

B1











John M. Robertson } Before the  
 Plaintiff } Court of  
 vs } Justice of the  
 Thomas Smith & } Peace  
 Edward Morgan & } County of  
 Late Partners }  
 Defendants }

Now comes one of the defendants  
 Thomas Smith and moves the  
 Court to dismiss this attachment  
 for the following reasons  
 First - That the property attached  
 is exempt from execution  
 Second

That the attachment is  
 issued against the goods  
 and the action is against  
 Smith and Morgan and  
 is such an act that a  
 personal judgment can  
 not be taken against  
 Smith

W. T. Hooper  
 Atty for Smith



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370  
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500  
13.25



DECKT B

D

Henry Jackson  
D D Chapman paid 3.56

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113 B



greasy Bigles pay

No.  
113 Bigles

G Jr vs J. J. Miller  
Henry Kemmer 207

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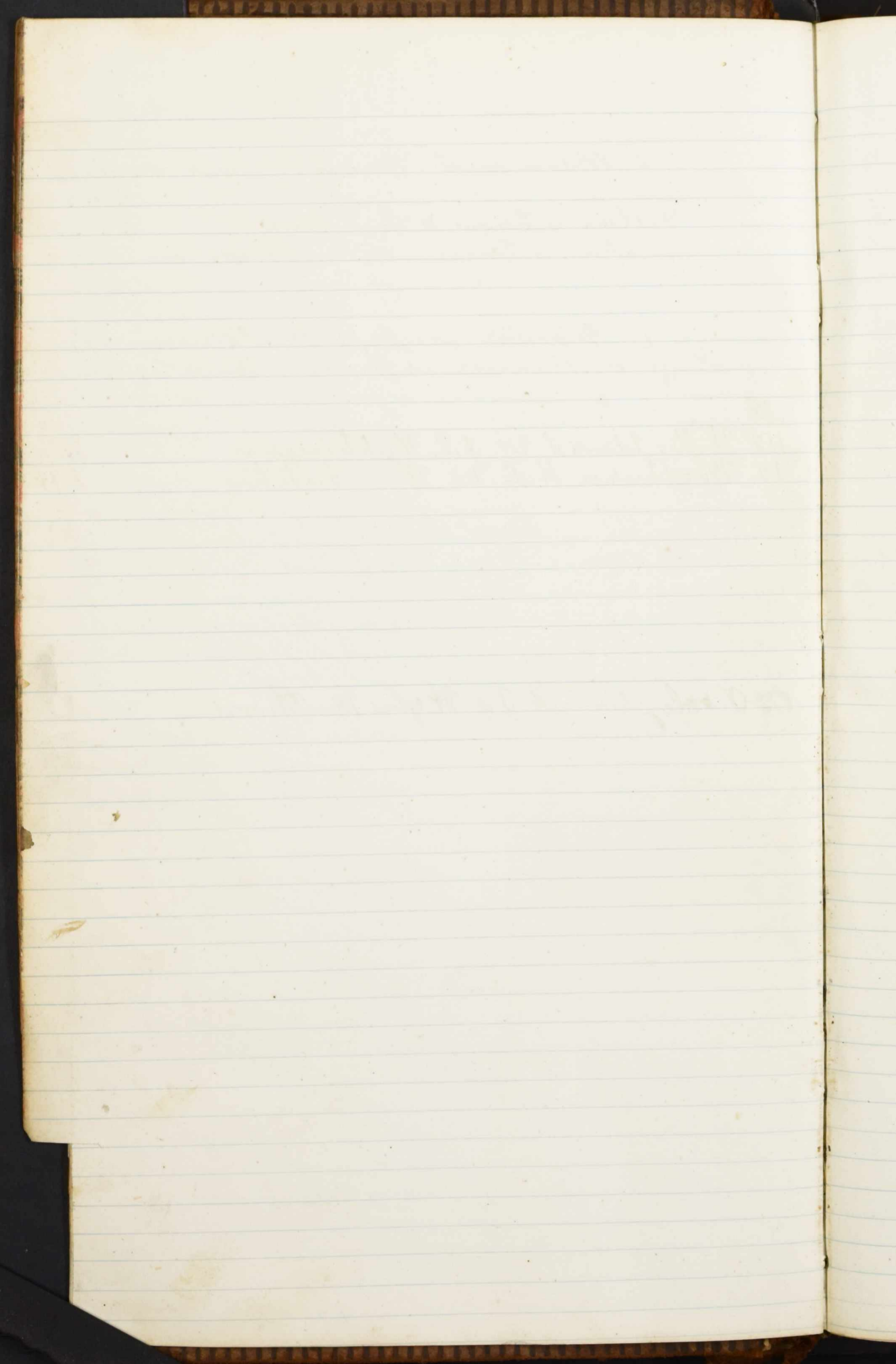


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Samuel McCampbell

The State of Marion County      \$8  
vs 1      Amount claimed      \$665

I Bishop December the 4<sup>th</sup> 1867 The plaintiff Bill filed  
as follows about the 20<sup>th</sup> 18-67 and Day after  
District Gate I promise to pay to the order of Samuel  
Embry 20 McCampbell the sum of six 4/10 Dollars  
Judgment value given Thompson Bishop  
to the Defendant Thompson Bishop appeared  
Bond to and named assets and confessed the he  
4<sup>th</sup> was indebted to Samuel McCampbell  
for the sum of six 6/10 Dollars and  
request that Judgment be rendered for  
said Amount and give notice that  
he would stay Execution it is my  
Judgment the plaintiff Samuel McCampbell  
in favor of the Defendant Thompson Bishop  
the above named sum of \$665 Dollars

A. B. Buchanan J.

The Defendant came and by his surety  
caused undertaking  
in the above case for the stay of Execu-  
tion in pursuance of the statute made  
and provided I  
promise to pay the above judgment  
interest and cost and costs that  
may accrue

Signed William Wagner

March 4 received seven Dollars on the above  
Judgment Paid the same to plaintiff  
at Marysville



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The State of Ohio Union County 88

Fund Lewis vs J. H. Brooke filing & paper 5 pocket for the use of Herin Lewis Encl. 20 Judgmt 40 Bond 40 1 0.5	Amount claimed \$60.40 The Plaintiff's Bill filed as follows Grandford Ohio February 1 <sup>st</sup> 18-67 nine months after date of promise to pay to Mr. W. H. Wells or order the same of sixty dollars and <sup>40</sup> / <sub>100</sub> value received of J. H. Brooke December the 9 18 67 the Defendant appeared and waived process and confessed that he was indebted to Herin Lewis in the same of sixty dollars and 40 cents and Request that judgment be rendered for said amount and give sale that he should stay execution it is my judgment the Plaintiff Herin Lewis owner of the Defendant the above same interest and cost and costs that may arise the Defendant came and by his sworn John Duffey assumed and undertaking for the stay of execution in the above case in pursuance of the statute made and provided if John Duffey promise to pay the above judgment interest and cost and cost that may arise <del>at</del> Waverly the 12 18 68 returned the above judgment in full and cost 22.65 cost 37.05 The above judgment is signed after to parcellize Bernard Baker
-------------------------------------------------------------------------------------------------------------------------------------------	----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------

John Duffey



*[Faint handwritten text from the adjacent page, including words like "B...", "T...", "E...", "J...", "D..."]*

The State of Ohio - Hamilton County ss

vs. Curry & Brothers, Debtors. Amount claimed \$30.13

James Cook the Plaintiff Bill filed as follows for goods sold and delivered to said Defendant in 1868

Judged 40  
Banc 110  
1.30  
40

January the 25 1868 issued a summons for the appearance of the Defendant on Saturday February the first at six o'clock p.m. at Court house

Execution

February 1 1868 at six o'clock P.M. and of said the Defendant James Cook appeared and confessed judgment for thirty dollars 1/2 and cost gave notice that he would stay Execution if so ordered

Wm. M. Durham Constable 90

Judged the plaintiff Wm. Curry & Brothers Release of the Defendant James Cook the sum of thirty 1/2 Dollars and cost

Wm. M. Durham

February the 10 1868 the Defendant came and B.B. his surety Maria McClung

Durham 40

came on undertaking for the stay of Execution in the above case of Wm. Curry and Brothers against James Cook in pursuance of the Statute of Maria McClung promise to pay the above judgment principal and cost and costs that may accrue

signed and sworn to before me at Hamilton ss of B. Maat

Dec the 23 1868 issued an Execution in the above case for 33 98/100 Dollars and gave it to plaintiff Execution returned Dec the 30 received this sum January 20 made demand for property now found January 27 1869 received Ten Dollars made 40 Ct cost of Wm. Durham Case paid the same to plaintiff Joseph Scott

Wm. M. Durham

The plaintiff brought the 20 1869 issued a summons for the appearance of P. M. Linn on the 31 of August 9 o'clock p.m. Sept the first 1869 when J. M. Linn by line followed in full of Case and



New. California O Feb 2<sup>nd</sup> / 869  
Recd of S. B. Woodburn ten  
dollars & 10<sup>cts</sup> to be applied on  
a judgement of Curry & Bros  
against David Cook  
Curry & Bros

We have Budget except Purchase  
cost and ~~seventy three~~ ~~to purchase cost~~

paid this being twenty two 73 dollars

11/11

Don

op

if

jud

Bo

T.



Wm Graham	} The State of Ohio Union County SS SS 3 Amount claimed \$ 63.35
Doria Lane	
Wright Gentry	
20	
Feb 1 paper	
Judgment	to Pasture 120 sheep from Aug 25 1867
40	to the 1 <sup>st</sup> of June 1867 10 c <sup>t</sup> per head 2935
40	to Pasture 5 head of cattle from May
T. 05	13 1867 to Dec 1 1867 \$ 32.83
	Interest 1.17
	William Graham \$ 63.35

February 18 1868 the Defendant appeared and  
 waived process and confessed that he was indebted  
 to the Plaintiff in the sum of sixty three  
 dollars and 35<sup>cs</sup> and Request that Judgment be  
 rendered for said amount - gave notice that  
 he would stay Execution it is my Judgment  
 that the Plaintiff give Graham ~~the~~  
 Release of the Defendant Doria Lane  
 the above amount and Costs of Plaintiff  
 the Defendant gave Lane bond and 100  
 his surety William Martin bonded in liability  
 for the stay of Execution in the above  
 case in pursuance of the Statute made and  
 provided of William Martin promises to the  
 above judgment interest and Costs and Cost  
 that may arise signed William Martin  
 signed and sworn to  
 October the 20 1868 returned the above  
 Judgment 65.73 in full  
 Costs 1.00 paid

William Graham  
 By C. J. Brand

C  
2  
Jul  
Tun  
Pock  
Gart  
Jua  
Bar  
P. T.



The State of Ohio - Warren County 88  
 A. W. Graham et al vs  
 Thompson Bishop

February the 5 1862 and month after  
 I promise to pay to the order of W. B. Hays  
 the sum of <sup>8</sup>/<sub>100</sub> Dollars  
 Public June the 9 1866 and Day after  
 July 10th I promise to pay to the order  
 two of I A Hays two Dollars <sup>7</sup>/<sub>100</sub> to 30th

March the 2 1868 The Defendant  
 appeared and made profession and  
 confessed that he was indebted to  
 A. W. Graham administrator of W. B. Hays  
 the sum of eight <sup>25</sup>/<sub>100</sub> Dollars and request that Judgment be  
 rendered for said amount and  
 that he would stay execution  
 it is my judgment that the Plaintiff  
 A. W. Graham Administrator of W. B. Hays  
 the claim of the Defendant of Bishop  
 the above sum of \$13.00  
 the Defendant came and by his party  
 of McKittrick based on undertaking  
 in the above case for the stay of execution  
 in pursuance of the statute made and  
 provided for McKittrick promise to pay  
 the above judgment interest and cost  
 signed William Wagner

10  
 20  
 40  
 46  
 \$ 1.10

August 23 judgment 8.25  
 1873 interest to this date 2.83

November the 22 1873  
 Received ten Dollars on  
 the above judgment in full  
 retained costs 1.35  
 A. W. Graham

11.08  
 1.35  
 12.43





The State of Ohio Warren County 88

Joseph B Dardna

Robert Hill

Putket Embury 25

Summons 25

Suprema parts

papers 25

judgment 40

11 5

Borrowing on porch

Pressing, mending bills

one Sellar Door

two Sellar doors frames

pressing to door frames

Making two Doors

one Sellar Door

2 Large panel Doors

hanging three Doors

opening an Camera

Painting for arch

Making mending and Casings

1 partition

Balance an Contract

J B Dardna

850.00

50

100

50

150

200

200

600

150

600

300

500

50

500

50

4200

12700

J W Pritchard Constable

Cost 78

Prised Summons upon the appearance of Defendant  
 the Eleventh Day of March at ten o'clock A.M.  
 1868 also summons upon Joseph Beach Sumner  
 South side Stone Mt. Summons gave the same  
 to Plaintiff March the 11 1868 Sumner  
 returned Sumner by reading or serving a copy  
 for 78 ct J W Pritchard Constable  
 Sumner returned the Plaintiff gave  
 notice in writing that the parties had  
 settled and he withdrew his suit  
 it is my judgment that the Plaintiff  
 pay the cost J B Woodman J P





The State of Ohio vs. [Name]
Amazite claimed
the plaintiffs bill filed as follows

Table with 3 columns: Description, Quantity, and Amount. Includes items like 'Bag of Coffee', 'Cask of Tobacco', 'Rate of Tax', 'Prize', 'Interest', 'In Cash', and 'Dues'. Total amount is \$264.00.

April the 20th 1868... The Defendant appeared under process and... asked that judgment be rendered for said amount... that he would stay & render.

The Defendant came and by his agent J. W. [Name]... promised to pay the amount... that may accrue.

March the 20 1869 Received the above judgment full \$27.00 Dollars sent to plaintiff the above 27 Dollars





The State of Ohio Duane County ss  
Domic Fushuato amount claimed \$5000

as  
Howard Sumner } The Plaintiff Bel filed  
as defendants } as follows

expediently promises to pay to Domic Fushuato  
40 } forty Dollars value received  
not of } Howard Sumner  
an attached May the 13 1868

110 } Domic a Summons with a hat of  
Summers } an attach ment for the appearance  
25 } of the Defendant on the 18<sup>th</sup> day  
of May 1868 at ten o'clock at the  
County Court house  
Entry 20 } against the Plaintiff

Summers 3 } May the 13<sup>th</sup> 1868 Received this writ Howard  
witness } Sumner not found in the County of Duane  
15 } Constable Melage 30 ct

20 } May 13<sup>th</sup> 1868 Received this writ half past one o'clock  
of Mr. Durbin } at 2 o'clock P.M. I attached a judgment  
25 } on the Docket of J. W. Wells vs H. Sumner  
30 } for \$44.99 and subseq from act 14 1867  
35 } 20 minutes past two o'clock P.M. I attached  
a note valid about the 9<sup>th</sup> day of April 1868 calling  
for \$175.00 Dollars from in favor of Howard  
Sumner and by John Salkam and Wm. Shars

10 } left an ~~order~~ a copy of the within order  
with J. W. Wells and John Salkam and Wm. Shars  
and a notice with each of the three persons to  
appear on the Day of Trial before the Justice  
Costs 2.50 } of Mr. Durbin Constable

J. W. Wells 50 } J. W. Wells appeared and stated on oath  
50 } that the Defendant Howard Sumner held a judgment  
of \$44.99 } Dollars on his Docket against J. W. Wells  
50 } Duane that he would pay on said Docket

John Salkam 50 } also William Shars appeared and stated  
50 } that he owed Defendant one hundred and  
twenty Dollars and would pay as much of it  
as would satisfy the claim if it

10 } could be run by the note not due  
Sumner not being served on the Defendant  
The cause was continued for further  
Day May the 18 1868 } J. W. Wells vs H. Sumner



June the 26 1868  
 the term for with this case was continued  
 is ant the defendant failed to to appear  
 and in default the plaintiff David Brewster  
 obtained a judgment for fifty dollars and costs  
 and cost as charged in the return  
 it is my judgment that the plaintiff because  
 of the defendant the of fifty <sup>dollars</sup> thirty two and 3/4  
 and cost of Wappahway N.J.

May the 3 1872 Received ten Dollars  
 on the above judgment Returned my costs  
 \$2.00

















November the 20 1868  
Received of J. W. South  
one dollar for our attendance  
on the Suite between  
Mr. General and J. W. South

6
11
130
130
21
140
140
6

2  
50

B. H. & Co.  
James R. South



Frankfort 8 Mar 20/68

Received of J. W. South 1000  
Dcts in the case of Mary Hensel  
J. W. South before S. B. Woodhouse J. P.  
D. W. W. C.

1000  
20/68  
S. B. Woodhouse  
J. P.

8555  
618  

---

9173

60  

---

3173  
50  

---

293

200340  
22750  

---

22750







The State of Ohio Union County S S  
Amount Collected \$ 55.55

John McKittrick  
Henry Hudson  
Henry Cralinger  
Belong + more  
5  
20  
judgment  
40  
40  
1.05

Plaintiff in file as follows  
I came Ohio Sept 15 1866 Eight  
Month after set out as others  
of us names to order of J C  
Full administrator of E Cyrene  
Received Eighty Dollars for value  
John McKittrick  
Henry Hudson  
Henry Cralinger

July the Eight 1868 the Defendants  
Appeared and waived process and confessed  
that they are indebted to J C Full  
Administrator of E Cyrene Deced in  
the sum of Eighty five \$ Dollars  
and request that judgment be rendered  
against them for said amount it is therefore  
my judgment that the Plaintiff is entitled  
Return of John McKittrick Henry Hudson  
Henry Cralinger Defendants the I have gave  
the Defendants your order that they would  
Stay Execution) the Defendants came and  
pay there duty for McKittrick Cralinger  
under taking for the stay of Execution in the other  
case in pursuance of the statute made and promise  
of J C McKittrick promise to pay the I have  
judgment and costs and costs that it became  
Signed Wm McKittrick

and surety appeared  
April 1869 Received Thirty Dollars on the Order  
of J C McKittrick Judgment June 8/69

June the 9th 1869 Received Thirty Dollars  
in full of the above Judgment

W. McKittrick



## Notice to Leave Premises.

---

Henry Lamb  
William H Lamb

a true copy of the  
notice served on the within  
named William H Lamb  
served March 25<sup>th</sup>  
1887

## NOTICE TO LEAVE PREMISES.

To *William H Lamb*

SIR: I wish you to leave the following premises, now in your occupation, to-wit:

*one Hundred and twenty Six Acres of land with brick dwelling house and out buildings thereon 119 Acres in Franklin County and 7 acres in Union County Ohio, and the Grocery Room, also 33 acres of Land with Log dwelling house, and known as the Hooks Land. Said lands lying on or near the Post Road and between four and five miles east of Plain City Ohio and known as the Henry Lamb Farm Said last 33 acres in Union County Ohio,*

*by the 1st day of April 1887*

Your compliance with this notice, ~~within three days~~ after its service, will prevent any legal measures being taken by me to obtain possession.

I am, respectfully,

*Attest A. M. Rouse*

*Henry Lamb*  
*his*  
*mark*

Dated *March 24<sup>th</sup>*, A. D. 1887.



in such case required neither has the same been recorded as the law provides it may, And in consequence thereof the land of such it was found at the time herein first mentioned; and from that time the said William A Lamb hath lawfully and peaceably held over his said term, On the 25<sup>th</sup> day of March in the year 1887 the undersigned duly served upon the said William A Lamb as required by law, notice in writing to leave said premises; the undersigned also serves and restitution of said premises

Henry Lamb  
by his Counsel Henry Hous

Subscribed this 24<sup>th</sup> day of ~~April~~ 1887

In forcible detainer  
Henry Lamb  
William A Lamb

"Complaint"

Filed April 2<sup>d</sup> 1887  
J. H. M. Howell



"Complaint in Forcible Detainer"

To J. P. McEwell a Justice of the Peace in and for the Township of Jerome in the County of Union;

The undersigned Henry Lamb a resident of the County of Union Ohio doth hereby make his Complaint to you, against one William A. Lamb for this: That the said William A. Lamb hath ever since the first day of April in the year 1887 and doth still unlawfully and forcibly detain from the undersigned possession of the following premises situated in the Township of Jerome in said County of Union and in the Township of Washington County of Franklin and described as follows. One Hundred and Twenty six acres of Land with Brick Dwelling House and out building thereon. 119 acres of which are in Franklin County and 7 acres in Jerome Township in Union County Ohio also 33 acres of Land with Log Dwelling House and known as the Hooks Land said lands lying on or near the Post Road and between four and five miles east of Plain City Ohio and known as the Henry Lamb Farm.

The said William A. Lamb entered upon said premises, as the tenant of the undersigned under a written lease for the period of four years from the 1st day of April A. D. 1885 which said lease was not renewed and acknowledged as the Statute



March 6  
20 h

20 days 3

For 25/67 Paid

Put 14 m to 25/67

Amount now due of

61.00  
10  
61.00  
61  
57.10  
20  
67.30  
20.00  
47.30  
291.10  
47.30  
50.21

Rec<sup>d</sup> of the 4<sup>th</sup> note for collection  
on William M. Harris dated for \$600 with  
date March 6 1868 due Aug 1 1871  
and amount \$600 payable to  
Harris assigned to H. S. Kute  
San Francisco, from J. M. Harris July 2 1868

J. B. Woodburn  
W P





The State of Ohio vs. William in Charno

H. Z. Parter

William in Charno

judgment

20

judgment

40

105

when duly served March 6 1868  
on or before the first day of court  
I promise to pay to the order of  
said court. Seven hundred dollars  
more value than

\$ 600 Dollars

July the 5 1868 the defendant  
appeared and confessed that he was  
indebted to H. Z. Parter in the sum of  
seven hundred and eighty nine dollars and request  
that judgment be rendered against him  
for said amount with costs that he  
would stay execution

it is my judgment that H. Z. Parter  
behave as if he have the sum  
of seven hundred and eighty nine dollars  
the defendant came and by his  
sworn cause notwithstanding the  
stay of execution in the above  
case in pursuance of the statute  
made and proceed

promises to pay the above judgment  
with costs and costs that  
may accrue hereafter

Wm. H. ...

February 27 1869 Remd on the above  
judgment of 879 Dollars Balance Due 41.87

March the 10<sup>th</sup> 1869

Remd the above judgment in  
full except cost

H. T. Porter by James James



Pa  
 Jan  
 on  
 led  
 pol  
 on  
 Jun  
 Jul  
 B.T.  
 P

The State of Ohio Union County S. S.  
Amount to be paid \$ 22.00

Perry Dugles } Plaintiff, Bell called as witness  
 vs } (2000) on a before the first  
 Galah Mages } a copy of a writ next to promise  
 one year } to pay to James B. Kelley  
 being } or within the same of twenty dollars  
 5 } per value returned with interest  
 Robert } interest from date February 1st of 1866  
 Embury } Galah Mages  
 25 }  
 Judgments } July the 3<sup>rd</sup> 1868 the defendant  
 40 } Galah Mages appeared and made process  
 70 } and confessed that he was indebted  
 10 } to the plaintiff Perry Dugles in the  
 70 } same of twenty two dollars and  
 Satisfaction Request that Judgment be rendered  
 10 } against him for said amount  
 70 } it is on the 3<sup>rd</sup> day of July 1868 my  
 Paid } Judgment that the plaintiff Perry Dugles  
 Return of Galah Mages defendant  
 The same of twenty two dollars and  
 Costs as charged in the return

A. H. Jackson J. P.  
 October 16 1869 paid on a writ  
 in the above case for twenty two  
 dollars and costs to the  
 Plaintiff  
 November the 15 1869 Execution  
 returned upon this writ on the  
 16<sup>th</sup> of October 1869 same upon  
 one spring salt the undivided  
 half of section across corner  
 advertised for sale on the 17<sup>th</sup>  
 day of November 1869 the defendant  
 paid the above claim without  
 sale of paid the money to the  
 parties entitled thereto  
 W. B. Robinson County Clerk



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The State of Ohio Union County S.S.

1868

The plaintiff filed as follows  
 the Plaintiff claims of the  
 the Defendant ten Dollars  
 for trespass and Damages for  
 breaking down fence and taking  
 stock out of Plaintiff's pasture  
 July 17 1868 J. W. Elder  
 July the 31 issued a Summons for the  
 appearance of the Defendant on the 4 day  
 of August 1868 ten dollars to the  
 give it to S. P. Swinton Constable  
 issued a Supena for William Martin  
 Linn Martin Jacob Green and others  
 for Plaintiff issued a Supena for  
 Paul Harmon Esq. who gave it to  
 Defendant 35  
 Summons returned he lived the 31st and 3  
 served by reading Made 70 to be  
 served returned served by reading can  
 Made one dollar cost of 1st 9  
 August 5 1868 award final the parties  
 appeared Jacob Green and Martin  
 Linn Martin Swinton and Evenden  
 witness for Plaintiff Richard Clark  
 E. Harmon Swinton and Evenden  
 after hearing the Evenden it is my  
 judgment that the Plaintiff shall  
 pay the cost of 1st Woodhouse  
 Received three Dollars and 50 cts  
 in full of the above cost

J. W. Elder  
 25  
 Richard Clark  
 printing paper  
 5  
 Pocket cutting  
 25  
 Summons  
 25  
 Supena  
 55  
 70  
 85  
 125

Can  
 Woodhouse  
 170  
 Allowed  
 115 fees  
 S. P. Swinton  
 Constable



Perry Buck  
Anthony Field

CS 67  
page 31

\$60.50  
16.05  
02.75  
19.25  
14.75  
22.25  
118.60

August 10, 1865  
Judgment rendered  
the within year  
of 1860, 90 of 1865

\$ 60.50  
19.75  
10.25  
14.75  
22.25  
16.05  
125.95  
118.60  
173.55

June 24<sup>th</sup> 1867  
Rec'd on the within Note  
Eight Dollars and 92  
cts \$8-92

207  
318  
23

1860.50

Millcreek Sept 18<sup>th</sup> 1861

Six months after date for value recd  
we or either of us promise to pay  
David Robb or Bearer sixty dollars  
and fifty cents for value received.

3000  
6090  
6390  
2490  
7790



Paul Buck  
Anthony + Wild  
His mark



March 9 1869. Received Perry Bush  
~~David~~ ~~Robt~~  
Ten collars to Apply on a judgment on Esq  
Woodburns Docket David Robt  
See David Robt

May 17 1869 Received of Perry  
Buck Ten dollars to apply on a  
judgement on Esq Woodburn docket  
in favor of David Rebb

David Rebb, Jr



Mill Creek Sp. Union Co Ohio

May 5 1869

Rec'd of Perry Buck fourteen  
dollars (\$14) on a judgment against  
him on Esq Woodburns Decket

D. Robt, Sr

for D. Robt, Jr

(707)

1868

Marysville O. Sept. 3. 1868

Rem of ~~Perry~~ Buck Lower  
dollar to be credited on an  
judgment against his own  
Exp Woodburns Sackets

David Robbley

Dr. David Robbley



J W 1861 The State of Ohio Human County 55  
Amount claimed \$13.16

John McKittrick the Plaintiff Bill filed as  
Docket Entry 20 of above February 11th 1867  
filing in paper 5 one day after date of promise  
Judgment to pay to the order of J W 1861  
Bond for party three \$8 value returned on  
10 5 settlement of books to this date

Justice of Peace John McKittrick  
\$1.05 October the 30th 1868 The Defendant  
appeared and made protest and confessed  
that he was indebted to J W 1861  
in the sum of thirteen dollars and 16  
and asked that judgment be rendered  
for said amount with interest  
that he should stay execution  
it is my judgment that the Plaintiff  
relaxer of the Defendant the above  
Amount and costs as charged in  
the margin of 13 16 said amount  
The Defendant came and by  
his surety John McKittrick Jr. caused  
remittance of the stay of execution  
in the above action  
in presence of the stated Madam  
provided J W 1861 promise to  
pay the above judgment and costs

Signed J Hill Pittrick

March the 30th 1869  
Received on the above judgment  
thirteen dollars

J W 1861  
June the 15th 1869 received 50 ct  
in full of the above judgment  
J W 1861



The State of Ohio Warren County ss

vs D 13 the plaintiff filed a complaint  
November the 12 1868

David Hobb after date when either of us promises  
 P. Buck } to pay to the order of David Hobb  
 & these } the same of Henry Gallars and the sum of  
 } real received } by Buck  
 } be eight dollars <sup>98c</sup> } although these  
 february } August the 10 1868 the Defendants  
 paper 5 } appeared answered process and confessed  
 rabbit } that they are indebted to David Hobb  
 County } in the sum of six by Gallars and  
 20 } Henry C and requests that judgment  
 Judgment } be rendered for said amount  
 Bond } it is my judgment that the Plaintiff  
 40 } David Hobb Attorney of the Defendants  
 205 } pay Buck and attorney these the  
 } show amount of \$60.98 dollars  
 } the Defendants gave notice that they  
 } would stop execution the Defendants  
 } came and by their surety

Case on undertaking for  
 the payment of the above judgment interest  
 and costs in pursuance of Statute made  
 and granted by David Hobb promise  
 to pay the above judgment interest and  
 costs and costs that they accrue  
 signed David Hobb

Credited by receipts from March 3 1869  
 to Sept 5 1869 Henry C and Gallars  
 July the 11 1870 received on the  
 within twenty four Dollars (24)  
 balance now paid (100)





Com  
pro  
gl  
  
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Jua  
ba  
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E

1864

Amount claimed forty six \$66.13  
 the plaintiff bill filed as follows  
 Isaac Lyle }  
 Isaac Warner }  
 Elijah Warner }  
 April the 15<sup>th</sup> 1868 an order was  
 the first day of May to promise to  
 pay to the order of I attached the same  
 of sixty five dollars for value received  
 for the use of Isaac Warner  
 Isaac Lyle }  
 Elijah Warner }

August the 17<sup>th</sup> 1868 the defendant appeared  
 and waived process and confessed that he was  
 indebted to Isaac Lyle in the sum of forty  
 six dollars and request that judgment  
 be rendered against him for the amount  
 and gave notice that he would stay execution  
 is my judgment that the plaintiff recover  
 of the defendant the sum of \$66.13 & the  
 costs as charged in the charges

filings  
 paper 5  
 docket  
 entry 2.0  
 Judgmt  
 1.40  
 1.10  
 1.05

E. W. H. 40

J. B. W. Attorney

In pursuance of the Statute made and provided  
 by Richard Clark promises to pay the above  
 judgment and costs and costs that may accrue  
 Signed Richard Clark

I was on execution in the above case  
 same at plaintiff  
 May the 15<sup>th</sup> 1869 received 50 dollars on the above  
 judgment May 24<sup>th</sup> 1869 received fourteen  
 dollars Execution returned served &c  
 charge 60 &c & p. Clark Constable  
 paid 64 dollars to Carson & Company  
 By order of plaintiff

Received seven dollars in full of the  
 above judgment and cost  
 J. B. W.



The  
po  
7

The State of Ohio v. ... 83  
1865

Walter Strafford }  
vs }  
The Plaintiff }  
found as follows  
November the 20 1865  
to the Plaintiff one \$1000  
Cash paid

August the 26 1865 7.50  
The Plaintiff (the above) did receive  
that Walter Strafford had among the  
the Plaintiff Perry Dugles 6.20  
and ... 90.00  
took his appearance & gave a return  
and an affidavit of statement for  
the appearance of the defendant  
on the 31<sup>st</sup> day of August 1865  
also a garnisher gave to ...  
and gave it to N. S. ...  
Constable & ...  
Made the attachment in ...





20000  
Sausa Hill

J H Break

The State of Ohio vs J H Break  
The Plaintiff

as follows

April the 11 1866

Plaintiff's Costs are given after date of  
Judgment 40 pence per day to Sausa Hill  
summing up the same of two hundred

20 Dollars in value returned with  
witness fees 175

November 15 1864

October the 10 the Defendant

Contract appeared and for trial

on the 23<sup>rd</sup> at call of bill

Defendant October the 23<sup>rd</sup> 1866 in all cases

Costs The parties appeared the Defendant  
filed a bill of costs as follows

15 April 2 1866 Sausa Hill in a case  
Docket Entry with J H Break as per Book with  
20 present from May 21 1866

judgment 1470  
750 the Defendant put up to compare  
judgment in favor of Plaintiff's

A McCampell sixty fine Dollars and 750  
25 Trial had J H Break to B Cely et

BH Cely McCampell sworn and examined witness  
25 for the Defendant Sausa Hill sworn  
and examined witness for Plaintiff

The Defendant asked adjournment for  
twenty days filed there and made motion

over Rulia Trial had after hearing  
testimony it is my judgment that the

Plaintiff's Release of the Defendant J H  
Break the same of sixty fine Dollars and

750 and Costs as charged to Plaintiff  
the Plaintiff gave value of trial

The Defendant came and by his surty  
of J W South and B H Pickett carried and taken

for the stay of execution in the above case  
in pursuance of the order made and returned

W J W South and B H Pickett present to  
pay the other amount of judgment and Costs that  
may now be signed

B. H. Pickett  
G. W. South



John McKittrick Sr  
to Wm Green  
for service of total to  
Hans small \$20.  $\frac{4}{11}$   
collect - immediately  
W. Green

$$\begin{array}{r} 73 \\ 68 \\ \hline 5 \end{array}$$

250

33

282

525

1707



J. C. Warner

2 June 2.8.21

$$\begin{array}{r}
 75 \\
 25 \\
 80 \\
 \hline
 750 \\
 165 \\
 \hline
 345
 \end{array}$$

$$\begin{array}{r}
 124 \\
 496 \\
 \hline
 124456 \\
 \hline
 52056 \\
 \hline
 13297 \\
 \hline
 345 \\
 496 \\
 \hline
 12456
 \end{array}$$



John McKittrick Jr  
to Wm Green  
for service of total to  
Hans small \$20.  $\frac{4}{11}$   
collect immediately  
W. Green

$$\begin{array}{r} 73 \\ 68 \\ \hline 5 \end{array}$$

$$\begin{array}{r} 250 \\ 33 \\ \hline 283 \\ 523 \\ \hline 1108 \end{array}$$





William Shary  
vs  
J. W. South

The State of Ohio Union County ss  
Amount twenty two 75 22 75

filings paper 5  
depositions 25  
Pocket entry 20  
Judgment 40  
Bond 40  
J. B.

