinw. J. M. Drury
Plaintiff, and Isaac A. Campbellw. Defendant, judgment was rendered on the 13th day of Dec
A. D. 1888, against the said Isaac A. CampbellDefendant, and in favor of the said J. M. DruryPlaintiff, for the sum of Twenty five Dollars
and thirty three Cents, and Two Dollars and
five Cents, the costs of suits before the said Justice, as to usappears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the 17th day of Dec 1888**YOU ARE THEREFORE COMMANDED**, That of the goods and chattels ofIsaac A. Campbellaforesaid, you cause to be made the said sum of Twenty five Dollars
and thirty three Cents damages, and Two Dollars
and five Cents, the costs aforesaid, and all accruing costs, if somuch of the goods and chattels of the said Isaac A. Campbellmay be found in your bailiwick ; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the saidIsaac A. Campbell

lying in your County ; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at Waverlyville this 17th dayof December A. D. 1888.J. M. Drury
Clerk.

Execution & Lien Case File

Case No. 5477

CIVIL TRANSCRIPT.

No. 5477

Ex. and Lien Doc., vol. 2 page _____

Union Common Pleas.

Jasper W. Richards Plaintiff

AGAINST

Robert Lillis Def't.

is a full and true copy from my
docket, of the proceedings had by and
before me, at my office in said
township, in the above action.

1 Dec 12th 1889 Joseph Comens J.S

Justices Cost. Inlery note 5^{cts}

Salvo factum 20^{cts}

Recdchel 20^{cts}

Judgement 40

Transcripts 50

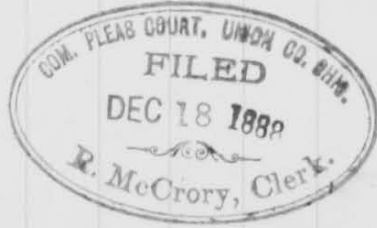
95^{cts}

Transcripts from
Joseph Comens
Doctbet

Jasper W Richardson
vs

Robert Fiebels

Proceued Justice
Cost and Transcripts
13⁵⁰ Jos Comens J.S



The State of Ohio, Currier Co
Clairbourne Township. In Justice Court
Before Joseph Corner, Justice of the Peace
Gasper W Richardson
VS

Robert Fields

Dec 12th 1888. Note filed as follows
July 9th 1887. Seventeen months after
date. I promise to pay to the order of
Gasper W Richardson Seventy five dollars
at place of presentation, value
received. 8 pct interest after due

Robert Fields

A Bayly

Dec 12th 1888 Robert Fields appeared
waived process and confessed indebted-
ness to the Plaintiff in the sum of
seventy five dollars and requested
me to render judgement against
him for said amount. It is therefore
considered by me that Gasper W.
Richardson, receiver of Robert Fields
the sum of seventy five dollars and
costs taxed at 84 ct

Joseph Corner J. P.

The State of Ohio, Currier Co
Clairbourne Township. SS
I do hereby certify that the above

Execution & Lien Case File

Case No. 5478

CIVIL TRANSCRIPT.

No. 5478

Ex. and Lien Doc., vol. 2 page _____

Union Common Pleas.

V. Hunter & Johnson Pl'tiff,

AGAINST

Dolbear & Vanderau Def't.

1888

5778

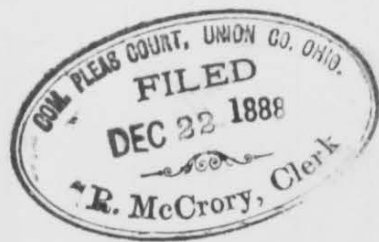
+-

V. Hunter & Johnson

VS

Dolbear & Vanderan

Transcript-



U. Hunter & Johnson } Before W. M. Wügel - J. P. Paris' Tp
 vs } Union Co Ohio
 Dolbear & Vanderan }

Dec 21st 1888 Plaintiffs filed their bill of particulars, a copy of which follows,

Mechanicsburgh O Dec 20th 1888

Dolbear & Vanderan

Brought by U. Hunter & Johnson

Oct-2nd 10 Bbls Flour @ 4.90 \$49.00

" 18 10 " " " 5.75 57.50

Less Freight -

106.50

2.00

\$ 104.50

Dec 21st 1888. The defendants appeared and waived the issuing and service of summons. Entered their appearance herein and requested that judgment be entered against them and in favor of plaintiff for the sum of \$104.50 and for cost;

It is therefore considered by me on said 21st day of Dec that the plaintiff recover from the defendants said sum of \$104.50 and their costs herein taxed at \$1.80

File Bill 5 Dater 20 Recd 45 Inst 40 Total 110

Increase Transp^t 45 Certif 25 70

Total \$ 1.80

State of Ohio Union Co Paris Tp

I hereby certify that the foregoing is a true copy taken from my docket of the proceeding had by and before me at my office in said Township in the above action

W. M. Wügel - J. P.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *Wm Hunter*
a Justice of the Peace in and for the Township of *Pares* in the
said County of *Union* wherein *V. Hunter and*
Johnson
w. Plaintiff, and *Dolbear and Vandervan*

w. Defendant, judgment was rendered on the *21st* day of *Dec*
A. D. 188*8*, against the said *Dolbear & Vandervan*

Defendant, and in favor of the said *V. Hunter and Johnson*

Plaintiff, for the sum of *one hundred and four* Dollars
and *fifty* Cents, and *one* Dollars and
eighty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *22^d* day of *December* 188*8*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Dolbear & Vandervan
aforesaid, you cause to be made the said sum of *one hundred & four* Dollars
and *fifty* Cents damages, and *one* Dollars
and *eighty* Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said

Dolbear & Vandervan
may be found in your bailiwick; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said

Dolbear & Vandervan
lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Marpsville* his *32^o* day

of *Dec*

A. D. 188*8*

Wm. C. Brown

Clerk.

Execution & Lien Case File

Case No. 5479

CIVIL TRANSCRIPT.

No. 5479.

Ex. and Lien Doc., vol. D page 5479

Union Common Pleas.

Marion Hopkins Pl'tiff,

AGAINST

Dolbear & Vandercam Def't.

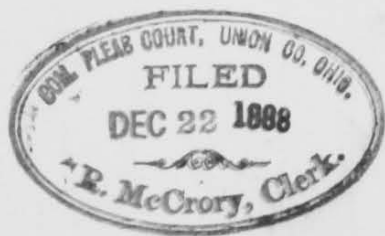
1888

Marion Hopkins

VS

Dolbear & Vanderan

Transcript -



Marion Hopkins }
vs } Before W. M. Winget - J. P. Paris Tp Union Co O
Dolbear & Vanderan }

Dec 21st 1888. Plaintiff filed his bill of particulars
a copy of which follows,

Newspville O Dec 18th 1888

Vanderan & Dolber

To A. J. Whitney

For Rent of Middle Room Union Block from Sep 30th to
Oct - 26th 1888 \$27.50

Notarial fee 25-

Total \$ 27.75-

Endorsed as follows,

I hereby assign all my title and interest to the within
accounts to M. Hopkins for value received.

A. J. Whitney

Dec 21st 1888. The defendants entered their appearance
herein without process and requested that judgment
be entered against them and in favor of the plaintiff
for the sum of \$27.75 and for cost.

It is therefore ordered said 21st day of Dec considered by me
that the plaintiff recover from the defendants the said
sum of \$27.75 and his cost herein expended taxed at \$1.80

File bill 5 - Satisfac 20 Record 45 Judgt 40 Total \$1.10

Incase, Transcript - 45 Certif 25 - 70

Total \$1.80

State of Ohio Union Co Paris Tp

I hereby certify that the foregoing is correctly copied from
my docket of the proceedings had by and before me at my
office in the above action - at my off.

W. M. Winget - J. P.

THE STATE OF OHIO,

Union County, ss. }

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service, - - - - -	\$	90
Levy, - - - - -	-	-
Sum. Appraisers, -	-	-
Swearing Appraisers, -	-	-
Conv. Appraisers, -	-	-
Mileage, - - - - -	-	16
Poundage, - - - - -	-	-
Return, - - - - -	-	42
.....	-	-
.....	-	-
.....	-	-
.....	-	-
Total, - - - - -	-	98
Appraiser's Fees, -	-	-
Printer's Fees, - - -	-	-

Received this writ *Jan'y 7th* A. D. 1889
at *1* o'clock *P.M.*, and pursuant to its command,

on the 19th day of January 1889
Received from Thomas McKim
Receives for Dolbear and Vanderau
Thirty and 71/100 dollars sufficient
to satisfy the Judgment and interest
and cost - Said R. McCloskey, Clerk's
The sum of thirty 7/100 dollars
belonging to me

Thomas McKim
Sherriff

No. *5479*

Ex. Doc. *L 2* Page

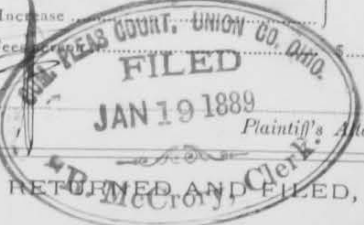
Common Pleas.

Marion Hopkins,
AGAINST
Dolbear Vanderau

EXECUTION ON TRANSCRIPT.

Ex. Ret. *Feb 22^d* 1888

Judg't vs. Def't. *Dolbear Vanderau*
before Justice of the Peace, on the *21*
day of *Dec* 1888
for the sum of \$ *2475*
And Costs before Justice \$ *1.80*
Interest from 1888 \$
Justice's Increase Costs \$
Constable's Increase Costs \$
Clerk's Increase *filings* \$ *.50* \$ *50*
Sheriff's Increase \$
Clerk's Fees \$ *60*



188

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of

Union

County, Greeting :

Whereas, In a certain action before *William M. Winger*

a Justice of the Peace in and for the Township of *Paris* in the
said County of *Union* wherein *Marino*

Hopkins,

w. Plaintiff, and *Dolbear & Vauderau*

w. Defendant, judgment was rendered on the *21* day of *Dec*
A. D. 188*9*, against the said *Dolbear & Vauderau*

Defendant, and in favor of the said *Marino Hopkins*

Plaintiff, for the sum of *Twenty Seven* Dollars
and *Seventy five* Cents, and *one* Dollars and
Eighty Cents, the costs of suits before the said Justice, as to us

appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *22^d* day of *December* 188*9*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of *Dolbear*
and Vauderau

aforsaid, you cause to be made the said sum of *Twenty seven* Dollars
and *Seventy five* Cents damages, and *one* Dollars
and *Eighty* Cents, the costs aforsaid, and all accruing costs, if so
much of the goods and chattels of the said *Dolbear & Vauderau*

may be found in your bailiwick ; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said

Dolbear & Vauderau

lying in your County ; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Marysville* this *22^d* day

of *December* A. D. 188*9*

R. M. Berry

Clerk.

Execution & Lien Case File

Case No. 5480

CIVIL TRANSCRIPT.

No. 5480

Ex. and Lien Doc., vol. 2 page 5480

Union Common Pleas.

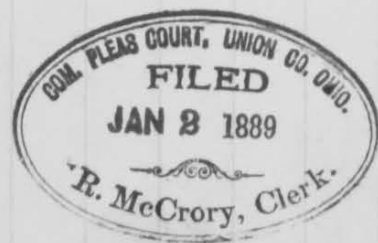
L. C. Conrad Pl'tiff,

AGAINST

Winget Herriman Def't.