Plaintiff's bill filed as follows  
granted Oct the 25 1868 J. W. South  
to goods bought and delivered in the  
years 1867 & 1868  
remember the 3/1868 issued a summons  
for the appearance of the defendant on  
the tenth at ten o'clock at the  
place it to J. W. South and Constable  
summons returned return this 21st  
November the 3 returned by J. W. South a

J. W. Durham  
fee 85

Copy Made 85 East  
J. W. Durham Constable  
November the tenth 1868  
The defendant appeared and waived  
process and confessed that he was  
indebted to William Shary in the  
sum of 22 Dollars and 75 cents and  
request that judgment be rendered for  
said amount at my judgment that  
the plaintiff William Shary recover  
of the defendant J. W. South the  
sum of \$22.75 and costs as charged  
in the margin of 30 pence and 1/2  
the defendant came and by  
his surety J. H. Brake Case  
undertaking for the stay of judgment  
in the above case per promise  
of the statute made and provided  
J. H. Brake promises to pay the  
above judgment interest and costs  
and costs that may accrue  
Signed

J. H. Brake

July the 13 1869

Received the above judgment in full

William O. Sherry  
By David Ashbaugh

Except Cont.





Amount Allowed  
 John W. Evans } the plaintiffs Bill filed 7  
 J. W. South } as follows March the 25 1867 896.25  
 B. H. Picket } nine months after Date the  
 Picket Entry } present to pay to the order of  
 25 } Hurston H. Ashbaugh one hundred  
 Summons for time } Dollars value received without any  
 50 } relief what came from valuation an  
 Swearing, through } presentment gave J. W. South  
 15 } 1/2 for Picket

Judgment 11<sup>th</sup> November the 16<sup>th</sup> 1868 issued a summons  
 H. Ashbaugh for the appearance of J. W. South B. H. Picket  
 25 am the 21<sup>st</sup> of November 1868 at ten o'clock  
 at the court to plaintiffs agent

J. W. Durbin November the 21 1868 the Defendants  
 Constable appeared local had Hurston Ashbaugh  
 Cost 130 John Evans J. W. South Swaron an entered  
 80 it is my judgment that the Plaintiff J. Evans  
 relator of the Defendants J. W. South B. H.  
 Picket the same of one hundred and three

Execution 40  
 Warrant 40  
~~Summons~~ Dollars and 25<sup>cts</sup> and Costs as charged  
 on the margin J. W. South gave notice  
 that would stay Execution B. H. Picket  
 secured it by fees as surety on the above note  
 J. B. Magruder be seven Dollars

November the 24 1868 issued a Execution on the  
 above judgment for 98 Dollars and 1/2<sup>cts</sup>  
 Dec the 26 1868 Execution returned seized on  
 one pepper and Mass advertised for sale on the  
 of Dec no sale for want of bidders received on  
 the with in forty five Dollars and 1/2<sup>cts</sup> Cost  
 J. W. Durbin Constable

Dec the 29 1868 issued a warrant for the sale of the above  
 property sent to Constable By order following the 11 1869  
 Execution returned Made the above judgment in full  
 except Costs paid the same to plaintiff J. W. Durbin  
 Made 80 6<sup>cts</sup> Cost



P. Snider & Co }  
vs } Judgment on the Docket  
Nelson Cone } of S. B. Woodburn J. P. of  
Jerome Township —

Received December 14<sup>th</sup> 1869 of  
Mr. Cone One hundred and forty  
Six dollars, in full in this case, except  
costs.



Snider & Kwikade





The State of Ohio Union County ss  
Amount Claimed \$137.63

P Snider & Kentz } the Plaintiff Bell  
Wilson & Co } as Galena Marysville & Co  
filing 2 papers 10 } 3 18 63 Due Snider & Co Snider  
Docket Embog 25 } 2% Dollars for value received Nelson Case

Judgment 40 Marysville o March 15<sup>th</sup> 1859  
Bond 40 Due P Snider & Co ar here twenty four  
\$1.15 Dollars and 9% with interest at Ten per  
cents paid sent untill paid in amount for value  
received Nelson Case \$49.20

December the first 1868 the Plaintiff  
appeared and waived process and confessed  
that he was indebted to P Snider &  
Kenz the same of one hundred and  
thirty seven 63/100 Dollars and request that  
Judgment be rendered for said amount  
and costs it is on this first day of Dec  
1868 considered by me that the Plaintiff  
peltner of the Defendant Nelson Case the same  
of one hundred and thirty seven Dollars 63/100  
and costs as charged in the Mayor J. P. [unclear]  
the Defendant came and by his Surety Daniel Case  
caused an undertaking for the stay of Execution  
in the above case in pursuance of the Statute made  
and provided P Daniel Case promises to pay  
the above judgment interest and costs  
and costs that may accrue

Signed Daniel Case

December the 14 1869  
Received a receipt in full of  
the above judgment of Plaintiff





The State of Ohio Union County ss  
Amount claimed \$41.27

P Sneider and kinrade Col The plaintiffs Bill  
D A Fleck } filed as follows

Things in paper the 16 1860 Due P Sneider and C  
5 on Parer twenty two Dollars ~~20~~ ~~at~~  
Docket entry with interest at the rate of ten per cent per  
25 annum for value received

Judgment D A Fleck  
Dec the first 1868 the plaintiff appeared  
and waived process and confessed that  
he was indebted to P Sneider & kinrade  
to the sum of forty one Dollars  
and 2/10 and request that judgment be  
rendered for said amount it is my  
judgment that the plaintiff recover  
of the Defendant the same of \$41.27  
and costs as charged in the margin

J B Washburn  
Proceedings stayed by order of  
Plaintiff

g.

pac



G. W. Swank }  
 vs }  
 Jacob Hulseman }  
 The State of Ohio vs. amount claimed \$ 30.

The plaintiffs bill filed as follows  
 Before J B Mathew a Justice of  
 the Peace in and for Jerome T P Union Co.  
 the plaintiffs claim of the Defendant  
 the sum of thirty Dollars for two ~~two~~  
 walnut trees of said Defendant about the  
 first Day of April 1868

G. W. Swank

Issued a summons for the appearance of  
 the Defendant on the 7 Day of January 1869  
 at ten o'clock to be given it J B Mathew  
 Issued a subpoena for George Becher Waller  
 Becher John Dodge J. Siggitt gave it to  
 another Constable appointed  
 January the 7/1869 The action was settled  
 By consent of parties at the plaintiffs  
 cost taxed of ten Dollars  
 paid to Plaintiff the ~~plaintiff~~ ~~money~~ ~~the~~  
~~money~~ and the Constable cost George Becher  
 Waller Becher John Dodge claimed no  
 fees





J B Dandrea Amount Claimed 873 34  
as 13 21

Heneriy Lomb Bill of Particulars  
filing one paper before  
D B Boddum J P

Sumas 25 The plaintiff claims a judgment against the Defendant  
supreme 35 upon the sum of seventy three 3/4 Gallons  
Dashed buty and thirty four cents for Carriage and other work  
25 as follows

Sumas 30 Beginning 11<sup>th</sup> Day of Septemb 1868 in all  
40 23 3/4 dem 159 self \$47 50  
supreme 30 to hauling one load of sand 3.00  
judgt 40 to going to Pleasantly for lumber 1.00  
9 20 to hands furnished 11 1/2 Days at 95 ct per day 21 54  
\$73.34

January 7<sup>th</sup> 1869 issued a summons  
for the appearance of the Defendant on the 12<sup>th</sup>  
Day of Jan 1869 ten o'clock at 11

5000 gave it to plaintiff issued a subpoena for  
Stone 176 Jacob Maany & Maany vs Stone gave it  
to plaintiff 2nd January 12 ten o'clock at 11  
Sumas delivered served By Seung Copy made 75  
cost Mr H Stone Constable

Suprema delivered served By Seung a copy  
Platiffs vs Made 95 Cost Mr H Stone Const

J Maany 50 January the 12<sup>th</sup> 1869 ten o'clock at 11 over for trial  
R Maany 50 equal had Joseph B Dandrea J Maany & Maany  
vs Stone 50 Mr Stone witness for plaintiff sworn and

Defendants vs Eminent Heneriy Lomb vs Lomb Cynthia Lomb  
Cynthia Lomb 50 Ambler Beach witness for Defendant sworn  
Mr Lomb 50 and Eminent The Defendant tendered 31 Dollars  
Ambler Beach 50 to Plaintiff before the commencement of suit and  
paid the same in to Court after hearing

The Evidence the Defendant plea is true in fact  
The money being paid in to Court and delay  
to be paid out by me it is my judgment  
that judgment be rendered against the plaintiff  
for costs taxed at Six Dollars and 00<sup>cs</sup> et

D B Boddum J P  
Rec'd the return in full  
Cynthia Lomb  
Dandrea  
Dandrea  
Cynthia Lomb

011  
gl  
fa  
Sun  
Pal  
Sun

1772 to  
Lond



William Shuler } of the State of Ohio in and for Lucas County  
vs } No 24

Amount & Costs \$35.40

George W South } The Plaintiff Bill filed as follows  
filing papers } January 21 1867 and Day after Date of same  
Summons 25 to pay to order of Wm Shuler the amount of  
Pocket Entries } of forty one \$100 Dollars for value received  
Judgment 24 } Sept 23 1867 (a ten Dollars) George W South  
40 } January 9 1869 issued a summons for the appearance of  
the Defendant on the 16<sup>th</sup> Day of Jan 1869 at ten o'clock  
A.M. Sent it by Mail

Wm H. Stone  
Constable

Summons returned received this 23<sup>rd</sup> Jan 11 1869  
Signed by reading and serving a copy made so at costs  
of Wm H Stone Constable  
January 26 1869 He appeared and filed a  
Bank Account against the above claim which  
was barred by statute limitation it is there  
fore considered by me that the plaintiff recover  
of the Defendant the sum of thirty five Dollars  
and forty ct and costs as charged in the  
Margin A B Wadsworth J P

January 27 1869 issued an Execution for  
thirty five Dollars and 40 ct judgment and  
\$1.70 - ct costs and gave it to S W Durbin  
Constable Execution returned received this 23<sup>rd</sup>  
Feb 2 1869 Made demand for property of defendant  
refused to turn any out Made 35 ct cost  
A B Wadsworth Constable

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The State of Ohio Union County  
Amount claimed

88 53  
930.70

A. S. Chapman  
vs  
James Robinson &  
J. T. Fickett  
of the County of  
Union  
5  
Volunt. Conty  
25  
Judgment  
140  
Bonds 40  
11/0

The plaintiff's bill filed in fallows  
Union County Ohio  
Sixty Days after Date me as follows  
of us prames to pay to the order of Hyles  
Mad one hundred and fifty Dollars for  
value received June the 6 1868  
August 7 1868  
James Robinson  
Shadue J. Fickett  
Ct \$100  
alt 12 186 Ct 20.00

January the 11<sup>th</sup> 1869 The Defendant James Robinson  
appeared and confessed that he was indebted  
to A. S. Chapman in the sum of thirty Dollars  
and 7% and request that Judgment be rendered  
for said Amount and gave notice that he  
would stay Execution it is my judgment that  
the Plaintiff relauer of the Defendant the same  
of thirty Dollars and 7% and costs as charged  
in the Margin J. B. Wadsworth J. P.  
the Defendant came and by his surety  
caused an undertaking for the stay of Execution  
in the above case in pursuance of the statute  
made and provided J. Dore McCampbell  
prames to pay the above judgment interest and  
costs and costs that may accrue

Signed D McCampbell  
January the 11 1869  
Judgment in full \$100.00  
June the 21 1860  
received payment in full  
A. S. Chapman Plaintiff

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The State of Ohio Lucas County SS

James Kille 1823 Amount Claimed \$21.45

Albert Mare

feeling & paper

5

Volke Entry

20

Sumans 25

75 0

January the 16 1869 passed a summons  
 upon the appearance of the Defendant  
 on the 21 Day of January at ten o'clock  
 at all 1869 sent it to J. W. Durham  
 January the 19 1869 the Defendant appeared  
 and paid the share in full  
 February the 8 1869  
 received the share in full  
 J. A. Kille

56 Wilkerson and Emery

Joseph Butcher

The State of Ohio Union County SS

vs 23 Abraham Lincoln 25-50

The Plaintiff Bill filed as follows Thirty Days  
after date of promise to John Cowy & Brothers  
Twenty five Dollars with ten per cent interest

May the 2 1869

Joseph Butcher

The Defendant appeared and made  
promise and confessed that he was indebted  
to Wilkerson and Emery in the sum  
of Twenty five Dollars and <sup>00</sup>/<sub>100</sub> and asked  
that judgment be rendered for said

amount given notice that he would  
stay execution at my judgment that  
the Plaintiff Release of the Defendant  
the sum of Twenty five Dollars and <sup>00</sup>/<sub>100</sub>  
and cost as charged in docket  
The Defendant came and by his sworn  
affirm Butcher could under taking give  
the stop of Execution in the above case  
in pursuance of the statute made and  
provided I gave Butcher promise to  
pay to the above judgment interest and cost to  
John Butcher

Chambers the 10 69  
received on the above judgment  
fifteen Dollars paid the same to  
John Cowy January the 11 1870  
received ten Dollars paid the same to John Cowy

at my judgment



The State of Alameda County SS  
vs. Amount \$37.50

off Ellison and Grant } The Plaintiffs Bill filed  
 G D Beard } as follows when California  
 opening January 14 1869 thirty days after date  
 of promise to pay Garry ss Brothers the sum  
 of thirty seven dollars value received ten per  
 cent interest until paid G D Beard  
 also a Bank account \$17.50  
 May the 3 1869 the Defendant appeared  
 and confessed judgment on the above claims  
 and gave notice that he would stay execution  
 the Defendant came and by his security  
 Harriet Beard - based on undertaking  
 for the stay of execution in the above  
 case in pursuance of the statute made  
 and provided by Harriet Beard promises  
 to pay the above judgment interest  
 and costs and taxes that may  
 accrue

at my judgment  
 that the Plaintiff  
 recover of the Defendant  
 \$37.50

Harriet Beard

Oct No 4 1869 received the above  
 judgment in full paid the same  
 to Mr Garry





Case 85

Thomas Jones } of the State of Arkansas  
 vs } Amount claimed \$5891  
 Thompson Bishop } The Plaintiff Bill filed as  
 Palamus July 11 1868 one Day after Date  
 of promiss to pay to order of Thomas Jones  
 Twenty Dollars value recd payable at  
 Pleasant Valley five month after Date  
 of promiss to pay to the order  
 of Thomas Jones the same of Twenty Dollars  
 payable at Pleasant Valley Thompson Bishop  
 March 14 1867 to \$5.90  
 January 23 1867 five months after Date  
 of promiss to pay to the order of Thomas Jones  
 Twenty Dollars payable at Pleasant Valley

Three papers 15  
 Packet Entry 25  
 Affidavit 40  
 Bond 1.2  
 H. G. O.

Thompson Bishop  
 May the 11 1869 The Defendant appeared  
 and waived process and confessed that he was  
 indebted to Thomas Jones in the sum of fifty  
 eight Dollars and 91 Cts (\$58.91) and asked  
 that Judgment be rendered for said amount  
 it is my judgment that the Plaintiff  
 be lover of the Defendant the above said  
 sum of money and costs as charged in the  
 Margin At 13 March 1869  
 the Defendant came and by his surety  
 caused an undertaking for the stay of  
 Execution of the statute made and provided  
 Judgment promiss to pay the above  
 sum Preston  
 Judgment interest and costs and costs that  
 may accrue signed J. H. Preston  
 May the 25 1869 Received twenty five  
 Dollars on the above judgment sent the  
 same to plaintiff by A. Campbell  
 August 7 Received fifteen Dollars on  
 the above judgment  
 July the 18 1870  
 Received payment in full of the  
 above judgment  
 Thomas Jones

S

Notes  
See

D

J

13

81

by

and



1826

The State of Ohio Warren County ss \$ 17779  
Amount claimed

Dee Low  
John Taylor  
Sue Taylor  
Summons  
Dashed Entry  
20

The Plaintiff Bill filed at Galena  
July 2nd 1866  
Inclue matters after date of  
either of us promise to pay to the  
order of Charles Low the sum of  
one hundred and fifty Dollars & no  
value received John Taylor  
Sue Taylor

Judgment  
40  
Bond  
9/15/69

May the 11 1869 issued a Summons for  
the Appearance of the D at Tenacook Ohio  
on the 20 Day of May sent it Warren  
Nott Constable

Summons returned received this May 13  
1869 and served by leaving a copy at  
the usual place of Sue Taylor John Taylor  
not found made return to Constable  
May the 20 1869 The Defendant  
Sue Taylor appeared and confessed  
that Judgment on the return and gave  
writs that he would stay Execution  
at my judgment that the Plaintiff recover  
of the Defendants the sum of one hundred  
and seventy seven Dollars <sup>75</sup> and cents  
as charged in the claim of B. Washburn  
in possession of the estate made and  
promised by statement promise to pay  
the above judgment interest and cost  
and cost that May a true

By Constable  
Warren

Signed B. Washburn  
December the 22 1869  
Received the above judgment  
and cost in full  
Sue Taylor





The State of Ohio Union County 8

Amount claimed

\$18.10

The Plaintiff Ball filed as follows  
 William New Chapman Feb 28<sup>th</sup> 1868 one day  
 and Eneas after date of promise to pay Curry and Brothers  
 or Barre the same of Twelve Dollars for  
 J. D. Chapman value billed ten per cent from date  
 filing J. D. Chapman

May the 6 1869 The Defendant appeared  
 and waived process and confessed that  
 he was indebted to William & Eneas  
 the same of thirteen dollars and ten cts  
 and request that Judgment be rendered  
 for said amount and Eneas value  
 that he should stay Execution  
 at my Judgment that the ~~plaintiff~~ stay  
 for the Plaintiff recover from the Defendant  
 the same of 13 Dollars and ten cts  
 and Costs

Robert Country 20  
 Judgment 40  
 Bond 46  
 105  
 paid

Non prosequence of the Statute made and  
 provided by James Chapman promises  
 to pay the above Judgment interest and  
 Costs Signed J. F. Chapman

August 15<sup>th</sup> 1869 Received Ten  
 Dollars on the above Judgment  
 August 22 1869 Received payment  
 in full of the above Judgment  
 and Cost paid the same  
 to William Curry

of  
 Hoka  
 of  
 B  
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 Jon  
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 T







W<sup>m</sup> H. Melkeal  
vs

John C. Keath

A apprentice of W<sup>m</sup> H. Melkeal.

we the jury do find the Complaint of said  
W<sup>m</sup> H. Melkeal against John C. Keath true  
that the conduct and habits of said John  
C. Keath are immoral and Dissolut in  
Disregard of the Commands of his Charter and  
that the authority of the said W<sup>m</sup> H.  
Melkeal hath been frustrated for the

reformation of the said John C. Keath  
without Effect and we do hereby Certify  
that it is our opinion that the said  
W<sup>m</sup> H. Melkeal ought to be discharged  
from his Contract contained in his  
indenture of apprenticeship.

Signed this 20<sup>th</sup> Day of May 1869

Bury Brock  
William Thompson  
Wilson Keath  
et al Campbell  
Joseph C. C.



upon Michel

21

John C. Heath on a verdict of open Michel  
upon the jury find the complaint of  
open Michel to be true and that  
he ought to be released from his  
banishment and to be put in his judgment  
and the said John C. Heath has  
been unmarred and virtuous and that  
the said Michel his master had been  
excused for his information with out  
effect

Signed J. B. Beck

William Thompson

William Martin

W. McCampbell

W. C. Cole

it is my judgment that the same  
verdict should be confirmed

J. B. Beck

Cost 7.50

paid the jury 2.50

constable 2.45

Michel 50

Fr  
Doll  
to  
B  
7  
E  
D  
E  
not

The estate of John Union County S.S

Kelham & Jones } the Plaintiff Bill filed  
 v. Maria } as of date May 18<sup>th</sup> 1869  
 ten days after date of  
 promise to pay to the order of Kelham  
 and Jones \$500 fifty two <sup>82</sup>/<sub>100</sub> Dollars  
 value received of the estate  
 June the 26/1869 The Defendant Maria  
 and confessed that he was indebted  
 to Kelham & Jones the sum of fifty two  
<sup>82</sup>/<sub>100</sub> Dollars and asks that judgment be  
 rendered against it amount and  
 give effect that the usual day  
 execution it is any judgment the  
 the plaintiff recover of the Defendant

Being the sum of \$52.82 Dollars and costs  
 in pursuance of the Statute made and  
 provided in that behalf by the  
 State of Texas Maria promises to pay the same  
 judgment interest and cost and costs  
 that may accrue

Docket  
 Entry  
 20  
 Budget  
 46  
 Bond  
 46  
 Total  
 140  
 11

August 23 1869 issued an Execution  
 in the above case for \$417 90 and it is  
 returned the 12/1869 received eight Dollars  
 on the above judgment returned my  
 Execution for 1.45 Sept 24 Received six Dollars  
 not returned on the above judgment

Kelham Jones





The State of Ohio

1869

D. H. Wells vs. G. P. South

Plaintiff's witness James Wells 50 S. Hahart 50

Defendants witness A. C. Smith 50 James South 50

B. J. South 50 W. H. South 50

Remitted by writ of Habeas Corpus 1869

The Plaintiff D. H. Wells makes oath that the claim in this action is for a balance of \$14.85... Dollars and 88 cents in note dated April 1st 1867... also balance on note dated April 11, 1868 of \$24.80... Two hundred and thirty four Dollars and 80 cents... including interest... also a balance account of \$3.75... Dollars and 75 cents... and the said D. H. Wells also makes oath that the said claim is all just and that he ought to recover... the balance of \$24.80... Two hundred and seventy four Dollars and 80 cents... he also makes oath that said G. P. South was bound to convert his property or affairs here in into money for that purpose of placing it beyond the reach of creditors... sworn to this 23 day of June 1869.

B. B. Broadbent

D. H. Wells Plaintiff vs. G. P. South Defendant

I do hereby certify that the defendant G. P. South has paid to the said plaintiff D. H. Wells the sum of \$24.80... Dollars and 80 cents... which he may and he has received in full of the said plaintiff... in satisfaction of the order therefor be issued by the court on the 24th day of July 1868.

Signed W. H. ...

Signed and acknowledged before me this 24 day of July 1868 at my office B. B. Broadbent

Carried over



Proceed on Attachment in the above case  
 for fine hundred and twenty four dollars  
 at the same time proceed a Summons  
 for the appearance of the Defendant on  
 the fourth of August then attached  
 was the same to J. W. Parkman  
 Supena for Samuel South  
 South Calum South B. J. South  
 South Calum B. J. South  
 South Calum B. J. South

July 27th August 11th 1869 Summons returned  
 Cons. served 134. Serving a copy and reading to  
 Defendant Made 70 to East

2.70 J. W. Parkman  
 2.85 Supena returned served by reading  
 to the within named officers  
 Calum South J. C. South James South  
 Samuel South B. J. South B. H. South  
 J. W. Parkman of the Mayor of Atlantic  
 Made 270 East of J. W. Parkman Constable  
 Plaintiff witness Supena returned  
 served by reading to James South  
 J. W. Parkman of J. W. Parkman Made 88  
 to East J. W. Parkman Constable

order of Attachment returned & executed this  
 writ on the 26 of July 1869 at fifteen  
 poles attachments of 6 each & all in the presence  
 B. Baker of two credible witnesses David Sangster  
 and J. W. Parkman before properly placed  
 witness in possession of 2 1/2 South proceeds  
 7.00 have the same returned and in my  
 My hands per 215 copies of fees 1.00

Plaintiff J. W. Parkman  
 Costs August 11th 1869 ten 00 to all  
 17.50 The parties appeared trial had the  
 Dependant put in a motion on August 11th  
 to discharge the Attachment the Motion  
 4.30 granted the Attachment discharged  
 Execution at the Plaintiff cost taken at Sumner

40  
 74.70  
 Plaintiff Cost 142.00



August the 7 1869

After having the case it is my duty the  
 Plaintiff recover of the defendant the amount of  
 eight Dollars & 93 cts and costs as charged in  
 the Margin. Attest

The Defendant gave notice that he would stay  
 Execution. The Plaintiff demanded an execution  
 issued an execution in the above case for  
 one hundred and eight Dollars and 93 cts  
 given it to Plaintiff. The Defendant & W<sup>m</sup>  
 South came and by his surety B. H. Pickett  
 gave undertaking in the above case for  
 the stay of Execution in pursuance of the  
 Statute made and promulgated. B. H. Pickett  
 promises to pay the above judgment interest  
 and costs and costs that may arise.

Execution Related signed  
 at Plaintiff's cost

B. H. Pickett

Jan 40 Execution Related  
 at Plaintiff's cost 70  
 J. W. Durbin Const

February the 19 1870  
 paid payment in full

March the 7 1871

paid payment in full of  
 the above judgment and cost  
 (See 1st Bill)

March the 7 1871 Paid by order of Plaintiff  
 to J. W. Durbin Constable \$2.15

To paid March 11  
 paid by net all the  
 witness except  
 A. McCompell Const

\$ 2.00  
 \$ 4.15



Oct. 25. 1868.

Received of Esq. Southwick  
the claim in full amount  
Silbert Board.

R. Sawyer

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*Faint handwritten notes on the right edge of the page, including the letters 'A', 'D', 'C', and 'p'.*



The State of Ohio Union County  
vs 31 Amount Claimed \$42.65

P Snyder, the plaintiff's Bill filed as  
 vs } follows Plaintiff Daley May 20 1869  
 G. V. Beard } one day after date of promise to  
 pay to the order of P Snyder  
 the sum of forty two dollars  
 and no cents  
 the value whereof G. V. Beard  
 docket August 17 1869  
 Entered 20 the defendant appeared and waived  
 judgment and confessed that he was  
 indebted to P Snyder in the sum of  
 Bond forty two dollars and forty five cents  
 and request that judgment be entered  
 Execution for said amount gave notice that  
 he would stay Execution at his own  
 \$1.17 5 my judgment that the plaintiff  
 Snyder retain of the defendant  
 G. V. Beard the sum of \$42.65 of dollars

of P Snyder  
 August the 23 1869 issued an Execution  
 in the above case for 42.65 and 45 cents

August the 27 1869  
 The defendant came and by his  
 surety Herbert Beard came voluntarily  
 for the stay of Execution in the  
 above case in pursuance of the writ  
 made and provided. P. Herbert Beard  
 promises to pay the above judgment  
 interest and cost and cost that  
 may accrue signed Harriet Beard

September 7 1869 return  
 the above writ by order of the  
 Court taking by order of Plaintiff  
 thirty five dollars and the  
 above judgment balance

Sept the 15 1869  
 received thirty four dollars on the  
 above judgment P Snyder  
 Execution returned by order of the  
 justice made 1.00 cost of P. D. D. D.  
 received the above judgment and  
 in full \$91 due plaintiff \$47.15  
 spent the same by means  
 of Plaintiff's bank in my name

Execution is called  
 at Plaintiff's cost





The State of New Mexico Territory

Samuel McCampbell the plaintiff vs  
 J. B. Fleck } as if follows February 11  
 1869 one Day after due  
 of process to pay to the court  
 of the County of Dallas  
 the sum of thirty nine Dollars  
 and no cents in full  
 of the debt due to the  
 plaintiff by the defendant  
 J. B. Fleck

Judgment 40  
 Bond 40  
 \$ 7.00

September the 11<sup>th</sup> 1869 the defendant  
 appeared and waived process  
 and confessed that he was indebted  
 to Samuel McCampbell in the  
 sum of thirty nine <sup>52</sup>/<sub>100</sub> Dollars  
 and request that judgment be  
 rendered for said amount with  
 costs that he should pay even  
 though it is my judgment  
 that the plaintiff recover of  
 the defendant the sum of \$39.52  
 Dollars and costs as charged in the  
 margin. The defendant came and  
 by his surety John Fleck caused  
 undertaking for the stay of execution  
 in the above case in pursuance  
 of the Statute of John Fleck promises  
 to pay the above judgment interest and  
 costs and costs that may accrue.

signed John Fleck  
 \$34<sup>00</sup> January 18 1870 Received thirty four  
 Dollars on the above judgment  
 retained my fee

January 18 1870  
 Received thirty Dollars on the above  
 judgment  
 Samuel McCampbell by  
 David McCampbell  
 April 3 1871  
 Received ten Dollars on the above judgment  
 paid the same to David McCampbell





The State of Ohio Union County, ss  
 vs B<sup>y</sup> J. Beck, as defendant & Plaintiff  
 vs B<sup>y</sup> J. Beck, as Plaintiff & Defendant

Wilson Martin the Plaintiff Bill filed  
 of B<sup>y</sup> J. Beck as defendant upon California  
 filing paper. Plaintiff has made  
 docket entry commencing same time in February  
 continuance ending same time in May 1869 in  
 10 all two months is one parcel of  
 amount a month at 14<sup>00</sup> dollars per month  
 for paving making in all 32 80  
 75  
 Summons September the 10 1869 the defendant  
 appeared entered his appearance and by consent  
 of parties trial set for Monday the 15  
 at one o'clock P.M.  
 30  
 Summons September the 15 1869 the parties appeared  
 the defendant demanded a jury the  
 25 case was continued to the 25 of Sept  
 1869  
 30 By consent of parties issued a summons  
 for H. S. Wood John S. Suggitt  
 Thompson Perry Beck John C. Wray  
 James Robinson as jurors to try  
 the case issued a subpoena for John  
 Martin John Martin Peter Bremer  
 witnesses for Plaintiff James M. Conner  
 1 00 witness for Defendant Stephen Cone  
 Summons 6  
 30  
 The defendant's Bill of particulars filed  
 as follows the defendant claims  
 146 an of fifty ten dollars and 1/2  
 3.40 also damages of 50.00 dollars for  
 non performance of Plaintiff's contract  
 Summons for paving returned served  
 by Redney and Sweeney copy left  
 made 2.20 cost to H. Madler Esq  
 Summons returned served by Redney  
 made 12.00 cost to H. Madler Esq  
 Sept the 25 the paving party appeared  
 John Suggitt H. S. Wood J. S. Thompson  
 John C. Wray, James Robinson Special Jurors, John  
 Martin John Martin Peter Bremer  
 witnesses for Plaintiff Sweeney













The State of Ohio versus County  
of Hamilton

J B Robinson of the Plaintiff Bill  
 Samuel South called as witness  
 taking sworn on the 15th of June J B Robinson  
 gave a twenty dollar fine a total of  
 the manner horse with interest  
 from June 15th 1868 J B Robinson  
 20 November the 11th 1869  
 Judged the Defendant to pay  
 40 Composed that he was indebted  
 to J B Robinson in the sum  
 of twenty one dollars and 80  
 and request that judgment be  
 rendered for said amount  
 and gave notice that he would  
 stay execution it is there  
 fore my judgment that the  
 Plaintiff J B Robinson recover  
 of the Defendant Samuel South  
 the above sum of \$21.80 Dollars  
 and cost as charged in the  
 margin of the bill of particulars  
 November the 20th 1869  
 the Defendant Samuel South  
 came and by his sister South  
 Hyland and caused an undertaking  
 for the stay of execution in the  
 above case in pursuance of the  
 writ and promised J B of  
 to pay the same to the  
 Plaintiff within a certain  
 time that may accrue

April 20 1870 signed J. G. Hyland.

Received payment in full of  
 the above judgment paid the  
 same to plaintiff at his  
 house





The State of Ohio vs. [unclear]

Amount Claimed \$86.80

John B. Cats } the plaintiffs fell  
 John McKittrick } sued as balance  
 Packet } of an order due  
 Embury 20 } remains to pay to the  
 Selby } order of J. B. Dost  
 1 paper } The same of Eighty five  
 Judgment 5 } per value received  
 40 } from date John McKittrick

1.05  
 Bond No. 140 is numbered 11627 1869  
 The Defendant John McKittrick  
 appeared and swore to  
 and confessed that he was  
 indebted to John B. Cats  
 in the sum of Eighty five  
 Dollars and five cents and requests  
 that judgment be rendered  
 for said amount it is my  
 judgment that the plaintiffs  
 John B. Cats recover of John  
 McKittrick Defendant the  
 said amount with interest  
 and cost and cost that may  
 accrue J. B. Dost  
 The Defendant came and  
 139 his surety William McKittrick  
 gave an undertaking for  
 the stay of execution in  
 the above case in pursuance  
 of the statute attached  
 provided for in McKittrick  
 remains to pay the above  
 judgment interest and  
 costs and costs that may  
 accrue

Henry McKittrick  
 William McKittrick  
 John McKittrick  
 John B. Dost

signed Wm McKittrick  
 Sept 10 1870 Received on the  
 \$62.00 above judgment sixty two Dollars  
 October 17 1870 received 25 Dollars on the  
 above judgment retained one Dollar in fees  
 October 25 1870 Balance due  
 Received Eighty six Dollars  
 J. B. Dost

A. T. Kenton  
 against  
John H. Kemmer  
Plaintiff's Subpoena.

Ret'd and filed \_\_\_\_\_ 188 \_\_\_\_\_

J. P.

WITNESSES.	How Served.	Day of Service	Miles Distant.
J. Benson	c	Sept 5	7
B. Kenton	c	"	7
D. Wise	c	"	5

*September 4* A. D. 1885, I received this writ, and afterward I served the same in the manner and at the time shown by the annexed list and table; that is, I read this writ to those witnesses whose names are marked R.; I stated its contents to those whose names are marked S; and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Mileage, 7 Miles, - - \$ 50  
 Service on 3 Witnesses, \$ 45  
 Copies, - - \$ 75  
 Amount, - - - - \$ 170

MY FEES:

*John Riley* Constable.



# Subpoena for Civil Case.

THE STATE OF OHIO,

*Jerome* Township,  
*Union* County.

To *George Benson B Kenton*  
*and David Wiso*

You are hereby commanded to appear before me *J. P. McDowell*  
a Justice of the Peace of said Township, at my office therein, on the *9<sup>th</sup>* day  
of *September* A. D. 1885, at *9* o'clock *A.* M., to give testimony in an  
action pending before me, wherein *A. T. Kenton*

*vs* Plaintiff, and  
*John H Kerner* Defendant

Hereof fail not under the penalty of the law.