1889

L. C. Conrad Pth
vs
Wingt Harriman ~~vs~~
No 5480



The State of Ohio
Union County SS
L. C. Conrad Plff
VS
Winget Harraman Def

In Justice Court
for Jackson Township
Before Watson A Hall
Justice of the Peace
No 14 amount Claimed \$17⁷⁰
November 5th 1888

The Plaintiff filed his bill of Particulars which
is in substance as follows. Marysville Ohio
April 29th 1888

#17 - Sixty Days after date I promise to pay to the
order of L. C. Conrad Seventeen dollars
Value received at 8%

Winget Harraman

The defendant Winget Harraman appeared to
this action Waived process entered his appear-
ance herein and Confessed that he is indebted
to the said L. C. Conrad in the sum of
\$17⁷⁰ and request that judgement be Entered
on said Confession and for Cost, Thereupon
it is on said 5th day of November 1888 Considered
by me that the said L. C. Conrad recover of the
said Winget Harraman said sum of \$17⁷⁰
and also \$1.20 the Cost herein taxed as follows
Notice 25¢ filing papers 5¢ Record of Words 30¢
Judgement 40¢ Satisfaction 20¢

Watson A Hall J.P.

Signed Winget Harraman

November 16th 1888

Issued an Execution and gave to Nute Johnson
Constable this 16th day of November 1888

Returnable December 16th 1888

Watson A Hall J.P.

Execution returned December 15th 1888

Endorsed as follows. Received this writ

November the 16th 1888. By virtue of this writ
I made search. The within named Winget
Harriman has no personal property
whereof I can collect any part of the
amount of this Execution service & return 40[¢]
Mileage 4 miles 35[¢] Newton Johnson
Constable

J.P. Cost in Case = 165⁻

Const Cost in Case = 75⁻

This Transcript & Certificate 75⁻

Total \$ 315⁻

Recd Payment of Plaintiff

Watson A Hall J.P.

The State of Ohio Union County
Jackson Township, ss.

I do hereby Certify that the above is a full and
true Copy from my Wocket, of the proceedings
had by and before me, at my office in Said
Township, in the above action

December 29th 1888 Watson A Hall J.P.
of the aforesaid Township

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *Watson A Hall*
 a Justice of the Peace in and for the Township of *Jackson* in the
 said County of *Union* wherein *L B Courad*
 was Plaintiff, and *Winget Herriman*
 was Defendant, judgment was rendered on the *5th* day of *Nov*
 A. D. 1888, against the said *Winget Herriman*
 Defendant, and in favor of the said *L B Courad*

Plaintiff, for the sum of *Seventeen* Dollars
 and *Seventy* Cents, and *Three* Dollars and
fifteen Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of
 the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *2^d* day of *January* 1889

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of
Winget Herriman
 aforesaid, you cause to be made the said sum of *\$17 70* Dollars
 and *fifteen* Cents damages, and *Three* Dollars
 and *fifteen* Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said *Winget Herriman*
 may be found in your bailiwick; and for the want of such goods and chattels,
 you cause the same to be levied of the lands and tenements of the said
Winget Herriman
 lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,
 at *Marysville* this *2^d* day
 of *January* A. D. 1889
J. M. Brown
 Clerk.

No. 5480

Ex. Doc. L 2 Page

Common Pleas.

L. J. Carrad

AGAINST

Wm. H. Herriman

EXECUTION ON TRANSCRIPT.

Ex. Ret. March 2 1889

Judg't vs. Def't.....	
before Justice of the Peace, on the <u>5th</u>	
day of <u>Nov</u>	188 <u>9</u>
for the sum of.....	\$ <u>17 70</u>
And Costs before Justice.....	\$ <u>3.16</u>
Interest from <u>3rd Nov</u>	188 <u>9</u>
Justice's Increase Costs.....	\$.....
Constable's Increase Costs.....	\$.....
Clerk's Increase.....	\$.....
Sheriff's Increase.....	\$ <u>50</u>
Clerk's Fees hereon.....	\$ <u>60</u>

Plaintiff's Attorney.

RETURNED AND FILED,

188

TROUP, KINNARD & CO.,

Blank Book Makers, Legal Blank Publishers, Stationers, Printers
and Binders, Dayton, Ohio.

This writ returned July 5th, 1889 by order of
Plaintiff

M. Hopkins Sheriff



Pt of Ly 9922 Beginning at an oak, elm +
o in E. - of Ly & N.E. L of 150 acres conveyed by
Taylor & David Carr in 1834, thence with E - of Ly
N. 11° W. 73.4⁴⁵ f. & S.E. L of 50 a conveyed by
Taylor & David Bell, th S. 80¹/₂ W. 87.44 f to
stone, th N. 11° W 73.20 f & (S) (N) - of Ly
& N.W. L of 40 a scar S. Price, th. S. 82 W.
15.1.31 f to a stake in center of Rush Creek

thence up the creek N. S. W. L of 50 a
conveyed by Taylor & Harvey Price, th N. 82° E.
12.32 f & N.W. L of Lot 3 of Henry Baldwin's
sub division of 2d land; th. with N - of lot
No 3 S. 9¹/₂ E. 80 f. & a stone L to lot No 5 -
of said sub division, th with N. - of lot No 5 -
N. 80 E. 41 f & a stone L of lot No 5 -; th
with E. - of S - S. 9¹/₂ E 88 f & 0 of R. Price
Grand R., th with Road S. 48° W to E. - of
village of Essex; th with sd E - S. 20 E. 52.15
to N - of David Carr's 105-acre tract, th N. 80¹/₂
E. 138 f to beginning Containing 264.57 acres

— Also the ¹/₅- undivided interest in the
following described tract pt of Ly 9922
Beginning at a stone in S.E. L & Frank Baldwin's
5-6 acre tract & in o of Essex & La Rue G. Road
th S. 81¹/₂ W. 119 f, th S. 9¹/₂ E. 103 L to center of

Essex & Byhalia G. Road; the N. $80\frac{1}{2}$ E,
126 f. S. o. of Essex & Byhalia G. R. The
N. $61\frac{1}{2}$ W S. o. of Essex & Larue G. R.,
the north o. of R. N. $11\frac{1}{2}$ W, 31 f. & being
Containing 80 acres.

Louisa Matthe
O.P. Matthe
Dad to
Winget Hariman

Date of Deed Nov 30-1889
80 acres
Vol 5-4 p 131

Frank Baldwin
Dad to
Winget Hariman

Date Dec 8 1882
1/8 of 80 acres
5-4-132

5-8-435-
" 5-30
60-159
60-296-

Winget Hariman
Dad to
Andrew M^o Laughlin

Date Apr 19-1887
Filed Oct 10-1887
60-296
80 acres

U. S. Marshal John Simmons
Dad to
Timothy Haley

Date Apr 9-1890
Filed Apr 22 1890
Vol 64-444
264 $\frac{3.7}{100}$

Execution & Lien Case File

Case No. 5481

CIVIL TRANSCRIPT.

No. 5481

Ex. and Lien Doc., vol. 2 page 5481

Union Common Pleas.

Sandy Creek Coal Co Pl'tiff,

AGAINST

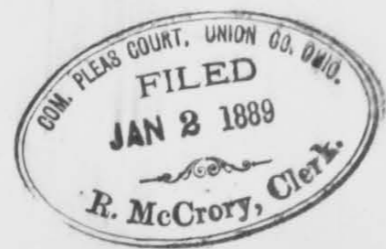
Dolbear & Vanderaw Def't.

The Sunday Book Co. et al. vs

vs

Dolbear & Vordeman

Transcript



The Sunday Creek Coal Co } Before W. M. Wrigel - J.P. of
vs } Paris Tp Union Co Ohio
Dolbear & Vanderan }

Dec 29th 1888 Plaintiffs filed their bill of particulars a copy of which follows.

Columbus Ohio Sep 13th 1888.

Dolbear & Vanderan.

To the Sunday Creek Coal Co Dr
Sep 10th 1888. 40900 + 40500 - 40700 coal 120 mins. \$48.84
Affidavit - attached.

Jan 1st 1889. The defendants appeared without process entered their appearance herein and confessed that they were indebted to the plaintiffs on their bill of particulars in the sum of Forty Eight & 8^{ths} Dollars and requested that judgment be entered against them on said confession for said sum and for cost.

It is therefore considered by me on said 1st day of January, that the plaintiffs recover from the defendants said sum of \$48.84 and their costs herein expended to wit at \$1.55 - of P. Fees File bill 5. Satisfac 20 Rec^d 45 aff^d 45 Judgt 40.

Total	\$1.55-
Process Transcript	45-
Certificate	25-
Total	\$2.25-

The State of Ohio Union County Paris Tp 55
I hereby certify that the foregoing is a correct copy taken from my docket of the proceedings had by and before me at my office in said township in the above action
Jan 2^d 1889. W. M. Wrigel - J.P.

THE STATE OF OHIO,
Lawson County, ss.

SHERIFF'S RETURN.

Received this writ *Jan 24* A. D. 1889

at *10 o'clock P.M.*, and pursuant to its command,

*all the property of the Defendants
in the hands of Morrison Stephens*

Received subject to order of the court

Thomas Matthew Shugy

SHERIFF'S FEES.	
Service, \$	<i>30</i>
Levy,	
Sum. Appraisers,	
Swearing Appraisers,	
Conv. Appraisers,	<i>14</i>
Mileage,	
Poundage,	
Return,	
.....	
.....	
.....	
.....	
Total,	<i>46</i>
Appraiser's Fees,	
Printer's Fees,	

Jan 24th 89 Recd this writ of Habeas Corpus Thomas Matthew Shugy

No. *5481*

Ex. Doc. *L 2* Page

Common Pleas.

Smy Creek Coal Co
AGAINST
Dolbear & Vanderwan

EXECUTION ON TRANSCRIPT.

Ex. Ret. *12th March 1889*

Judg't vs. Deft. *100*
before Justice of the Peace, on the *10th*
day of *Jan*, 1889
for the sum of \$ *48.84*
And Costs before Justice \$ *2.20*
Interest from 188 \$
Justice's Increase Costs \$ }
Constable's Increase Costs \$ }
Clerk's Increase \$ } *50*
Sheriff's Increase \$ }
Clerk's Fees hereon \$ *60*

Plaintiff's Attorney.
FILED
RETURNED AND FILED,
T. M. McCreary, Clerk. 188
TROOP, RINNARD & CO.,
Blank Book Makers, Legal Blank Publishers, Stationers, Printers
and Binders, Dayton, Ohio.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *Wm W. Kuyper*
a Justice of the Peace in and for the Township of *Paris* in the
said County of *Union* wherein *The Sundry*
Creek Coal Company
w. Plaintiff, and *Dolbear & Vauderan*

w. Defendant, judgment was rendered on the *1st* day of *Jan*
A. D. 188*9*, against the said *Dolbear & Vauderan*
Defendant, and in favor of the said *Sundry Creek Coal Co*

Plaintiff, for the sum of *Forty eight* Dollars
and *Eighty four* Cents, and *Two* Dollars and
Twenty five Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *2^d* day of *January* 188*9*,

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of
Dolbear & Vauderan
aforesaid, you cause to be made the said sum of *\$48⁸⁴* Dollars
and _____ Cents damages, and *Two* Dollars
and *Twenty five* Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said *Dolbear & Vauderan*

may be found in your bailiwick; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said

Dolbear & Vauderan
lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Kaysville* this *2^d* day

of *Jan* A. D. 188*9*.

J. M. Brown

Clerk.

Execution & Lien Case File

Case No. 5482

CIVIL TRANSCRIPT.

No. 5482

Ex. and Lien Doc., vol. 2 page 5482

Union Common Pleas.

Marion Hopkins Pl'tiff,

AGAINST

Robert Sanderson Def't.

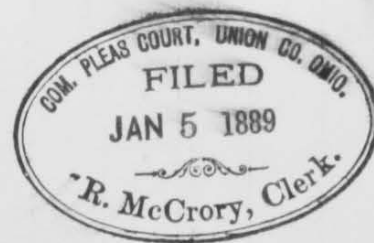
B 2 = 543 v

Marion Hopkins

vs

Dolbear ^{and} Vanderaw

Transcript



No 58

Marion Hopkins } Before W. M. Wingel - J. P. Paris Township
 vs } Union County Ohio
 Dolbear and Vanderan }

January 5th AD. 1889 Plaintiff filed his bill of particulars a copy of which follows;

Waverlyville Oct 6th 1888

One day after date we promise to pay to Geo. A. Fox or bearer Fifty dollars for value received, with six per cent interest until paid.

\$50.00

Dolbear and Vanderan

Endorsed, "George A. Fox."

January 5th 1889, The defendants appeared without process, entered their appearance herein and confessed that they were indebted to the plaintiff on his bill of particulars in the sum of Fifty & 70/100 dollars, and requested that judgment be entered against them in favor of the plaintiff on said confession, for said sum and for cost.

It is therefore, on said 5th day of January, considered by me, that the plaintiff recover from said defendants the said sum of \$50.00 and his costs herein expended to wit \$1.10 as follows,

File Bill 5. Satisfac 20 Record 45 Opuscl 40, Total \$1.10

Increase cost Transcript 45 Certificate 25 " 70

Total 1.80

The State of Ohio Union County Paris Tp.

I hereby certify that the foregoing is a true copy taken from my docket of the proceedings had by and before me at my office in said township in the above action.

Jan'y 5th 1889

W. M. Wingel: J. P.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

County, ss. } To the Sheriff of Amur County, Greeting :

Whereas, In a certain action before Wm. Kugler
a Justice of the Peace in and for the Township of Paris, in the
said County of Amur wherein Marion
Hopkins
w. Plaintiff, and Dolbear & Vandevan

w. Defendant, judgment was rendered on the 5th day of Jan
A. D. 1889, against the said Dolbear and Vandevan
Defendant, and in favor of the said Marion Hopkins

Plaintiff, for the sum of fifty Dollars
and one Cents, and one Dollars and
Eighty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Amur on the 5th day of Jan 1889

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of
Dolbear & Vandevan
aforesaid, you cause to be made the said sum of 50⁰⁰ Dollars
and 80 Cents damages, and 1⁸⁰ Dollars
and 80 Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said Dolbear & Vandevan

may be found in your bailiwick ; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said
Dolbear & Vandevan
lying in your County ; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,
at Marionville this 5th day
of January A. D. 1889
Wm. Berry

Clerk.

Execution & Lien Case File

Case No. 5483

CIVIL TRANSCRIPT.

No. 5483

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

McComie Harvest Co

Thos B Fisher Pl'tiff,

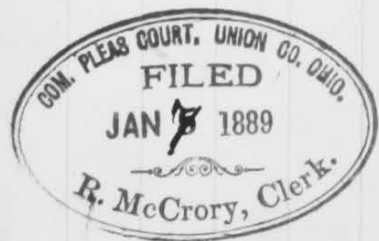
AGAINST

..... Def't.

1889

Lein 2
No 3483

McCommis
Harvesting
Machine Company
vs
Thomas B Fisher



The State of Ohio Union County
Chabourne Township Before

Joseph Comer Justice of the Peace

Mc Cormick Harvesting

Machine Company

vs

Thomas B Fisher

October 8 1888

Note filed as follows Richard
O December 9 1885 September 1888 after
Date I promise to pay to the order of
Mc Cormick Harvesting Machine
Company Twenty Dollars for value
received without any rebate whatever
from appraisment Law, with Six
percent interest from date untill
paid and Attorney fees

Thomas B Fisher

October 8 1888 Summons issued for
the appearance of the Defendant Thomas
B Fisher on the 12 Day of October 1888
at 9 Oelock Hill and Debuened the Same
to P G Wynegar constable October 9 1888
Summons returned endorsed received
this writ October 9 1888 Served the Same October 9 1888
on Defendant by leaving a certified copy
thereof at his usual place of residence
Lewis and returned 50 Mails 5 Miles 50
total 105 P G Wynegar constable

over

October 12 1888 9 o'clock A.M. the
Defendant failed to appear and for
one hour thereafter and thereby made
Default it is therefore considered by
me that the McCormick Harvesting
Machine Company, recover of Thomas
B Fisher the Sum of Twenty three
41 ¹/₁₀₀ Dollars and there costs taxed 2.50

Joseph Comer J.P.

The State of Ohio Union County
Chabonne Township J.P.

I do hereby certify that the above is a
full and true copy from my docket
of the proceedings had by and before
me at my office in said Township
in the above Action

Joseph Comer Justice
of the peace of the aforesaid
Township

Justices fees	145
Constable " "	105
	<hr/>
	250
Transcrip	75

Received J.S. Gardner the costs
in the above case Attorney

Joseph Comer J.P.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of _____ County, Greeting :

Whereas, In a certain action before *Joseph Warner*
a Justice of the Peace in and for the Township of *Clabourne* in the
said County of *Union* wherein *The*
McCormick Harvesting Co.
w. Plaintiff, and *Thomas B Fisher*

w. Defendant, judgment was rendered on the *12* day of *Oct*
A. D. 1888, against the said *Thomas B Fisher*

Defendant, and in favor of the said *McCormick Harvesting*
Company

Plaintiff, for the sum of *Twenty three* Dollars
and *forty one* Cents, and *Three* Dollars and
Twenty five Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *7th* day of *January* 1889

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Thomas B Fisher
aforesaid, you cause to be made the said sum of *\$ 23⁴¹* Dollars
and _____ Cents damages, and *\$ 3²⁵* Dollars
and _____ Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said *Thomas B Fisher*

may be found in your bailiwick; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the said

Thomas B Fisher
lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Marysville* this *Seventh* day
of *January* A. D. 1889
J. M. Berry
Clerk.

Execution & Lien Case File

Case No. 5484

CIVIL TRANSCRIPT.

No. 5484

Ex. and Lien Doc., vol. 2 page 5484

Union Common Pleas.

Thomas & Rice Pl'tiff,

AGAINST

J. A. Rathburn, Def't.

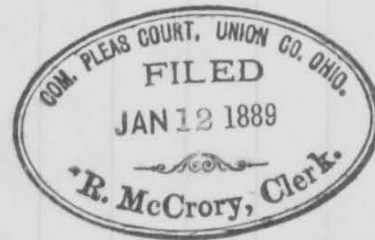
N^o 234 Id Page 238

Thomas & Rice

vs

J. N. Rathbun

Transcript



Judgment \$1,12,00

Filing Bill 5
Satisfaction 10
Record 30
Book 15
Judgment 40
Transcript 30
Certificate 25
\$1,65

The State of Ohio) Paris Township, In Justices Court
Union County ss) Before W. C. Malin Justice of the Peace

Thomas + Rice Bill of particulars Filed Dec 31st 1888 Being a
No 234 Against Promeray Note which reads as follows

J. N. Rathleen One day after date i Promer to
Pay to the order of Thomas + Rice the sum
Eighty Six and $\frac{29}{100}$ Dollars Value Received

J. N. Rathleen

On the 1st day of January A.D. 1889 the Defendant J. N. Rathleen
Appeared and requested that Judgement be rendered a gainst
him for the sum of Eighty Six dollars, and twenty nine cents
and Intrest from February 7th 1884 Ammounting to Twenty five
and $\frac{71}{100}$ Dollars:

It is therefore considered by me on this 1st day of
January A.D. 1889 that the Plaintiff Recover of the Defendant
The sum of Eighty Six and $\frac{29}{100}$ Dollars and Twenty five and $\frac{71}{100}$ Dollars
Intrest and costs based as per Margin, and this Judgment bear $\frac{112}{100}$
interest at 6 per cent from date W. C. Malin J. P.

The State of Ohio Union County ss Paris Township ss

I do hereby certify that the above is a full and
True copy from my docket, of the proceedings had by and
before me at my office in said Township in the
above action January 1st 1889

W. C. Malin J. P.

No. _____

Ex. Doc. *L D* Page *5484*

Common Pleas.

Thomas Rice
AGAINST
J. Rathburn

EXECUTION ON TRANSCRIPT.

Ex. Ret. *Mar 17* 188*9*

Jud't vs. Def't.....	
before Justice of the Peace, on the <i>1st</i>	
day of <i>Jan</i>	188 <i>9</i>
for the sum of.....	\$ <i>112⁰⁰</i>
And Costs before Justice.....	\$ <i>165⁻</i>
Interest from.....	\$.....
Justice's Increase Costs.....	\$.....
Constable's Increase Costs.....	\$.....
Clerk's Increase.....	\$.....
Sheriff's Increase.....	\$ <i>50</i>
Clerk's Fees hereon.....	\$ <i>60</i>

Shos Arthur
Plaintiff's Attorney.

RETURNED AND FILED,

Mar 12⁰⁰ 188*9*

TROUP, KINNARD & CO.,
Blank Book Makers, Legal Blank Publishers, Stationers, Printers
and Binders, Dayton, Ohio.

11830

CORRECTION: THE CROSS OF OUTSIDE BEFORE THE SAID JUSTICE, AS TO US

10
appears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *12th* day of *January* 188*9*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

J. Rathburn,

aforesaid, you cause to be made the said sum of *\$ 112⁰⁰* Dollars

and *\$ 165⁻* Dollars

and Cents, the costs aforesaid, and all accruing costs, if so

much of the goods and chattels of the said *J. Rathburn*

may be found in your bailiwick; and for the want of such goods and chattels,

you cause the same to be levied of the lands and tenements of the said

J. Rathburn

lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Wesleyville* this *15th* day

Edward A. D. 1889
M. B. Berry
Clerk.

Received this writ March 12 A. D. 1889

SHERIFF'S FEES.	
Service, - - - \$	30
Levy, - - -	1 00
Sum. Appraisers, -	
Swearing Appraisers, -	
Conv. Appraisers, -	
Mileage, - - -	16
Poundage, - - -	
Return, - - -	
.....	
.....	
.....	
Total, - - -	1, 46
Appraiser's Fees, -	
Printer's Fees, - -	

at one o'clock P. M., and pursuant to its command, on the 13th day of March 1889.

for want of goods and chattels I levied this writ on the following described real estate to wit situated in Corporation of Marysville County of Union and State of Ohio and in R. M. District part of Survey No 3351. Described as follows: Beginning at a stake in the center of the Marysville and Phansburg gravel Road

S. E. Corner to 3 acre lot owned by P. B. Cole: Thence with the South line of said lot S 87 $\frac{1}{2}$ W 45 $\frac{50}{100}$ poles to a stone corner to said 3 acre lot. in the east line of James Daughens lot - thence with said line S 84 $\frac{1}{2}$ E 21 $\frac{12}{100}$ poles to a stone South Corner to said James Daughens lot in the center of the Marysville and Kenton gravel Road: Thence with the center of said Road S 49 $\frac{3}{4}$ E 12 poles to a stake corner to J & A M. Stewart thence with the west line of their land N 2 $\frac{1}{2}$ W 7 $\frac{20}{100}$ poles to a stake corner to said J & A. M. Stewart. Thence with their north line N 87 $\frac{1}{2}$ E 35 $\frac{12}{100}$ poles to a stake passing over R. B. Spike in the edge of the gravel Road corner to said J & A M Stewart in the center of said Marysville and Phansburg gravel Road: Thence with the center of said Road N 3 $^{\circ}$ W 21 $\frac{95}{100}$ poles to the Beginning containing 6 $\frac{1}{4}$ acres more or less. Excepting $\frac{46}{100}$ poles sold to E. W. Robertson and $\frac{1}{4}$ of an acre sold to D. Webb and $\frac{60}{100}$ poles to J W Tilton off of the west-side of the above described tract.