Given under my hand, this *4<sup>th</sup>* day of *September* A. D. 1885.

*J. P. McDowell* Justice of the Peace.

# VENIRE FOR JURY

Before Justice of the Peace.

## RETURNABLE

September 9<sup>th</sup> 1875.

## RETURNED AND FILED

1875.

Justice of the Peace.

### CONSTABLE'S RETURN.

September 9	1875, personally served	Clark Richard
" "	1875	Amos Barron
" "	1875, personally served	Amos Barron
" "	1875, personally served	Harrington
" "	1875, personally served	Richard Clark
" "	1875, personally served	L. J. Smith

### CONSTABLE'S FEES.

Service	\$ 1.00
Mileage	2.00

Constable.

John Riley



## Venire for Jury before Justice of the Peace.

**The State of Ohio,**

*Union* County, ss.

*Jerome* Township.

To *John Riley* Constable of *Jerome* Township:

You are hereby commanded to summon *N. Harrington,*  
*Clark Richard, G. M. Jones, Frank Bannon,*  
*G. J. Smith, and Richard Clark*

To appear before me, at *Harper's shop* in said Township, on  
the *9<sup>th</sup>* day of *September*, A. D. 18*85*, at *1* o'clock in the  
*after* noon, to serve as Jurors in a case pending before me, then and there to  
be tried, and this they shall in no wise omit, and have you then and there this  
writ with your doings thereon.

GIVEN UNDER MY HAND, this *9<sup>th</sup>* day of *September*, A. D. 18*85*.

*J. V. McDowell*

Justice of the Peace.

A. J. Kenton Plff

vs

John H. Kerner

Bill of Partic-  
ulars of deft-

Filed September 9<sup>th</sup> 1885  
J. P. McHowell J. P.



A. J. Kenton Plff } Before J. P. McDowell  
vs }  
John H. Koerner } J. P. of Jerome Co.  
} Minn. County Ohio

Deft Bill of Particular

The defendant says he admits that the plff is the owner of the land as set out and admits that the hogs were in the corn but denies that they entered Plffs field of corn without his fault or knowledge and further denies that they did <sup>not commit said</sup> ~~any~~ damage as alleged by plff of \$50 or any other sum but that plff knew of their being in and made no attempt to drive them out and kept them in the corn during the night with full knowledge that they would commit the damage he claims and that said hogs entered the corn through the fault of plaintiff. The defendant therefore claims judgment against plff for <sup>his</sup> costs herein.

John H. Koerner





A. T. Keaton - Plaintiff }  
vs } Before J. P. McDowell  
John H. Komer. } J. P. of Justice Township  
Defendant } Union County Chic.

Bill of Particulars

The plaintiff says:

He is the owner of certain lands in said County of Union - adjoining the lands of the defendant - that he is the owner of and has been farming a certain part of his said lands, for corn - that the defendant's Hogs, without the fault of this plaintiff entered the plaintiff's said field of corn, and injured and destroyed a large amount of plaintiff's growing corn - Plaintiff says he is unable to state the date of the entry of the defendant's Hogs into the said field, but did not know of their having entered into said corn field until September the 4<sup>th</sup> 1885 - The plaintiff has been damaged by reason of the premises in the sum Fifty Dollars for which sum he asks judgment against the defendant -

The defendant is required to file his Bill of Particulars -

A. T. Keaton

# SUMMONS.

*A. T. Kinton*  
Plaintiff

against

*John H. Kerner*  
Defendant

RETURNABLE

*Sept. 9<sup>th</sup>* 1885, at *9 A.M.*

Amount Claimed, - - - \$ *50.*

Justice's Fee, - - - \$ *85*

Constables's Fee, - - - \$ *1.00*

*120*  
*1.70*  

---

*2.90*

Constable.

RETURNED AND FILED

, 188

Received this Writ *September 4* 1885, and served the same on the *within named John H. Kerner By copy* at his residence on the *5 of September 1885*

### Constable's Fees.

Service.....	\$ <i>2.50</i>
Mileage.....	<i>5.00</i>
Cop.....	<i>1.50</i>
Total.....	<i>9.00</i>

Constable.

*John Riley*



## SUMMONS.

The State of Ohio. Union County, ss.

To any Constable of Jerome Township, in said County, GREETING:

YOU ARE HEREBY COMMANDED to summon John H. Kerner  
to appear before me, J. P. M. Howell, a Justice of the Peace of said  
Township, at my office therein, on the 9<sup>th</sup> day of September A. D. 1885  
at 9 o'clock A. M. to answer unto A. T. Kinton.

in a Civil Action for damages sustained by reason  
of defendant's hogs getting into his corn field  
Amount claimed, \$ fifty dollars. defendant requ-  
red to file his bill of particulars

You will make due return of this writ on or before the 9<sup>th</sup> day of September  
A. D. 1885, at 9 o'clock A. M.

WITNESS, my hand, this 4<sup>th</sup> day of September A. D. 1885

J. P. M. Howell  
Justice of the Peace.





The State of Ohio Venue County 88

Amount Collected

14 25

Joseph A. Bell } The Plaintiff Bell  
vs }  
Miss Grace } falls as follows  
prosecuting }  
By attached process paid by Joseph A. Bell  
for 25 Dollars to 11 Dollars  
Due \$14 Dollars 24 ct

Issued a summons with an order of attachment  
for the appearance on the 14<sup>th</sup> day of  
Dec 1869 to appear at 11 o'clock

The Plaintiff made oath that one Henry  
Braback as he merely believes has many  
and credits of Defendant's sum  
and returned the Defendant's name  
and address in the County of W. Adams County  
120 Mad 25 East order of attachment return  
paid attached 24 24 Dollars in the name  
of Henry Braback left a copy and  
justice an order for the appearance of the  
defendant said Henry Braback attached 25 ct  
at East of W. Adams County

46  
collected  
46

Examination of Garnishee

Summons  
25  
Docket  
Entry  
29

Joseph A. Bell Plaintiff  
vs  
Miss Grace Defendant

Before J. B. Woodhull a Justice of  
the Peace in and for Adams County

Ohio on the 14<sup>th</sup>  
Day of Dec 1869 Henry Braback

Garnishee in the above case  
appeared before said Justice and  
after being duly sworn made oath  
and answered as such Garnishee as  
follows question by the Plaintiff

Do you owe the Defendant Miss Grace  
any money? I do not know that  
I do until the fact is proved  
question Will you say the Defendant owes  
money if he cannot answer the fact I  
will pay him Dollars and three cents  
either if furnished in accordance with  
the contract

Henry Braback

Witness my hand and seal of  
office at Adams County Ohio  
this 14<sup>th</sup> day of Dec 1869

J. B. Woodhull

Justice of the Peace

Adams County Ohio

Henry Braback

**REED, JONES & CO.**

COLUMBUS, OHIO.

Columbus, O., Nov 7<sup>th</sup> 1870.

Received of *Wm Thompson*

*Fifty* Dollars,

on *the I. N. News, claim for Exp Postage*

**REED, JONES & CO.**

\$ *50<sup>00</sup>*

per *Reed*



145  
58.  

---

03

to 6/11/18

REED, JONES & CO.

REED, JONES & CO.  
LITH. BIRMINGHAM

**REED, JONES & CO.**

COLUMBUS, OHIO.

Columbus, O., March 25 1870.

Received of *Saml B Woodburn Jr*

*Account 50/100*

Dollars,

on our Judgment on his docket against  
*Wm Mills* being in full of said amt

**REED, JONES & CO.**

\$ *1750*

per *Samuel*



Dec 17/89 Jerome O

Mr S. B. Woolbourn Sir  
you may use my name in  
Case of Reed James & Co  
I will be surty for stay of  
Execution

James Willy

The Garneshe agrees to pay fine  
of all in to court in thirty days

Jan the 11<sup>th</sup> 1869. the Charles Casbe  
was contined for fifty days

Costs  
75  
Garneshe  
per 50

February the 2<sup>nd</sup> 1870 the Defendant  
failed to appear and in default  
the plaintiffs will recover of the  
Jury the sum of 14 <sup>50</sup>/<sub>100</sub> Dollars  
and six Dollars cost

Costs 60

J. B. Gardner  
J. P.

Received  
of plaintiffs  
sum of 30  
and 30 c



The State of Ohio Union County ss  
Amount \$59.93

Reed Jones and Co	Plaintiff	Ball	filed
"	"	"	"
J. W. Wells	Defendant	"	"

as follows: Colored  
 of January 20 1869  
 one day after date of service  
 To pay Reed Jones and Co  
 one hundred and twenty nine  
 dollars and 32<sup>1/2</sup> for value received  
 with interest of W. Wells  
 Feb 13 1870 \$30  
 " " " 28  
 " " " 20  
 " " " 75

Bond Dec 28 1869 issued a summons  
 for the appearance of the Defendant  
 on the 3 day of January 1870 at 10 o'clock  
 in the court house at Columbus Ohio  
 to appear the action and to answer with  
 out prejudice to either party

January the 4 1870 summons returned  
 service this writ Dec 29 1869 served by  
 Judson, made 58 ct costs J. W. Wells  
 January the 4 1870 defendant appeared  
 answered process and confessed judgment  
 in the above case for \$58.93 dollars  
 and costs as charged in the margin  
 it is my judgment that the  
 Plaintiff Reed Jones & Co recover  
 of the Defendant J. W. Wells the  
 sum of fifty eight 93/100 dollars  
 and costs. The Defendant came  
 and by his surety James Wells  
 gave an undertaking in the above  
 case in pursuance of the Statute  
 made and provided for James Wells  
 promise to pay the above judgment  
 interest and costs

J. B. Hart being J.P.  
 September 24 received twenty dollars  
 on the above judgment  
 and after the 10th day thirty one  
 dollars returned one dollar plus  
 cost fifty dollars to Plaintiff  
 make balance carried over

Dec the 6 1870 received seven dollars  
97.00 on the Chan budget by J. B. Fickett  
(5.80) January 23 1871 received five  
dollars and 80¢ in full of  
the Chan budget and Cash

April the 3 1871 received next in  
full by David McCampbell



Paterson Bradley the plaintiffs Bell filed as  
 John Ruckler } of value more about the least  
 of March 1868 John Ruckler vs  
 Simmons } To P Bradley twelve dollars for one  
 25 Saddle and best strap Harbinger's and  
 fuling one paper and one book Bet a Paterson Bradley  
 7th Feb 1870 issued a summons for  
 5th Feb the appearance of the defendant on the 26th day  
 20 of January, an attach with the defendant  
 5th appeared and made protest and entered his  
 1st Jan appearance without answer  
 2nd After hearing January the 26 1870 an attach  
 15th Feb trial had P Bradley sworn an Examine  
 15th John Ruckler James Ruckler Isaacman Examine  
 1st Jan witness for the defendant after hearing  
 40th the case case it is my judgment that  
 40th the plaintiffs recover of the defendant  
 1st Jan seven dollars and costs as before  
 in the margin of P Bradley's return  
 The defendant gave notice that he  
 would stay execution of the judgment  
 same and by his surety

Based on substitution for the stay  
 of execution in the other case  
 per persuance of the statute above  
 and provided P Ruckler  
 promise to pay the other judgment  
 protest and costs and last the  
 May were given prob Ruckler

and surety & amount of \$1000  
 April the 25 1870 receive money  
 dollars in full of the above  
 judgment except costs and protest  
 Paterson Bradley

*[Faint handwritten text from the adjacent page, including words like "R", "H", "e", "J", "E", "S", "C", "18", "V"]*



The State of Ohio Amount \$800

Richard Clark vs The Plaintiffs Well known  
Jesse B Gardner follows amount above  
Mary S Ellis vs The 3 15 65 Judgment after  
after Gate for value of money

Summons 50  
Execution 140  
Judgment 170  
Constable 15  
Vendition 40

Summons for the appearance  
of the Defendants on 12<sup>th</sup> day of Feb  
1870 at ten o'clock at all against  
Plaintiff Constable

Summons returned received this 2<sup>nd</sup> Feb  
5 1870 signed by Mary S Ellis  
Jesse B Gardner not having served  
March 3<sup>rd</sup> 1870 by W. Robinson Constable

February the 12 1870 ten o'clock At the  
view of trial the Defendants failed to  
appear and in default of appearance  
it is my judgment that the Plaintiff recover  
at the Defendants Mary S Ellis the sum of  
Eighty Six Dollars (\$86) and costs as  
charged on the Motion of W. Robinson

Feb the 13 1870 issued an Execution  
in the above case for Eighty Eight 3/4  
Dollars given at W. Robinson Constable  
March 13<sup>th</sup> 1870 Execution returned Buggy  
found on on the 13<sup>th</sup> day of February 1870, and  
to be sold on the 3<sup>rd</sup> day of March 1870, Property  
claimed by S. Ellis, trial had for the right  
of property before Nelson Jones J. P. and

Ordered in said Ellis favor Order given  
instructing me to deliver the property which was  
done Further done made March 10<sup>th</sup> 1870  
Leveled on One Red cow, One Spotted Heifer  
one black yearling Steer, one Red Heifer calf  
Eight Spotted One Yearling Horse March 13<sup>th</sup> 1870

Issued a Vendition Return for the sale of the  
above property and gave the same to J. M.  
Robinson Constable March 11<sup>th</sup> 1870  
The Plaintiff Richard Clark will a

Return of vendition at his Court Received by  
Richard Clark the sum of \$86.00 and costs  
of \$10.00 making \$96.00

Richard Clark the sum of \$86.00 and costs  
of \$10.00 making \$96.00

$$\begin{array}{r} 4740 \\ 322 \\ \hline 4762 \end{array}$$

$$23$$

$$5000$$

$$161$$

$$4762$$

$$16$$

$$238$$

$$177$$

$$145$$

$$\begin{array}{r} 322 \end{array}$$



June 20 to Sep 25 1870

1870 1870

6390

J. Welch

~~10390~~

to	1858 feet lumber	1.75 per bu	113251
do	2998 "	1.50 .. ..	4497
do	764 "	2.50	1910
		150	<u>9658</u>

on by cash

2000

balanced due \$7658

J. L. Hutchison

7000

150  
110

64  
40

40

110

200  
200

700  
030  
400

95  
40

159  
99

145  
44

2920

40  
2920

159  
99

145  
44

37  
35

845

169  
88

63  
00

257

44

11  
6

17

53  
64

10  
20  
12

11

17

200

1-2

50



June the 5<sup>th</sup> 1874

Recd of Mary S Ellis forty  
 six Dollars and ten Cents in full  
 as against ~~part~~ of a judgment rendered on  
 the 12 Day of February 1870 in favor  
 of me against Jesse B Gordon and  
 Mary S Ellis The Said Mary S Ellis  
 is relieved from the Balance of said  
 judgment and casts the Said Jesse  
 B Gordon is still held for the  
 amount of 46 Dollars and ten Cts  
 and Costs of this judgment

Signed this also in Creds  
 a Note of hand signed by J S Ellis and  
 Mary S Ellis and J B Orchardman said  
 to be cast or allowed amount 43 Dollars  
 Richard Clark

The State of Ohio

George White } the Plaintiff  
 vs }  
 J. P. Beard and Harriet Beard } the Defendants

Case No. 100

pleaded to pay to the order of George White the sum of fifty and 2/100 Dollars and costs as charged in the margin.

Amount  
 50  
 2/100  
 21

Feb the 5 1870 issued a return on judgment The appearance of the Defendants on the 12 day of Feb 1870 was at all times to name all names in return returned by Justice of the Peace in

W. B. Beckwith  
 Constable  
 70  
 1/100  
 1/100

February the 12 1870 ten o'clock all the day of trial the Defendants failed to appear and in default it is my judgment that the Plaintiff recover of the Defendants J. P. Beard and Harriet Beard the sum of fifty two 2/100 Dollars and costs as charged in the margin.

Execution  
 110

Feb the 22 1870 issued an Execution on the above case for 52 2/100 Dollars and 1/50 it cost gone to J. B. Beckwith Constable

March the 22 1870 Execution returned pursuant this 22 day of February issued an order for the sale of the property of the Defendants as advertised for sale on the 19 day of March no sale for want of a reasonable bid made so it cost J. B. Beckwith Constable

March the 22 1870 issued a warrant for the sale of the above named property gone to J. B. Beckwith Constable

May 15 received payment of 50 of the above judgment and costs

Amount  
 40



*[Faint handwritten notes on the right edge of the page, including words like "Sup", "Apr", "of", "H", "na", "to", "H", "T.C", "H", "of", "T.C", "H", "of", "T.C", "H", "of", "T.C"]*

The State of Ohio

J. D. Ellis Plaintiff }  
 Richard Clark Defendant }  
 February 22 1870 }  
 District property to wit one Building  
 Dec. Served upon 134 of the Robinson Constable  
 County. By virtue of an Execution issued  
 15 134 of 13 of Madison P of Monroe  
 Superior Township Union County against Mary  
 Jan 5 S. Ellis at the suit of Richard Clark  
 11st advertised to be sold on the 5<sup>th</sup> day of  
 40 March 1870 and I demand a trial and  
 Superior an order upon the Deft. to appear  
 5 11st To me having given due notice to said  
 40 Richard Clark of the premises by the  
 notice Dated as aforesaid J. D. Ellis  
 to Co Trial set for March first one at least  
 40 P M 1870 issued a Supreme Court writ  
 T. G. O. S. Ellis John Ellis David Gardner etc  
 recognizing Reed parake Wm. W. W. for the claim  
 against said J. D. Robinson Constable issued  
 15st a Supreme Court writ against John W. W.  
 Peter D. Catt David Gardner David  
 said writs for Clark gain to Co  
 Wm. W. returned said writs for the  
 Superior Served on the within named persons March  
 8 11st \$2.50 Costs of said Wm. W. Constable  
 35 Superior returned, Served 134 of 13 of  
 40 Richard Clark Defendant  
 March the first one at least P M  
 1870 the parties appeared the Deft.   
 Richard Clark filed his affidavit  
 stating that J. D. Robinson is a  
 material witness and he could not  
 safely go into trial without him  
 and asked a change of place of trial  
 which was granted and the case was  
 transferred to Union County  
 for said County Trial March 2 one  
 at least P M all the witnesses was  
 recognized to appear on said day  
 issued a Supreme Court writ upon  
 Wm. W. gave it









J C Brown & George W. Pittsford Plaintiffs

against Samuel Currier Defendant  
we do hereby bind our selves to pay  
to Samuel Currier fifteen Dollars as costs  
in case the plaintiff fails to collect his  
claim in the present attachment

Signed J. W. Stead

Attest and sworn to  
J. W. Stead

Jan 1  
Feb 2  
Mar 3  
Apr 4  
May 5  
Jun 6  
Jul 7  
Aug 8  
Sep 9  
Oct 10  
Nov 11  
Dec 12





The important Annual General Meeting, 1970

Income to the public when the capital value is  
of the ... of the ...  
August 12, 1970 received in the  
with me ...  
and by ...

John G. ...





Jerome O March 26 1870

S. B. Woodburn Esq  
New California O }

Sir

This May Certify That I consent  
to go Docket Bail on the  
Judgment Rendered against  
Wm. M. Barra & George Keane  
for the sum of \$44<sup>44</sup>/<sub>100</sub> in favor  
of Israel Hill

Which Judgment  
was taken on the 17 Day  
of March 1870

Wm. M. Barra

111111

22  
27  
164  
100  
254  
4420  
4674

51

11762  
4674  
86

11420  
2254  
4674

1111111

22  
154  
166  
254  
4446  
690



*pl*

*02*

*76*

*1*

*pep*

*Det*

*cu*

*2*

*5*

*7*

*4*

*1*

*pl*

*2*

*1*



The State of Wisconsin, County of ...  
In said County

General Hill  
vs  
Wm W. Chas  
George Sasure

The Plaintiff's Bill filed in  
said Court on the 11th day of  
Date & we either of us promise to  
pay said Hill the amount  
same of forty four Dollars  
with interest from the 22-18-69

March the 11 1870  
issued a summons  
for the appearance of the Defendants March  
the 17<sup>th</sup> 1870 one o'clock p.m. of said day at  
the Court House

copy  
1  
paper  
5  
Docket  
Entry  
2.0

March 17 1870  
received this March 12  
of said Court House

Summons  
5.0  
7.5  
4.0  
Judgment  
13.5  
Bond etc

March 17 1870 one of said  
defendants failed to appear and in default of  
appearance it is considered by me that  
the Plaintiff returns the Defendants  
Wm W. Chas & George Sasure the of forty  
four Dollars and costs as charged  
in the margin of Bill above

Wm W. Chas  
Constable  
45.00

in presence of the Sheriff of said  
County and promised by a certain bill  
promise to pay the above judgment  
and costs and costs that may  
arise signed at Court House

justice  
costs  
41.35

received payment of forty four  
Dollars  $\frac{62}{100}$  in full  
J. H. Hill

















1847

The state of Ohio Union Society 88

William Hartung  
J. D. Beard

The Plaintiff will file in  
Columbus Ohio March 1847

John W. Pope

J. D. Beard to Wm. Hartung  
to prepare a paper concerning

Robert Hartung

the property of said John W. Pope

2<sup>d</sup> June the 5<sup>th</sup> 1847

issued a summons for the

summons

appearance of the defendant in the State of

25<sup>th</sup>

of June 1847, at one o'clock in the forenoon at

Columbus Ohio and returned service by reading

the above said writ to said defendant on the 7<sup>th</sup>

of June last the plaintiff appeared personally

in court and gave the writ at one dollar

and so on





The attestation of ... amount, \$8

J. C. Warner ... of ... to ...

J. A. Hutchinson the Defendant appeared ... the 25th ...

By his sworn ... case ... judgment ...

October 23 1870 ... in full of the ... and costs

J. C. Warner

















The State of Ohio Union Term 588  
• 1871 Amount \$5422

J B Cline } The plaintiffs bill  
 25 } filed as follows  
 Almonah Patch } on or before the 10 day  
 of March 1870 to pay  
 J B Cline County, Ohio  
 Dollars value of the  
 5 18 67 of Almonah Patch  
 - August the 13 1870 the plaintiffs  
 made oath that Almonah  
 Patch was a non resident of the  
 County took his abode in  
 Sumner and attachment for 400 Dollars  
 and ten Dollars penalty last year  
 a Sumner for the trespass of Almonah  
 on the 18 day of August at ten o'clock  
 P.M. 1870 against the plaintiff  
 August 15 1870 Sumner and Almonah  
 returned the defendant into prison  
 in the County, J Almonah one note  
 in the hands of Almonah Patch  
 the goods made 215 et costs  
 J Almonah Sumner  
 The plaintiff and Susan Patch  
 settled the case at 25 Dollars and  
 the plaintiff pay the cost  
 Sept the 15 1870 Received payment  
 of the above claim in full  
 J B Cline

Almonah Patch  
 1 1/2  
 5  
 146  
 Almonah Patch  
 146  
 Sumner  
 25  
 T. 10  
 40  
 T. 5  
 Sumner and Almonah Patch  
 400  
 10  
 215  
 215 et costs  
 4  
 100





The Stat of Ohio Union County 86  
1852

<p>             M. A. Shaver }              S }              James R. South }              felonious paper }              Docket }              25 }              Bond }              40 }              Affidavit }              40 }              Docket }              40 }              order }              to go }              40 }              190           </p>	<p>             Plaintiff Bell filed              as follows              jurame 18 1870 James              South Dr To M. A. Shaver              M. D. S. \$475 one mat 12              Dollars one mat \$5 58 number              17 1868 August 18 1870              the plaintiff M. A. Shaver              came and and made oath              that James R. South was prohibited              to leave for 25 33 one mat              South to live the County took              his affidavit sworn and take              ment and Summons gave              to Plaintiff           </p>
---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------





1870 54

James R. South }  
 vs }  
 Harry C. Allen }

Issued a summons  
 for the appearance  
 of the Defendant on  
 the 26 Day of August  
 1870 at 2 o'clock p.m.  
 gave it to plaintiff  
 August the 26<sup>th</sup> Summons returned  
 served by Perry a copy Made so at East  
 B. W. Evans Constable

August the 26 1870

The case dismissed at the Constable on account  
 of illegal service

Received August 26 1870 issued a summons  
 paid for the appearance of the Defendant on  
 the first Day of Sept 1870 at 2 o'clock p.m.  
 full served by Perry Made so at East B. W. Evans  
 B. W. Evans issued a subpoena for J. W. South D  
 Ashbaugh subpoena returned served by  
 Perry so at East B. W. Evans Constable  
 equal set for Sept 1 2 o'clock p.m.  
 equal set a side and carried into  
 paid



The State of Ohio Warren County

Amount Claimed \$76.57

J. S. Hutchinson	) the plaintiffs Bill filed as follows from the 10 September 20 <sup>th</sup> 1870 to 1858 feet of lumber 140 p. h. Do 2778 feet of 150 Do 764 feet 150 Or By Cash 20	
W. S. Thaddeus Flett		325-1
Expense		146
Sums		14491
Attornt		1912

October 31 1870 the plaintiffs came and made oath that the Defendant Bond had begun to remove his property out of the County for the purpose of depriving his creditors of their property in default of a summons for the 3 day of November ten at clock. At 10 and also a writ of a attachment gave it to plaintiffs November the 3 1870 ten at clock the sum of 76.57 Dollars returned the Defendant not found in the County. Made 25 Ct Cost

John Robinson Constable attachment returned attached one make bunch three Bee hives one one partice partely finished 36 lights of sash one wheel barrow from three Dars one set of lumber & Dars frames eight Dollars in the hands of James Rabins 20 Dollars in the hand of J. Beard notified said Beard to appear before J. Hutchinson on the 3 day of November said garnisher appear Amaron and testified that there is in his hands 70.00 Belonging to J. S. Flett which agrees to pay me to Court within ten days by order of the Court called James Letch and James Chonel and executed to them the share named property and was appraised by them at Eighty six Dollars. Made 585 Cost J. S. Flett















The State of Ohio Union County  
Amount to Claimed 1863

Offr Thompson	} the Plaintiffs Bill filed in Galena Ohio California Dec the 3 1864 Due to Thompson or his son Twelve Dollars & Fifty ct
Joseph Butcher	

Admourt 1/8	} value received subject of the writ Joseph Butcher 1/4
Writ of attachment 1/10	

Summons 25	} And California Jan 6 1870 The Mr Thompson one Dollar and Sixty ct value received for writ subject Joseph Butcher
Writ of Entry 26	

1.2 5  
Dec the 13<sup>th</sup> 1870 the Plaintiffs  
appeared and made oath that the  
Defendant was indebted to him  
in the sum of \$15.63 & also  
makes oath that the Defendant is  
a non resident of the County  
took his affidavit and issued  
a summons and a writ of attachment  
for \$15.63 Dollars gave it to B. W. Egan  
the Constable to appear on the 14<sup>th</sup>

Day of Dec at one o'clock P.M.  
Dec the 29 1870 proceedings stopped 139.  
writ of the plaintiffs





The affile of these several suits  
Amount \$475

Polina Curry / The plaintiff Polina  
219 Chapman / filed a writ of habeas corpus  
against one person / and was after that  
judged to pay to the other  
parties of eight dollars and  
costs as therein mentioned

judgment / J. W. Chapman  
January the 6<sup>th</sup> 1871 / The plaintiff  
and several other parties were  
convinced that he had published  
to the plaintiff in the sum of  
nine dollars and thirty cents  
and request that judgment  
be rendered for the amount  
of nine dollars and thirty cents  
it is my judgment that the plaintiff  
polina Curry recover of the defendant  
the sum of nine dollars and  
costs as therein mentioned

J. W. Chapman  
in pursuance of the Statute 2<sup>d</sup> Sec.  
of the Statute in relation to  
the other judgment and costs  
as therein mentioned  
Johannes Bensen  
Judge and Sawyer at law

March 2 1871 Received payment in full  
of the above judgment and costs

J. W. Chapman







State of Ohio v. ... County 88

Wm. Wallam } The Plaintiff filed as follows  
 as } in this action the Plaintiff  
 J B Daudna } claims of Defendant ten  
 printing paper } Dollars damage for uncopy  
 and willfully shooting one of  
 Docket said Plaintiff bags and burning  
 copy one off those same said damage  
 20 Was done on the 21 Day of January  
 Summons 1871 Wm Wallam  
 25 January the thirtieth (30) 1871  
 Supena issued a summons for the appearance  
 for three of the Defendant on the eight Day  
 of February at ten o'clock at all  
 35 1871 also issued a Supena for  
 85 J W Durlin, Patrick Maury, David  
 Ashbaugh gave it to J M Robinson  
 Constable issued a Supena for Henry  
 Hutson gave it to Plaintiff issued a Supena  
 J M Robinson }  
 205 Feb the summons returned served by copy  
 25 Made 70 to cost Supena returned  
 23 served by copy Made 35 Cost  
 J Money 50 paid J M Robinson Constable  
 D Ashburn 50 February the 8<sup>th</sup> 1871 ten o'clock at all  
 J W Durlin 50 Trial had Wm Wallam Patrick Maury  
 H Hutson 50 David Ashburn Henry Hutson witness for  
 M Daudna 50 Plaintiff Sumner and Exonard J B Daudna  
 J Diggitt 50 M Daudna J Diggitt George Squire J M  
 G Squire 25 Robinson witness for the Defendant after  
 M Robinson 25 hearing the <sup>cost</sup> ~~cost~~ conceded that Plaintiff receive  
 35 Defendant three Dollars the amount  
 of the tender and the Plaintiff pay the costs  
 as charged in the margin  
 Ten 27 J B Daudna J B  
 50 Feb the 10 1871  
 Judgment 40 received seven Dollars and 85  
 140 in full the other cost  
 Supena 30 received three Dollars in full  
 120 of the other Judgment  
 85  
 205  
 Subscribed 27 full received paper Wm Wallam  
 82.30 in full received by fees  
 Stone Constable W. H. Stone Const David B Ashbaugh



January 19 1872

Recd of S B Wadsworth J P  
Three and fifty Ct in full  
of a Judgment against Police  
Sexton Henry Hable

4500

2512

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The State of Iowa Union Territory  
Amount \$1924

Henry Kahler  
vs  
John Preston  
Defendant

The plaintiff Ball filed  
as follows August the  
10 1869 two months  
after date of promise  
to pay to Henry Kahler

Docket Entry  
20  
Judgment  
40

The sum of Twenty seven  
Dollars and fifty Cents  
of money John H Preston  
Jan the 5 1870 or ten Dollars

Paid March the 30<sup>th</sup> 1871  
40  
70.5

The Defendant  
appeared and waived process and  
confessed that he was indebted  
to Henry Kahler in the sum of  
Twenty Dollars and 74<sup>00</sup> and request  
judgment to be rendered for said sum  
it is my judgment that the plaintiff  
be allowed \$1924 twenty Dollars seventy  
four Cents and Costs as charged  
in the original the plaintiff gave notice  
that he would stay Execution

the plaintiff came and 187  
his surety William Wagner  
based on undertaking for the stay  
of Execution in the above case  
in pursuance of the Statute of  
William Wagner promises to pay the  
above judgment interest and  
Costs

William Wagner

June the 30 1871 Received Section  
Dollars on the above judgment paid  
the same to plaintiff at the Mill tank  
Receipt August the 30 1871

Received the above judgment in full  
paid the same to plaintiff at  
his Mill tank his Receipt as here  
Entered



Sum

90

upland

25

Sum

25

7/10

40

90

25

50

165

1861

The State of Ohio vs. Susan County SS

Suey & Palen } the plaintiffs Suey & Palen  
& }  
Sara Cook } Entered her Complaint that  
the Defendant Sara Cook  
is Detaining certain personal property

Defendant  
25

Belonging to Sara Suey & Palen

Suey her affidavit issued a ~~Writ~~

and that of Replevin and garnit to plaintiffs  
Summons To appear on the 25 day of April 1871  
at one o'clock P.M.

7/11

40

90

25

50

165

200  
165  
35

April the 25 1871

The case of Trial the plaintiffs  
withdrew his suit and paid the cost



Luther Lane Feb 21 1872.