This writ returned for want of time

Thomas Martin Sheriff

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of

County, Greeting :

Whereas,

In a certain action before *Wm C Malen*

a Justice of the Peace in and for the Township of *Paris* in the said County of *Union* wherein *Thomas and Rice*

w. Plaintiff, and *John N. Rathburn,*

w. Defendant, judgment was rendered on the *1st* day of *January* A. D. 188*9*, against the said *John Rathburn*

Defendant, and in favor of the said *Thomas & Rice*

Plaintiff, for the sum of *one hundred and twelve* Dollars and *one* Dollars and *Sixty five* Cents, the costs of suits before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of *Union* on the *12th* day of *January* 188*9*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

J N Rathburn,

aforsaid, you cause to be made the said sum of *\$ 112⁰⁰* Dollars and *\$ 166⁰⁰* Dollars and *00* Cents damages, and all accruing costs, if so much of the goods and chattels of the said *J N Rathburn*

may be found in your bailiwick ; and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said

J N Rathburn

lying in your County ; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at *Wesleyville* this *12th* day

of *January* A. D. 188*9*.

Wm C Malen

Clerk.

Execution & Lien Case File

Case No. 5485

CIVIL TRANSCRIPT.

No. 5485

Ex. and Lien Doc., vol. 22 page 5-485

Union Common Pleas.

S. S. Gardner Pl'tiff,

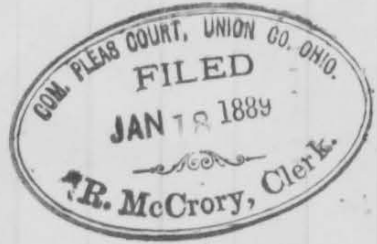
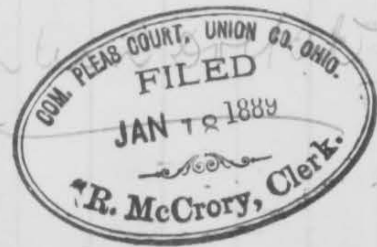
AGAINST

J. M. Golden et al. Def't.

5485

Shardinis
J. M. Gordon and
Taylor Purcell

Transcript



The State of Ohio } In Justice Court; Taylor T. P.
 Union County S.S.

S.S. Gardner Pliff

vs

D. M. Golden
 Taylor Pierce Def^s/₁₃
 Judgment - \$93.85

Before G. F. Monroe, Justice of the Peace.
 No 81. Amount - Claimed \$93.85
 Dec. 29th 1888.

The plaintiff filed his bill of particulars which are in substance as follows:

A promissory note which reads as follows:
 \$74.50 Richwood, O. Sept. 1. 1885

On the first day of January 1886

I, or we, or either of us promise to pay P. E. Barnes or bearer, seventy four dollars and ten cents, with interest from date at 8%.

Signed D. M. Golden
 Taylor Pierce

Justice's fees
 Plaintiff's fees
 Defendant's fees

Summons 50
 Fil. 2 papers 10
 Judgment 40
 Satisfaction 20
 Court's fees
 Summons 50
 copy - 2 50
 mileage 2.45
 \$345

Dec 29-1888 served summons of that date returnable Jan 3 at 2 o'clock P.M. and delivered to Constable McCamey. Summons returned, indorsed as follows: Rec'd this writ Dec 29. 1888 and served the same Dec. 31st 1888 by giving a copy to said Golden and serving Pierce by leaving a copy with his wife at his place of residence. My fees, service on two 50 mileage 46 mi \$2.45, copy on two 50 in all \$345

H. J. McCamey.

Jan'y 3. 3 o'clock P.M. The
Defendants J. M. Golden and
Taylor Pierce failed to appear
altho' waiting one hour.

It is there fore considered by
me that the said Esbardner
received the said J. M. Golden
and ^{Taylor} Pierce the sum of Ninety
three and $\frac{85}{100}$ dollars and the
costs taxed as follows: Const. Fee
\$ 3 45. Justice Fee Summons for
two 50. filling two papers 104
judgement 40 Satisfaction 204
in all \$ 120. Total cost \$ 4 65

C. F. Mourse J. P.

State of Ohio Taylor Sp. Union Co. Ltd.
I hereby certify that the above is a true
correct transcript of the proceedings had
by and before me at my office in said Sp
and as appears on my docket -
January 11th 1889 -

C. F. Mourse J. P.

Also recd from Plaintiff \$ 5³⁰ costs in
full in above case

C. F. Mourse J. P.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union

County, ss.

To the Sheriff of

Union

County, Greeting :

Whereas,

In a certain action before

C. F. Wouwe

a Justice of the Peace in and for the Township of Taylor in the
said County of Union wherein S. Gardner

w. Plaintiff, and J. M. Golden & Taylor Pearce

w. Defendant, judgment was rendered on the 3 day of January
A. D. 1889, against the said J. M. Golden and Taylor
Pearce

Defendant, and in favor of the said S. Gardner,

Plaintiff, for the sum of Ninety three Dollars
and Eighty five Cents, and Five Dollars and
Thirty Cents, the costs of suits before the said Justice, as to usappears by the transcript of said judgment filed and docketed in the office of
the Clerk of the Court of Common Pleas, within and for the said County of
Union on the 18th day of January 1889**YOU ARE THEREFORE COMMANDED,** That of the goods and chattels ofJ. M. Golden and Taylor Pearce
aforesaid, you cause to be made the said sum of Ninety three Dollars
and Eighty five Cents damages, and Five Dollars
and Thirty Cents, the costs aforesaid, and all accruing costs, if somuch of the goods and chattels of the said J. M. Golden and
Taylor Pearcemay be found in your bailiwick; and for the want of such goods and chattels,
you cause the same to be levied of the lands and tenements of the saidJames M. Golden & Taylor Pearce
lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at Marysville this 18th day

of January A. D. 1889

R. M. Berry

Clerk.

Execution & Lien Case File

Case No. 5486

CIVIL TRANSCRIPT.

No. 5486

Ex. and Lien Doc., vol. L 2 page 5486

Union Common Pleas.

B. F. Hancock Co Pl'tiff,

AGAINST

J. F. M. Leroy Def't.

THE STATE OF OHIO,

Township.

In Justice's Court.

County, ss,

Before

Justice of the Peace.

Len 2-5486

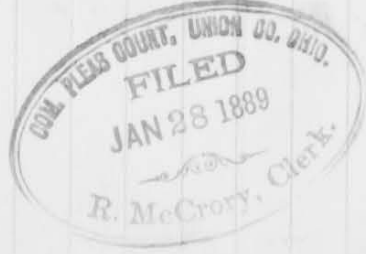
PLAINTIFF.

DEFENDANT.

18

Judgment, \$

PL. COSTS. DEF. COSTS.



B. F. Frank & Co. PLAINTIFF.

J. F. McElroy. DEFENDANT.

Judgment, \$ 18

	PLF. COSTS.	DEF. COSTS.
Shocking	25	
Duplicate Papers.	10	
Issuing Summ.	25	
Indorse.	40	
Total Fees.	100	

Bill of particulars of plaintiff which is in substance as follows.

Marysville March 14⁸⁸
Sixty days after date I promise to pay to the order of B. F. Frank & Co. Fifty Dollars \$50.00 At Springfield Bank. Value received at 8% interest.

Jan. 11 # 1889
Issued summons of this date and delivered to Daniel Blinn Const. returnable Jan. 16 # 1889 at 10 o'clock A.M.

Jan. 11 # 1889
Received this writ Jan. 11 # 1889 and served the same primary 11 # 1889 By giving him a certified copy of this writ with the proper indorsements. There on
Signed Daniel Blinn Const.

Jan. 16 # 1889
The Defendant J. F. McElroy failed to appear at the time specified in the summons and for one hour there after. It is therefore considered by me that the Defendant J. F. McElroy has no cause of action. And that the plaintiff recover the sum of \$57.44 from the defendant the amount of his claim and for the costs as taxed in the margin.

J. M. Cray J. P.
The State of Ohio v. J. M. Cray J. P. do hereby certify that the above is a full and true copy from my books of the foregoing had by and before me at my office in said Township in the above action -
January 17 # 1889 J. M. Cray J. P. of the aforesaid Township

Costs of Transcript where over \$2.00 40

Execution & Lien Case File

Case No. 5487

CIVIL TRANSCRIPT.

No. 5487

Ex. and Lien Doc., vol. 2 page 5487.

Union Common Pleas.

James Heckendorn Pl'tiff,

AGAINST

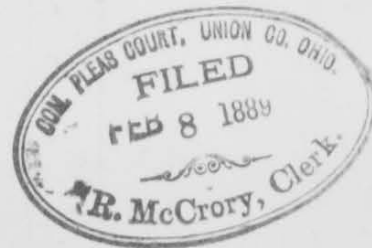
Robt. Sanders Def't.

No 5487

James Herkint Co
VS

Dolbear & Vonderau

Transcript



James Heekin & Co } Before W. M. Winget - J.P.
vs } Paris Tp Union Co O
Dobbe & Vonderau }

Feb'y 8th 1889, Plaintiffs filed their bill of particulars, being an account for Merchandise Amount-Claimed \$7220 with int from Oct-17th 1888.

Feb'y 8th 1889, The defendants appeared and waived the issuing and service of process, entered their appearance herein and confessed that they were indebted to the plaintiffs on their bill of particulars in the sum of Seventy three & ⁴⁰/₁₀₀ dollars, and requested that judgment be entered against them in favor of the plaintiffs on said confession for said sum and for costs.

It is therefore on said 8th day of February, considered by me that the plaintiffs do recover from the said defendants the said sum of \$73⁴⁰ and their costs herein taxed as follows.

File papers 10 Satisfac 20 Record 45 Affor 40 Total \$115
Increase cost - Transp 45 Certificate 25 Total 70

The State of Ohio, Union County, Paris Tps

I hereby certify that the above is a true copy taken from my docket of the proceedings had by and before me at my office, in the above action

Feb'y 8th 1889.

W. M. Winget - J.P.

Execution & Lien Case File

Case No. 5488

CIVIL TRANSCRIPT.

No. 5488

Ex. and Lien Doc., vol. 2 page 5488

Union Common Pleas.

Lovless & Honiter Pl'tiff,

AGAINST

Dolbear & Vandenberg Def't.

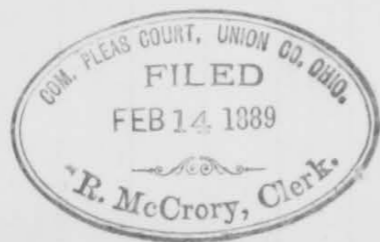
1889

Case No 5488

Loveless ^{vs} ~~Wright~~

Dolbear & Vonderan

Transcript



Lovells & Coniter } Before W. M. Winget - J. P. of Paris Tp
vs } Union Co O
Dolbear & Conderan }

Nov 30th 1888 Plaintiffs filed their bill of particulars
Which follows;

Ostrander Nov 28th 1888

Dolbear & Conderan

To Lovells & Coniter

To Cash over paid on purchase of grain \$41.90

Nov 30th 1888 The parties appeared, the defendants waived the
issuing and service of process and entered their appearance
herein and confessed that they were indebted to plaintiffs
on the above bill of particulars in the sum of \$41.90 and
requested that judgment be entered against them
in favor of plaintiffs for said sum and for costs.

It is therefore considered by me on said 30th day of
November that the plaintiffs recover from said
defendants said sum of \$41.90 and their costs
herein expended taxed at \$1.80 as follows;

Filing Bill 5	Satisfac 20	Recd 45	Judgt 40	Total	\$110
Increase on Transcript	45	Certificate	25	Total	70
Total cost					\$ 1.80

The State of Ohio Union Co Paris Tp

I hereby certify that the foregoing is a true copy
taken from my docket, of the proceedings had by
and before me at my office in said township
in the above action

Feb 17th 1889.

W. M. Winget - J. P.

Execution & Lien Case File

Case No. 5489

CIVIL TRANSCRIPT.

No. 5489.

Ex. and Lien Doc., vol. 2 page 5489

Union Common Pleas.

Mansfield Buggy Co. Pl^{tiff}.

AGAINST

Wm. J. Herriman Def^t.

Transcript

Mansfield Buggy Co. } Before A. M. Hall J.P.
 Plaintiff } Jackson Township
 vs } Union County Ohio
 Winger Harraman } Amount Claimed \$266.⁸⁴
 Defendant } Feb. 15th 1889.

Judgment \$266. ⁸⁴	
Interest	
Filing papers	20
Indelting	15
Judgment	40
Record	45
Transcript of City	45
<u>Total</u>	<u>190</u>

\$266.⁸⁴
 \$266.⁷⁴

The Plaintiff filed his bill of particulars which is in substance as follows.
 Richwood Ohio. Apr. 25th 1886

Six months after date we promise to pay to the order of Mansfield Buggy Co. at Richwood Dep Bank One Hundred and Sixty Dollars Value received, with interest at Eight per cent per annum
 Winger Harraman
 \$160⁰⁰

December 20th 1887
 \$20⁰⁰ Nine months after date I promise to pay to the order of Winger Harraman Twenty Dollars, Value received at 8% from date
 David Hopkins
 Indorsed — Payment guaranteed
 Winger Harraman

Richwood, O. Feb. 15th 1888
 \$14⁰⁰ Sept. 1st after date I promise to pay to the order of T. E. Barnes Agt. Fourteen Dollars, Value received with interest at Eight per cent per annum
 Indorsed by Winger Harraman
 T. E. Barnes

Richwood, O. Nov. 5th 1887
 One year after date I promise to pay to Winger Harraman or bears the same

of fifty-five Dollars, with 6% interest, and 9% after maturity

Phillip Bender

Indorsed - Payment guaranteed

Winget Harraman

Feb. 10th 1889, Defendant appeared, waived process and entered his appearance herein and confessed that he is indebted to the plaintiff in this action, on the notes as above described, in the sum of Two hundred and Sixty-six and 84/100 Dollars, and requests that judgment be entered, against him on said notes, for said sum of Two hundred and Sixty-six and 84/100 Dollars debt and for costs of suit.

Whereupon it is on this 15th day of February A.D. 1889, Considered by me that the plaintiff, Mansfield Buggy Co., recover of the defendant Winget Harraman the sum of Two hundred and Sixty-six and 84/100 Dollars debt and costs herein taxed at \$12⁰⁰

H.M. Hall, J.P.

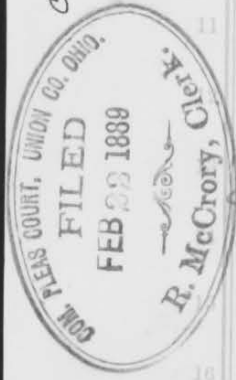
State of Ohio Union County Jackson Township, Oc.

I do hereby Certify that the above is a full and complete Transcript from my docket of the proceedings, had by and before me at my office in said Township in above titled case.

Feb 15th 1889,

H.M. Hall, J.P.
Jackson Township

5789



Received from A.S. Gardner City \$1.90 in payment costs, and costs of transcript H.M. Hall, J.P.

No. 5489

Ex. Doc. 2 Page

Common Pleas.

Manfield Buggy Co

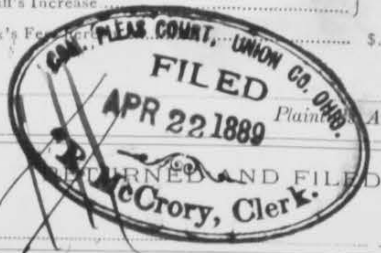
AGAINST

Midget Ferriman

EXECUTION ON TRANSCRIPT.

Ex. Ret. April 22 1889

Judg't vs. Def't.....
 before Justice of the Peace, on the 15th
 day of July 1889
 for the sum of \$ 266 84/100
 And Costs before Justice \$ 1 29
 Interest from \$
 Justice's Increase Costs \$
 Constable's Increase Costs \$
 Clerk's Increase \$
 Sheriff's Increase \$
 Clerk's Fee \$ 1 50



188

TROUP, KINNARD & CO., Blank Book Makers, Legal Blank Publishers, Stationers, Printers and Binders, Dayton, Ohio.

THE STATE OF OHIO, Union County, ss.

SHERIFF'S RETURN.

Received this writ Feb 22, A. D. 1889.

SHERIFF'S FEES.	
Service,	\$ 80
Levy,	1,20
Sum. Appraisers,	-
Swearing Appraisers,	-
Conv. Appraisers,	-
Mileage,	4,80
Poundage,	-

at 1 o'clock P. M. and pursuant to its command,
 on the 22nd day of July 1889, for want of goods
 and chattels I levied this writ on the following
 described real estate, to wit: Situate in the town of
 Union, Union County, Ohio.

Received this writ Feb 22, A. D. 1889.

SHERIFF'S FEES.	
Service, - - - \$	30
Levy, - - -	1,20
Sum. Appraisers, -	
Swearing Appraisers, -	
Conv. Appraisers, -	
Mileage, - - -	4,80
Poundage, - - -	
Return, - - -	
.....	
.....	
.....	
Total, - - -	6,30
Appraiser's Fees, -	
Printer's Fees, - -	

at 1 o'clock P. M., and pursuant to its command,
 on the 22nd day of Feb 1889, for want of goods
 and chattels I levied this writ on the following
 described Real estate, to wit: Situate in the County
 of Union and State of Ohio: part of D. M. Survey
 No 9922 bounded and described as follows:

Beginning at an oak elm & beech in the
 east line of said survey. N. & Corner of a tract
 of 105 acres conveyed by James Taylor to David
 Carr in the year 1834; thence with the east line
 of said survey N 11° W 235 ⁴⁵/₁₀₀ poles to two beeches. S. E. Corner of a tract of 50 acres
 conveyed by James Taylor to David Bell in the year 1840; thence with said Bells South
 line S 80 ¹/₂° W 87 ⁴⁴/₁₀₀ poles to a stone; thence N 11° W 78 ²⁰/₁₀₀ to a stake in the South line
 of said survey, and N. W. corner of a 40 acre tract, owned by Arcas S. Price; thence S 82°
 W 151 ³¹/₁₀₀ poles to a stake, in the center of Rush Creek; thence up said Creek with the
 meanders thereof to a stake, water beech & hickory on east bank of said creek
 S. W. Corner of a 50 acre tract conveyed by James Taylor to Harry Price in 1840
 thence N 82° E 12 ³²/₁₀₀ poles to a stone N. W. corner of said Lot No 3 of the subdivision of
 Henry Baldwins land; thence with the west line of said Lot No 3, S 9 ¹/₂° E 80 poles to
 a stone corner of Lot No 5 of said subdivision; thence with the north line of Lot No 5
 N 80° E 41 poles to a stone in the corner of said Lot No 5

thence with the east line of said Lot No 5; S 9 ¹/₂° E 88 poles to a stone
 10 feet from the center of Rush Creek & gravel Road; thence with said
 Road S 48° W to the east line of the village of Essex; thence with
 said east line S 20° E 52 ¹⁹/₁₀₀ poles to a sugar box elder and hickory
 in the north line of said David Carrs 105-acre tract; thence N 80 ¹/₂°
 E 138 poles to the place of Beginning containing 264 ⁵⁷/₁₀₀ acres
 more or less

this writ returned for want of time
 Thomas Martin Sheriff

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of Union County, Greeting :

Whereas, In a certain action before

W. M. Hall

a Justice of the Peace in and for the Township of Jackson in the said County of Union wherein

The Mansfield Buggy Company

w. Plaintiff, and

Muger Herriman

w. Defendant, judgment was rendered on the 15 day of July A. D. 1889 against the said Muger Herriman

Defendant, and in favor of the said Mansfield Buggy Co.

Plaintiff, for the sum of two hundred and sixty six Dollars and eighty six Cents, and one Dollars and thirty Cents, the costs of suits before the said Justice, as to us

appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of

Union on the 22^d day of February 1889

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

aforesaid, you cause to be made the said sum of \$266⁸⁴/₁₀₀ Dollars and _____ Cents damages, and 190 Dollars and 1 Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said Muger Herriman

may be found in your bailiwick; and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said

Muger Herriman

lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,

at Mansfield this 22^d day

of February A. D. 1889
W. Brown

Clerk.

Execution & Lien Case File

Case No. 5490

CIVIL TRANSCRIPT.

No. 5490

Ex. and Lien Doc., vol. 2 page 5490

Union Common Pleas.

Domestic Machine Co. Plffs.

AGAINST

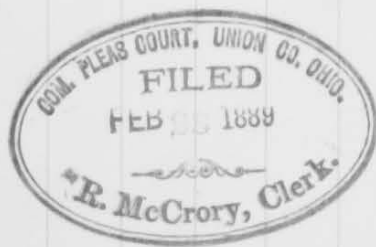
Thomas Grindle Def't.

1889

nr 5490
Transcript

Domestic Sewing
Machine Company
vs

Thomas Guidell
vs
Joseph Corwin Jr.



State of Ohio }
Union Counties }
Domestic Saving Machine Company }
109 against }
Thomas Guidell.

Feb. 11th 1889 - The plaintiff filed their bill of
particulars, consisting of a promissory note of
which the following is a copy.

40⁰⁰ Mansfield Ohio Feb. 11th 1887
Twelve months after date, for value received
I or either of us promise to pay O. M. Scott & Co
or order Forty Dollars, at Mansfield Ohio
with six per cent after date and 8 per cent
after due.

Post Office Richmond }
County Union } Thomas Guidell.
State Ohio }

Feb. 11th 1889 - Issued summons of this
date returnable Feb. 15th 1889 at 9 o'clock
A. M. and delivered to P. G. Hyungar, constable.

Feb. 12 - 1889 - Summons returned undressed,
Received this writ February 12 - 1889 and
February 12 - 1889 served the same on defendant
by leading certified copies thereof with him
Sperson Ellis, Service & Return 259 Cops
25 Mileage 8 miles 55 Total 1,05
P. G. Hyungar Constable

February 15-1889- 9 o'clock A. M. time set for the appearance of the defendant as designated in the summons served on him, the defendant failed to appear at the time set for trial and for on-hon thereafter but made default.