Wm. ... } Do. S. B. Woodburn,  
David Cook: } Sir, I have received in  
full of my judgment on your docket  
of the above named parties, except  
the cost of suit. Luther Lane

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 B. N. 8



The State of Iowa Summons

Suther Lane  
David Cook  
Nathan Cook  
David McClung

the plaintiffs Bellfield  
as follows March 27 1870  
one year after Date of  
promises to pay Suther  
Lane an arrear the sum  
of one hundred and  
twenty three dollars and  
twenty three ct value New

Summons  
75  
Packet  
Entry  
25

judgment  
311  
Bond  
140  
180

May the 22 1871 issued a summons  
for the appearance of the above Defendants  
on the 24 Day of May 1871 at one o'clock  
p.m. Nathan Cook and David McClung  
Suther Lane  
Summons returned received  
this 22nd May 22 1871 served 139 Copy

B.W. Evans  
1.65  
Received  
my fee  
B.W. Evans

Made 1.65 Ct B.W. Evans Constable  
May the 27 1871 one o'clock p.m. the  
Constable and of Trial the Defendants failed to  
appear and in default thereof the  
plaintiff Suther Lane to recover of  
the above Defendants the sum of one  
hundred and twenty four dollars and  
56 and cents as charged in the margin  
J. Pitt Rathburn J.P.  
June the 6 1871

The Defendants came and 139 three surety  
Henry Hutson bound undertaking in the  
above case for the stay of execution  
in pursuance of the Statute Made  
and promised Henry Hutson promise  
to pay the above judgment of one  
hundred and twenty four dollars and 56  
with interest and costs and costs that may  
acure Signed Henry Hutson

Filed the 7 1872 issued an execution  
in the above case for \$138.41  
gave it to B.W. Evans Constable  
July 10 1872 returned to me with  
out any money paid

g

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April

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 Doct a  
 Embry  
 25  
 April  
 40  
 April  
 of  
 Repl  
 46  
 Sup  
 140  
 145



The State of Ohio Union County ss

A Mc Gardner } in Replein Hologard  
William Bener } Made oath that one

William Bener did lawfully  
return the oats of two acres of land  
doctahant go Dagen took her affidavit and  
Embodied at Sumans gave the the appearance  
of the dependant an jury there 1 o'clock  
pm also a pit of Replein and a  
supena for Mc & Eldes John Bener Dan  
Replein

46  
Supena  
40  
74 5

At Return the parties  
compromised and the plaintiff  
with Drew her suit at plaintiffs  
costs taxed at 4.10  
B off 1 Ewins  
Constable

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The State of Ohio Union County ss

W<sup>1</sup> Henderson } the plaintiff bill filed as  
Parlak Mapes } follows one day after date  
of return to pay to W<sup>1</sup> Henderson  
or Bearer the sum of forty

\$55.70

six Dollars and fifty ct

Value received by Parlak Mapes

Entry August 10<sup>th</sup> 1871 issued a summons

for the appearance of the defendant

on the 16<sup>th</sup> day of August ten at last

and report the summons returned return this

5<sup>th</sup> of August 11<sup>th</sup> 1871 served by copy of

summons 14 1871 Made 70 ct cost

25

judgment August 16<sup>th</sup> 1871 ten at last

the hour of trial the defendant

failed to appear and in default

it is my judgment that plaintiff

W<sup>1</sup> Henderson recover of the

defendant Parlak Mapes the sum

of fifty five Dollars and 70

and costs as charged in the

margin of B<sup>1</sup> W<sup>1</sup> Henderson

August 19 1871 give a transcript  
in the above case

25  
judgment  
170  
90  
70

W<sup>1</sup> M<sup>1</sup> Robinson  
Constable

Shap

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1865

The State of Ohio Union County ss  
Dumant

Shaper Buck and Co  
vs  
Samuel Chapman

the plaintiffs Bill filed as  
follows to Samuel Chapman  
in 1860 to 1864 amount  
to be paid \$11.32 Dollars

Dumant  
2.5  
filings  
paper  
5  
Docket  
Entry  
20  
Bond  
40  
9.5  
Fidelity  
5  
Constable  
70  
\$ 286

Recd  
Casts in  
Yell

I sued a Summons for the Appearance  
of the Defendant on the 16 Day of  
August 1871 at 7 o'clock P.M.  
Dumant returned Summons by Rudney  
Made 7 o'clock East of Ill. Robinson  
the Defendant appeared and asked  
a continuance to 22. 1871 continuance  
granted August 22 the parties appeared  
and compromised at Eight Dollars  
and 3/4, on which the Defendant  
confessed judgment at therefore my  
judgment that the plaintiffs Shaper and  
Buck and Co Release of the Defendant  
Samuel Chapman the sum of  
Eight Dollars and 3/4 Dollars  
and Costs of 75 Dollars  
in pursuance of the Statute ss  
Made and pronounced by John Hauser  
procurator to pay the above judgment  
interest and Costs John Hauser  
February 1872  
Reduced Eight Dollars on the other judgment  
Recd 1/2 1/2







W  
Date

1

D

1

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July

July

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ful



1876

W D Curry

Amount

1875

Jacobs Mapes & Elizabeth Mapes

present value of one day after promises to pay to W D Curry the sum of \$17.00 Dollars for value received

25  
Docket June a summons for the appearance of the defendant on the 22 of August 1871 nine o'clock at all gave it to J M Robinson Constable

26  
Jelms  
1  
1870  
Summons returned received this August 15 1871 served served by

140  
J M Robinson Constable August 16 1871 Made 70 ct cost J M Robinson Constable

1870  
J M Robinson Constable  
Jury  
August 22 1871 day of trial the defendants failed to appear and in default of appearance it is my judgment that the Plaintiff W D Curry Receiver of the Defendants Jacobs Mapes and Elizabeth Mapes the sum of Eighteen Dollars and 75 cents as charged in the 1<sup>st</sup> Mortgage

J B Padbury  
August 30 1871 issued an execution on the above case for 1875 and costs

For Butcher ofc 7.25





1867  
 B F Mcglade } Amicus Charge 48-12  
 Palch Maps } the plaintiffs bill filed as follows

Docket  
 Embury  
 filing am  
 proper  
 5

Summons  
 25

Judgment  
 40  
 90

March 24 1871 one day  
 after date I promise to pay  
 to the order of B F Mcglade  
 the sum of seventy seven Dollars  
 value Received interest from date  
 Palch Maps

August the 19 1871 issued a summons  
 for the appearance of the Defendant  
 on the 25 day of August at 9 o'clock  
 All Summons returned Received  
 this 21st August 1871 served by copy  
 21 1871 service no mileage 30 total  
 70 J M Robinson Constable

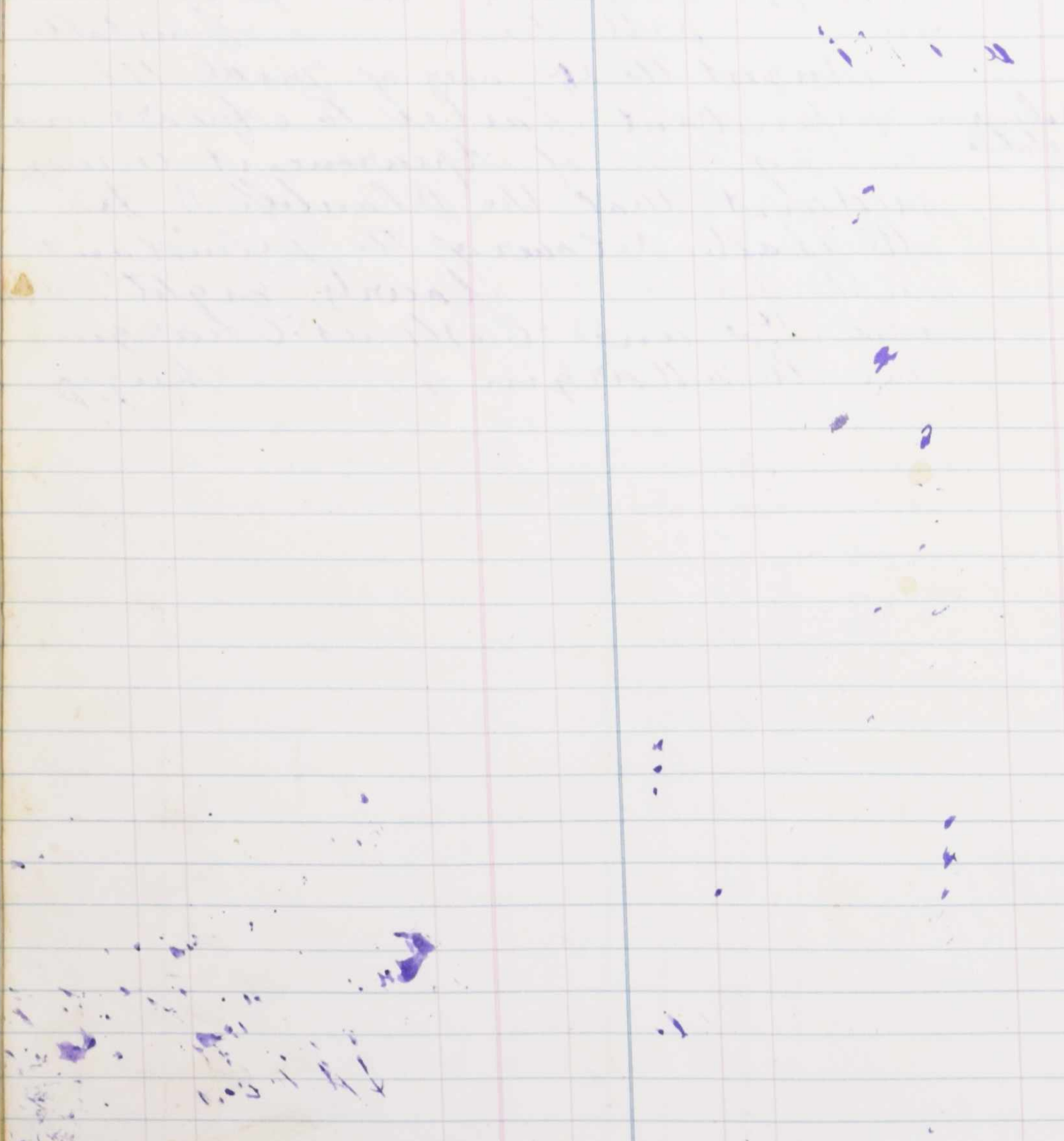
J M Robinson  
 Constable  
 70

August the 25<sup>th</sup> order of trial the  
 Defendant failed to appear and  
 in default of appearance it is my  
 judgment that the plaintiffs B F  
 Mcglade recover of the Defendant  
 Palch Maps the sum of Eighty Dollars  
 and 1/2 and Costs as charged  
 in the Margin of B F Mcglade vs P



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McDonald & Co No 65  
 is amount \$ 55.50  
 Paul Smith } the plaintiffs Bill filed  
 Pasakma Smith } as falowes attached 1<sup>st</sup>

pelung papers Master Dec 1<sup>st</sup> 1869  
 on whifare thirteen Months Date  
 Packet Entry are pramis to pay to the order of  
 20  
 Summons 50  
 75  
 Judgment 40  
 McDonald & Co first National  
 Bank at Delaware County of New  
 Dollars with six per cent interest  
 from Date Value Received  
 Due August the 1<sup>st</sup> 1870

Paul Smith  
 Pasakma Smith

Boon Ennis November the 4 1871 issued a Summons  
 Constable for the appearance of the Defendants  
 80 on the 9<sup>th</sup> Day of November in a clock  
 to all gave Boon Ennis Constable  
 Summons returned served 1871 Copy  
 Made 50<sup>th</sup> Costs 13<sup>th</sup> Ennis Const  
 November the 9 1871 to and of  
 find the Defendant Pasakma  
 Smith appeared and confessed  
 that hea were indebted to  
 McDonald & Co in the sum of  
 Eighty five Dollars and 50<sup>cs</sup>  
 and request that judgment  
 be rendered for said amount  
 it is my judgment that the  
 plaintiffs recover of the  
 Defendants the above sum  
 and Costs as charged in margin  
 of B W Bradley

November the 20<sup>th</sup> 1871 issued an  
 execution in the above case for  
 \$ 87.85 gave the same to B W Ennis  
 Constable November the 28<sup>th</sup> ruled  
 forwits Dollars on the above judgment  
 returned full paid thirty eight  
 Dollars to B W Bradley  
 Execution Returned  
 advertised for sale on the 30 of Dec 1871  
 no sale for want of Bidders Carried over



Rec<sup>d</sup> of S. B. Woodburn Esq in Case  
of McDonald & Co vs Paul & Joshua  
Smith Dec 1, 1871 Thirty eight Dollars

" 21, 1871 Twenty five "

Jan 18, 1872 Twenty two  $\frac{+60}{100}$  "

in full of above Judgment

McDonald & Co  
per C. S. Chapman & Co

250

2039

50

2089



Made 3140 Dollars retained my costs  
Dollars and  $\frac{65}{100}$  of \$565

Retained twenty five Dollars and  $\frac{35}{100}$   
B W Evans Constable

Dec the 20<sup>th</sup> 1871 procured a warrant for the  
2000 40 Sale of the above property gave it  
B W Evans Constable

January the 17 1872 Wendi returned  
warrant for dollar the 15 sold and  
taken to George Hovet for 3050

paid to Justice 2340 B W Evans Constable

January the 18 1872 the balance of  
the above property in full took up  
my deed also took the profit mesage

4 11 11

10  
J  
Feb  
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Jud  
B  
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C  
Feb



R. B. Thompson vs 69

as } Amount \$2037  
J. G. Cunningham } plaintiffs Bill filed  
felony papers } as salaries New California

10  
Debit Due Mr. Thompson on order the  
Entry 20 sum of 1172 Dollars

Summers J. G. Cunningham  
25 New California Jan the 9 1871  
55 Due Mr. Thompson 744 Dollars

to  
Judgment 40 November the 20<sup>th</sup> 1871 issued a summons  
Bond 40 for the appearance of the Defendant  
T.B. 5 on the 25<sup>th</sup> Day of November 1871  
at one o'clock p.m.

Constable  
fees 60  
Summons returned return this that  
on the 20<sup>th</sup> served 154 Copy same date  
made 60 Ct Cost } B. W. Emery tax  
November the 20<sup>th</sup> 1871 the Defendant  
appeared and confessed judgment  
in favor of the plaintiff R. B.  
Thompson for the the sum of twenty  
Dollars and 39 Ct (20.39) and Costs  
as charged in the margin it is  
my judgment that the plaintiff  
Return of the Defendant the above  
Amount and Costs of B. W. Emery  
the Defendant gave notice that he  
would stay Execution  
in pursuance of the Statute of James  
McCampbell promises to pay the  
above judgment and Costs

D. McCampbell

April the 27 1872

Received the above judgment in full

R. B. Thompson



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Sup  
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Sup  
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150  
80  
190  
435  
104  
5  
4

Sup  
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47

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MAn  
9H  
Dep  
820



The State of Ohio Union County ss  
Amount \$50.00

George Murray } The Plaintiff Bill filed by  
John Reley } follows the Plaintiff  
claims Damages to the Amount  
of fifty Dollars sustained in the  
purchase of a Mare in February 1872  
Docket Entry of said Defendant  
February 20<sup>th</sup> 1872  
George Murray Plaintiff  
January the 6 1872 issued a Summons  
Suprema for the Appearance of the Defendant  
6<sup>th</sup> 1872 on the 12 Day of January 1872 one at  
10<sup>00</sup> p.m. also a Suprema for Patrick  
Magrah Amas March 27 Black  
Danie McClung Jarches Green Miller  
Green gave them to Plaintiff  
Set for trial Jan 12 1872 included  
January 72 the Summons returned  
Served by Copy Made 65<sup>00</sup> Cost  
Suprema returned served on the within  
named person Made 1.00 Cost  
the over the parties B.W. Evans Constable  
appeared the Defendant asked for a  
jury trial set for January 17 1872 trial  
at 10<sup>00</sup> p.m. issued a venire for and Summons  
for the following names John Covery William  
Campbell H. Campbell Wm. Thompson  
Alford McCampell Thomas Winald  
issued a Suprema for James Guy Jacob  
Green H. Warner E. Hale James Kile  
James Covey witness for Defendant  
Summons for jury returned served by  
return on the within named names  
Made 1.50 Cost B.W. Evans Const  
Suprema returned served on Jacob Green  
James Guy H. Warner H. Warner by  
return Made 50<sup>00</sup> Cost B.W. Evans Const  
Suprema returned for Plaintiff witness  
served by return Made 1.90 Cost B.W. Evans  
P. Mcgrath J. Black Danie McClung  
Surdus Ward W. Green James Fulton  
W. Paton J. Jones

Summons 25  
Docket Entry 20  
February 20<sup>th</sup>  
Suprema 50  
February 20<sup>th</sup>  
B.W. Evans  
Constable  
215  
150  
50  
190  
435  
100  
5<sup>00</sup> Summons  
40  
Suprema  
40  
4<sup>00</sup> witness  
40  
Plaintiff  
Witness  
91.00  
Defendant  
82.00

Carried over



Rec<sup>d</sup> May 20th 1873 of S. B.  
Wardburn by \$100 dollars  
in full of Judgment against  
Elijah Wann  
C. S. Chapman Co

Sept the 15<sup>th</sup> 1872

Received of G B Warner  
Twenty Dollars on a judgment against  
Eliya Warner  
Cushman & Co



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 2120 \\
 \quad 96 \\
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 2216 \\
 \quad 125 \\
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 2341 \\
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 \end{array}$$

$$\begin{array}{r}
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 98
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$$\begin{array}{r}
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January the 17<sup>th</sup> 1872 the over of seal

the following jury appeared John  
Croy At H. Mc... Nelson Gane  
Graham Thomas Arnold Alf...  
McCampell and Mrs Swann & George  
Wray James Guy and others Swann  
Bremer John Riley Brock Hill witness  
for the defendant Swann and Bremer  
and the jury find for the defendant

the case was dismissed at the plaintiff's cost  
taken at ~~2095~~ the plaintiff gave notice  
of April 22<sup>nd</sup> 95  
J. P. [Signature]

Witness

- James Guy 50
- John Bremer 50
- J. Graham 50
- H. Warner 50
- George Hill 50
- James Slony 50
- W. Paton 50
- James Shuley 50
- E. Hill 25 not appeared
- See Gray 50
- J. H. Black 50
- Wm Green 50 paid by plaintiff
- William Puley 25
- Patrick McGrath 50
- David McClung 50
- James Gallden 50 paid by plaintiff
- James Ward 2 50
- Thomas Jones 10

March 21<sup>st</sup> 1879 Execution issued and Delivered  
to Elton Smith Const.

March 21<sup>st</sup> 1879 Execution returned served on Deft.  
No property found. G. A. Ferguson Const.

for 180. John Riley recalled the above Execution  
as a settlement had been affected by parties  
paid my fees James Ketch J.P.



*[Faint, mostly illegible handwritten text, possibly bleed-through from the reverse side of the page.]*

Signed Isaac Turner

Sept the 14<sup>th</sup> 1872 Received  
 Twenty Dollars on the Athome  
 judgment March the 31<sup>st</sup> 1873  
 Received payment in full  
 paid to Isaac Turner  
 Isaac Turner

for \$11.40

1874

1874

1874

The note mentioned within  
has been put in judgment  
in favor of said estate on  
the docket of the within named  
Woodburn and nothing has  
been read thereon to this date  
Dec 8 1873.

J. Lull & Riley  
Sx of H Lull Estate



New California March 10 1872  
Received for Collection of  
E. J. Miller administrator of H. A. Lamb  
Miller died and was an E. J. Miller  
Winnor dated November 15 1865  
Amount (\$46.28) forty six  
Dollars  $\frac{28}{100}$

A. B. Washburn  
J. P.

Received of Es Woodburne;  
Jermine Seperships Manr Co. Ohio  
Forty Five Dollars to apply on  
Judgment of E. Mullen & H. Kelly Et al  
vs H. Lullu Estate vs Elijah Warner  
the claim being in favor of said  
H Lullu Estate

May 8 1874 E. Mullen & H. Kelly  
Et al of H Lullu Estate



Recd of Esq<sup>s</sup> Morabone by the  
hand of Robinson Elean Deller  
and forty c<sup>ts</sup> to apply on  
Judgment against Elizabeth  
Morner, on said Morabone

Debet

Oct 21 1874

J. M. Spencer  
Per C. Mullis

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*Handwritten notes on the right edge of the page, partially obscured by the binding.*



The State of Ohio  
 of the County of Hamilton  
 do hereby certify that the following is a true and correct copy of the original as filed in the office of the Clerk of the Court of Common Pleas for the County of Hamilton Ohio  
 Dated this 10th day of March 1874

5275

March the 6 1872 the Defendant  
 E. Legak Warner appeared and confessed  
 that he was indebted to E. Miller  
 Administrator of Halden Miller Decedent  
 in the sum of fifty two Dollars and 75  
 and Request that Judgment be rendered  
 for said amount with notice that he  
 would stay Execution at my judgment  
 that the Plaintiff recover of the Defendant  
 E. Legak Warner the said amount

Barn  
 H6  
 10.5

J. B. Woodhull  
 J. P.

In pursuance of the Statute made and  
 provided I <sup>do hereby</sup> pronounce to  
 pay the said sum of (\$52.75) and  
 costs and costs that may accrue  
 and my judgment signed Isaac Warner  
 May the 7 1874 received seventy five  
 Dollars on the above judgment  
 spent the same to plaintiffs  
 take Recit

September the 29 1874 received 712 <sup>no</sup> <sup>75</sup>  
 in full of the above judgment  
 there being clerical error in the  
 above judgment and 135 not corrected  
 I find seventy two Dollars and 75  
 due plaintiff the Defendant being  
 satisfied he agrees to pay said  
 amount in twenty days 9 14 21

August 28 sent the above  
 money B. Robinson to plaintiffs and  
 took up my Recit

*Jan*

*Feb*

*July*

*Be*

*Aug*

*Sept*

*Oct*

*Nov*

*Dec*

*1*

*2*

*3*

*4*

*5*

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*12*

*13*

*14*

*15*

*16*

*17*

*18*

*19*

*20*

*21*

*22*





August

September 7<sup>th</sup> 1872  
Received of J B Woodhewer  
Eleven Dollars  $\frac{28}{100}$  in full  
of a judgment on my Debt  
against Mary L Ellis  
J B Thompson



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The State of Ohio Supreme Court

No 75 page

Fredrick Sauer } The plaintiffs bill filed  
vs } as follows do J H Kemner  
J H Kemner } and J Sauer for work

in August 1871 Eleven Day at one  
fifty one hundred Dollars and fifty Cent per Day  
for work 1872 to Day at 20 per month  
Pocket Entry

25 January the 7 1873 The parties appeared  
and were sworn and entered into trial  
J Sauer John Rause and Shadrach

Sworn witness  
20  
Judgment  
40  
Bond  
40  
\$1.25  
John Rause  
50  
Shadrach  
50

Sworn and Executed witness for the  
plaintiff J H Kemner Sworn and  
Executed after hearing the evidence  
it appeared by me that the plaintiff  
J Sauer is owner of the Defendant  
J H Kemner the sum of fifty one  
Dollars and last taxed at two Dollars  
and 25 Cent judgment \$5.00 Dollars taxed  
\$1.25 The Defendant gave notice that  
he would stay Execution

J B Madhewy  
in presence of Statute read and  
provided J B W Evans promises  
to pay the above judgment and  
costs and costs that may occur

Signed B. W. Evans

Sept the 4<sup>th</sup> 1873  
Received fifty one Dollars  
on the above judgment paid  
fifty Dollars to John Rause at  
Stacks

Received the above judgment full  
J H Sauer





The State of Ohio vs James P Soap

vs Plaintiff Claimed

814274

James P Soap  
James Harratt  
Samuel Stone  
Patrick Endrey

Before J B Thacker  
JP in and for the County of  
Merian County Ohio

Bill of Particulars

the Plaintiff says that the above named defendants James Harratt and Samuel Stone are partners doing business under the firm name of Harratt & Stone and that he claims a judgment against the said Defendants for the sum of \$14274 Dollars for this the said Plaintiff employed him the said labor for their work as follows

80  
7.55

Nov 11 <sup>th</sup>	2 loads	Camp loader	81.00
14	three	loads	1.50
16	three	loads	1.50
22	four	loads	2.00
23	four	loads	2.00
Dec 2 <sup>nd</sup>	three	loads	1.50
" 7	four	loads	2.00
" 10	four	loads	2.00
" 14	four	loads	2.00
" 18	five	loads	2.50
" 22	four	loads	2.00
" 25	two		1.00
29	four	loads	2.00
Jan 2 1872	three	loads	1.50
" 5	three	loads	1.50
9	four	loads	2.00











The State of Massachusetts  
 one or either of us bind and obliges  
 to pay all cost that may be awarded  
 against us in this case wherein  
 James P. Dwyer is plaintiff, James  
 Barrett and Samuel Stone is Defendants  
 James P. Dwyer  
 Jesse Andrews  
 J. P.





The State of Ohio vs. William Thompson

Amount claimed \$34.25

5 } Plaintiff Bellfield as  
 Perry Buck } Gallows Ohio California  
 July 1870 per W. Thompson  
 10 } on bond ten dollars  
 also a Bank account  
 Ticket Entry } Begun May 10 to Dec 26 1872  
 20 } Amount of Bank account \$19.77  
 Judgment } per bust 223

Perry Buck  
 110  
 1st

July 21 1873 the defendant  
 Perry Buck appeared and made  
 prayers and confessed that he was  
 indebted to Wm Thompson in the  
 sum of thirty four dollars and  
 request that judgment be  
 rendered for said amount  
 and gave notice that he would stay  
 execution if by my judgment  
 that the plaintiff recover of  
 the defendant per jury  
 the sum of thirty four dollars  
 and 25 and costs as charged  
 in the charge of B. H. ...

In pursuance of the Statute  
 Made and provided of said  
 Court I do hereby certify that  
 judgment and costs are  
 granted that may accrue

signed \_\_\_\_\_ Clerk of Court 3/25



*J*  
*y*  
*10*  
*50*  
*50*  
*10*  
*50*  
*10*  
*2*  
*B*  
*60*  
*10*  
*10*  
*10*

*Received*

A. J. Kuntze vs. Amount Claimed \$500

John Crabtree } March the 13<sup>th</sup> 1873 the  
 Bann & Garth } plaintiffs Bill of  
 as follows  
 The Plaintiff claims a  
 judgment against the Defendants  
 for the sum of fifty Dollars  
 for Damages Committed by the  
 Defendants upon the land  
 the Defendant as follows the said  
 owning a saw mill on a young land  
 and set fire to the same which became  
 and by reason of such fire on or about  
 the 5<sup>th</sup> day of March 1873 and other  
 times the plaintiffs fence caught fire  
 burnt and destroyed part of a Rail  
 hedge to the amount above mentioned  
 and pay judgment against Defendants  
 1.60 paid for this sum A. J. Kuntze  
 paid the March the 13<sup>th</sup> 1873 sum a sum  
 of one hundred dollars for the appearance of the  
 plaintiffs John Crabtree Bann & Garth  
 to appear before me on the 18<sup>th</sup> day  
 of March in at last it all went  
 to B. W. Ewins Constable issued  
 a Supena for Arthur W. H. H. H.  
 James Wadsworth to appear on the  
 18<sup>th</sup> day of March to B. W. Ewins Constable  
 returned served the  
 writ March 17<sup>th</sup> 1873 served by copy  
 made so last B. W. Ewins Constable  
 returned served by return  
 made so it costs B. W. Ewins Constable  
 the Defendants after to appear in  
 judgment for the purpose of showing  
 and in other of one Dollar and  
 costs  
 March the 18<sup>th</sup> 1873 the parties appeared  
 trial had after hearing the evidence  
 it is my judgment the plaintiffs  
 recover of the Defendants the sum  
 of one Dollar and costs made before the  
 Court - ~~by~~ B. W. Ewins Constable

Received the  
 John Crabtree  
 and Garth  
 full









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J  
6  
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Judg  
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L 9  
  
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Co  
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The State of Ohio vs. Henry Hubson  
Amount in Law \$25.00

Henry Hubson	} the plaintiffs bill	
Mellegan Preston		filed as follows
filings and paper		prepared by B. Wadsworth
5		of B. Wadsworth
Packet Envelopes		the plaintiffs claims
10	a judgment of default	
Summons	for twenty five dollars	
25	for breaking and entering	
Suprema for return	same leg about the 3	
65	doz. of pine 1873	
45	Henry Hubson	

Judgment 40 June the 5<sup>th</sup> 1873 issued a summons  
293 for the appearance of the Defendant  
Mellegan Preston on the 14<sup>th</sup> day  
of June at ten o'clock of the

Constable John McCreary Frank Bishop  
costs 430 Hubson Eliza Preston Martha Preston  
gave it to B. W. Evers Constable  
June the 14<sup>th</sup> 1873 Summons returned  
Served copy made 55 cost B. Wadsworth  
1 Suprema returned served on the  
within person by Rudolph Blake 300  
costs B. W. Evers Constable

June the 14<sup>th</sup> 1873 the wife of John  
Henry Hubson and their Summons  
and examined with for plaintiff  
after hearing case at my judgment  
that plaintiff receive of the sum of  
Mellegan Preston the sum of  
twelve Dollars and 50<sup>cs</sup> and costs  
as charged on the margin

S. B. Wadsworth J. P.  
June the 21 1873  
The sum of twenty five Dollars 45<sup>cs</sup>  
are the above judgment

June the 27 1873  
Received 1425 Dollars in full  
of the above judgment and Mellegan  
Hubson or her heirs for  
Serving process



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The State of Ohio Human County

11.32

B Thompson the Plaintiff Bill filed as follows Oct 5<sup>th</sup> 1872  
 by David Cook one Day after date of process  
 to pay to the order of B Thompson  
 Twelve Dollars and  $\frac{7}{10}$  part  
 from Date David Cook  
 alt 8<sup>th</sup> 1872 to 1873  
 June 30<sup>th</sup> 1873 issued a Summons  
 the Appearance of the Defendant in the  
 7 Day of July 9 at 10 o'clock  
 July 7<sup>th</sup> 1873 Summons returned served  
 by Copy Made up by B W Evans  
 13<sup>th</sup> 5

July 7<sup>th</sup> 1873 at 10 o'clock the Defendant  
 appeared and confessed that he  
 indebted to Russell Thompson the  
 sum of Eleven Dollars and  $\frac{3}{10}$   
 cents and asked that judgment be  
 rendered for said amount  
 it is my judgment that the  
 Plaintiff recover of the Defendant  
 the sum of \$11.32 Dollars  
 and costs as charged in  
 the margin  
 A. B. Wardham  
 J.P.

in pursuance of the Statute Made  
 and provided by David Cook  
 process to pay the above judgment  
 and costs and that the  
 cost that may accrue

Date of 1873

October the 14 1873  
 Received Eleven Dollars and  $\frac{65}{100}$  on the  
 above judgment retained for my fees  
 received ten Dollars  $\frac{35}{100}$  the  
 above judgment  
 R. B. Thompson



I have been thinking  
 of you a great deal  
 lately and wondering  
 how you are getting on  
 I hope you are well  
 and happy as usual  
 I am your affectionate  
 friend  
 J. D. [unclear]

Pa  
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 7

The State of Ohio Union County

Amount Claimed \$300

Samuel Nutenhouse } Proceeding in Attachment  
 Richard Fareland } the Plaintiff Samuel  
 filing these papers } Nutenhouse appeared and  
 15 } Made oath that the Defendant  
 Packet Embury } Richard Fareland had begun  
 25 } to remove his property out of the  
 Bond } County for the purpose of depriving  
 40 } his creditors and among them \$52.88  
 Affidavit } Dollars and his Affidavit issued  
 40 } Writ of Attachment gave it to J. H.  
 Attachment } Mahinson Constable also of Sumners  
 40 } for the appearance of the Defendant  
 Sumners } on the 28 Day of August 1873 the  
 25 } Clerk of the Court returned  
 18 } returned this Writ on the 21 Day of August  
 20 } 1873 served by Copy order of attachment  
 Edwards } returned August 22 1873 in the presence of  
 40 } two credible persons J. H. Mahinson and Baller  
 paid } were sworn & assessed at \$375 Dollars  
 } Made these Dollars Costs J. H. Mahinson Const  
 J. H. Mahinson } August the 28 1873 Content of  
 35 } parties the other case is continued  
 paid } to Sept first ten at each of the  
 } Sept the first the Plaintiff paid  
 } the Cost and Dismissed the other  
 } case



J  
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4



The State of Ohio Union County ss  
Amount \$127.36

James Thompson }  
vs }  
Perry Buck & }  
Samuel Robinson }  
felony & rape }  
15 }  
Docket Entry August 1868 for 50.00 }  
25 } July 3 1871 for 40 }  
Summons }  
60 } October the 4<sup>th</sup> 1873 }  
Judgment }  
40 } issued a summons for the Appear-  
13 } of the Defendants Perry Buck Samuel  
Burr Evans } Robinson on the Eleventh Day of  
155 } October ten o'clock A.M. gave  
Summons returned served by copy on }  
Samuel Robinson by Medley }  
on p. Buck Made 155 Costs }  
Burr Evans }  
155 }  
October the 11 1873 Perry Buck  
appeared and confessed judgment  
in favor of James Thompson  
for the sum of one hundred  
and twenty seven Dollars and <sup>36</sup>/<sub>100</sub>  
and Costs gave notice that he  
would stay Execution  
it is my judgment that  
the plaintiff recover of the Defendants  
Perry Buck and Samuel Robinson  
the sum of \$ (127.36) one hundred  
and ~~the~~ hundred and twenty seven  
Dollars thirty six ct

J. B. Wadsworth J P

In pursuance of the statute Made and  
provided by said Law come from  
to pay the above judgment with interest and  
costs and in true test

Execution October the 17 1874

40 given on Execution

in the above case for

\$138.25 Dollars

Melrose Cove

gave it B. W. Evans Court



Recd of Saul Robison his own  
note in full of a judgement on  
S. Woodburn docket in my favor  
against P Buck and Saul Robison except  
cost which Mr Robison is to pay

Feb 12

1875

James Thompson

Received of S Woodburn by Mr  
Arnold Thirty Dollars on a  
Judgment against Modwell  
Robison Nov 3 1874  
#30.00 R W Thompson & Co



November 10 1874

Execution returned October 27 1874

Sold upon one horse of pure Bucke three years old advertised for sale  
sold for sale on the 10 of November not sold for want of bidders Made 135 to costs  
B. W. Evers Constable

Wandi 40 November the 10 1874 issued a writ for the sale of the above property given to B. W. Evers Constable  
Wandi returned received this writ  
135 on the 10 advertised for sale on the 11  
day of Dec 1874 no sale for want of bidders  
Made 70 to costs B. W. Evers Constable

75 December the 5<sup>th</sup> 1874 issued a writ for the sale of the above property given to B. W. Evers Constable  
Wandi returned received this writ Dec 19 1874  
Sanctioned for sale January 2 1875

Justice  
Jan 24 1875  
paid  
137 Evers  
Jan 7 25  
paid  
Said the above named property to James  
Thompson for seventy two dollars  
retained of costs taxed at 73 dollars  
Paid to Plaintiff forty two dollars  
Balance  
due 879.16 January 2 1875 issued an execution  
in the above case for 7916 given to B. W.  
Evers Constable

January 20 1875 Execution returned sold on  
Wandi this writ January 20 1875 advertised for  
sale on the 30<sup>th</sup> day of January 1875 not sold  
for want of bidders Made 70 to costs B. W. Evers Constable  
Feb the 20 issued a writ for the sale of above  
property with a clause for further levy. Amount due to this writ  
880.71

February the 20<sup>th</sup> 1875 received a doct  
of Plaintiff in full of the above judgment  
except costs Costs paid 85 to B. W. Evers Constable



The State of Iowa v. J. M. Robinson  
Amount Claimed 63.00

R. W. Thompson & Co	} the plaintiffs bill filed as follows
J. M. Robinson	
5	Warrants of June 21 1869
20	Thirty days after date
Sumans	procures to pay to the writ
25	R. W. Thompson & Co with ten
Judgment	per cent interest fifty Dollars
40	value received
Bond	
40	
1.3	

attached the 4<sup>th</sup> 1873 issued a Sumans for the appearance of the Defendant J. M. Robinson on the Eleventh Day of October 1873 at same at last it is given it B. W. Emery Constable

B. W. Emery  
55

October 11, 1873 Sumans returned some 10¢ copy on the return of J. M. Robinson Made 50¢ Costs B. W. Emery Con

The Defendant appeared and confessed that he was indebted R. W. Thompson & Co in the sum of sixty three Dollars and asked judgment to be rendered for said amount and interest that he should stay execution it is therefore my judgment that the Plaintiff recover of the said J. M. Robinson the sum of sixty three Dollars and cost as charged in the margin.