The claim being on a written contract signed by him, it is therefore considered by me that the Domestic Sewing Machine Company recover of Thomas Guidell, the sum of Forty five dollars and sixty cents and their costs taxed at \$2.50

Joseph Corner J.P.

The State of Ohio, Union County Clairborne Township, as I do hereby certify that the above is a full and true copy from my docket of the proceeding had by and before me at my office in said Township, in the above action

Joseph Corner J.P.
of the aforesaid township

Bill of costs

J. P. Fees		Constables Fees	
Filing Bill	.05	Ans Summons	1.05
Summons & filing	30		
Satisfaction	20		
Record	50		
Judgment	40		
Transcript	50		
Certificate	25		
	<u>2.20</u>		

Total J. P. Fees — 2.20

“ Constables “ 1.05

Grand Total \$ 3.25

Execution & Lien Case File

Case No. 5491

CIVIL TRANSCRIPT.

No. 5491

Ex. and Lien Doc., vol. 2 page 3491

Union Common Pleas.

Charles Hill Pl'tiff,

AGAINST

John Peep Def't.

3491
See Doc No
Charles Hill

vs
S S McPeck

Transcript of
Judgment

Wicket of

M Linsell

J.P. Washburn

H



State of Ohio County of Union S.S.
Charles Gill | Before Matthew Lingrel
vs | a Jp in and for
S.S. McPeck | Washington Township
Union Co Ohio

Amount Claimed Eighty $\frac{42}{100}$ Dollars
Feb 4 1889 the plaintiff filed his Bill
of particulars which is in substance
as follows. The plaintiff asks
Judgment on the note herunto
attached J. R. Ker atty for plaintiff

Feb 4th 1889 S.S. McPeck the
Defendant appeared waived Service
of Summons and Confessed a Judg-
ment for the amount claimed.
It is therefore on this 4th day of
Feb 1889 By me considered that
the plaintiff Charles Gill recover from
the Defendant S.S. McPeck the
sum of Eighty one $\frac{42}{100}$ Dollars debt
and costs taxed at \$1.15

Matthew Lingrel Jp

February 28 1889 I certify the foregoing
to be a true copy of the proceedings
as had by me Matthew Lingrel Jp

Execution & Lien Case File

Case No. 5492

CIVIL TRANSCRIPT.

No. 5492

Ex. and Lien Doc., vol. 2 page 5492

Union Common Pleas.

Eldridge & Higgins Pl'tiff,

AGAINST

J. F. Drake & Co Def't.

Dollars and also One Dollar and 10c
The Costs herein taxed as follows in Margin.
J. P. Smith J. P.

July 27/88 transcripts - demanded by Ben. Pifer
Atty and gave same to Ben Pifer Atty July 27
188 and cost paid by Ben Pifer

J. P. Smith J. P.

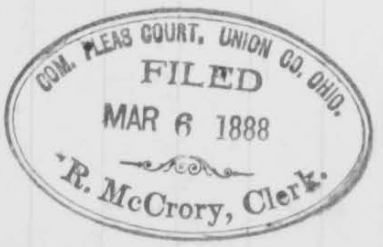
Walter Ohio Union Co. Paris Township, SS.

I do hereby certify that the above is a full
and true copy from my docket of the proceedings
had by and before J. P. Smith J. P. at his office
in said County
Marionville March 6th 1889 J. M. Wilton J. P.
of the aforesaid Township

Cost
Summers 75-
Lafayette 205-
* 100
Received the
above Costs
from R. B. Brown
Marion, Atty -
J. P. Wilton
Mar. 6th 1889

Transcript -
Eldridge & Hygiene
OS
F. F. Neaym & Co

No 5492



State of Ohio
Union Co, SS.

Paris Township. In Justice's Court

Before Wm Smith Justice of the Peace.

Eldredge & Higgins
By Lem Paper Atty

No 45. VS

F F Wagon
& Co.

July 24th A.D. 1886

Bill of particulars before Wm Smith J.P.
The Plaintiff claims a judgement against the Defendant
for the sum of Two Hundred and Fifty Dollars
and Forty cents on a Book Account for Merchandise
of which the following Bill is a copy.

Messrs F F Wagon & Co Marysville Ohio

Bought of Eldredge & Higgins

Nov 21st 1881 - 5 Br Chests Y.H Sea ^{160 1/2}/_{37 1/2} = 123 027 = 32.21

1 Hefe Do ⁷⁵/₅ = 70 - 55 - 38.50

1 Bbl Pasha Coffee ¹⁸³/₂₄ = 129 1/4 18.06

1 Bbl Pickels 9.50

10 Br Gum Drops 60 6.00

1 M Seed Stogies 12.00

5 Cases Lima Beans 10 Doy 110 11.00

5 Butts Tolases 133 42 55.86

1 Case Sardines 100 9 9.00

50 Lbs Prunes 1 8 1/2 4.25

5 Kts No 2 Mackerel 75 3.75

1 Box Lemons 4.50

1 Box Cod fish 35 5 1/2 1.93

20 " Smoked Herring 25 5.00

Interest from July 20th 1882 to April 20th 1883 \$ 212.96

April 20th 1883. Paid by J L Cameron on the claim \$ 15.90

\$ 212.96 as assigned of 11 1/2 % \$ 24.49

Balance due April 20th 1883 204.44

Interest from April 20th 1883 to July 20th 1886 \$ 45.97

Total amount due July 20th 1886 \$ 250.41

Personal notice given to the above defendant by Wm Smith J.P.

July 24th 1886. This day came the defendants F.F. Wagon

and confessed that himself and Co, was indebt to the Plaintiff

Eldredge & Higgins in the sum of Two Hundred & Fifty + ⁴¹/₁₀₀

Costs

Judgement .40

Continuance 1.10

Transcript .75

~~4.85~~

Recieve the above
Costs in full from
Lem Paper Atty

Wm Smith J.P.

Execution & Lien Case File

Case No. 5493

CIVIL TRANSCRIPT.

No. 5493

Ex. and Lien Doc., vol. 2 page 5493

Union Common Pleas.

Mansfield Buggy Co Pl'tiff,

AGAINST

Lovanchia Fuller et al Def't.

No 5493

Manfred Papp Co

L. Fuller & Co

Transcript
for this



1	Judgment	\$333 ⁰⁰	
2	Service fees		
3	Summons/fees	78-	Received from Plaintiff \$355 ⁰⁰ cash in this case
4	Deputing	15-	H. M. Hoell Jr.
5	Filing 2 papers	10	
6	Record	15-	
7	Judgment	40	
8	Transcript	153-	
9	Constable fees	43-	
10	On Summons	103-	
11		\$355	

State of Ohio Union County Jackson Township, et al.
 vs
 The Merchants of that the return is a full and complete
 transcript from my docket of the proceedings had
 beyond before me at my office in said township
 in above titled case.
 H. M. Hoell Jr.
 Jackson Township

Transcript

Mansfield Buggy Co. vs Plaintiff
Loranchia Fuller } Jackson Township
Benjamin Fuller } Union County Ohio
Winget Harraman } Amount claimed \$33⁰⁰
Feb 21st 1889

Plaintiff filed his bill of particulars which is in substance as follows:

Richwood O Jan 28th 1884
\$50⁰⁰ Twenty-three months after date we promise to pay to Winget Harraman or bearer fifty Dollars. Value received

Loranchia Fuller
Benjamin Fuller
Indorsed - Payment guaranteed
Winget Harraman

July 28th Paid on the within note \$17⁰⁰

Feb. 21st 1889. Issued summons for appearance of defendants Feb. 26th 1889. at 10 O'Clock A.M. and delivered to Constable.

Feb. 26th 1889. Summons returned. Indorsed. Received Feb. 21st 1889. and served Feb. 23rd 1889 on defendants by leaving certified copies thereof at their usual places of residence. fee service and return 50¢ Two Copies 50¢ Mileage 4 miles 50¢ Total \$1⁵⁰ Newton Johnson, Constable

Feb. 26th 1889. Ten O'Clock A.M. Neither of the defendants appeared, after waiting one hour, it is considered by me in default of appearance of defendants that the plaintiff Mansfield Buggy Co. recover of the defendants Loranchia Fuller, Benjamin Fuller as principal debtors, and Winget Harraman as guarantor the sum of Thirty Three Dollars debt and costs herein taxed at \$3¹⁰

H. M. Hall J. P.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, } ss.

To the Sheriff of Union County Greeting:,

Whereas, In a certain action before

H. M. Hall

a Justice of the Peace in and for the Township of Jackson in the
said County of Union whereinThe Mansfield Buggy Company
was Plaintiff, and Lovanchia Fuller, Benjamin
Fuller & Marget Herrmanwere Defendant, judgment was rendered on the 26th day of Feb'y
A. D. 1889, against the said Lovanchia Fuller, Benjamin
Fuller & Marget HerrmanDefendant, and in favor of the said The Mansfield Buggy
CompanyPlaintiff, for the sum of Thirty three — Dollars
and Cents, and Three Dollars andfifty five Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerkof the Court of Common Pleas, within and for the said County of Union
on the 6th day of March 1889

You are therefore commanded, That of the goods and chattels of Lovanchia
Fuller, Benjamin Fuller & Marget Herrman
aforesaid, you cause to be made the said sum of Thirty three Dollars
and Cents damages, and Three and Dollars
and fifty five Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said Lovanchia Fuller, et
all,

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said Lovanchia
Fuller, Benjamin Fuller, Marget Herrman
lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,

at Marietta this 24th day

of July A. D. 1890

M. C. Berry

Clerk.

Execution & Lien Case File

Case No. 5494

CIVIL TRANSCRIPT.

No. 5494

Ex. and Lien Doc., vol. 2 page 5494

Union Common Pleas.

J. H. Wall

Pl'tiff,

AGAINST

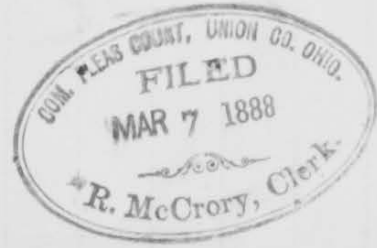
Abram Wolford, Def't.

The State of Ohio Minutes S.S.
I do hereby certify that the above is
a full and true copy from my books
of the proceedings had by and before me
at my office in said township, and the
above actions

L. M. Leray J.P. of the said township

March 6th 1888

J. H. Hall
vs
Abraham Wolford
5494



State of C. Prince C. Allen Sp.
of H Wall } Before J M Gray J T

Plaintiff }
Abraham Woolford }
Defendant }

Bill of Particulars of Plaintiff
Which is in substance as follows.

J. P. Fees -
Filing 7. 10
Locker 15
Judge's ^{md.} 40
Exl. 40

Marysvill O. March. 14th 1887

One day after date I borrow to 25
the order of J. H Wall Eight ¹⁰⁰/₁₀₀ Dollars
for value received at 8% per annum
Signed Abraham Woolford

Feb. 19th 1887

Court fees
Miles 20
Service of
ex. 40
Total \$ 165

Abraham Woolford appeared
before me, and confessed and moved
process and confessed that the
above note was just and unpaid
It is therefore considered by me that
he is indebted to said Plaintiff of H Wall
the sum of nine ³⁰/₁₀₀ Dollars. And that the
Plaintiff recover said sum and also
the costs of tax on the margin
March. 2nd 1887

Drawn 20
\$ 185 -
the above fees
paid by
the Plaintiff
of H Wall.

Issued execution of this date
on Abraham Woolford of this date and
delivered to Samuel Bline Const;

March. 5th 1887

Const return
No property found whereon to
make a levy.

Samuel Bline Const.

Execution & Lien Case File

Case No. 5495

CIVIL TRANSCRIPT.

No. 5495

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

Emanuel Jarvis *advs* Pl'tiff,

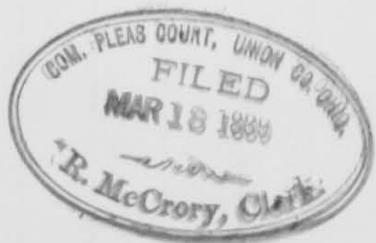
AGAINST

Ash Kightlinger *et al* Def't.

1889

Emanuel Jarvis Adms
of the estate of Geo Bellville decd
vs
Ashley Hightmeyer
and
John B. Coats

Transcript-



Emmanuel Jarvis Adm^r } Suit on promissory note
 the estate of Ira Bellville dec^d } Before W. M. Winget - J. P. of
 vs } Paris Tp Union Co Ohio
 Ashley Knightlinger and } No 65.
 John B. Coats }

March 4th 1889, Plaintiff filed his bill of particulars, a copy of which follows;

Meaysville Ohio January 20th 1888 -
 Nine Months after date we or either of us promise to pay
 Emmanuel Jarvis adm^r of the Estate of Ira Bellville deceased
 nineteen dollars and fifty cents for value received,
 Ashley Knightlinger
 John B. Coats

March 4th 1889, The defendants appeared, and waived
 the issuing and service of process. Entered their appear-
 ance herein, and confessed that they were indebted to
 the plaintiff on his bill of particulars in the sum of
 Twenty four & 5/100 dollars and requested that judgment
 be entered against them in favor of the plaintiff
 on said confession for said sum and for cost;

It is therefore considered by me on said 4th day of
 March, that the plaintiff do recover of said Ashley
 Knightlinger and John B. Coats the said sum of \$24.50
 and his cost herein taxed to \$11.00

J. P. Fees, filing Bill 5. Satisfaction 20 Record 45 - Judgt - 40
 Total 81.00

Increase cost - Transcript - A 5 - Certificate 25; 66 -

The State of Ohio Union Co Paris Tp 55
 J. W. 275 -

I hereby certify that the foregoing is a true copy, taken
 from my docket of the proceedings had by and before me
 at my office in said township in the above action -
 Mich 18th 1889 - W. M. Winget - J. P.

Execution & Lien Case File

Case No. 5496

CIVIL TRANSCRIPT.

No. 5496

Ex. and Lien Doc., vol. 2 page _____

Union Common Pleas.

Leney Berger Pl'tiff,

AGAINST

Abraam Wolford Def't.

THE STATE OF OHIO,

Township.

In Justice's Court.

County, ss,

Before

Justice of the Peace.

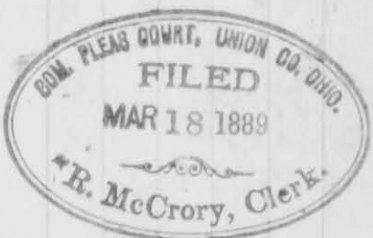
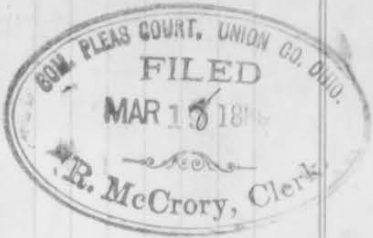
PLAINTIFF,

DEPENDANT.

Judgment, \$

18

FILED COURT. DEPT. COURT.



THE STATE OF OHIO,
Winnow County, SS.

Allen Township.
Before S M Cray

In Justice's Court.
Justice of the Peace.

Henry Roeger
PLAINTIFF.
Abe Wolford.

DEFENDANT.

Judgment, \$ 18

PLF. COSTS. DEF. COSTS.

Fidelity P.	5
Wicks	15
Indy	40
Trans. Exp.	35
Restoring	25
Dist. Costs	10 0

Bill of Particulars of the Demand which is in substance as follows.

Marysville O. Dec. 21. #1886
Sixty days after date I promise to pay to the J. Steins & Roeger Eight Dollars at bank of Marysville value received with 8% intress per annum
Signed by Abe Wolford.

March 30. #1888

The defendant appeared and waived process and confessed that he was indebted to the plaintiff in the sum of \$9.01 It is therefore considered by me that the defendant Abe Wolford is indebted to the Plaintiff Henry Roeger the sum of \$9.01 and that the Plaintiff recover the sum of nine dollar and one cent. and sixty cts costs, as taxed in the margin.

S M Cray J. P.
The State of Ohio Winnow Co Allen J. P. Ct.
I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said township in the above action.

S M Cray J. P. of the above said S. P.
March 14 #1889

(No Execution Issued. because he took set off. about the same time in another case of McElroy. & Wolford and though he use to put on more costs, on this case
S M Cray J. P.)

Execution & Lien Case File

Case No. 5497

CIVIL TRANSCRIPT.

No. 5497.

Ex. and Lien Doc., vol. 2 page 5497

Union Common Pleas.

Sprague Perfect Plaintiff,
AGAINST
William Keys Defendant.

In Justice's Court

6-4-20. E. L. Barrett & Sons, Publishers, Springfield, Ohio.

Sprague & Perfect

Plffs,

vs.

Wm Hays

Def^{ts}.

Judgment, \$ 44¹³/₁₀₀

BEFORE

R Taylor

Justice of the Peace.

No. 15

Amount claimed, \$ 44¹³/₁₀₀

Jan 1

1889

The Plaintiff filed their bill of particulars which is in substance as follows: April 1, 1888

One day after I promise to pay to Sprague and Perfect Forty One and ¹³/₁₀₀ dollars in settlement of account with interest at 8 per cent

Wm Hays, Jan 1st 1889 The defendant Wm Hays waived proccessment his appearance herein and confessed on the above and requested that judgment be rendered on said confession and for cost.

It is therefore considered by me that the Plaintiffs recover of the Defendant the said sum of Forty four and ¹³/₁₀₀ dollars the amount of their claim as aforesaid and also there costs herein taxed at \$ 95

J. R. Taylor. The State of Ohio Union County Leesburg Township ss. I do hereby certify that the above is a full and true copy from my docket of the proceeding had by and before me at my office in the said Township in the above action Jan. 29, 1889

J. R. Taylor J.P.

JUSTICE'S FEES.

	Plff's Cost.		Def's Cost.	
	Dolls.	Cts.	Dolls.	Cts.
Summons				
Affidavit				
Order of Undertaking				
Subpoenas				
Swearing				
Adjournment				
Filing			5	
Record			30	
Judgment			40	
Satisfaction			20	
Boil for Stay				
Execution and Filing				
Terms and Certificate			50	Paid

Summons

Affidavit

Order of Undertaking

Subpoenas

Names

Swearing

Witnesses

Adjournment

Filing

Papers

Record

Words

Judgment

Satisfaction

Boil for Stay

Execution and Filing

Terms and Certificate

by Perfect

CONSTABLE'S FEES.

Sum., Serv. and Mileage

Sub., Serv. and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Et. and Per Cent.

WITNESSES.

For

Township.



....., 188... the Defendant in the above case came
 and by his surety, resident of the County, ap-
 proved by me as good and sufficient surety; caused an undertaking for the

STAY OF EXECUTION,

to be entered herein, which follows:

In pursuance of the Statute in such case made and provided, I,
 as surety for the Stay of Execution on the above Judgment of
 against do hereby promise and undertake to pay
 the amount of said Judgment, interest and costs, and the costs that may accrue.

....., Surety.
 Taken by and signed, and acknowledged before me, and surety approved,
 this day of A. D. 188... } Stay of Execution expires
 J. P. } 188... Am't then due \$

188... Issued an Execution for
 returnable 188... and
 delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day
 of A. D. 188..., the said

obtained a judgment against the said

on the docket of J. P.

for Dollars and
 cents, and costs taxed
 and the said

intends to appeal therefrom to the Court of Common
 Pleas of County.

Now, therefore I
 of do hereby
 promise and undertake to the said

in the sum of
 dollars,

that the said appellant, if judgment be adjudged
 against him on the appeal, will satisfy such judgment,
 with interest and costs and costs that may accrue; and
 also that the said appellant will prosecute his appeal
 to effect and without unnecessary delay.

Executed and acknowledged before me, and surety
 approved this day of 188...
 J. P.

Execution & Lien Case File

Case No. 5498

CIVIL TRANSCRIPT.

No. 5498

Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

W. S. Clark Pl'tiff,

AGAINST

David Hopkins et al. Def't:
and L. Sanders, Staybe

Transcript

March 12th 1889
 Costs in this case and costs
 of transcript returned
 H. M. Hall, J.P.

This transcript & certifying \$1.25
 Return Draft .03
 Total \$1.30

V. L. Clark Plaintiff } Before H. M. Hall, J.P.
 vs. } #5th Reported for costs
 Jackson Township
 David Hopkins J.W. } Union County Ohio
 Cheney L. Harraman } Amount Claimed \$31⁰⁰ and
 Defendants } Interest

Judgment \$31⁰⁰ @ 5% January 17th 1888

Justice fee The plaintiff filed his bill of par-
 ticulars which is in substance
 Sum. 3 persons 75 as follows.

Record	15	\$31 ⁰⁰ Nine months after date for
Judgment	40	value received, we jointly and
Undertaking		severally promise to pay W. L.
filing Papers	10	Clark or order, at Farmers
Execution & file	45	Bank Marion Ohio. Thirty
Sum to Bail	25	One Dollar, with interest at
Judgment on Bail	40	5 per cent per annum after maturity
Execution & file	45	until paid.
Execution & file	45	Witness our hands and seals 29 th day
Order Sale & file	45	of March A.D. 1887.
2 nd	45	David Hopkins
3 rd	45	J.W. Cheney
4 th	45	L. Harraman Surety
	5.20	

Constable fees January 18th 1888, Issued Summons
 for appearance of defendants.

One Summons \$ 1.10
 Execution on Hopkins 40
 Sum Bail 60
 Execution on Bail 70
 Execution on Harraman 70
 Order Sale 1.25
 2nd " " 1.25
 3rd " " 1.25
 4th " " 1.25

Received payment of January 18th 1888, and served the
 all my copies of H. M. Hall, Justice
 Constable on defendants, David Hopkins
 and Lafayette Harraman
 personally at Essex



1 Union County Ohio, J. W. Cheney not found in
2 the county. fee Service & return 25¢. 2 Copies 50¢
3 Mileage 4 miles 25¢ Total 81¢
4 Received payment my fee of 40¢. Total 27¢

5 Joseph Harper Constable
6 January 24th 1898. Ten O'Clock A. M. Defendants
7 failed to appear. after waiting one hour it is
8 considered by me that the plaintiff, W. S. Clark
9 recover of the defendants. David Hopkins
10 & Lafayette Harriman, as his surety the sum
11 of thirty-one ^{and} 20/100 Dollars debt and his
12 costs herein taxed at \$2⁵⁰

13 H. M. Hall J. P.
14 Jan 30th 1898. Received ^{and} 10/100 Dollars my fee for service
15 summons Joseph Harper Constable

16 January 31st 1898. The defendant in the above case
17 came and by J. M. Sanders, his surety resident
18 of the County approved by me as good and
19 sufficient - caused an undertaking for the
20 stay of Execution, to be entered herein which
21 follows. - In pursuance of the Statute in
22 such cases made and provided, J. M.
23 Sanders as surety for the above stay of execution
24 on the above judgment of W. S. Clark against
25 David Hopkins et al, do hereby promise and
26 undertake to pay the amount of said judgment,
27 interest, and costs, and costs that may accrue,
28 J. M. Sanders

29 Taken by and signed and acknowledged before
30 me, and surety approved this 31st day of January
31 A. D. 1898. H. M. Hall J. P.