In pursuance of the stated J. P. Made and proved J. D. McCullough the above judgment and Costs and Costs that may occur

Taken the 22/1874  
 Received 83.37  
 in full credit  
 from cost  
 in the judgment  
 the above judgment

Signed  
 and sworn before me  
 J. M. Campbell  
 J. B. Woodhewer J. P.





The State of Ohio v. Isaac Mack  
Plaintiff vs Defendant  
Amount Due \$31.50

Isaac Mack  
J P Allen Richard Clark  
Docket Entry  
25  
Sumas  
50  
Filing / paper  
5  
80

March the 21 1873  
nineteen days after date  
one or either of us sworn  
to pay to Isaac Mack  
or bearer one hundred  
and twenty five Dollars  
for value received at  
ten per cent from date  
J P Allen  
Richard Clark

judgment February the 5<sup>th</sup> 1874 issued a summons  
for the appearance of the Defendants  
on the 10<sup>th</sup> Day of February at one  
o'clock p.m. gave to plaintiff  
Retained to Surety \$300 Dollars  
Sumas returned retained that sum  
February 5<sup>th</sup> 1874  
cost 1.00 paid made one Fall Costs

Feb the 10<sup>th</sup> 1874 1874 Eames Court  
the Defendant appeared and asked a  
continuance for the purpose of getting  
J P Allen principle on the seat the  
case is continued to January the 16<sup>th</sup>  
one o'clock p.m.

February the 12 retained on the  
Aham judgment thirty one  
Dollars and 50<sup>cs</sup> retained cost  
assessed at \$2.85

February the 16<sup>th</sup> one o'clock p.m.  
the hour the the Aham case was  
continued the the parties appeared  
and confessed judgment in favor  
of Isaac Mack for thirty one Dollars  
and 50<sup>cs</sup> and costs of it is my  
judgment that the plaintiff recover of  
the Defendants the other sum

J B Warburton p  
received payment in  
full of the above judgment

Isaac Mack



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 Canse  
 5 25  
 Apr  
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 6 25



The State of New York County of Saratoga

February 11 1874

Richard Clark } The plaintiff Richard  
J P Allen } Clark appeared  
and made oath that

J.P. Allen unlawfully  
detained one Bay Mare  
that the said Richard Clark  
held a Chattel Mortgage  
and a right to possession  
sumans took his Affidavit and issued  
a writ of Habeas Corpus and  
sumans for the appearance of  
the defendant J P Allen on  
the 16<sup>th</sup> Day of February at one  
o'clock P.M. gave it to plaintiff  
sumans returned return this writ  
Feb the 12 1874 served the same Day 1874  
copy made 55 ct Cost B W Green Constable  
writ of Habeas Corpus returned return this  
writ on the 12 proceeded to the place where  
the property detained on the and there replaced  
the same and delivered the said Mare  
to Richard Clark according to law  
taking a bond for \$53.00 with grand  
surety made 5 Dollars and 25 ct Cost  
sumans of McNeill & John Wendel  
Constable who being duly sworn appraised the  
said property namely one Bay Mare  
at thirty Dollars B W Green Constable  
Feb the 16 one at clock P.M. the hour  
set for trial the parties appeared  
and the defendant J P Allen  
confessed and allowed the right  
of property to belong to Richard  
Clark plaintiff it is my judgment  
that the defendant pay all costs  
in the above action taxed at \$8.55  
Eight Dollars and 55 ct  
Richard Clark paid the costs and  
took defendant for the same

110  
170  
25  
25  
1.30  
40  
100  
270

525  
100  
625

25

J B Washburn P  
Jury 2<sup>d</sup> issued an Execution  
for costs \$8.55 given to Plaintiff



Execution returned

Recd the amt

April the 2 1874 Made the above  
judgment paid 8.55 into plaintiffs  
Made H & C Const  
J M Robinson Constable

recd  
the amt

Sup  
Vol  
2

The State of Iowa Winnebago County ss  
 amount claimed \$61.19

G Lb Hallana } the plaintiffs Bell filed  
 B H W Pickett } as follows for medical  
 services from the 3<sup>d</sup> of  
 June 1866 to the 30<sup>th</sup> of September  
 1873

Summons  
 25

Suprema  
 36

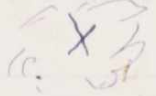
Wicket Entry  
 25

March the 24 1874 issued a Supreme  
 Summons for B Lb Pickett to  
 Appear before me D B Woodhewer P  
 at my office on the 28<sup>th</sup> day of March  
 at one o'clock P M I am it to  
 plaintiffs issued a Supreme for  
 Dr Balenger, John Harratt & others  
 for plaintiffs



Plain City Ohio Oct-26<sup>th</sup> 1874  
Recd of S. B. Woodburn J.P. twenty dollars  
on the judgment on his Docket as Bart-  
Picket in favor of Dr Holland

W. P. Andrews  
Agent for Holland

May 27 1875 Mrs S. B. Woodburn  
please pay the bearer J. P. Allen  
\$32.00 being <sup>with</sup> the full claim against  
Mary C. Ellis & John Ellis  
her mark  Elizabeth. Allen



Mr Stone Constable Summons returned received this  
 75 March 25 Served the same Day By  
 Copy Made go to Costs Mr Stone Constable  
 1.00 returned by Supena returned Served on the  
 for the Stone William named witness Made \$12.<sup>00</sup>  
 agawmment March the 28 1874 our of final the  
 10 parties appeared the Defendant asked  
 for an agreement for 30 Days in  
 account of witness out of the County  
 2.5 lack his affidavit case continued to  
 the 28 Day of April 1874 at one  
 all late P.M.

April the 28 1874 By agreement of parties  
 the above case was continued to May  
 continued 28 one all late P.M.  
 10 May the 25 1874

Issued a Supena for John Harvatt  
 85 B. F. Mcglad to appear on the 28  
 sent to B. W. Evans Constable

Supena returned Served on the witness  
 named John Harvatt B. F. Mcglad Made go to  
 13<sup>00</sup> Evans sent B. W. Evans Constable

May the 28 1874 Trial had 1 deposition  
 costs of deposition of Hanes Balanger being for Plaintiff  
 4.00 read B. F. Pickett Swaron and Evannum  
 John Harvatt for defendant after hearing the Evidence it  
 50 my judgment that the Plaintiff L. H. Hallard  
 Balanger Receiver of the Defendant B. F. Pickett the  
 50 sum of twenty two Dollars and 29 ct and costs  
 as charged in the Margin the Defendant  
 6 returned gave notice that he would stay execution  
 judgment in pursuance of the statute Mac S B. Hadden  
 40 and provided J. Samuel Brake promises to pay  
 Bond 40 the above judgment interest and costs  
 undertaking and costs that stay order  
 for costs 25

Nov 3<sup>rd</sup> 1874 had \$22.25 in full  
 the above judgment also cost of preparation \$2.00  
 W. P. ...  
 S. H. Brake

October the 11 1874  
 received the judgment and costs  
 \$30.59 in full



The State of Ohio - Indian County 88

Amount Claimed \$29.30

Elizabeth Allen } plaintiff  
 Mary & Elizabeth } vs  
 Mary & Elizabeth }  
 Defendants }  
 Judgment 50  
 Docket Entry  
 20  
 5  
 75  
 Three Months and a half \$25.00  
 to Eighteen Months \$20.00  
 Costs paid by Plaintiff \$2.00  
 Elizabeth Allen

Judgment 40  
 Docket 40  
 1.50  
 5  
 Sept 7 1874 issued a summons for Mary & Elizabeth and John Ellis Defendants to appear on 12 day of September at one o'clock P.M. at Court House  
 at Plaintiff summons returned served by copy the Eighty (80) cents September the 12 1874 B.W. Evans Constable  
 The Defendants appeared and confessed the sum of judgment in favor of Plaintiff for the sum of twenty nine dollars and 30 cents and request judgment to be rendered for same  
 Returned for same amount at my judgment requires that the Plaintiff Release of the Defendants B.W. Evans Mary & Elizabeth and John Ellis the sum of \$29.30 and costs the Plaintiff Defendants give notice that they would stay execution in pursuance of the statute made and Francis Augustus Thomas promises to pay the above judgment and costs and costs that may occur

Signed Augustus Thomas  
 April the 24 1875 Received on the above judgment in full and costs  
 Elizabeth Allen  
 by J. P. [unclear]





1878

The State of Ohio Union Term 58

At Smallgrass defendant Clarence  
vs The Plaintiff Bill G. ... as follows

John Casper ... Ohio July 29 1878

Writings  
5  
of which  
July  
25  
Judgment  
40  
70

one day after date of ...  
pay to A Smallgrass or Bearer the  
Sum of ... Dollars and fifty  
cents value ... per et interest

John Casper

Sept the 29 1878

issued a summons for the appearance  
of the Defendant on the 5 day of October  
at one o'clock P.M.

October 1st the Defendant appeared  
and paid six Dollars paid the same  
to Plaintiff ... stayed for  
ten days by order of the Plaintiff  
it was my judgment that the Plaintiff  
recover of the Defendant \$14.65 and  
costs

the Plaintiff gave further notice  
to issue Execution

Judgment  
40





The State of New Mexico Territory SS  
Amount Claimed \$300.00

Christopher Shuler  
 Christopher Neuklen  
 George Neuklen  
 Jacah Yernala  
 5  
 20  
 75  
 126  
 146  
 155

The Plaintiff Bill  
 filed as a claim  
 of 275 at August the  
 10 1874 and on before  
 the tenth day of  
 August 1875 we are  
 Gather of us present  
 to pay to Christopher  
 Shuler or bearer the sum  
 of Two hundred and seventy  
 five Dollars with eight per  
 cent interest for value received  
 Christopher Neuklen  
 George Neuklen  
 Jacah Yernala

December the 22<sup>nd</sup> 1874  
 issued a summons for the appearance of  
 the above Defendants on the 29 day  
 of Dec 1874 at ten o'clock  
 December the 29<sup>th</sup> 1874 Summons returned  
 named this 23<sup>rd</sup> Dec the 24 served 187  
 Copy on Christopher Neuklen and Jacah  
 George Neuklen not found  
 Yernala made 155 costs

H. W. Evans Constable

On the 29 1874 Ten o'clock at all  
 Christopher Neuklen Jacah Yernala  
 appeared and confessed that they were  
 indebted to Christopher Shuler in the  
 sum of Three hundred Dollars and  
 request that judgment be rendered for  
 said amount \$300.00 and costs 275  
 it is my judgment that the Plaintiff  
 because of the Defendants C Neuklen  
 George Neuklen and Jacah Yernala  
 the sum of Three hundred Dollars  
 and costs as charged in the mortgage  
 of 15<sup>th</sup> Redhewy p

In presence of the Notary Public and provided  
 J Samuel Neuklen joins to pay the above  
 judgment interest and costs and costs that may  
 accrue Signed J. H. Neuklen  
 Dated the 6 1875 Received payment



New California Dec 10<sup>th</sup> 1874

Received of Christopher

Shedden one note for tale

of 275<sup>00</sup> dollars

dated August 10 1872

On August 10 1873 \$22.<sup>00</sup>

dollars

A. B. Redburn

J. P.

September the 6 1875

Received of J B Washburn J P

Three hundred and sixteen Dollars  $\frac{40}{100}$

in full of a judgment in favor of  
Christopher Schider vs Reuben S. Kennedy  
Christopher Schider



1038  
100  
1490  
1510  
60  
110  
85  
90  
95  
100  

---

1843

Sept the 6 1875 Received payment

in full of the within judgment Bz ~~George~~  
 Dublin and John formerly ~~Thomas~~ to be  
 sureties for Christopher Dublin.

John  
 John  
 John  
 John  
 John  
 1.3



The State of Ohio vs. Thomas

Amount Claimed \$100.00

Thomas Robinson  
vs  
John Ellis

Plaintiff Bill filed as follows  
March the 30<sup>th</sup> 1875  
nine months after date  
of order of Thomas Robinson the  
sum of one hundred Dollars  
value received

Plaintiff Entry  
25

Appearance  
40

Attachment  
40

W. S. Ellis  
John Ellis  
a Thomas

Summons April 21<sup>st</sup> 1875 The Plaintiff Thomas Robinson  
25  
1.3<sup>0</sup> appeared made a motion that the Defendant  
John Ellis is about to remove his property  
in to make a void payment of his debts  
and is about to leave the County.  
That his affidavit issued a writ of  
Attachment and a summons for  
The Appearance of Defendant on  
27 Day of April 1875 at ten o'clock  
A. M. govt to B. W. Erwin County  
April the 27 the Plaintiff appeared  
paid costs and stayed proceedings.







the  
Esq  
Pat  
Sun

the planiff & Appear  
and Mr. Justice to the

*[Faint, illegible handwriting]*



The Stat of Ohio Western County 88

Wm Bishop } Plaintiff Bill filed as follows  
 vs } Esop Mass Dr to Willmet  
 Esop Mass } Dages bought May 25<sup>th</sup> 1875  
 Thirty seven Dollars 50<sup>cs</sup>

Paid Entry 25 William Bishop  
 August the 17 1875 issued a summons

Summons 25 for the appearance of the Defendant  
 on the 20<sup>th</sup> at one o'clock P M same  
 to B W Green Constable

Summons returned By Copy Made 80<sup>cs</sup>  
 Costs B W Green Constable

August the 20<sup>th</sup> 1875 the Defendant  
 failed to appear and answer in the  
 above case and in default of his ap-  
 pearance it is my judgment that the plaintiff  
 William Bishop recover of the Defendant  
 the sum of thirty seven dollars and fifty ct  
 (\$37 50) and costs as charged in the margin  
 J B Kothurn J P

Received payment in full of the  
 above judgment

the plaintiff appears  
 and offers surety to the  
 above court

*[Faint, illegible handwritten text in a ledger format, possibly bleed-through from the reverse side of the page.]*

*[Vertical handwritten notes or corrections in the right margin.]*

*[Handwritten text on the adjacent page, including words like 'Va', 'Dalki', 'Emb', '20', '5', and 'c'.]*



The State of Ohio Union County S.S.

Amount of Judgment 842.80

Gregory Begler vs. Byare & B. Medhewy p  
Henry Kerner of Jerome T P Union County

Plaintiff's Bill filed as follows  
 the plaintiff Gregory Begler Plaintiff of  
 Defendant Henry Kerner County  
 for Dollars (75.00) for Pasture  
 rented to Defendant on or about the  
 10 Day of April 1875 and there is  
 Due the same of 75 Dollars with  
 interest of Begler  
 issued a summons for the appearance  
 of said Defendant on the 21<sup>st</sup> Day  
 of Sept 2 at 10 o'clock p.m. gave it  
 to Wm Ewins Constable also subpoena  
 for J. A. Cuming James Black Henry  
 Festler John Kohler & W. Robinson  
 Samuel Carson & Begler Charles  
 Begler Emy Begler  
 Summons returned served by copy  
 Made 75 to Const Wm Ewins  
 Summons returned served by reading to  
 five of the within named witnesses for 154  
 Copy Made 325 to Wm Ewins Constable  
 Sept the 21 1875 the Defendant appeared and  
 being asked a Continuance on the ground that  
 one of his witnesses was out of the County  
 took his affidavit granted a Continuance  
 to 20<sup>th</sup> Day of October one o'clock P.M.  
 the Defendant filed a Bill of Damages in  
 which he claims the Pasture he rented contained  
 poison and unwholesome food known as Milk  
 Sickness and that said Defendant sustained  
 Damages to the amount of one hundred  
 Dollars and at the same time demanded a  
 Jury to try the case the Jury was  
 selected to get John Curry John D. Suggitt  
 John McCampell John Bower John Doolittle  
 Sardis Ward & John David McCleary  
 Samuel Reubler Called on  
 for McCampell James Mitchell  
 issued a Writ for the above named

Summons 25

Vallet & Embry 25

Superna for 10  
witness 65  
20  
affidavit

Wm Ewins 75  
325  
1400

agreement for 10

Summons 60  
papers 7

Summons 14  
witness 70

papers 15

being 100  
base

Superna 60

Vallet Embry 20  
5 75



The faulting witness was returned

to appear on the 20<sup>th</sup> Day of October 1875  
at one o'clock P.M. D. S. Ewing Henry  
Kohler J. Kohler J. M. Robinson Samuel  
Carson James Black G. Bigler C. Bigler  
Ema Bigler witness for Plaintiff  
I found a subpoena for James Hoffmann  
John White Perry Douglas J. Kelly  
J. C. Greiner George Saar George Mass  
gave it B. W. Ewing Constable

Subpoena returned. Found this what on 15  
found by copy on the 15th in named witness  
made three dollars and 15 c costs

3 15 witness for journey B. W. Ewing C.

found by copy 5 seen by Kuder

3.00 Made 3 cost B. W. Ewing C.

October the 20 1875 the day to with care  
was examined the faulting party appeared  
and impeled and sworn A. Gill, John  
McCampbell Alfred McCampbell James Mitchell  
David McEllung Sardin Wood Samuel Neuhler  
C. Froze John Siggitt John Bauer John Curry  
John Dodge Gregory Bigler Charles Bigler  
Frank Bigler Ema Bigler J. M. Robinson D. Ewing  
James Black Henry Kohler John Kohler

witness for Plaintiff, Sworn and examined  
Henry Kerner J. Kelly J. C. Greiner witness  
Dependent Sworn and examined Wm. Braught  
in the faulting verdict We find for the  
Plaintiff forty two and interest it is my  
judgment that the Plaintiff recover of  
the Defendant the sum of forty two  
dollars and  $\frac{80}{100}$  and costs J. B. Woodhewer J. P.

as charged in the Marine the Defendant gave notice that he  
would stay Execution

jury  
fee 6.00  
witness  
12.00



Witness on the first Day Plaintiffs vs

Dr of Evening	50 paid	Defendant witness	
H Kuchler	paid 50	John Hoffmann	50 paid
J Kuchler	paid 50	J McCubick	50 paid
J McRoberson	50 paid	J Felony	50 paid
S Carson	paid 50	J Greiner	50 paid
J Black	paid 50	George Saar	50 paid
J Begler	paid 50	George Mass	50 paid
C Begler	paid 50		
Ema Begler	paid 50		
	<u>8450</u>		\$3.00
			900
			<u>\$12.00</u>
Stand Day	4.50	B W Evans Com	11 30 paid
	<u>\$900</u>	Nurse fee	6 00 paid
		Dawg fee	6 00 paid
			<u>\$35.30</u> paid

October the 23 1875

The Defendant H Turner  
and his son with J F Dudge  
based an undertaking for  
the stay of execution  
on the other case where Gregory  
Begler is plaintiff and Henry Turner  
is Defendant in pursuance of the Statute  
Made and provided J John Padre  
prems to the above judgment submit and  
Costs and Costs that may arise  
Signed John F. Dudge

March the 20 1876 Recd that the  
above judgment in full and Cost  
April the 8<sup>th</sup> 1876

Recd of avert three  $\frac{57}{100}$  in full of the above  
Judgment Costs seven Dollars  
J. Begler



Charles Arthur Plaintiff Suit brought on Account

vs

as follows

Manassa Doudan Deft. May 25<sup>th</sup> 1876 Manassa Doudan  
to Charles Arthur Dr  
Justice fees To one set of Double Harness \$ 30 00  
Judgement .40 June 1<sup>st</sup> 1876  
Bond .40 To two Draft Collars 6 00  
Satisfaction 60 Total \$ 36 00  
paid .90 paid (signed) C. Arthur

July 10<sup>th</sup> 1876 Notified Defendant  
who appeared and confessed judgement  
on the above account. it is therefore  
considered by me that the Plaintiff  
recovers of the Defendant the sum of thirty six Dollars  
together with his costs taxed at .40 cts as also costs of incas  
James Ketch Jp

In the action of Charles Arthur against Manassa Doudan  
I D. McCampbell Do acknowledge myself Bail for  
the stay of Execution I Do agree to pay the amount  
of said judgement Interest and Costs to be levied of  
my Goods Chats & Tenements if Default be  
made on the part of the Defendant

I D. McCampbell  
Taken signed and acknowledged and surety  
approved July 19<sup>th</sup> 1876

James Ketch Jp

Nov. 2<sup>nd</sup> 1876 the above judgement transferred over to  
J. H. & W. Otte

Dec. 11<sup>th</sup> 1876 Received thirty seven & 80/100 Dollars in  
full of the above judgement interest & Costs

James Ketch Jp

December 27<sup>th</sup> 1876 paid the above judgement to  
J. H. & W. Otte Receipt taken and filed

James Ketch Jp



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O. M. Scott Plaintiff } Suit brought on Note as follows

vs  
 M. W. Douvana &  
 John Cooperides Deffs. } Marysville 6<sup>th</sup> May 8<sup>th</sup> 1876  
 Received me or either of us prom-  
 is to pay O. M. Scott or order at  
 Marysville Ohio sixteen Dollars with  
 8 per cent interest from maturity  
 until paid. and we Relies all writs of  
 of Error and waive the Stay of Execution  
 and all right of appeal in this behalf  
 signed and sealed this 8<sup>th</sup> Day of May  
 1876  
 M. W. Douvana  
 John Cooperides

July 12<sup>th</sup> 1876 Issued Summons and  
 delivered it to Jacob Maper Constable  
 Returnable July 17<sup>th</sup> at one o'clock P.M.  
 July 14<sup>th</sup> 1876 Summons Return  
 served the 13<sup>th</sup> by Copy's servs. 50 widge  
 30 = 80 Jacob Maper Const.

Constable fees

servs .50

wilage .30

paid .80

July 17<sup>th</sup> 1876 one o'clock P.M. time  
 of trial parties failed to appear no  
 trial had parties having come to  
 an amicable settlement of the abo-  
 ve action by Defendant giving a  
 New Note with approved Security  
 it therefor considered by me that the  
 action be Dismissed and Plaintiff  
 pay Costs Tax at one Dollar & 30 cts  
 James Ketch J.P.

Sept. 5<sup>th</sup> 1876

Recd. Costs on the above

James Ketch J.P.





J. W. Bitchard Plaintiff) Suit Brought on account

as follows September 1875

Conrad Gogell Deff.) Bought of Conrad Gogell Hickory plank and paid him \$51.05

Justices fees \$ over paid him 15 76  
 sum. 2.5 Tape line 123 feet and 8 inches  
 sub. 2.5 plank 8 1/2 feet long 1 1/2 inch thick bought at \$2.30 cts a hundred

J. W. Bitchard

Deff. Costs

sub. 2 per cent

July 27 1876 sum. issued and delivered to Jacob Mapes Court. Returnable Aug. 1<sup>st</sup> 1876 at one o'clock P. M. Same Day sub. issued for Messrs Burkpile and Deff. to J. Mapes Court.

July 28 1876 Deff. Demanded sub. for J. B. Lamb & John Crotinger which was issued and delivered to Defendant

Court fees

sum.

sub.

65 of Aug. 1<sup>st</sup> 1876 sum. Returne served July 28<sup>th</sup> by Copy Service 25 milage 5 miles 40 = .65  
 Same Day sub. Returne served July 28<sup>th</sup> by Copy Service 25 milage 12 miles 115 = 140

Jacob Mapes Court  
 Aug. 1<sup>st</sup> 1876 one o'clock P. M. Time of trial party's appear Plaintiff Requested the that Case be Dismissed it is therefore Considered by me that the action be Dismissed without prejudice to a New action and that Plaintiff pay the Costs

James Ketch J.P.



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J.P.



Dell & Wm Snodgrass Plaintiff Suit in attachment

vs  
 Let Buck Defendant  
 Justice fees  
 Affidavit .40  
 Bond .40  
 Summons .25  
 Jur. .40  
 paid 1.45

Bill of Particulars filed as follows  
 Balance Due on Livery hire Eighty three & <sup>25</sup>/<sub>100</sub> Dollars with interest from Nov 3 1876  
 Order of Attachment issued also Summons issued and Directed to Jacob Mapes Const. Returnable the 18<sup>th</sup> of Jan: 1877 at one o'clock P.M.

Jan. 13<sup>th</sup> 1877 Sum. Return served by Copy left at his usual place of Residence series 25 Copy 10 Milay 45 = 80  
 same Day order of attachment taken and served by attaching one Brown mare appraised at \$75.00 one Sleight appraised at \$15.00 one Dark brown horse appraised at \$60.00. The inventory of said property returned and filed fees attachment .40 sum. and swearing appraiser \$1.00 = 1.40

Constable fees  
 Sum. .80  
 attachment 1.40  
 paid 2.20

J. Mapes Const  
 Jan. 13<sup>th</sup> 1877 one o'clock P.M. time of trial Parties appeared and came to an amicable settlement by Defendant paying Plaintiff the sum of fifty Dollars and Plaintiff is to pay Costs is therefore considered by me that Plaintiff Costs herein taxed at ~~Four~~ <sup>45</sup>/<sub>100</sub> Dollars

James Ketch Jp

Recd. fifty Dollars in full of the above action

Appraiser fees  
 J. Cooperider .50  
 M. W. Doudney .50  
 paid 1.00

Dell Snodgrass & Co  
 Recd two & <sup>20</sup>/<sub>100</sub> in full of my Costs Jacob Mapes, constable

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No. 99  
W. S. Smith Plaintiff ) Suit in attachment

719  
Lett Buck Diff. ) Affidavit Taken and filed  
Bill of Particulars filed as follows  
Marysville Jan. 15<sup>th</sup> 1877 Lett Buck  
in acct. with W. S. Smith  
for Board " \$ 37.00  
25 Jan. 15<sup>th</sup> 1877 issued sum. and  
order of Attachment and Delivered  
them to Jacob Mapes Const.  
15 Returnable the 19<sup>th</sup> at one o'clock  
30 P.M. Jan. 17<sup>th</sup> 1877 sum. Returned  
26 Served by copy left with Defendant  
the 15 day of Jan. 1877 same day order  
of attachment Returned served on  
the 15 by attaching one Brown mare  
appraised at \$ 38.00 John Cooper  
J. W. Clenney appraisors also attached  
one set of Double light Harness  
appraised at \$ 25.00 M. W. Doudna  
Peter Beaver appraisors  
Const. fees sum. 25 Copy 10 mileage 45  
25 = 80 attachment 25 Copy 10 mileage  
10 45 = 80 Keeping property 4 Days 2.00  
25 appraisors. fee 4 \$ 2.00  
10 Copy of same Jacob Mapes Const.  
45 Jan. 17<sup>th</sup> 1877 Plaintiff Demanded  
45 Sub. for S. B. Woodburn & Robert  
Hager which was issued and Delivered  
90 to Jacob Mapes Const.  
Jan. 19<sup>th</sup> 1877 Sub. Returned Served by  
Reading S. B. Woodburn Demanded his fee  
not paid sum. 25, mileage 55 = 80  
Jacob Mapes Const.  
50 Jan 19<sup>th</sup> 1877 one o'clock P.M. Time  
of trial Parties appeared no trial  
had parts came to an amicable  
settlement action Dismissed at  
Plaints Costs were tax at Eight  
\$ 90.00 Dollars James Kitch J.P.  
Receiving the Costs in full  
Receiving my Costs in full  
Jacob Mapes Constable

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Justice fees  
Affidavit  
Sum.  
Attachment  
filing 2 papers  
" 3  
Subpo. 2 persons  
Dissement  
paid

Const. fees  
sum.  
Copy  
Attachment  
Copy of same  
mileage  
mileage on attch.  
Keeping property  
Sub.  
paid \$ 14.60

Witness fee  
R Hager paid  
Appraisors fees  
J. W. Clenney paid  
J. Cooper paid  
M. W. Doudna paid  
P. Beaver paid



George C Green by Plaintiff Sicut Brought in Replevin

S. H. Brake next Friend

Ashwood Shaver Defendant

Justice fees  
Affidavit .40  
order .25  
Subp. 2 per .30  
Judgement .40  
appeal bond 4.0  
transcript .50  
\$ 2.25

Constable fees 40  
order 40  
Appraisors 1.00  
Copy of orders .25  
making Returns .50  
milage .50  
Appraisors fees 1.00  
Subp. .85  
\$ 4.50

Affidavit filed  
order of Replevin and Summons  
issued and Delivered to Plaintiff  
also Subp. issued for S. W. H.  
Derberaw & Hannah Willard  
Witnesses Summons & Subp. returned  
the 20<sup>th</sup> at one o'clock P. M.  
March 20<sup>th</sup> 1877 Constable returned  
the order served on the 15<sup>th</sup> by Replevin  
on one half of 700 lbs of tobacco  
one half of 32 head of Chickens appears  
at \$ 57.50 for Tobacco Chickens \$ 1.80 = 57.30  
Took bond signed by G. C. Green and  
S. H. Brake for \$ 150. Dollars  
property appraised by James Har-  
riot and Seth J. Heland

fees order .40 appraisors 1.00 Copy 2  
Returns .50 milage 7 ms. 50 apprais  
1.00 = 3.65 John Riley Const.  
also Subp. Return served by Hearing  
Service 35 milage 7 ms. 50 = .85  
John Riley Const.

March 20<sup>th</sup> 1877 Plaintiff appears  
Defendant failed to appear  
Plaintiff sworn and Examined  
It is therefore considered by me  
that the Plaintiff recovers of the  
Defendant one half of said tobacco  
short 9 lbs and nine head of said  
Chickens also that the Defendant  
pay the Cost herein taxed at  
\$ 5.85 as also Costs of increases  
James Ketch J.P.

March 28<sup>th</sup> 1877 Defendant gave Notice of appeal  
Same Day Entered in to appeal bond as follows  
Whereas on the 20<sup>th</sup> Day of March 1877 the said George C.  
Green obtained a judgement for one half of 700 lbs of  
Tobacco short 9 lbs nine head of Chicken also cost tax at  
\$ 5.85 as also Cost of increases and said Defendant do show  
intention to appeal therefore to the Court of Common  
Pleas of Union County Now therefore I Corral Wollan



of the County Union Do hereby present  
of the Statute in such cases made and provided  
promise and undertake in the sum of fifty Dollars  
that the said appellant if judgement be adjudged  
against him on the appeal will satisfy such  
judgement and costs and also that the said appeal-  
ant will prosecute his appeal to effect <sup>and without</sup> unne-  
cessary Delay

Israel Toller

Executed and acknowledged before me and Surity  
approved this 28<sup>th</sup> Day of March A.D. 1877

James Ketch J.P.

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 George C.  
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George Green Plaintiff by ) Suit Brought in Attachment

S. H. Brake next Friend  
vs  
Walter Duff

} Affidavit filed  
Summons and order issued Return-  
able March 20<sup>th</sup> at one o'clock P.M.

judicial fees  
Affidavit .40  
Summons .25  
order of Attach. .40  
Subp. .25  
paid \$ 1.30

Bill filed as follows  
Dated Walter To Mary A. E. Green for  
Rent at one  $\frac{4.50}{100}$  per month from  
April 6<sup>th</sup> A.D. 1876 until December 30<sup>th</sup>  
1876 \$13.15 The above acct. signed over  
to plaintiff also fourteen days work  
\$17.00 Balance on notes 1.45 = \$31.60

Court fees  
order .40  
appr. and Ret. 1.00  
Bond .50  
milage 7 ms .50  
Appraisors fees 1.00  
Sums .50  
Subp. .70  
paid \$ 4.80

March 20<sup>th</sup> 1877 order of Att. Returned  
served on the 15 in the presence of  
James Harriet & Seth J. Hilarie I  
attacht Tobacco valued at \$51.50 and  
assets appraisd at ~~57.90~~  $\frac{7.50}{100}$  = 59.00  
Appraisors James Harriet Seth J.  
Hilarie property left with Plaintiff  
by his giving Bond of \$150. signed  
by J. E. Green & S. H. Brake, order .40  
Appr. 1.00 Bond .50 milage 7 ms .50  
Appr. fees 1.00 = 3.40

John Kiley Court.  
also Subp. sum. Returned Defendant  
not found in my County  
for milage .50

John Kiley Court.  
March 20<sup>th</sup> 1877 time trial  
Plaintiff appeared. Defendant not  
found This case stand adjourned  
over the 30<sup>th</sup> Day of April A.D.  
1877 at one o'clock P.M.

James Ketch J.  
April 25<sup>th</sup> 1877 Plaintiff Dem-  
anded Subp. for S. W. H. Durbin  
which was issued & Delivered to Plaintiff  
April 28 1877 Subp. Returned served  
by heading on the 27<sup>th</sup> to the witness  
fees sum. .25 milage 10 ms. .65 = .90

R. B. Charra Constable  
April 30<sup>th</sup> 1877 one o'clock P.M. time  
of trial parties appeared Defendant  
filed a bill of offsets and asks



Judgment on his Counter Claim as follows

Pasturing Cow 6 months in 1876	12 00
70 lbs sugar at 12 1/2 cts lbs	8 75
8 Gallons of molasses @ 1 25 Gal	10 00
4 bus of Corn 50 per bus	2 00
Pork	4 00
	<u>\$36 75</u>

Same Day Trial had Plaintiff Sworn and Examined it therefore considered by me that this action be dismissed for want of legal proceeding in serving the order of attachment and the costs be charged against Plaintiff herein last at six  $\frac{50}{100}$  Dollar, Together with Costs of incases

James Ketch J.P.

April 30<sup>th</sup> 1877 I signed order for the Redelivery of property attached in the above action and Delivered it to Plaintiff

James Ketch J.P.

May the 7<sup>th</sup> 1877 Received two Dollars Costs

Aug. 20<sup>th</sup> 1877 Recd. four  $\frac{50}{100}$  Dollars in full of the above Costs

James Ketch J.P.

Aug. 22<sup>nd</sup> 1877 Received .90 cts in full of my Costs

R.B. Barra Constable

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is for  
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the 30<sup>th</sup>  
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M. Kiver  
Defendant  
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Polly Kent

Suit brought in Trial of Right

vs

Amour & Leonard

of Property Notice filed

Defendant demanded Subp. for John Riley David McCune J. B. Conway & J. M. Robinson which was issued

Justices fees  
filing Notice  
Pocket Entry  
Subp. & writ  
deceit

5  
.15  
.40  
.05  
.20

May 28<sup>th</sup> and delivered to K. B. Charra Constable

Trial set for May 30<sup>th</sup> at 10 o'clock P. M.

May 29<sup>th</sup> 1877 Subp. served on the 28 by hearing to all except John Riley served by copy service & return .55

Copy .25 mileage 2.40 = 3.20

K. B. Charra Const.

May 30<sup>th</sup> 1877 one o'clock P. M. Time of trial parties appeared Plaintiff filed his Bill of particulars claiming a Keaps and mowing attachment

Court fees  
Subp.  
Copy  
mileage

55  
25  
2.40  
1.60  
2.40

attached by John Riley Const. by writ of attachment issued by J. P. McDowell at the suit of

Amour & Leonard vs Marion Kent Plaintiff amended his Bill of particulars setting forth ownership by original purchase of said wagon Defendant asked a continuance to prepare to meet the amended bill. filed his affidavit for the same whereupon this case started continued to the 31 at o'clock P. M.

May 30<sup>th</sup> 1877 the above action is Dismissed by order of Parties by the Plaintiff paying Cost herein taxed at three &  $\frac{25}{100}$  Dollars

James Ketch J.P.

Aug. 22<sup>nd</sup> 1877 Recd Two + 40 in full of my Costs  
K. B. Charra Constable

April 5<sup>th</sup> 1879 Received Three &  $\frac{25}{100}$  Dollars in full of the above Costs  
James Ketch J.P.



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Tolley Kerst } Suit brought in Trial of Right of  
 vs } property Notice filed Trial set for  
 J. H. Kahler } May 30<sup>th</sup> 1877 at 2 o'clock P.M.  
 May 30<sup>th</sup> 1877 2 o'clock P.M. time

Justice fees		of Trial parties appeared Plaintiff
filing Notice	.05	and his Bill as to ownership
Docket Entry	15	by original ownership of one half
Dismissal	.20	of wagon. Defendant asked a
paid	.40	continuance

The above case is Dismissed by Cons-  
 ent of parties by Plaintiff paying  
 Costs herein last at .40 Cts

James Ketch J.P.

April 5<sup>th</sup> 1879 Received 40 Cts in full of Costs

James Ketch J.P.





Polley Kent

Suit brought in Trial of Right of

vs

Worthington &amp; Lane

property Notice filed trial set for  
May 30<sup>th</sup> 1877 at 3 o'clock P. M.May 30<sup>th</sup> 1877 3 o'clock P. M. time trial

justice fees

filing Notice .05

Docket Entry .15

judgement .40

paid .60

Plaintiff appeared Defendant failed  
to appear Plaintiff filed his bill  
of particulars claiming ownership  
of a Reaper & mowing attachment  
and levied upon by Execution  
in the hand of John Wiley Constable  
in favor of Worthington & Lane  
vs Marion Kent

Trial had Polley Kent sworn  
& examined It is therefore considered  
by me that the Plaintiff hold  
the property in the above action  
and she pay the Costs herein taxed  
at .60 cts order that the Constable  
Reddick said property to Plaintiff

James Ketch J.P.

April 5<sup>th</sup> 1879 Received 60 cts in full of Costs

James Ketch J.P.







Polley Kent

Suit Brought in trial of Right

vs

David M<sup>c</sup> Campbell  
 Justice fees  
 filing Notice .05  
 Docket Entry .15  
 Subps. 4 writs .40  
 Serving 2 writs .10  
 .. 3 .. .15  
 .. 1 .. .5  
 Judgment 40  
 paid 1.30

of property Notice filed trial  
 set for May 30<sup>th</sup> 1877 at 4 o'clock  
 P.M. May 28<sup>th</sup> Defendant Demanded  
 Subps. for John Kiley David M<sup>c</sup> Cune  
 J. B. Doudna & J. M. Robinson which  
 was issued and delivered to R. B.  
 Charra Const.  
 May 28<sup>th</sup> Subps. Returned served  
 by Reading to all except John Kiley  
 he served by Copy service .55 Copy  
 .25 mileage 2.40 = 3.20

Const. fees  
 Subps. .55  
 Copy .25  
 mileage ~~2.40~~  
 1.60  
 paid 2.40

R. B. Charra Const.  
 May 30<sup>th</sup> 1877 4 o'clock P.M. time  
 of trial parties appeared Plaintiff  
 announced his bill selling owners-  
 ship by original purchase of one  
 half of said wagon the other half  
 and wagon & Reaps and mow  
 by Chateal Mortgage. Defendant  
 John issue trial had Defend-  
 ant filed his answer claiming  
 the Chateal Mortgage void  
 Polley Kent & J. P. Allen sworn and  
 Examined Defendant call J. M. Robi-  
 nson John Kiley David M<sup>c</sup> Cune  
 and David M<sup>c</sup> Campbell

writs fees  
 J. P. Allen paid 2.5  
 John Kiley paid 45  
 J. M. Robinson paid 50  
 David M<sup>c</sup> Cune paid 65  
 2.05

it is therefore considered by me  
 that there is no cause of action  
 and that judgment be rendered  
 against Plaintiff for the cost,  
 tax at three <sup>75</sup>/<sub>100</sub> Dollars as also cost  
 of incense

James Ketch J.P.

Aug. 22<sup>nd</sup> 1877 Recd. ~~one \$40~~ <sup>two \$40</sup> Dollars cost

R. B. Charra Constable

April 5<sup>th</sup> 1879 Received five <sup>75</sup>/<sub>100</sub> Dollars in full of  
 the above cost

James Ketch J.P.



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Marysville O. Oct. 16<sup>th</sup>. 1877

Rec: of J. P. Ketch Esq.

Nine  $\frac{50}{100}$ . Dollars in Judgment  
against David Bauer

F. H. & W. Otte



F. H. & W. Otte Plaintiffs } Suit Brought on account

vs } as follows  
 David Bower Deft. } David Bower Dr to F. H. & W. Otte March 28<sup>th</sup> 1874 To one Coat & hat \$9 50

Justice fees 5  
 filing acct. 25  
 sum 40  
 Jud. Execution 40  
 paid \$1.10

Sept. 6<sup>th</sup> 1877 Sum. issued Returnable the 15<sup>th</sup> at one o'clock P.M.  
 the above sum. not served for want of time. Sept. 14<sup>th</sup> 1877 second sum. issued and delivered to R. B. Charra Const. to be answered to the 19<sup>th</sup> 1877 at one o'clock P.M.  
 Sept. 14<sup>th</sup> 1877 Sum. Return and served by Reading for sum. 25  
 Mileage .25 = .50

Constable fees sum. paid 50

Sept. 19<sup>th</sup> 1877 one o'clock P.M. time of trial Defendant appears and confess judgement on the above it is therefore considered by me that the Plaintiff's recover of Defendant the sum of Nine  $4\frac{25}{100}$  Dollars together with his costs that one  $4\frac{25}{100}$  Dollars as costs of incras  
 James Ketch J.P.

Oct. 6<sup>th</sup> 1877 Execution issued and delivered to R. B. Charra Constable  
 Oct. 13<sup>th</sup> 1877 Execution returned satisfied in full  
 Oct. 13<sup>th</sup> 1877 Recd. 90 cts in full of my costs  
 R. B. Charra Constable

at

W.  
one  
\$950

o'clock

aved  
4<sup>th</sup> 1877  
Delivered  
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nd  
Aug. 25

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Constable



Conard & Sheppers Plaintiff) Suit Brought on account

vs } as follows  
 David Bowers Deff. } David Bowers Dr to Conard & Sheppers April 1<sup>st</sup> 1874  
 to Laying & Keeping Plow \$4 50  
 Justice fees }  
 filing acct } 5 Interest to July 1<sup>st</sup> 1877 80  
 sum. } \$ 5 30

Sept. 6<sup>th</sup> 1877 sum. issued Returnable the 15<sup>th</sup> inst. at one o'clock P.M.

Sept. 7<sup>th</sup> 1877 sum. withheld by order of Plaintiff the above action settled by parties James Kitch J.P.

No 108

Amanda Haynes } Suit Brought on Note as follows November 23<sup>rd</sup> 1876  
 vs }  
 M. W. Doudna } Nine Months after Date in or  
 J. B. Doudna } either of us promise to pay to order of Amanda Haynes the sum of forty three Dollars value Received  
 Justice fees }  
 sum. 2 per } .50  
 filing paper } .05  
 judgement } 40  
 bond } 40

135 Oct. 31<sup>st</sup> 1877 sum. issued Returnable Nov. the 9<sup>th</sup> 1877 at one o'clock P.M.

Nov. 2<sup>nd</sup> 1877 sum. returned serve by Copys on both within named Davis and Copys 1.00 milage .70 = 1.70 R. B. Charra Const.

Const. fees }  
 sum. paid } 1.70  
 Nov 9<sup>th</sup> 1877 one o'clock P.M. time of trial Defendants fail to appear it is therefore considered by me that the Plaintiff recover of the Defendants the sum of forty three Dollars together with the costs taxed at two  $\frac{25}{100}$  Dollars as also costs of increas

James Kitch J.P.



In the action of Amanda Haines against M. W. Doudna  
 and J. B. Doudna J. M. Robinson Do acknowledge  
 my self bail for the stay of Execution I do agree  
 and undertake to pay the amount of judgement  
 interest and costs to be levied of my goods and  
 Chattels if Default be made on the part of the  
 Defendants J. M. Robinson

Taken signed and acknowledged surety approved  
 this 17<sup>th</sup> Day of November 1877  
 James Ketch J.P.

April 18 1878 Received on above judgement  
 forty Dollars James Ketch J.P.

April 25<sup>th</sup> 1878 Received on the above judgement  
 thirty six Dollars Amanda Haines

May 2<sup>nd</sup> 1878 Execution issued and Delivered to  
 R. B. Charra Const.  
 May 2 1878 Recd. on  $\frac{\$70}{100}$  Costs R. B. Charra Constable

May 9<sup>th</sup> 1878 Received on the above Seven Dollars  
 Execution Recd.

May 17<sup>th</sup> 1878 Received Eight  $\frac{\$58}{100}$  Dollars in full  
 of the above judgement A. H. Campbell

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 J.P.



Farmers Bank

Suit Brought on Note as

vs

W.E. Cooperider &  
 John Cooperider  
 Justices fees  
 filing papers .05  
 Sum. 2 per. .50  
 paid .55

follows Wooster Ohio October  
 3<sup>rd</sup> 1873 on or before the first  
 Day of January 1874 for value  
 Received we or either of us  
 promise to pay to the order of  
 M<sup>rs</sup> Donald & Co. at the Farmers  
 Bank Marysvill Ohio Two  
 hundred & twelve \$<sup>50</sup>/<sub>100</sub> Dollars  
 with interest at the Rate of  
 Eight per cent per annum  
 (Signed) W.E. Cooperider &  
 John Cooperider

Endorsed on Back

Received on the within Note  
 #132 25 Jan. first /74

Constable fees  
 Sum. paid .75

Oct. 31<sup>st</sup> 1877 issued Sum.  
 Returnable Nov. 9<sup>th</sup> at one  
 o'clock P.M.

Nov. 1<sup>st</sup> 1877 Sum. returned served  
 by Reading to both the within  
 servis. 35 mileage .40 = .75

R. B. Charra const

Nov. 2<sup>nd</sup> 1877 Received Notice from  
 Plaintiff that they withdraw  
 the above action and pay the  
 Costs Total at \$ 1.30

James Ketch J.P.

Nov. 14<sup>th</sup> 1877 Received one \$<sup>30</sup>/<sub>100</sub> Dollars  
 in full of the above Costs

Nov. 28<sup>th</sup> 1877 Received .75 ct in  
 full of my Costs in the above  
 action R. B. Charra Constable



A. J. Carpenter Suit brought on Note as follows

vs } Emily Bigler } Lancaster O Febr. 24<sup>th</sup> 1869 one  
 Day after Date I promise to pay to the  
 order of Heber Ketch & Ulrich  
 Fifty seven  $\frac{75}{100}$  Dollars for value  
 justice fees 05 Received and I hereby make  
 filing Note 25 This a charge against my separate  
 sum. 40 Estate (Signed) Emily Bigler  
 Judgement 40  
 Execution 40  
 paid \$ 1.10 Endorsed on Back  
 Dec. 27<sup>th</sup> 1869 paid fifteen Dollars  
 Feb. 9<sup>th</sup> 1868 paid ten Dollars  
 before settlement

Dec. 14<sup>th</sup> 1877 issued sum. and  
 Const. fees 80 Delivered to H. B. Charra Const.  
 sum. 80 Returnable the 13<sup>th</sup> of December at  
 Execution 75 one o'clock P.M.  
 paid \$ 1.75 sum. Return served Dec. 14<sup>th</sup> by  
 Reading serv. 25 mileage 55 = 80  
 H. B. Charra Const.  
 Dec. 13<sup>th</sup> 1877 one o'clock P.M. time  
 of trial Defendant failed to appear  
 it is therefore considered by me  
 that the Plaintiff recovers of the  
 Defendant the sum of fifty four  
 & 65 Dollars together with the costs  
 that at one  $\frac{450}{100}$  Dollars as also costs  
 of increas

James Ketch J.P.

Dec. 24<sup>th</sup> 1877 Execution issued and Delivered to  
H. B. Charra Constable

Dec. 27<sup>th</sup> 1877 Execution Returned no property  
found serv. 40 mileage 55 = 95  
H. B. Charra Constable

Dec. 27<sup>th</sup> 1877 Transcript issued by order of Plaintiff  
James Ketch J.P.

Dec 28<sup>th</sup> 1877 Received Cost in full

Dec 29<sup>th</sup> 1877 Received one  $\frac{475}{100}$  Dollars in full of fees  
H. B. Charra Constable





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Edward Wells } Suit Brought on Note as follows

J.S. Hutchinson } Feb. 13<sup>th</sup> 1872 one Day after Date I  
 promises to pay to Edward Wells  
 or bears the sum of one hundred  
 & thirty seven Dollars & ninety  
 justies fees 05  
 filing Note 05  
 judgement 41  
 Bail 40  
 Date for Value Received  
 (Signed) J.S. Hutchinson

a Credit on back Dec. 20<sup>th</sup> 1877 paid fifty  
 Dollars

December 20<sup>th</sup> 1877 notify Defen-  
 -ant who appears and Confess judg-  
 -ment in the amount of one hun-  
 -dred thirty three & 57<sup>100</sup> Dollars

it is therefore Considered by me that  
 the Plaintiff Recover of the Defendant  
 the sum of one hundred thirty three  
 & 57<sup>100</sup> Dollars together with his Costs  
 taxt at 45 cts as also Costs of increas

James Ketch J.P.

In the action of Edward Wells against J.S. Hutchinson  
 I Mason, S. Hutchison Do acknowledge myself Bail for  
 the stay of Execution I Do agree and undertake to pay the  
 amount of said judgement interest & Costs to be levied of  
 my Goods & Chattels Lands and Tenements if Default  
 be made on the part of the Defendant

Mason, S. Hutchison.

Taken sign and acknowledged Surety approved  
 this 25<sup>th</sup> Day of December 1877

James Ketch J.P.

August 14<sup>th</sup> 1878 Received on the above  
 action one hundred thirty Eight Dollars

August 19<sup>th</sup> 1878 Received one hundred thirty  
 Eight & 54<sup>100</sup> Dollars in full of the above  
 judgement

Edw. Wells

Dec. 13<sup>th</sup> 1878 Received one & 49<sup>100</sup> Dollars in full of above  
 action

James Ketch J.P.



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Gregory Bigles Jr Plaintiff ) Suit brought ~~to~~ in Repleven  
 vs )  
 J. J. Miller Deff )

Affidavit .40  
 sum. & order .40  
 filing paper 2 .10  
 Board ~~#0~~  
 Subps 3 P .35  
 Subps 3 P .35  
 paid \$2.50

March 11<sup>th</sup> 1878 Sum. & order of Repleven issued & Delivered to Plaintiff Returnable the 19<sup>th</sup> at one o'clock P.M.  
 March 15<sup>th</sup> 1878 Plaintiff Demanded Sub. for John Guy J. M. Robinson & Emely Bigles, which was issued & Delivered to Plaintiff

March 17<sup>th</sup> 1878 order of Repleven Returned served March 11<sup>th</sup> 1878 I Replevied the property within Described. Caused the same to be Appraised as per Schedule hereto attached. The within named Gregory Bigles Jr. gave a Repleven Undertaker according to Law with Mrs E. Bigles & John Guy sufficient Surety herewith Returned and I Delivered the property to him. also same Day served this writ by leaving a copy of this writ and Endorsement thereon at his usual place of Residence of Defendant he being absent

Russel. B. Charra Const  
 Same Day Appraisement Returned Received Eight Dollars & 25 Cts. the undersigned being Duly Sworn Do apprais said property Replevied in the suit of Gregory Bigles Jr. vs J. J. Miller upon actual view assess the value thereof as follows one Bay Mare valued to \$20.00 one Bay horse valued at \$30.00

Witness our hand this 12<sup>th</sup> Day of March A.D. 1878  
 Rowland Hill  
 George Rickard  
 I Do hereby Certify that the above named Rollen Hill & Georg Rickard Two Responsible persons Residents of Jerome Township were Duly Sum. & Sworn by me hereby to assess the value of the above Described property and made appraisement thereof as

Constable fees  
 Service  
 mileage  
 sum. Apprisor  
 Repleven Board  
 Copy writ  
 feeding stock  
 Subp.  
 paid \$5.25  
 Received Eight Dollars & 25 Cts.  
 March 25 1878.  
 Russell, B. Charra  
 Appraisors  
 R. Hill paid .50  
 G. Rickard paid .50  
 Witness John Guy paid .50  
 Emely Bigles 1 P paid .50  
 J. M. Robinson 2 Days paid .50  
 paid \$2.00



above set fourth this 12<sup>th</sup> Day of March A.D. 1878

fees servis	40	Russell B. Charra Const.
milage	1.45	March 19 <sup>th</sup> 1878 Subpoena returned served
Sum. appraisor	1.00	by Reading to the within named wit-
Appraisors fees	1.00	ness Gregory Bigler Jr.
feeding stock	.50	
Repleven bond	.50	March 19 <sup>th</sup> 1878 one o'clock P.M. time of
Copy of writ	.50	Trial parties appeared Defendant asked
<hr/>		
Defendants Cost	\$ 5.35	a jury whereupon this Court stand
venue	40	a jury was over to the 22 <sup>nd</sup> at one o'clock
Subps. 4	.40	P.M. whereupon a venire was mad out
Adjournment	.20	Consisting of Harmon Patch jr. Folt
paid \$ 1.00		Robinson Charles Hodgkinson Nelson
		Cove Joseph Charra & Andrew Gill
		whereupon venire was issued & Delivered
		to R. B. Charra Const.
		Same Day Plaintiff Demanded subps. for
Const. fees		J. B. Doudna James Bigler & Russell
venue	1.55	Bigler which was issued and Delivered to
Subps.	1.40	Const. Charra also Defendant Demanded
paid \$ 2.95		subps. for Monroe Jackson Rufus
		Andrews Charles Bigler & Cull Harper
		which was issued & Delivered to R. B. Charra
		Constable James Ketch Jr.

March 20<sup>th</sup> 1878 Defendant orders process stoppt and acknowledges  
 him self responsible for Costs, thereupon ordered Constable  
 to stop servis Venire returned serve on three of  
 within jurors the others not served by order of Justice  
 fees servis <sup>100</sup> 45 milage <sup>155</sup> 95 = <sup>255</sup> R. B. Charra Const.  
 Same Day two subps. returned first by Reading all  
 Demand this fees which was not paid fees servis 45  
 milage 95 = 1.40 R. B. Charra Const. Second served  
 on two the others not served by order of Justice fees  
 servis 45 milage 45 = .90 R. B. Charra Const.  
 March 22<sup>nd</sup> 1878 Plaintiff appeared by Counsel and made  
 a Motion for a Continuance to the 28<sup>th</sup> motion  
 over ruled. it is therefore considered that by rule  
 that the Plaintiff recover of the Defendant the proper  
 ty claimed in the affidavit together with Cost Tax  
 at fifteen \$ 30. Dollars James Ketch Jr.  
 Received fifteen <sup>100</sup> \$ 30. in full of Costs

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Marion Kent Plaintiff) Suit brought in Replever

vs			
J. E. McCune Duff		Defendant filed Claiming one	
<del>John Kelley Kent</del>		Brown ware about 10 years old	
Justice fees		one Champion mowing Machine	
Affidavit	.40	one Cook stove Detained by Defendant	
Sum. & order	.40	March 19 <sup>th</sup> 1878 order issued and Delivered	
filing papers	.10	to Plaintiff Returnable the 26 <sup>th</sup> at	
Subpoena 11 writ	.75	one o'clock P.M.	
filing 1 paper	.05	March 26 <sup>th</sup> order of Replever returned	
swearing of writ	.40	Served the 20 by Replever the Goods and	
Judgement	.40	Chattels within Described Caused the same	
	\$2.50	to be appraised as per schedule hereto att-	
Motion	.26	ched the within named Marion Kent	
filing paper	.05	gave a Replevers bond according to Law	
Docket Entries	.40	with Japhthah Taylor and David Mc	
Courts fees	3.15	Clery sufficient surety herewith	
Service of writ	.40	returned and I Delivered the property	
milage 10 mls.	.55	to him. Also same Day I served a Copy	
Sum. Appraisors	1.00	of this order and Sum. on the Defendant	
Replever bond	.50	J. E. McCune by Delivering to him a	
Copy of order & sum.	.40	Copy of said order and Summons with	
Subpo	1.50	indorsements thereon Duly Certified	
milage	2.05	per Service of writ .40 milage 10 mls .55	
paid	\$6.40	Sum. & swearing appraisors 1.00 appraisors fees	
		1.00 Replever Bond .50 Copy of order & sum.	
		.40 = 3.95 Russel. B. Charra Const.	
Appraiser fees		Appraisalment of property	
J. Notman paid	.50	one Brown Ware about ten years old	valued at 50.00
E.S. Churchman Paid	.50	one Champion Mower	valued at 40.00
Witness	\$1.00	one Cook stove	valued at 12.00
Marion Kent		Signed J Notman	\$102.00
H.C. Riddle & Assoc. +	.80	E.S. Churchman	Appraisors
L.D. Kent 3 .. +	.80	March 26 <sup>th</sup> 1878 one o'clock P.M. time of trial	
J.P. Allen 4 .. +	.80	parties appeared Defendant made his	
J.L. Allen 3 .. +	.80	motion to Dismiss which was	
Sylvester Kent 3 .. +	.80	over Ruled Defendant asked a jury	
Mary Kramer 3 .. +	.80	whereupon this case stand adjourned	
Dilla + Kramer 7 .. +	1.20	to the 28 <sup>th</sup> at 9 o'clock A.M.	
Not Caldon	\$4.05	jury struck consisting of J.M.	
David McCune	6.05	Robinson J.T. Cunningham J.T. McCullar	
		th J.T. Kilbury David Moss Andrew	
		Gill. venire issued and Delivered to	
		H.B. Charra Const. Plaintiff Demanded	



Defendant Costs

Subpoeny for the following witnesses

Justice fees  
 Verrie .40  
 Subpoena 10 wit. .70  
 Adjournment .20  
 filing 1 paper .05  
 filing 1 paper .65  
 swearing 9 wit. .45  
 jury trial 1.00  
 \$ 2.85

Execution 40  
 Const. fees  
 Verrie 1.60  
 Subpoe 2.85  
 Attending trial 1.00  
 paid \$ 5.85

Jurors  
 J. M. Robinson + .50  
 J. D. Kilbury + .50  
 J. J. McCullough + .50  
 J. J. Cunningham + .50  
 David Moss paid 50  
 Defendant wit \$ 2.50

J. E. McCune  
 J. John Kiley 3 m. + .80  
 David McCune 3 m. + .80  
 Jacob Myers 4 + .70  
 Madison Golden 5 + .75  
 E. W. Coblerly 12 + 1.70  
 Electa Coblerly 12 + 1.70  
 Wm Green 3 1/4 + .80  
 Jacob Kramer 7 + 1.20  
 Not Caldon  
 John W. Gray + .80 +  
 Dilla Kramer \$ 9.25

Cary Millincker H. C. Kiddel L. D. Kent  
 Mary Kramer J. P. Allen J. L. Allen Dilly  
 Kramer Sylvester Kent David McCune  
 Mansom Golden Charles Chapman which  
 was issued and Delivered to K. B. Charra Com-  
 Defendant returned subpoena for the  
 following witnesses John Kiley Madison  
 Golden Wm Green John W. Gray Electa  
 Coblerly E. W. Coblerly Jacob Myers  
 Jacob Kramer David McCune Dilla  
 Kramer which was issued and Delivered  
 to K. B. Charra Constable

March 28<sup>th</sup> 1878 Verrie Return Seadon  
 The 26 & 27<sup>th</sup> Seadon <sup>mileage .60</sup> also Sub returned  
 Seadon the 26 & 27<sup>th</sup> Seadon 1.30 mileage 1.45  
 = 2.85 also Plaintiff Subp returned  
 Seadon Seadon 1.50 mileage 2.05 = 3.55 K. B. Charra  
 March 28<sup>th</sup> 1878 9 o'clock A.M. time of  
 trial parties appeared jury called and sworn  
 in one juror absent, by consent of  
 parties trial had before five jurors  
 Defendant filed his answer in the  
 action which was put on file said  
 Defendant objected to Plaintiff testimony  
 which was over ruled whereupon  
 Defendant filed a bill of Exception  
 to the Ruling of the Court.

Trial had witnesses sworn and for  
 Plaintiff Marion Kent H. C. Kiddel  
 L. D. Kent J. P. Allen J. L. Allen Sylvester  
 Kent Mary Kramer & Dilla Kramer  
 witnesses sworn & Examined for Defendant  
 J. E. McCune John Kiley David McCune  
 Jacob Myers Madison Golden E. W.  
 Coblerly Electa Coblerly Wm Green  
 Jacob Kramer

Verdict returned by jury as follows  
 We the jury find for the Defendant  
 the sum of one hundred & forty Dollars  
 J. M. Robinson Foreman  
 It is therefore considered by me  
 that the Defendant recovers (over)

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 Defendant



of the Plaintiff the sum of one hundred and forty Dollars to gather with Costs herein taxed at thirty three &  $\frac{43}{100}$  Dollars as also Costs of increase the Defendant stands charged with the Costs to the amount of one &  $\frac{27}{100}$  Dollars.

James Ketch J.P.

~~Defendant~~ Plaintiffs Council gave Notice of an Appeal

March 30<sup>th</sup> A.D. 1878 four o'clock P.M. Plaintiff came by his attorneys and filed his Motion and Affidavit for a New Trial setting forth in his affidavit that the judgement was obtained by & through a jury of five men who were partial and prejudiced in favor of the Defendant & that undue means was used by Council for Defendant in the introduction of the testimony which was irrelevant to said case on the issue before said jury & that by testimony went to the jury and said jury adjudicated upon testimony which the Court positively held from the jury & that the presence of Council the Def. and in disrespect of the Court or the mandates of the Court hereinafter went to the jury as testimony of third parties and that said jury adjudicated on said testimony to the detriment of this Plaintiff. (Signed) Maxion Kent being satisfied that due notice had been given to the adverse party I conditionally set aside the above judgement and set this case for hearing April the 5<sup>th</sup> at 9 o'clock A.M. James Ketch J.P.

April 5<sup>th</sup> 1878 9 o'clock A.M. time of trial Plaintiff failed to appear and comply with the requirement of the Court in giving security for Costs thereupon it is considered by me that motion to open up the judgement is set aside and the first judgement stands in full force and virtue of Law

James Ketch J.P.  
Same Day Defendant Demand Execution which was issued

May 2<sup>nd</sup> 1878 Execution Return made on one Reapers and Mowers not offered for sale on account of a prior attachment being said property \$40 milage 65 - 1.05 R.B. Charra Const.

May 2<sup>nd</sup> 1878 issued bonds and delivered to R.B. Charra Const.



June 1<sup>st</sup> 1878 vendi No. 1 Returned property not offered on a court of p former levy. K.B. Phara Const.

June 1<sup>st</sup> 1878 vendi No. 2 issued and Delivered to John Riley Const.

June 7<sup>th</sup> 1878 vendi No. 1 returned I sold the within named property to David M. Cure for \$26. on the balance left on this order is 24 Cts serves 40 milage .35 = .75 money retained by Const.

Costs fees vendi No. 1 40 vendi No. 2 40 sum 2 per judgement 40

Execution 40

paid 2.10

John Riley Const. same Day sum issued of bail J. Taylor & D. M. Cherry as bail sum returned June 14<sup>th</sup> 1878 at one o'clock P.M.

June 13<sup>th</sup> 1878 sum returned served on the 8 by Copsys serves on 2.50 milage 40 Copy on 2.50 = 1.40

John Riley Const.

Costs fees J. Riley 75

sum 1.40

Execution 1.05

paid 1.20

June 14<sup>th</sup> 1878 one o'clock P.M. time of trial Parties appeared 75 Defendants confessed to Default in the above action it is therefore considered by me that Plaintiff recovers of the Defendants the sum of one hundred and forty one & <sup>75</sup>/<sub>100</sub> Dollars as also Costs that at forty & <sup>23</sup>/<sub>100</sub> Dollars as also Costs of increases

James Ketch J.P. J. Q. M. Cure ordered Execution withheld

June 15<sup>th</sup> 1879 Execution issued by order of Plaintiff and Delivered to John Riley Const.

Feb. 1<sup>st</sup> 1879 Execution returned made over within \$187.05 in full of said Execution and paid the same to Plaintiff J. Q. M. Cure serves 40 milage 20 percentage 7.49 = 8.89 John Riley Const.

Feb. 1<sup>st</sup> 1879 Recd. one hundred forty six & <sup>12</sup>/<sub>100</sub> Dollars in full of the above judgement John E. Williams

Feb. 1<sup>st</sup> 1879 Recd. ten & <sup>54</sup>/<sub>100</sub> Dollars in full of my fees in the above action John Riley

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vendi No 2  
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judgement  
Execution  
paid  
Costs fees  
J. Riley  
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out of  
is .40  
and Court



R. S. Woodhewer Before Honor  
Mrs. Butcher } Patch p 10

Returned payment in full  
of the above judgment.

R. S. Woodhewer  
132 S. B. Woodhewer  
March the 15<sup>th</sup> 1879

R. L. Woodburn Plaintiff vs Wm Butcher Deff. Smit Brought on two Notes

Wm vs Butcher Deff.	}	Sept 15 <sup>th</sup> 1877 six months after Date
justices fees		I promise to the order of D. H. Woodburn
filings Note		the sum of Forty four Dollars payable
summons		at Marysville ten per Cts Interest
judgement		from Date value Received
Board		(Signed) Wm Butcher
Execution		40 also Sept 15 <sup>th</sup> 1877 six months after
paid	1.50	Date I promise to pay to the order of
		D. H. Woodburn the sum of Twenty
		four Dollars payable at Marysville
		Interest at 10 per Cts value Received
		Signed Wm Butcher
Constable fees		April 5 <sup>th</sup> 1878 sum. served Return-
sums servis	.25	bl. the 11 <sup>th</sup> at one o'clock P.M.
Copy	.25	* Delivered to R. B. O'harris Const.
milage	.65	April 9 <sup>th</sup> 1878 sum. Returned served
paid	1.15	the 6 <sup>th</sup> by Copy servis .25 Copy .25
		milag. 45 = 1.15 R. B. O'harris Const.

April 11<sup>th</sup> 1878 one o'clock P.M.  
 time of trial Defendant Confest  
 judgement in the above action  
 it therefor considered by me that  
 Plaintiff Recover of the Defendant  
 the sum seventy three  $\frac{75}{100}$  Dollars  
 to gather with his Costs tax at one  
 $\frac{45}{100}$  Dollars as also Costs of increase  
 James Ketch Jp

In the action of R. L. Woodburn vs Wm  
 Butcher I Madison Harris Do acknowledge  
 myself Bail fore the stay of Execution I Do  
 agree and undertake to pay the amount of said  
 judgement interest and Costs to be levied of  
 my goods & Chattels if Default be made on the  
 Defendant  
 Madison Harris

Taken Signed and acknowledged This 22<sup>nd</sup> Day  
 April A.D. 1878

James Ketch Jp

Feb. 27<sup>th</sup> 1879 Execution served and Delivered to  
 John Biley Constable



Notes

March 27<sup>th</sup> 1879 Execution returned not served

This Date  
Woodburn  
payable  
interest

by order of S. B. Woodburn who RECEIVED in  
full of judgement and Defendant paye  
Costs John Riley Const.  
Said Riley paye my Costs and brought a  
Receipt from R. B. Charra for his Costs  
James Ketch J.P.

then  
after  
order of  
party  
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Return-  
M  
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J. M.  
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De on the  
Harris

2<sup>nd</sup> Day

J.P.  
to



Ohio Farmers Insurance Co) Suit brought on Note

vs  
 Lovina McCrury } as follows  
 Jerome J.P. Union Co. D  
 Jerome P. O. Nov. 15<sup>th</sup> 1876  
 on or before the 1<sup>st</sup> Day of May 1877  
 for value Received I promise to pay  
 the Ohio Farmers Insurance Co.  
 or order Twenty four Dollars  
 payable at Farmers Bank Marysville.  
 with use if not paid when  
 Due (Signed) Lovina McCrury

justice fees	05
filing Note	25
sum	40
Judgement	40
Board	20
Satisfaction	130
paid	

May 2<sup>nd</sup> 1878 Sum. issued and Delivered  
 to H. B. Chassa Const Returnable  
 the 10<sup>th</sup> at one o'clock P.M.