32 July 16th 1898. Issued Execution and delivered to
33 Newton Johnson Constable.

July 31st 1888. Execution returned - Indorsed
Received July 16th 1888, and The within named
David Hopkins has no ^{personal} property whereof can
collect any part of the money on this execution
for service & return 40¢ Newton Johnson Constable
August 1st 1888. Issued Summons to bail return-
able Aug. 4th 1888 at 3 O'Clock P.M. and delivered
to Constable. - Summons returned - Indorsed
Received Aug. 1st 1888. And served same day by
delivering a certified copy thereof with in-
dorsement thereon to defendant J.M. Sanders
for 60¢ Newton Johnson Constable
August 4th 1888. Two O'Clock P.M. Defendant
failed to appear after waiting one hour it is
considered by me in default of appearance
of defendant, that the plaintiff W.L. Clark recover
of the defendant J.M. Sanders, the sum of thirty
five ^{and} ²⁵/₁₀₀ Dollars debt, and One ^{and} ²⁵/₁₀₀ Dollars
costs with interest W.M. Hall J.P.
August 6th 1888. Issued Execution and delivered
to Constable. Sept. 6th 1888. Execution returned
- Indorsed - Received Aug 6th 1888, and served
on the within named J.M. Sanders and
no goods or chattels found whereon to levy
or make any part of the money. for service
& mileage 30¢ Total 70¢ Newton Johnson Constable
Sept. 8th 1888. Issued execution against
surety and delivered to Constable
Oct. 3rd 1888. Execution returned - Indorsed -
Received Sept 8th 1888. And by virtue of this writ
I levied on about 10 acres of corn belonging
to Lafayette Harriman did not advertise

1 On Sept 14th 1888. Received of Lafayette Harriman
2 on this writ five (\$5⁰⁰) Dollars. fees Service 40¢
3 mileage 30¢ Total 70¢ Newton Johnson Constable

4 October 5th 1888. Issued Order of Sale and delivered to
5 Newton Johnson Constable. Nov. 5th 1888. Order of
6 Sale returned. — Indorsed — Advertised for sale
7 on Oct. 22nd 1888 & offered for sale Nov 3rd 1888. No
8 Sale for want of bidders. and property remains
9 in my hands unsold. fees Advertising 25¢
10 Attendance Sale \$1⁰⁰ Total \$1²⁵ Newton Johnson Constable

11 Issued order of sale and delivered to Constable
12 Dec 8th 1888. Order of Sale returned. — Indorsed —
13 Advertised and offered for sale according to
14 law. No Sale for want of bidders fees for
15 advertising 25¢ attendance Sale \$1⁰⁰ Total \$1²⁵

16 Newton Johnson Constable
17 Dec. 8th 1888. Issued order Sale and delivered to Constable
18 January 9th 1889. Order of Sale returned. — Indorsed
19 advertised and offered for sale. No Sale for want of
20 bidders. fees \$1²⁵ Newton Johnson Constable

21 January 16th 1889. Issued Order of Sale and
22 and delivered to Constable. Feb. 16th 1889. Order of
23 Sale returned — Indorsed — Jan. 30th 1889. and
24 offered for sale Feb. 12th 1889. and sold to Abram
25 Voggle for the sum of fifteen (\$15⁰⁰) Dollars. fees
26 \$1²⁵ Newton Johnson Constable

27 State of Ohio Union County Jackson Township. ss.

28 I do hereby certify that the above is a full and
29 complete transcript from my docket of the
30 proceedings had by and before me at every
31 office in above titled case

32 March 11th 1889

H. M. Hall J. P.
of said Township

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service	\$ 30
Levy	30
Sum. Appraisers	
Sweating Appraisers	
Conv. Appraisers	
Mileage	2 24
Poundage	32
Return	15
<i>done</i>	10
Total	\$3.71
Appraiser's Fees	
Printer's Fees	

Received this writ *April 30* A. D. 1889

at 9 o'clock *P. M.* and pursuant to its command,
 and by order of *Deputy* I have
 returned on *April 30* 1889 by one
 the following described property of
Lafayette Starniman, situated in
the County of Marion and State of Ohio
the Village of Marion and known as being the
No. 276 and 277 in said Village of Marion &
Also the following situated in the County of
Marion & Union and State of Ohio: to-wit:
 as part of Military Survey No. 9941, bounded &

and described as follows: Beginning at Jonathan Bull's S.W. corner of lots within *Washington* in the west line of the east part of said survey; thence N. 73.5° with said Jonathan Bull's line 187 rods to a stone in center of cross road and S.E. corner of Jonathan Bull's; thence S 29 1/4° E 36 rods to a stake in center of said road; thence S. 44.8° E 11 1/2 rods to a stone in center of said road and thence S. 58 1/2° E 65 rods; thence S. 79.8° E 20 1/2 rods to a stake and thence S. 12. in, thence N. 30° E 16 1/2 rods to a stake 16 in, thence S 10 1/2° N. 25 rods; thence N. 9.5° E and north the north line of said east part of said survey 27 rods to the place of beginning my captioned my return with the res. and by order of said court. *that upon this writ I returned by my Deputy on the 30th day of April 1889*

203

No. 5498.

Ex. Doc. *View* Page 3498.

Union County Common Pleas

W. L. Clark

AGAINST

David Hopkins et al.

EXECUTION ON TRANSCRIPT.

Ex. Ret. *June 1st* 1889

Judg't vs. Def't
 before Justice of the Peace, on the *24th* day of *Jan* 1888 for the sum of \$ *31.20* And Costs before Justice \$ *2.50* Interest from *80% Jan 24* 1888 \$ *11.20* Justice's Increase Costs Constable's Increase costs Clerk's Increase Sheriff's Increase Clerk's Fees hereon *1.10*

Credit
 SHARPLES COURT, UNION CO., OHIO.
 JUN 3 1889
 RETURNED AND FILED
H. McCrory, Clerk

188

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
Union County, ss. } To the Sheriff of *Marion* County, Greeting:

Whereas, In a certain action before *W. M. Hall*
 a Justice of the Peace in and for the Township of *Jackson* in the
 said County of *Union* wherein

W. L. Clark
 was Plaintiff, and *David Hopkins, J. M. Muncy*
 and *L. Herriman*,

were Defendants, judgment was rendered on the *24th* day of *January*
 A. D. 188*9* against the said *David Hopkins, and*
L. Herriman,

Defendant, and in favor of the said *W. L. Clark*,

Plaintiff, for the sum of *Thirty one* Dollars
 and *twenty* Cents, and *Two* Dollars and
fifty Cents, the costs of suits before the said Justice, as to us

appears by the transcript of said judgment filed and docketed in the office of
 the Clerk of the Court of Common Pleas, within and for the said County of
Union on the *26th* day of *March* 188*9*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of *David*
Hopkins and L. Herriman
 aforesaid, you cause to be made the said sum of *thirty one* Dollars
 and *20* Cents damages, and *Two* Dollars

and *fifty* Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said *David Hopkins*
and L. Herriman

may be found in your bailiwick; and for the want of such goods and chattels, you
 cause the same to be levied of the lands and tenements of the said

David Hopkins and L. Herriman,
 lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas,
 at *Marion* this *first* day
 of *April* A. D. 188*9*,
R. M. Brown
 Clerk.

Execution & Lien Case File

Case No. 5499

CIVIL TRANSCRIPT.

No. 5499

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

Charles Erb & Bros., Pl'tiff,

AGAINST

Mattie Currier, Def't.

1889

No 5499.

Charles Erb & Bro

vs

Mattie Connor

Transcript-



A. M. Brodrick, atty

Charles Erb & Bro } Before W. M. Winget - J.P. of Paris Tp
vs } Union County Ohio,
Martin Connor } "Inilton 2 promissory notes"

March 23^d 1889, Plaintiffs filed
their bill of particulars a copy of which follows;
\$ 675⁰⁰ Milford Center Ohio May 31st 1884
Six Months after date I promise to pay to the order
of Chas Erb & Bro Sixty Seven & 5/100 dollars value received
with 8 per cent from date

Martin Connor

\$ 675⁰⁰ Milford Center Ohio May 31st 1884
Eight-Months after date I promise to pay to the
order of Chas Erb & Bro Sixty Seven & 5/100 dollars
with 8 percent-interest from date Value received

Martin Connor

March 23^d 1889, Issued Summons returnable
March 26th 1889, at 9 O'clock Am, and delivered to
J. H. Shirk Constable which was returned March
March 25th 1889, Endorsed as follows;

Received this writ - March 23^d 1889 and served
the same on the 23^d day of March 1889, by giving the
defendant a certified copy of this writ;

Service 25, Mileage 20 Copy 25 Total 70

John H. Shirk Constable,

March 26th 1889 at 9 O'clock A.M. The plaintiff
appeared, The defendant failed to appear at
that hour or for one hour thereafter. The plaintiff
insisted on trial, Trial had, and from the
evidence adduced I find that the evidence
that there is due from the defendant to the
plaintiffs on his bill of particulars the sum
of \$ 187²⁰ -

It is therefore considered by me on said 26th day of March that the plaintiffs recover from the defendants the said sum of \$187.00 with 8% interest from this date, and their costs herein expended taxed at \$2.30 as follows;

Filing Bill's 10 Summons & filing 30 Satisfaction 20
Record 60 Judgt-40 Total \$1.60 — 160

Increase Cost-Transcript-60 Certificate 25- 85-
Total of Costs 245-

Const-Fee .70

Total Cost-\$ 3.15

The State of Ohio Union County Paris Township
I do hereby certify that the above is a true
copy taken from my docket of the proceedings
had by and before me at my office in said
township in the above action.

March 26th 1889.

W. M. Wright - J. P.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, } ss.

To the Sheriff of Union County Greeting:,

Whereas, In a certain action before William M. Huget
a Justice of the Peace in and for the Township of Paris in the
said County of Union wherein Charles Erb &
Brother
were Plaintiffs, and Martie Connor

~~were~~ Defendant, judgment was rendered on the 26th day of March
A. D. 1889, against the said Martie Connor

Defendant, and in favor of the said Charles Erb & Brother

Plaintiff, for the sum of one hundred and eighty seven Dollars
and Twenty Cents, and Three Dollars and
Fifteen Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Union
on the 26th day of March 1889

You are therefore commanded, That of the goods and chattels of Martie Connor

aforsaid, you cause to be made the said sum of one hundred and eighty seven Dollars
and Twenty Cents damages, and Three Dollars
and Fifteen Cents, the costs aforsaid, and all accruing costs, if so
much of the goods and chattels of the said Martie Connor

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said Martie Connor

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,

at Marietta this 21st day
of October A. D. 1889.

J. H. Corry

Clerk.