May 7<sup>th</sup> 1878 Sum. Returned served  
 mileage .75

May 10 1878 time of trial Parties  
 failed to appear it therefor

Courts fees

sum

paid to J. Kiley

75 Considered by me that the  
 Plaintiff recovers of the Defend-  
 ant the sum of Twenty six and  
 $\frac{22}{100}$  Dollars as also Costs last at  
 one +  $\frac{45}{100}$  Dollars

James Ketch J.P.

In the action of the Ohio Farmers Insurance Co.  
 against Lovina McCrury & John McCrury Do acknow-  
 ledge myself bail for the stay of Execution I Do  
 agree to pay the amount of said judgement interest  
 and Costs to be levied of my Goods & Chattels if  
 Default be made ~~on~~ on the part of the Defendant.

John McCrury

Taken signed and acknowledging this 18<sup>th</sup> Day of  
 May A.D. 1878

James Ketch J.P.

Dec. 4<sup>th</sup> 1878 Recd. Twenty six Dollars on the above  
 action

Dec. 12<sup>th</sup> 1878 Received twenty three +  $\frac{95}{100}$  Dollars on  
 the above judgement  
 C. B. Shirley Jgt



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January 7<sup>th</sup> 1879 Received three Dollars in full of the foregoing judgement James Kitch JP

Feb. 12<sup>th</sup> 1879 Sent Plaintiff by Draft three Dollars in full of the above claim



James Guy Plaintiff

Civil Action for Trespass

Defendant  
J. K.  
J. W.  
D.  
H.C.

Jacob Crames Def.

the Plaintiff says on or about the 15<sup>th</sup> Day of October A.D. 1877

the defendant unlawfully broke and entered the close of the Plaintiff situated in the township of Jerome in said County of Union Cut and dug a Ditch on said Premises of the said Plaintiff about twenty one Rods long and about two feet Deep and from three to six feet wide to the Damage of said Plaintiff one hundred Dollars (\$100.) for which he asks judgement against Defendant James Guy Plaintiff

justice fees  
filing Bill .05  
sums .25  
Subpoena 8 wit. .60  
Subp. 4 .. .40  
Swearing 5 wit .25  
sum 2 .. .10  
Judgement 4 .. .40  
Bond

paid

\$ 2.25  
4.0  
\$ 2.65

Consts fees  
sums  
Subpoena

June 20<sup>th</sup> 1878 sum. issued and Delivered to H.B. Charra Court. Returnable the 28<sup>th</sup> at one o'clock P.M.  
June 28<sup>th</sup> same Day Plaintiff Demanded Subp. for Enoch Kile James Kile David Lane Wm Martain James H. Guy M.P. Guy Jacob Ackley Wm Waynes wit. for Plaintiff which was issued and Delivered to H. B. Charra Court.

June 24<sup>th</sup> 1878 Defendant Demanded Subp. for Justice Graham H.C. Warren or Jacob Weavers and Asa Wilcox which was issued and Delivered to Defendant

Plaint. wit

James Guy  
J.H. Guy 5 .. 1.00  
E. Kile 6 ms 1.10  
D.C. Lane 5 .. 1.00  
M.P. Guy 5 .. 1.00  
W. Martain 5 .. 1.00  
J. Ackley 7 1.20

June 27<sup>th</sup> 1878 sum. Return served the 21 by Copy serv. 25 mileage 55 Copy 25 = 1.25 R.B. Charra Court  
same Day Subpoena Return on within name wit. serv. 60 mil 1.45 4 Copies 1.40 = 3.55  
R.B. Charra Court

Defendant Return his Subp. \$ 6.30  
June 28<sup>th</sup> 1878 one o'clock P.M. time of trial Parties appeared Trial had 5 wit. Sworn and Examined James Guy E. Kile M.P.



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M. P. M.  
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Defft. wit  
J. Kramer  
J. Graham 4 mo 90  
J. Weaver 50  
A. Wilcot 4 90  
H. C. Warr 4 90  
3.20

Jury Wm Martin D. C. Lane  
J. H. Guy & Ed. J. Ashley wit.  
for Deft. sworn and Exam-  
ined J. Kramer J. Graham  
J. Weaver A. Wilcot H. C. Warr  
in it therefore considered  
by me that there is no  
Cause of action and that the  
Plaintiff pay the Costs herein  
Taxt at sixteen & <sup>65</sup>/<sub>100</sub> Dollars  
as als Costs of increas  
James Ketch J.P.

James Guy } Before James Ketch J.P. of person  
elgaint } Township Union County Ohio  
Jacob Kramer }

Whereas on the 28<sup>th</sup> Day of June  
A.D. 1878 the said Jacob Kramer obtained a  
judgement against the said James Guy on  
the Docket of the said James Ketch J.P. for  
no cause of action and Costs taxt at \$16.65 and  
the said James Guy intend to appeal theref-  
-rom to the Court of Common Pleas of Union  
-n County now therefore I E. D. Smith of said  
Court do hereby Pursuant to the Statute in such  
Cases made and provided promise and undertake  
that the said appellant if judgement by adjudge-  
-ing against him on the appeal will satisfy  
such judgement and Costs not to exceed  
fifty Dollars (\$50.00) and I do also undertake in  
the above mentioned sum that the said appell-  
-ant will prosecute his appeal to affect without  
unnecessary Delay  
E. D. Smith

Executed and acknowledged before me  
and surety approved this 5<sup>th</sup> Day of  
July A.D. 1878  
James Ketch J.P.

July 8<sup>th</sup> 1878 Transcrip issued



Ohio Farmers Ins. Co.) suit brought on Note

vs. Jerome T. P. Union Co. of  
 Marysville P.C. June 2<sup>nd</sup> 1876  
 on or before the 21<sup>st</sup> Day of November  
 1876 for value received I  
 promise to the Ohio Farmers  
 Insurance Company as order  
 Twelve and 25/100 Dollars with  
 use if not paid when Due  
 payable at the Anthony & Wise  
 the Farmers Bank

Bank Marysville

July 9<sup>th</sup> 1878 issued sum  
 returnable the 19<sup>th</sup> at one o'clock  
 P.M. and delivered to R.B. Charra

Court fees

sum paid

1.05

Court same Day sum

Returned served by Copy  
 served 25 Copy 25 mileage 55 =

105

R.B. Charra Const.

July 19<sup>th</sup> 1878 one o'clock P.M.

trial Defendant failed to

appear it is therefore considered by that the Plain-  
 iff recovers of the Defendant the sum of thirteen  
 & 68/100 Dollars together with his cost tax at one & 25/100 Dollars  
 as also costs of increase

James Ketch J.P.

July 19<sup>th</sup> 1878 Recovered of Defendant fifteen &  
 41/100 Dollars in full of the above action

James Ketch J.P.

July 27<sup>th</sup> 1878 Received one & 5/100 Dollar in  
 full of my cost R.B. Charra Constable

July 20<sup>th</sup> 1878 Received \$13.68 in full of the  
 above judgment

E.B. Prebey



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Ohio Farmers Ins. Co. Suit brought on Note

vs

James T. P. Union Co

N. California P.O. Oct. 26<sup>th</sup> 1874on or before the 1<sup>st</sup> Day of Febr.

15 1875 for value received &amp; promise

.25 to pay the Ohio Farmers Ins. Co.

or above Nineteen Dollars with

interest if not paid when due

J. S. Hutchinson

July 9<sup>th</sup> 1878 issued sumreturnable the 19<sup>th</sup> at one o'clock

P.M. and delivered to R. B. Charra

Const. Same Day sum

returned served by copy serving

.25 Copy .25 millage .65 = 1.15

R. B. Charra Const.

July 15<sup>th</sup> 1878 Defendant paid

on within (\$ 23.51)

Courts fees

sums paid 1.15

July 27<sup>th</sup> 1878 Received one \$  $\frac{15}{100}$  Dollars in full of my cost up to Date

R. B. Charra

Constable

Aug 2<sup>nd</sup> 1878 Recd Twenty two \$  $\frac{00}{100}$  Dollars as part on the above action

E. B. Burbay

Dec 13<sup>th</sup> 1878 Recd one \$  $\frac{00}{100}$  Dollar in full of the above

James Ketch J.P.

Feb 12<sup>th</sup> 1879 Sent Plaintiff by Draft one \$  $\frac{20}{100}$  Dollars in full of the above action

James Ketch J.P.



Ohio Farmers Ins. Co. Suit Brought on Note as follows

W  
J. N. Come  
notary fees  
filing Note  
judgment  
Bond

paid

15  
40  
40  
95

Jerome J. P. Union Co. D Plain  
City P.O. June 1<sup>st</sup> 1876 on or before  
the 21 Day of September 1876 for  
value Received I promise to  
Pay the Ohio Farmers insur-  
-ance Company or order seven-  
-teen <sup>100</sup>4.30 Dollars with me if not  
paid when due  
payable at Farmers J. N. Come  
Bank, Marysville

July 19<sup>th</sup> 1878 Notified Defenda-  
-ant who appeared and confess  
judgment on the above it is  
therefor considered by me that  
the Plaintiff Recover of Defend-  
-ant the sum of Nineteen <sup>100</sup>4.48  
and Costs .45

James Ketch Jf

In the action of Ohio Farmers Ins. Co. against J. N.  
Come & J. M. Robinson To acknowledge my self  
Bail for the Stay of Execution I do agree and  
undertake to the amount of said judgment  
interest and cost to be levied of my goods and chat-  
-tels if Default be made on the Defendant

J. M. Robinson

Taken signed and acknowledged and Surety  
approved this 26<sup>th</sup> Day of July 1878

James Ketch Jf

Oct. 21<sup>st</sup> 1878 Received \$ 20.02 in full of the  
above action James Ketch Jf

Dec 12<sup>th</sup> 1878 Received Nineteen <sup>100</sup>4.72 Dollars in  
full of the above judgment E. B. Tracy Jf



Ohio Farmers Ins. Co) End brought on Note as follows

vs	}	James J. P. Union Co. Plain
Nelson Case		City P.O. Oct. 30 <sup>th</sup> 1874 on or
justice fees		before the 1 <sup>st</sup> Day of February 1875
filing etc.		05 for value received & promise to
Judgement		40 pay the Ohio Farmers insurance
Bond	40 Company or order given $\frac{10}{100}$	
paid	85	Dollars with us if not paid when Due

Nelson Case  
 July 19<sup>th</sup> 1875. Admits Defendant who appears (by his Son J. M. Case) and confess judgement on the above Note it is therefore considered by me that the plaintiff recover of the Defendant the sum of Eight  $\frac{66}{100}$  Dollars together with Costs taxed at .45 as Costs of in case  
 James Ketch JF

In the action of Ohio Farmers Ins. Co. against Nelson Case & J. M. Robinson Do acknowledge myself bail for the stay of execution I do agree and undertake to pay the amount of said judgement interest and costs to be in of my goods and Chattels if Default be made on the part of the Defendant J. M. Robinson  
 Taken signed and acknowledged  
 Surety approved the 26<sup>th</sup> Day of July 1875

James Ketch JF

Oct. 21<sup>st</sup> 1878 Received  $\frac{9.43}{100}$  in full of the above action  
 Dec 12<sup>th</sup> 1878 Received Eight  $\frac{78}{100}$  Dollars in full of the above judgement  
 James Ketch JF  
 W. B. Mudgett



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on the Docket of the said James Ketch for  
 twenty two & 5/10 Dollars herein the cost part  
 in the above entitled case and the said Commission  
 of Madison County intend to appeal therefrom  
 to the Court of Common Pleas of Union County  
 now now therefore we E. S. Churchman and H.  
 Harpes of the County of Union do hereby pursuant  
 to the Statute in such Cases made and provided  
 promise and undertake that the Appellants if  
 judgement be adjudged against them on the  
 appeal will satisfy such judgement and costs  
 not exceeding sixty Dollars and we do also  
 undertake in the last mentioned sum that  
 the said Appellants will prosecute their appeal  
 to effect and without unnecessary delay

(Signed) E. S. Churchman  
 H. Harpes

Executed and acknowledged  
 before me and Sincerely approved  
 This 12<sup>th</sup> Day of December  
 A.D. 1878

James Ketch J. P.

Dec. 13<sup>th</sup> A.D. 1878 Transcript issued



Ohio Farmers Ins. Co.) Suit brought on, Note as follows

<p><u>S. W. H. Durban</u>          justice fees          filing Note          Sum          judgement          Execution</p>	<p>05          25          40          110</p>	<p>James J. P. Union Co. C          James J. C. Aug. 24<sup>th</sup> 1875          on or before the 25<sup>th</sup> Day of          December 1875 for value          Received of promise to pay          The Ohio Farmers Insurance          Company under Eight <sup>100</sup>/<sub>100</sub>          Dollars with use if not paid          when due at Farmers Bank          Marysvill</p>
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(Signed) S. W. H. Durban  
 July 25<sup>th</sup> 1878 Summ. issued  
 Returnable Aug. 5<sup>th</sup> at  
 one o'clock P.M. and Delivered  
 to R. B. Charra Const.

Aug. 5. 1878 Summ. Return in Seriv  
 on July 29<sup>th</sup> by Copy Seriv 25  
 Copy 25<sup>th</sup> mileage 65 = 1.15

Const. fees  
 Summ. paid 1.15

R. B. Charra Const  
 Aug. 5<sup>th</sup> 1878 one o'clock P.M.  
 Time of Trial parties failed to  
 appear This case is continued  
 to the 30 Day of August at one o  
 clock P.M.

Aug. 30<sup>th</sup> 1878 one o'clock P.M. Time  
 of trial parties fail to appear  
 bill filed it therefore considered  
 by me that the Plaintiff recover of Defendant the  
 Sum of Ten <sup>100</sup>/<sub>100</sub> Dollars together with his Costs  
 Merim tax at one <sup>100</sup>/<sub>100</sub> Dollars as also Costs of incres

Sept 17<sup>th</sup> 1878 Received on James Ketch Jp  
 the above judgement  
 six Dollars James Ketch Jp

Sept 27<sup>th</sup> 1878 Received one <sup>100</sup>/<sub>100</sub> Dollars my Costs

Oct. 24<sup>th</sup> 1878 Execution issued and Delivered to  
 R. B. Charra Const

Nov. 23<sup>th</sup> 1878 Execution Return and not served Const. mov-  
 ed out of the County Received \$2.00 per centage .08  
 Seriv. 40 mileage 65 = 1.13 M. B. Charra Const.

Nov. 24<sup>th</sup> 1878 Recd. one Dollar on the above



Nov. 30<sup>th</sup> 1878 Received five Dollars on the foregoing

Dec. 12<sup>th</sup> 1878 Received ten & 47/100 Dollars on the foregoing judgment - 100 - C. B. Trubert

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Milford Ctr., O.

Jan. 6, 1880.

Mr. Cone.

Dear Sir:

Deliver the note held by the M<sup>c</sup>Glade estate against Harman Patch, Jr., to said Patch when he calls for it & let this be your receipt, on the docket.

J. A. Barie



J. H. Bair Adminr ) Suit brought on Note as

vs  
 Harmon Patch Jr ) follows, New California Ohio  
 Justice fee June 15<sup>th</sup> 1877 six months  
 filing note 05 after Date as principal Debtor  
 judgement paid 40 to pay to the order of J. H. Bair  
 Adminr of the Estate of B. J. McJed  
 twenty five \$50. Dollars for value  
 received at 6<sup>100</sup> per cent Interest  
 from Date  
 (Signed) Harmon Patch Jr

September 24<sup>th</sup> 1878 Notified  
 Defendant who appeared and  
 Confest judgement on the above  
 Note it is therefore Considered by  
 me that the Plaintiff Recovers of  
 the Defendant the sum of Twen-  
 ty seven \$27.42 Dollars together with  
 his Costs taxt .45 ct as also Costs  
 of incenas

James Ketch Jr

In the action of J. H. Bair against Harmon  
 Patch Jr I do acknowledge  
 my self baid for the stay of Execution. I do  
 agree and undertake to pay the amount of said  
 judgement Interest and cost to levied of my  
 goods Chatters Land & tenaments if Default  
 be made on the part of the Defendant

further Proceedings stayed by order of Plaintiff  
 Case dismissed by order of Administrator  
 Nelson Bone Jr

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J. H. Bain

Duit Brought on Note as follows

J. P. Fleck &amp;

M. J. Fleck

justice fees  
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Sum 2 pers.

judgement

Bond

05

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New California June 19 1877  
Six months after Date as prin-  
-ipal Debtor, we jointly and  
severely promise to pay to the  
order of J. H. Bain adms. on  
Estate of B. F. M<sup>rs</sup> Glade forty  
five & 25/100 Dollars for value  
Received at 8 per Ct interest  
from Date

(Signed) J. P. Fleck &amp; M. J. Fleck

Oct. 24<sup>th</sup> 1878 Summ. issued  
& Delivered to R. B. Charra Const  
Returnable Oct. 30<sup>th</sup> at one o'clock  
Oct. 30<sup>th</sup> 1878 Summ. Returne served  
by Copy servis. 50 Coy. 25 milage, 30-  
1,05 R. B. Charra Const.

Oct. 30<sup>th</sup> 1878 one o'clock P. M.  
Time of trial J. P. Fleck one of  
the Defendants appeared and con-  
-fess judgement in the above  
action it is therefore consid-  
-ered by me that the plaintiff

recovers of the Defendants the sume fifty & 25/100 Dollars  
together with their Costs last two Dollars as  
also Costs of increas

James Ketch Jp

In the action of J. H. Bain against J. P. Fleck &  
M. J. Fleck & Nelson Cone To acknowledge my-  
-self bail for the stay of Execution I Do agree and  
undertake to pay the amount of said judgem-  
-ent interest and Costs to be levied of my good  
and Chattels if Default be made on the part  
of the Defendants

Nelson Cone

Taken signed and acknowledged this 11<sup>th</sup> Day  
of November A.D. 1878

James Ketch Jp

\$ 4.75

Received balance of account in full Sept 11, 1878  
J. H. Bain Adm.



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Sept 11, 1877

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Diff. Cosh

65 one copy 25 = 185 John Riley Court

justice fees  
subp. 5 writs  
sworn. writ 8

also Plaintiff Subpe. Return added  
45 by Plaintiff A Cary James  
40 Miliken & J.D. Kilbury all  
85 served according to law but  
D. Brown mileage 85 service 115  
2 copies 75 = 2.75 John Riley Court

Bond taken to secure costs  
Court fees  
subp.  
attorney trial

1.85 Plaintiff H. M. House James Kil  
1.00 Enoch Kile James Miliken and  
72.85 Thomas James J.E. McCune Dav  
- D McCune George Richard  
Jacob Weaver James Guy John Riley  
Defendant Ret Plaintiff Carl Kibler  
- ting testimony James Miliken  
J A Kile J.D. Kilbury Wm. Martin  
Andrew Cary Enoch Kile jury  
Retired verdict brought in  
we the jury do find for the  
Defendant signed by the foreman  
P Buck

Diff. with fees  
J Jones

J.E. McCune 2 mil 65  
David McCune 3 .. 65  
J Richard 2 .. 60  
Jacob Weaver 3 .. 65  
James Guy 5 .. 75  
John Riley 3 .. 65  
J. Taylor 3 not cald 65

It is therefore ordered by me that  
the Defendant recover of the  
Plaintiff his costs herein last  
at Twenty <sup>two</sup> ~~70~~ (except 65 cts  
which Defendant is to pay for  
subp. Japtha Taylor he appeared &  
not Examined) also costs of me as  
James Ketch J.P.

Jury fees

A. Case 1 mi 50  
Wm Casey 2 .. 50  
A Gill 2 .. 50  
P Buck 3 .. 50  
E.K. Fox 5 .. 50  
J.T. Cunningham 1 .. 50  
\$3.00

Plaintiff attorney gave notice  
of a appeal

Judgment before James  
Ketch J.P. of Jerome Town  
- rship Union County  
Ohio

The Commissioners of  
Madison County Ohio  
vs  
Thomas Jones  
Commissioners of Madison County

Whereas on the 5<sup>th</sup> Day of  
December A.D. 1878 the said  
Thomas Jones obtained a jud-  
- gement against the said  
Commissioners of Madison County (Continued to page  
257)



J. H. Bain ) Suit brought on a Note as follows  
 vs Isaac Channell & Frank Channell ) New California June 20<sup>th</sup> 1877  
 Debtors jointly and severally persons  
 Justices fees To pay to the order of J. H. Bain  
 filing date 05 Fifty Dollars for value received at  
 judgement 40 8/10 cts from Date  
 Bond 40 (Signed) Isaac Channell  
 Paid 85 Frank Channell

Dec. 13<sup>th</sup> 1878 Notified Defendants who confess judgement on the above Note it therefore considered by me that the Plaintiff recover of the Defendants the sum of Fifty Six Dollars as also his costs herein taxed at 85 cts as also costs of increase

James Ketch J.P.

In the action of J. H. Bain against Isaac Channell and Frank Channell I J. M. Robinson Do acknowledge myself bail for the stay of Execution. I Do promise and undertake to pay the amount of said judgement interest and costs to be levied of Goods and Chattels Lands & Tenements if Default be made of the part of the Defendants

J. M. Robinson

Taken signed and acknowledged this 13<sup>th</sup> Day of Dec. A.D. 1878

James Ketch J.P.

Received fifty three <sup>50</sup>/<sub>100</sub> dollars on the within Nelson Cone J.P.

Received of Nelson Cone on above \$53.00 J. H. Bain

Received on the above Five and 22 dollars

Received amt. of above account in full. Sept. 11, 1879. J. H. Bain Adms;

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Sept. 11,



Margaret Buggel / Suit Brought on a Note as follows

vs  
Thomas Cone &  
John Curry

(\$100.00) Twelve months after Date  
I promise to pay Margaret Buggel  
one hundred Dollars for value  
Received with interest at ten  
per cent Oct. 20<sup>th</sup> 1876

justice fees

Sum 2 p

filing note

judgement

Bond

Execution

50

5

40

40

40

175

paid

Jan. 25<sup>th</sup> 1879

Sum

Returned

Served

on

Thomas Cone & John Curry

by copy

on the 20<sup>th</sup>

Service

50

mileage

45

copy

50

1.45

John Riley Const.

Constable fees

Sum

Execution

Service

Mileage

per centage

Total

1.45

Jan. 25<sup>th</sup> 1879

one o'clock P.M.

time of trial parties failed to appear

it is therefore considered by me

that the plaintiff recovers of the

25

Defendants the sum of one

740

hundred twenty two & <sup>72</sup>/<sub>100</sub> Dollars

paid

together with their costs

kept at

two & <sup>40</sup>/<sub>100</sub>

Dollars as also costs of increas

James Ketch JP

In the action of Margaret Buggel against Thomas  
Cone and John Curry & Nelson Cone Do acknowledge  
myself bail for the day of execution I Do agree to pay  
the amount of said judgement interest and costs to  
be levied of my goods Chattels Lands and Tenements  
if Default be made on the part of the Defendants

Nelson Cone

Taken signed and acknowledged This 5<sup>th</sup> Day of February  
A.D. 1879

James Ketch JP

October 27<sup>th</sup> 1879 Nelson Cone JP being absent and  
unsettled business on his docket & being requested to settle it &  
thereupon received his docket for that purpose

James Robinson JP



October 29<sup>th</sup> 1779 Issued execution and delivered to John Riley Constable returnable in thirty days

November 15<sup>th</sup> 1779 Executions returned  
I received this writ October 29<sup>th</sup> 1779 and served the same on the within named Thomas Cone I made the within amount in full \$137<sup>34</sup>/<sub>100</sub> Signed John Riley Constable

November 15<sup>th</sup> 1779 Received by John Riley Constable \$137<sup>34</sup>/<sub>100</sub> in full on the above judgment interest and costs

James Robinson of P  
November 17<sup>th</sup> 1779 Received on the above judgment \$127<sup>24</sup>/<sub>100</sub> in full of judgment and interest  
Margaret & Sybil



Dr J S Howland } Suit Brought on Book account  
 Sarah A Clevenger }  
 Wm Clevenger } as follows Wm Clevenger and Sarah A Clevenger Dr for medical services and medicine

forty two and 50 dollars principle and <sup>1.00</sup> three and 10 dollars interest up to June 7<sup>th</sup> 1880.

Justice's fee 50  
 Summons 50  
 Subpoenas 2 50  
 Continuance 30  
 Deposing 7 witnesses 35  
 Judgement 40  
 Filing 3 papers 15  
 Transcript 1.00

1880. Dr by wood and corn two and 97 dollars  
 1.00 J S Howland

Summons issued June 11<sup>th</sup> 1880  
 time for trial June 19<sup>th</sup> 1880

Parties met Plaintiff asked  
 continuance until the 29<sup>th</sup>  
 to procure testimony

Summons returned on the 19<sup>th</sup>  
 Subpoenas also for plaintiff

deemed by self for Dr Ewing  
 Dr defendant served by self

for Peter Beaver & J Beard and  
 Dr Jenkins & returned on the 29<sup>th</sup>

and served by plaintiff for Dr  
 Mattoon and R B McCloud

Parties appeared 9.30 o'clock AM  
 Proposition to compromise

declined by defendant  
 Plaintiff offered his book in

testimony witnesses sworn  
 for Plaintiff Dr Howland Dr

Ewing Dr Mattoon and R B  
 McCloud sworn for defendant

S A Clevenger Wm Clevenger  
 and Melin Douglas

Defendant bill of particulars  
 first defendant had no diploma

ma defendant plaintiff produced  
 a certificate of qualification

from the Logan county Medical  
 Society duly signed

second patient was of age  
 and hence must pay the bill

Plaintiff <sup>claimed</sup> on oath that several  
 ant. called and dismissed him

3.00

and that dependend his mother and sister <sup>Samson</sup> a family and that he acted  
as male head of said family that he provided for and did the  
business of the family and hence the one to whom he must  
look for pay This was proven to be the facts in the case

It is therefore considered by me that the plaintiff <sup>John Howland</sup>  
recover of dependant <sup>Wm. Lechenger</sup> the sum of forty two <sup>100</sup> dollars with  
costs and costs and interests that may accrue  
Summons served by D. Baum Co. M. L. Co. 1880

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Medical  
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June 7<sup>th</sup>  
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11<sup>th</sup> 1880  
1880  
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Aug

Writ Received  
June 12 1880

Served June 14 1880

Returned June 19 1880

D. L. Bain  
Constable

Fees

Milage 25 cents

Serving Writ 50 cents

Total 75 cents

D. L. Bain  
Constable

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Writ  
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for

State of Ohio Union County

Do D S Bain constable of Jerome township  
in said county. You are hereby commanded to  
summon Sarah A Clevenger and Willian  
Clevenger to appear before me Melron Cone a justice  
of the peace at the Township House in said T P  
on Saturday the 19<sup>th</sup> day of June A D 1880 at 9 o'clock  
A M to answer the action of Dr J S Howland on  
Book account of forty two <sup>00</sup> 69 dollars

The plaintiff asks a judgment for the amount  
hereon indorsed

You will make due return of this writ on  
the 19<sup>th</sup> day of June 1880

Witness my hand this 11<sup>th</sup> day of June A D 1880

Melron Cone J P



5<sup>th</sup> Hill

suit brought to execution

W<sup>of</sup>  
Charles Blanc

June 14<sup>th</sup> affidavit taken and  
return issued and John W  
Robinson depulised to serve process  
to be returned on the 18<sup>th</sup> at 2 o'clock





Dec 1875

S. C. Wentz

Suit brought on Book account

James Davis	
Justice fee	
Summons	25
judgment	40
Paid in full	65

Constable for	
service	40
copy	25
milage	40
Paid to D. L. Baum	1 00

1873 James Davis vs to S. C. Wentz to service of attachment Prince Albert \$25.00  
 Co by cash Sept 30, 1875  
 Ballance claimed March 21 1875 \$2,60 Justice fee 25 cents  
 reduced the interest to 6 per and rejected justice fee making the amount due Aug 27 1875 twenty one and 52 dollars  
 It is thereupon and on said day considered by me that the said S. C. Wentz recover of the said James Davis twenty one and 52 dollars debt and one and 1/2 dollars costs  
 Nelson Bone J P  
 Costs paid by Plaintiff





Suit brought on book account

A Walker (Plt) vs. Before P. M. Dowell J. of Jerome T. Union Co. of Iowa County I. P. Plaintiff's bill of particulars Plaintiff says that defendant is justly indebted to him in the sum of forty and 75/100 dollars on book account for services rendered as a practicing physician and medicines furnished at defendant's request in the month of October 1882. Plaintiff asks judgment against defendant for the said sum of \$40.75 and costs of suit. A Walker (Plt) vs. P. M. Dowell J.

filed Jan 13<sup>th</sup> 1883.

Jan 13<sup>th</sup> 1883. Issued summons for def. to appear Jan 20<sup>th</sup> 1883 at 1 o'clock P. M.

Return

I received this writ January 13<sup>th</sup> 1883 and served the same on defendant by leaving certified thereof at his residence Constable's fees on this writ, service and return 25<sup>c</sup> Cop. 25<sup>c</sup> Mileage 20<sup>c</sup> Total 70<sup>c</sup>

John Riley Constable  
Jan 20<sup>th</sup> 1883. Parties met Alexander demanded that the Plaintiff secure the costs by motion as follows:

Now comes defendant and moves the court to require the Plaintiff to give security for cost in the above action for the reason that he is a nonresident of the County of Union in the State of Ohio.

Motion sustained by me.

Case put off put until Jan 27<sup>th</sup> 1883 at 1 o'clock P. M. for the purpose above named by Porter McDowell J. P. M. Dowell J. P.

I will stand good inside of ten dollars for Walker for cost on your Docket

(Signed) E. D. Smith

Jan 27<sup>th</sup> 1883. Parties met according to adjournment. Plaintiff filed his answer and cross-petition which with the usual heading is as follows



Defendants Answers and cross petition to Plaintiffs bill of particulars

1<sup>st</sup> defense Defendant denies that he is indebted to plaintiff in the sum of forty and 75,00 dollars or in any other sum whatever, as set forth in plaintiffs Bill of particulars.

2<sup>nd</sup> defense Defendant further says that plaintiff on or about (close) Oct. 1882, came to him and agreed to cure defendant and wife of Chronicism that they were then afflicted with, and proposed medicine to be taken by defendant and wife for trial on the conditions following: That defendant and wife should take medicine a reasonable time on trial according to directions, for the consideration that defendant should board and lodge Pl<sup>ty</sup> when said Pl<sup>ty</sup> should be attending other patients in the immediate neighborhood of defendant, and that if the treatment of plaintiff failed to improve the health of def<sup>t</sup> and wife in a reasonable time, no further consideration than the board and lodging was to be paid by def<sup>t</sup>. Defendant further says Plaintiff as a consideration of said agreement, received Boarding and lodging of defendant to the amount of eight dollars for his services rendered as per agreement.

3<sup>rd</sup> defense Defendant also says that Plaintiff has no diploma or certificate from a State or County Medical Association that would entitle him to practice medicine in any of its departments to any person in the state of Ohio, for reward or compensation.

### Cross Petition

1<sup>st</sup> Cause Defendant says Plaintiff is indebted to him on account for buggy hire \$1.00 to digging burdock roots \$100.00

2<sup>nd</sup> Cause of action The defendant counter claims for the following Cause of action in his favor against the Pl<sup>ty</sup> and which arose out of and is connected with the cause of action alleged in plaintiffs bill of particulars to wit:

1<sup>st</sup> That Plaintiff in his practice and prescription induced defendant and wife to take medicine that by so doing according to the directions of plaintiff, defendant and wife grew worse from the effect and operation, and by reason of the bad effect and operation taken according to the instructions, defendant has been deceived, and by the malpractice of plaintiff, and deception, defendant has been damaged in the sum of fifty dollars.

2<sup>nd</sup> Defendant asks judgment on the above named action accordingly. I swore Casey by his Atty A. J. Martin  
Jan 1880.



A. Walker vs Isaac Casey Continued from page 277

Defendant demanded a jury trial & panel was struck and the following persons were drawn as jurors Joseph Beach Harrison Harper M. B. Smith Geo Richard Bruce ~~etc~~ Robinson and G. T. Wells.

I issued venire and gave it to John Riley constable. Precepts of defendant's witnesses James Mitchell Henry Hudson William Bussett Mary Casey Peter Casey and George Florida.

Plaintiff's Precepts Dr. & Hagar Dr. J. Maltoon Matilda Scott Judith Scott Benjamin Evans Mrs Benjamin Evans and Dr. L. Howland.

Issued subpoenas for the above persons gave plaintiff's subpoena to the constable defendant agreed to serve his own.

Case adjourned until Saturday February 3<sup>rd</sup> 1883.

Feb 3<sup>rd</sup> 1883. V venire returned all served persons. The following affidavit was filed.

A. Walker makes solemn oath that Martha Weldon is a material witness for him in the above action without whose testi-

mony and for want thereof he cannot safely proceed to trial. That the said Martha Weldon is sick and unable to attend and

testify in the case, this affiant hopes and expects to procure the deposition of the said Martha Weldon within ten days from this time. This application for an adjourn-

ment is not made for delay merely but for the purpose of justice signed A. Walker

adjourned the case until Feb 11<sup>th</sup> 1883 and ordered all the witnesses present to appear at that time.

Feb 10<sup>th</sup> 1883 Parties appeared I called the case. Defendant made the following motion

Now comes defendant and moves the said justice to require the said plaintiff to give further security for costs in the above action

the amount deposited as security in the case being insufficient and said plaintiff being a non resident of the county of Union Feb 11/83

Isaac Casey By his Atty At J. Martin motion overuled by me

Costs  
Justice  
25  
13  
40  
40  
60  
140  
60  
100  
40  
4.80  
70  
2.80  
1.50  
3.20  
90  
50  
40  
95  
50  
60  
1.66  
1.66  
1.50  
300



None of the original jury being present  
The following were impanelled by consent of par  
ties E. H. Fox, S. Kent Gray Fowler, W. H. Ham  
James Duffey, Clark Richard by the Constable  
Jury called and sworn

The following witnesses were sworn for  
the Plaintiff C. J. Walker, W. M. Kane, W. H. Howland  
Mrs. Jordan, J. Kilbury (For defense) Isaac Casey  
Mrs. Casey, Peter Galy, Don Binscat, James Mitchell  
Reuben Cook and J. P. Andrews

During the progress of the trial the part  
of the defendant's pertaining to damages was  
ruled which was objected to by the defendant's  
counsel the

witnesses were examined on both sides  
and at the lawers made their Pleas, Pleadings  
and Agree for Plaintiff and Martin for def  
and the case was given to the jury

We the jury find no cause of action  
Therefore we render verdict in favor of defendant

(Signed) E. H. Fox foreman  
I therefore do render judgment against  
the plaintiff A. Walker for costs as follows  
Justice fees \$1.50 Constable fees \$4.50 Witness fees \$12.30  
Total costs \$24.60 J. P. M. Lowell J.P.

This 10<sup>th</sup> day of Feb 1883.  
Jury Paid by defendant  
Notice given by plaintiff's counsel for appeal  
Feb 9<sup>th</sup> 1884 received from Savinia Smith  
ten dollars which E. D. Smith agreed to  
paid

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John Cunningham Plaintiff Before J. P. McDowell, C. P.

vs  
Mrs S. J. Cidson Defendant  
County of Union

Plaintiff's bill of particulars

1<sup>st</sup> The Plaintiff says that his action is on a promissory note of which the following is a copy

\$58.50 Oct 10<sup>th</sup> 1881.

Nine months after <sup>date</sup> promise to pay to the order of S. B. Robinson thirty three dollars and 50<sup>ths</sup> dollars at 8 percent interest after maturity value received

A. J. Bain

Mrs S. J. Cidson

The said A. J. Bain having recently died insolvent. The said Mrs S. J. Cidson at the time of making the above note was a widow and has since that time married to A. C. Cidson

2<sup>nd</sup> There is due from said defendant to said plaintiff on said note the sum of thirty three dollars which he claims with interest at 8 percent from the ~~10<sup>th</sup>~~ 10<sup>th</sup> day July 1882 and for which he asks judgment and for costs of prosecution

Feb 10<sup>th</sup> 1883.

John Cunningham

By J. P. Martin his attorney

Affidavit for Attachment with the usual caption as follows

The said Plaintiff John Cunningham makes oath that the claim in this action is on a promissory note and the said John Cunningham also makes oath that the said claim is just, and that the said plaintiff ought, as the deponent believes to recover thereon the sum of thirty eight dollars. He also makes oath that the said defendant is a non-resident of the said County of Union and State of Ohio

And affiant further says that property sought and about to be attached in this action, is not exempt from execution, and is not the personal earnings of said defendant nor the personal earnings of his minor child or children for services rendered within three months prior to the commencement



of said action of the Plaintiff John Cunningham  
Signed John Cunningham  
sworn to and subscribed by the said John Cunningham  
this 10<sup>th</sup> day of Feb A.D. 1883 J.P. McCrellan J.P.

On the same day I issued a summons and order of  
attachment. Order of attachment  
County of Ohio Union County  
John Cunningham To any constable of Jerome town  
Twp. Edison ship in said County

You are commanded to attach and safely keep the  
goods, chattels, stocks or interest in stocks, rights,  
credits, moneys and effects of the defendant John  
Edison in said county not exempt by law from  
being applied to the payment of the claim of  
the Plaintiff John Cunningham or so much thereof  
as will satisfy his claim for thirty eight dollars  
and fifty dollars the probable costs of this writ  
You will make due return of this order on or before  
the 17<sup>th</sup> day of Feb A.D. 1883.

Witness my hand this 10<sup>th</sup> day of February A.D. 1883  
J.P. McCrellan J.P.

Return of Summons. Received this writ Feb 10<sup>th</sup> 1883  
Defendant has removed out of the county State  
fees mileage 1 mile 20<sup>cts</sup> John Riley Constable

Return of Order of attachment  
Received this Order Feb 10<sup>th</sup> 1883. No property  
was found. The defendant is the owner of  
certain real estate in the said County of Union  
and in Jerome Township  
Service 1/4<sup>th</sup> mileage 20<sup>cts</sup> Total 60<sup>cts</sup> John Riley Constable

my fees in this action are Affidavit of attachment  
40<sup>cts</sup> Order 40<sup>cts</sup> Sum 25<sup>cts</sup> J.P. McCrellan 50<sup>cts</sup> writ 75<sup>cts</sup>  
for transcript and certificate 100<sup>cts</sup>  
= \$1.80 Constable fees 80<sup>cts</sup> Total costs \$2.60



John McCordy } brought on a promissory note  
 Against }  
 H Arnold and }  
 H Chambers }  
 of }  
 from Township Union County }  
 State of Ohio }

Justice fees  
 Summons. 50  
 2<sup>d</sup> summons. 50  
 subpoena 25  
 Pocket entry 30  
~~dismissal~~ 20  
 \$1.75

The following is a copy of said note  
 March the 21<sup>st</sup> 1882.  
 One hundred days after date  
 I promise to pay to Henry  
 Brobeck ~~the~~ one hundred and thirty  
 dollars for value received, with eight  
 per cent interest from date  
 J. H. Arnold  
 H. Chambers

Filed March 17<sup>th</sup> 1883.  
 Issued summons for defendants  
 returnable March 24<sup>th</sup> 1883 at 9 o'clock  
 A.M. Issued subpoena for Henry  
 Brobeck  
 March 24<sup>th</sup> 1883. Plaintiff comes  
 and asks for an extension  
 of the time as the Constable  
 has not been able to get ser-  
 vice on the defendants, so return  
 the time of return until Apr 4<sup>th</sup>  
 1883 at 9 o'clock A.M.  
 Summons returned Apr 4<sup>th</sup> 1883  
 The defendant cannot be found  
 in my county.

Constable's fees  
 12. Baker  
 Summons 1.00  
 Subpoena 95  
 \$1.95

Total costs \$3.20

(Signed) B. Baker Constable  
 Reissued April 14<sup>th</sup> 1883  
 returnable on or before April 24<sup>th</sup> 1883  
 Returned April 16<sup>th</sup> 1883.  
 Received this writ 14<sup>th</sup> day of April  
 1883. and served the same on the  
 within named H. Chambers  
 on the 14<sup>th</sup> day of April 1883 by  
 copy Constable's fees service 25<sup>¢</sup>  
 mileage 50<sup>¢</sup> copy 25<sup>¢</sup> total 1.00  
 (Signed) B. Baker Constable  
 April 23<sup>rd</sup> 1883 issued subpoena for  
 Henry Brobeck

Suit withdrawn by order of the plaintiff  
this 24<sup>th</sup> day of April 1883. J. P. McDowell J. P.  
costs paid by plaintiff, he to B. Baker Constable

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Apr 4<sup>th</sup>  
Constable  
April 24/1883  
of April  
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number  
1883 by  
once 25<sup>th</sup>  
stable  
for

—



Cole & Robinson  
Against  
Thomas Cone and  
Nelson Cone  
Note

Filed Apr 2<sup>d</sup>. 1883.

J. P. McDowell J. P.

Judgment had on the within  
not April 10<sup>th</sup> 1883.

Judgment paid April  
18<sup>th</sup> 1883.



50.<sup>30</sup>/<sub>100</sub> Plain City 6 June 1882

Six Months after date <sup>or either</sup> promise to pay to

the order of Cole and Robinson

Fifty 30 Dollars

at our Store Payable at Eight Percent  
Value received Interest from Date

No. 7 <sup>one</sup> Dec 2<sup>nd</sup>

Thomas Lane  
Wilson Banc





Apr 1880 Defendant and by

This surety, resident of the county, approved by me as good and sufficient, caused an order for the stay of execution to be entered here in, which follows.

In pursuance of the statute in such case made and provided

as surety for the stay of execution on the above judgment of Cole and Robinson against Thomas Bone & Nelson Bone do promise and undertake to pay the amount of said judgment interest and costs and costs that may accrue

isoyner  
of Ohio  
June 2<sup>nd</sup> 1880  
either  
order of  
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Nelson  
and  
of pros-  
dass.  
etc entry  
April 1880  
1880



Received from John Kiley Const  
eighty-81 dollars and 35 cts  
in full for the judgment of  
Asa Wilcox against Wm Edwards  
and others on J. P. McDowell J. P.  
of Jerome Township Union Co Ohio

Asa T. Wilcox

Asa Niles

Suit brought on a promissory note  
April 11th 1882.

Against  
William Edwards  
David McClung  
and B.H. Evans

Judgment \$77.95

Justice fees  
Summons  
filing 2 papers 10  
Judgment 40  
Swearing witnesses 15  
Judgment on docket 15  
record 20  
Costs paid 30  
1883

Constable fees  
Summons  
Costs paid 1.95

Before J. M. Lowell J. of peace  
Township Union County Ohio  
Copy of note  
\$90.00  
Ays 24th 1882.  
Six months after date we or  
either of us promise to pay B.H.  
Evans or order the sum of ninety  
dollars for value received with  
interest six per cent  
(Signed) William Edwards,  
David McClung,  
Indorsed Sept 1 1882 \$15.  
I guarantee the collection of  
the within note  
(Signed) B.H. Evans

Issued summons for defendants  
April 12th 1883. Returnable April  
19th 1883  
Returned April 16th 1883.  
I received this writ April 12th  
1883. and served the same on  
the within named B.H. Evans  
David McClung and William  
Edwards personally by copy  
on the 16th day of April 1883  
at 10 o'clock A.M.  
service three persons 75. Mileage  
Ohio 45 copies 75 - Total \$195  
(Signed) John Niles  
Constable

April 19th 1883. at 1 o'clock P.M.  
Parties met, with the exception  
of B.H. Evans who failed  
to appear and after having  
waited the case one hour  
plaintiff demanded trial  
Trial had.  
Asa Niles sworn and ex-  
amined, David McClung  
one of the defendants testi-  
fied under oath that he  
was only surety upon



note such and that he derived no benefit

from the amount of consideration of for which said note was given. William Edwards acknowledged the making of said note as principal and confessed judgment thereon.

It is therefore considered by me on this 19<sup>th</sup> day of April A.D. 1888. that the said Asa Wilcox receiver of the said Wm Edwards as principal and R.H. Evans as guarantor of the collection of said note and David Wellum as surety for the sum of seventy seven dollars and ninety five cents debt and the costs here in taxed at three and 80/100 dollars J.P. McDowell J.P.

April 19<sup>th</sup> 1888. The defendant came, and by Calvin Eversole 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 <sup>which</sup> follows,

In pursuance of the statute in such case made and provided I Calvin Eversole as Surety for the stay of execution on the above judgment of Asa Wilcox against William Edwards and others do hereby promise and undertake to pay the amount of said judgment, interest, and costs, and the costs that may accrue

Calvin Eversole

Execution issued December 25<sup>th</sup> 1883 returned January 24<sup>th</sup> 1884 on writ 9<sup>th</sup> 1884 was a levy on one span horse and sold the same to Simon Smith for eight nine dollars and fifty cts

Fees poundage \$5.40  
service 40  
mileage 40  
advertising 25  
\$54.45-

(Signed)  
John Riley Constable

Paid to Asa Wilcox

C B Smith  
 Against  
 George Stahl  
 and Jacob Fisher

J. P. McDowell, P.  
 Judgment had on this  
 April 24<sup>th</sup> 1883.

judgment paid in  
 full Dec 8<sup>th</sup> 1883.

36.30		36.30
1.50		1.50
<u>37.80</u>		<u>37.80</u>
457 1 50	5000	1 10-00
340 50		36.30
<u>544 5000</u>	(2) 5-4	5-00
457	36.60	
94	1.00	
80	<u>38.14</u>	
45		

36.20  
 30  
36.50

36.30  
 1.21  
37.51  
 1.00  
38.51

36.20  
 44  
 80  
1.44

0 2 9 8  
 8 4 7 8  
 5 4 4 8  
 6 8 1  
 8 8 8 7  
 0 9 1 5 7  
 8  
 0 4 6 5

36.20  
 8 2 7 0  
38.50

J. P. McDowell





\$32<sup>70</sup>/<sub>100</sub>

Dec. 2<sup>d</sup>

1880

One year after date we promise to pay to the order of S. J. Robinson

with interest at 8% after maturity at <sup>70</sup>/<sub>100</sub> Dollars,   
 Thirty Two

No

Value received

Due

George A. Holl  
Jacob Fisher

O. B. Smith  
 Against  
 Note  
 George Stoll  
 and  
 Jacob Fisher

Suit brought on a promissory  
 Before J. P. McHowell J. P. of Union  
 Township Union County Ohio  
 State of Ohio  
 Note filed April 6<sup>th</sup> 1883.  
 Copy of note  
 #321<sup>00</sup> Dec 2<sup>nd</sup> 1880.

Judgment \$36.20  
 Costs 1.00  
 Interest .50  
 Judgment fees 40  
 Filing 5  
 Entry 1.5  
 Undertaking for stay 40  
 1.00

One year after date we  
 promise to pay to the order  
 of J. F. Robinson thirty two <sup>71</sup>/<sub>100</sub>  
 dollars with interest at 8%  
 after maturity  
 Value received George Stoll  
 Jacob Fisher

Mr Stoll came on April 10<sup>th</sup> 1883  
<sup>warrant process</sup> and conveyed judgment on the  
~~account~~ note, and also on the 14<sup>th</sup>  
 Mr Fisher came and confessed  
 that he was only security on the  
 note; they both asked that judy-  
 ment be entered against them  
 It is therefore this 14<sup>th</sup> day of  
 April 1883. Considered by me  
 that O. B. Smith recover of  
 George Stoll as principal  
 and of Jacob Fisher as Surety  
 the sum of thirty six dollars  
 and twenty cents <sup>and interest</sup> debt and the  
 costs herein taxed at six <sup>cts</sup> etc  
 and costs that may accrue  
 J. P. McHowell J. P.

April 23<sup>rd</sup> 1883.  
 The defendant came and  
 by his John G. Stoll his  
 Surety resident of Union  
 County, approved by me  
 as good and sufficient  
 surety, caused an under-  
 taking for stay of exe-  
 cution to be entered herein  
 which follows



In pursuance of the statute made and provided I John G. Stoll as surety for the stay of execution on the above judgment of C. B. Smith against George Stoll and Jacob Fisher do hereby promise and undertake to pay the amount of said judgment, interest and costs and costs that may accrue.

John G. Stoll

Taken by and signed and acknowledged before me, and surety approved this 23<sup>rd</sup> day of April, 1883.

J. P. McDowell J.P.

October<sup>14<sup>th</sup> 1883</sup> received on the above judgment thirty dollars and paid thirty two dollars to C. B. Smith

Received balance on above judgment seven and 70/100 dollars  
C. B. Smith

Missory  
of Vermont  
and  
order  
by two  
at 8%  
Stoll  
received  
10<sup>th</sup> 1883  
on the  
the 14<sup>th</sup>  
refused  
city on the  
that judy  
at them  
day of  
by me  
dover of  
verpal  
as Surety  
dollars  
and interest  
and the  
sixty etc  
y accrue  
ll J.P.  
and  
toll his  
Union  
y me  
cient  
under  
of est-  
d herein

No. 137 Docket, P. 290

John Robinson  
vs.

Harman Patch *vs* Harman Patch  
*Sen*

**EXECUTION.**

Ret. and filed 18  
J. P.

Judgment	\$	242.90
Interest		54
Costs		2.70
Increase Costs		41
Total		
Amount Credits		
Balance		

18 Rec'd this Writ.

An inventory of all Property levied upon, sold and remaining unsold by virtue hereof, is hereto annexed.

Made by sale of property, \$	
Cash paid by Defendant, .	
Total amount made . \$	
Poundage, 4 per ct. \$	
Service, .	
Mileage, .	
Advertisement, .	
Paid to Justice, .	
Balanced, . \$	

Constable.

Published by SHERBET & LILLEY, Blank Book Manufacturers and Legal Blank Publishers, Opera House, Columbus, O.

Unsold for want of

Property Sold

Property Levied Upon.

*Received this May 8<sup>th</sup> 1888. and could find no person or property belonging to either of the defendants liable to be taken on execution but they do have real estate situated in person townships of this county*

*Harvis 80*  
*3 1/2*  
*mileage*

*John Riley Constable*



# EXECUTION.

THE STATE OF OHIO,

*Jerome* Township, *Union* County, ss.

To *John Wiley* Constable of said County:

Whereas, On the *28<sup>th</sup>* day of *April*, A. D. 18*85*

*John Robinson* obtained a judgment against  
*Harman Patch jun and Harman Patch sen*

before me, the undersigned *J. P. McDowell* a Justice of the Peace of the  
Township aforesaid, for the sum of *two hundred forty two* dollars and *90* cents,  
on a claim, and for *two* dollars and *seventy* cents costs, upon  
which judgment there is due, of principal, interest and costs, the sum of *two hundred forty six*  
dollars and *fourteen* cents:

You are therefore hereby commanded to collect the said amount due on said judgment, with costs endorsed  
and increase, and increase of interest at the rate of *8* per centum yearly, out of the personal property  
of the said *Harman Patch jun as far as possible and of*  
*Harman Patch sen* and pay the same to  
the party entitled thereto; and make return of this execution and a certificate thereon, showing the manner in which  
you have executed the same, in thirty days from the time of your receipt hereof.

GIVEN UNDER MY HAND, this *8<sup>th</sup>* day of *April*, A. D. 18*85*.

*J. P. McDowell*  
Justice of the Peace of said Township.

Interest paid till June the 5<sup>th</sup>

1881

Interest paid till March the

received the interest for six months

Interest paid till March the 5<sup>th</sup> June the 10<sup>th</sup> 1881

Note 2

John Robinson

vs  
Harman Pate  
and Herman P. Jensen

Filed April 17<sup>th</sup>

1883

J. P. M. Howell  
judgment had on the  
within note since

24<sup>th</sup> 1883. Rocket 17

290 vs 187



March the 5<sup>th</sup> <sup>18</sup>/<sub>11</sub> A D 1880

\$100) One year after date  
we or either of us promise  
to pay John Robinson <sup>of</sup> the  
Sum of One hundred Dollars  
<sup>for value received</sup>  
with Eight per cent Interest  
Harman Patch Jr  
Harman Patch & Co

No 1  
John Robinson

vs

Harman Patch Jr  
and Harman Patch sen

note 1

Filed April 17. 1883

J. P. McDowell J. C.

judgment had on

there within note

April 28<sup>th</sup> 1883.

J. P. McDowell J. C.

Docket B No 137. P. 291

Interest paid till December the 19<sup>th</sup> 1889

Interest paid on the within note December 19<sup>th</sup> 1889

566  
175  
48



December the 18<sup>th</sup> A.D. 1880

\$130 One year After Date we or  
Either of us promise to pay John  
Robinson or Bearer the Sum of one  
Hundred and Thirty Dollars with  
Eight per Cent Interest

Harman Patch Jr  
Harman Patch Jr

**Supena in Civil Case.**

*A Walker*

PLAINTIFF.

vs.

*Isaac Casey*

DEFENDANT.

Before *J. M. O'Neill*  
Justice of the Peace.

Docket No. Page

Returnable 18

at o'clock M.

**Certificate.**

(To be signed on copy only, on which only one witness need be named.)

*I certify the within to be a true copy of the original writ.*

Constable.

GLOBE STEAM PRINTING HOUSE, Portsmouth, O.

**Return.** (To be made on original writ only)

18 I have served the within writ on

*James Mitchell* *Opm* *Burkitt* *Mary* *Bury*

personally and on

*the within named witnesses by reading the same to them*

by copy left at residence

CONSTABLE'S FEES ON THIS WRIT:

Service and Return for . . . persons . . . \$

. . . . . Cop . . 25 cents each . . . . .

Mileage . . . . . Miles

Total . . . . .

*J. S. Case Constable*



The State of Ohio

Township, )

County, ss. )

To James Mitchell Henry Hudson Ben Burdett Mary Casey  
Peter Casey and George Florida

You are hereby commanded to appear before me, the undersigned, a Justice of the Peace of said township at my office therein, on the 3<sup>rd</sup> day of February 1883 at 9 o'clock A. M., to give testimony and the truth to say, in a cause pending before me, wherein

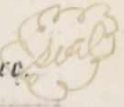
Ch Walker is plaintiff and  
Isaac Casey defendant [\*]

Hereof fail not under penalty of the law.

Given under my hand and seal, this 27<sup>th</sup> day of January 1883

J. P. McDowell

Justice of the Peace



\* If the witness is required to produce papers, etc., here add, "and bring with you and produce at the time and place aforesaid, a certain" [deed etc., and briefly describe the required deeds, papers, letters, etc.]

John Robinson  
 against  
 Harman Patch Jr  
 & Harman Patch Sen  
 \$242.92

Justice fees  
 summons 50  
 filing papers 15  
 docket entry 200 words 30  
 judgment 40  
 1.35  
 Execution 40  
 1.75

Constable's fees  
 service of summons 50  
 mileage 35  
 2 copies 50  
 1.35  
 Execution 1.15  
 2.50

suit brought out of promise of notes  
 April 17<sup>th</sup> 1883

Before J. P. McDowell J.P.  
 of Townships Union Co  
 Ohio

Copies of notes 1  
 \$130. December the 18<sup>th</sup> 1880

One year after date we or either  
 of us promise to pay to John  
 Robinson or bearer the sum of one  
 hundred and thirty with eight  
 per cent (signed) Harman Patch Jr  
 Harman Patch Sen

Interest paid till December 18<sup>th</sup> 1882.  
 No 2

\$100. March 6<sup>th</sup> A.M. 1880.

One year after date we or either  
 of us promise to pay John  
 Robinson or bearer the sum of  
 one hundred dollars with  
 with eight per cent interest.  
 (Signed) Harman Patch Jr  
 Harman Patch Sen

Interest paid till March 5<sup>th</sup> 1882.

Note three

July the 15<sup>th</sup> 1882 Ninety days  
 after date I promise to pay  
 John Robinson the sum of twen-  
 ty five \$25. with eight per cent  
 interest from date.

Signed Harman Patch Jr  
 Harman Patch Sen  
 Paid

Issued summons  
 Apr. 23<sup>rd</sup> 1883 for defendants  
 returnable April 28<sup>th</sup> 1883 at  
 1 o'clock P.M.

Return I received this writ  
 April 25<sup>th</sup> 1883 and served the  
 same on the within named  
 Harman Patch Sen and  
 Harman Patch Jr at their  
 residence by copy on the 25<sup>th</sup>



1883

of April at 10 o'clock A.M.

April 28<sup>th</sup> 1883 Harmon Patch Sen appeared and after waiting one hour Harmon Patch Jun failed to appear. Harmon Patch Jun plead that he signed the notes only as surety and that he had received no benefit therefrom.

It is therefore considered by me that John Robinson recover from <sup>the said</sup> Harmon Patch Jr as principal debtor and of Harmon Patch Senior as surety the sum of two hundred and forty two dollars and ninety two cents debt and the costs herein taxed at two dollars and seventy cents, and interest <sup>at 8%</sup> and costs that may accrue.

J. P. M. Dowell J. P.

Issued execution May 8<sup>th</sup> 1883

Execution returned May 19<sup>th</sup> 1883

I received this writ May 8<sup>th</sup> 1883 and could find no personal property belonging to either of the defendants liable to be taken on execution but they both have real estate situated in Jerome township of this county.

copy notes  
J.P.  
tioned  
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or either  
John  
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with eight  
Patch Jr  
Patch Sen  
1882.  
or either  
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Patch Jr  
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5-1882.  
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Patch Jr  
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in the 25<sup>th</sup>



Case Brought on forcible detentions

Richard Clark  
vs  
William Campbell

Before J. P. Mc Dowell J.P.  
of Jerome township Union  
County Ohio

Complaint  
To J. P. Mc Dowell J.P.  
of the peace and for  
the township of Jerome  
and County of Union

The undersigned John Riley  
doth make his complaint  
to you against William  
Campbell for this;

that the said William  
Campbell hath ever since  
the first day of August  
in the year 1888 and  
doth still unlawfully  
and forcibly detains  
from the undersigned  
possession of the follow-  
ing premises situated in  
the township of Jerome  
in said County of  
Union and described as  
follows a house and  
lot situate on west  
Union Street, Plain  
city Ohio.

The said William  
Campbell entered upon  
said premises as the  
tenant of Richard  
Clark the lease therefor  
expired at the time here  
in first mentioned  
and from that time  
the said William Camp-  
bell hath unlawfully  
and forcibly held  
over his said terms

Justice fees  
summons 25  
filings papers  
special Constable 40  
docket entry 16  
judgment 49  

---

1.26

Constable's fees  
summons 70

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On the 3<sup>rd</sup> day of August in the year 1883 the undersigned duly served duly sworn upon the said Wm Campbell notice as required by law to leave said premises.

The undersigned asks process and restitution etc

Dated this 11<sup>th</sup> day of August A.D. 1883 appointed David Melburn Richard Clark Special Constable for the by his agent John Riley Issued summons the same day returnable Aug 16<sup>th</sup> 1883 at 1 o'clock P.M.

Return of summons, Received this writ Aug 11<sup>th</sup> 1883 and served the same on the within named Wm Campbell on the same day by leaving a copy at his residence

Signed David Melburn Constable

August 16<sup>th</sup> 1883. At the time set for trial John Riley appeared as agent for the Plaintiff and after waiting one hour the defendant failed to appear.

John Riley, being duly sworn testified that he is acting as agent for the said Richard Clark, and that the above complaint is just and true.

I do therefore find the defendant guilty.

It is therefore considered by me that the said Plaintiff have restitution of the premises mentioned and described in said complaint; and recover of said defendant the costs herein at one dollar and ninety cents as follows Justice fee sum; 25 appointing special const. 40 entry 15 judgment 40 = \$1.20 Constables fees summons, 70 total \$1.90.

This 16<sup>th</sup> day of Aug. 1883. J. M. Howell J.P. 24<sup>th</sup> day of Sept writ of restitution issued

For the purpose of obtaining credit.....hereby certify that  
 .....own in..... own name.....acres of land in the town-  
 ship of.....County of.....State of  
 .....worth at a fair valuation \$.....per acre;  
 also personal property valued at \$.....and have money due...  
 to the amount of \$.....The encumbrances on the above land  
 are but \$.....and all other debts do not exceed \$.....  
 Stated and signed at the time of the within undertaking.

WITNESS.....

For Value Received, I hereby guarantee the payment of  
 the within note at maturity, or at any time thereafter, and waive  
 demand, protest, and notice of non-payment thereof.

Bruce Robinson

Payment had on this  
 October 27 1883  
 O. M. Osborne & Co.

O. M. OSBORNE & COMPANY,  
 BY

*[Handwritten signature]*

Interest 5.98

Principal 9.10

Principal 9.03

Hand stamped  
 Paid October 27 1883  
 O. M. Osborne & Co.

W. M. Osborne

Exchange Bk.

OR ORDER FOR COLLECTION  
 AND REMITTANCE,

O. M. OSBORNE & CO.

Plain City O

BY *[Handwritten signature]*



Other notes were given to D. M. Osborne & Co., same date, in part payment for the same machine.

\$ 85.00 due 10/1/82  
\$ 85.00 due 10/1/84

\$ 88.00

No. 253030

Plain City OHIO Sept first 1882  
On or before the first day of Oct 1888

1, David Murray + W. J. Murray & J. Murray  
Township, Darby County, Madison State Ohio  
for value received, promise to pay to the order of **D. M. OSBORNE & Co.,**

Eighty five DOLLARS,

At Exchange Bank Plain City Ohio with interest at six per cent.  
until due, and eight per cent. thereafter. The drawers and endorsers severally waive presentment for payment, protest and notice of protest of non-payment of this note.

Post Office is Plain City  
County Madison State Ohio

David Murray  
W. J. Murray  
& J. Murray

D. B. 232





Other notes were given to D. M. Osborne & Co., same date, in part payment for the same machine.

# \$ 85 00 due 10/1/83  
\$ 85 00 due 10/1/84

8

\$ 85.00

No. 54750

Plain City OHIO, Sept first 1882

On or before the first day of ~~Sept~~ Oct 1882  
1, David Murray, W. J. Murray & Murray  
Township, Darby County, Madison State Ohio

for value received, promise to pay to the order of D. M. OSBORNE & CO.,

At Exchange Bank Plain City, O. Eighty five DOLLARS,  
with interest at six per cent.  
until due, and eight per cent. thereafter. The drawers and endorsers severally waive presentment for payment, protest and notice of protest of non-payment of this note.

Post Office is Plain City  
County, Madison State Ohio

David Murray  
W. J. Murray  
& Murray

345  
595  
920

D. B. 232

109

L. M. Osborne & Co. Plffs In Attachment

Against		Plaintiff	W. M. McDowell J.P.
David Murry, W. T. Murry and		of	Jerome Township Union Co. Ind
& Murry Defts			Ind Ohio
Judgment \$ 156.42		Plaintiff's bill of particulars	filed October 24 <sup>th</sup> 1883.
		Plaintiff say	
		1 <sup>st</sup>	Defendants are indebted to them on a promissory note of
Justice's Costs			Eighty five dated September
Summons	75	1 <sup>st</sup>	1882. Payable October 1 <sup>st</sup>
Affidavit	40	1882.	with interest at 6% <del>until</del>
Undertaking	40		until due, and eight percent
Order	40		thereafter, and signed by
Filing 5 papers	25		David Murry, W. T. Murry & Murry
Record	75		with the following endorse-
	2.95		ment filed on the 11 <sup>th</sup> of October
Judgment Paid	46	19 <sup>th</sup>	1883. Twenty seven & <sup>30</sup> / <sub>100</sub> dollars
Execution	3.45		leaving a balance principal
	40		and interest sixty five & <sup>00</sup> / <sub>100</sub>
			dollars \$ 65.45.
		2 <sup>d</sup>	Defendants are indebted to them on a promissory
			note of eighty five dollars
			dated September 1 <sup>st</sup> 1882,
			Payable October 1 <sup>st</sup> 1883,
Constables fees	2.60		with interest at six per
Summons	2.15		cent until due and eight
Order of Attachment	5.75		per cent thereafter, signed
Roundage on 1 <sup>st</sup> order	2.88		by David Murry, W. T. Murry
" " 2 <sup>nd</sup> "	57		and E. Murry. Amount prin-
" " 3 <sup>rd</sup> "	9.80		cipal & interest due thirty
Paid	13.50		& 93/100 dollars \$ 93.80
		3 <sup>d</sup>	to part of above notes
			have been paid except
			the amount credited on
			first note.
		4 <sup>th</sup>	Plaintiffs ask judgment
			for one hundred and fifty
			six & 9/100 dollars with inter-
			est from date of costs
			October 23 <sup>rd</sup> 1883.



Copy of Affidavit for attachment.

The said plaintiff by his agent G. H. Rhoads and makes oath that the claim in this action is on balance due on two promissory notes and interest and signed by David Murry, J. Murry and C. Murry as per bill on file, and the said G. H. Rhoads also makes oath that the said claim is just and that the Plaintiff ought, as he the said defendant believes, to recover thereon one hundred and fifty six \$2400 dollars. He also makes oath that the said defendants are about to remove their property or a part thereof out of the County with intent to defraud their creditors and are about to convert their property or a part thereof into money for the purpose of placing it beyond the reach of their creditors, have assigned a part of their property with intent to defraud their creditors. And affiant further says that the property <sup>and</sup> to be attached in this action, is not exempt from execution and is not the personal earnings of said defendants nor the personal earnings of their minor child or children for services rendered within <sup>three</sup> ~~three~~ <sup>months</sup> prior to ~~this~~ <sup>the</sup> commencement of this action of the said Plaintiff, W. M. Osborn & Co.

Signed W. M. Osborn & Co.

October, 24<sup>th</sup> 1883

Per G. H. Rhoads and

Undertaking filed. Summons and Order for attachment issued the same day returnable October 27<sup>th</sup> 1883. at 1 o'clock P.M.

Return of summons; Received this writ Oct 24<sup>th</sup> 1883 and served the same on the within in named David Murry, J. Murry and C. Murry personally by copy on the same day served 75<sup>th</sup> Village 120<sup>th</sup> Copies 75<sup>th</sup> total 260 (Signed) John Wiley Constable

Return of Order; Received this writ October 24<sup>th</sup> 1883 and served the same on the within named David Murry, J. Murry and C. Murry by copies and by taking accounts held by defendants against different parties to settle the debt. service \$1.20 Village 120<sup>th</sup> Copies 75<sup>th</sup> John Wiley Constable

Continued to page 297

Read on the within

630

Barnes Holman



125.98 Otter's Job

34.18 County Job

160.16

45.00 paid when time was full

115.16

15.00 paid to complete ditch

100.16

10.00 Maluyo claim

90.16

18.00 C. P. Mung claim

\* 72.16 Balance

Covered by order and  
Paid to John Riley

72.16

13.

20

105.16

13.18

\$91.98



Plain City Sept. 15 - 1889

Received of

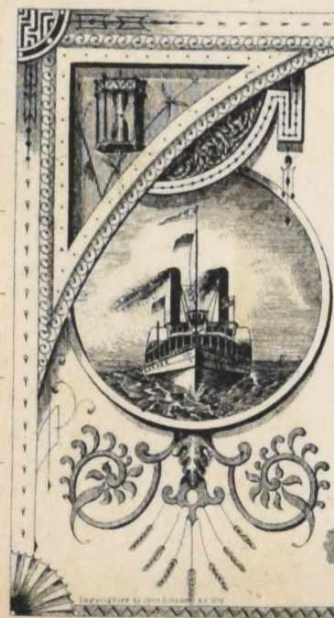
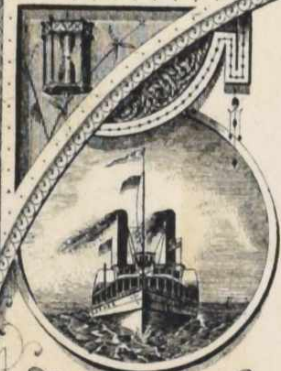
John Riley

Shurben

DOLLARS

on check

Barnes Brothers



EDWIN L. MOON.

GENERAL OFFICE

CHAS. E. HORN.

SUITS  
To ORDER,  
\$15.00.

MOON & HORN,

PANTS  
To ORDER,  
\$4.00.

REPRESENTING THE LEADING TAILORS OF THE WORLD.

No. 17 SOUTH HIGH STREET, COLUMBUS, OHIO, U. S. A.

THE BEST DRESSED MEN ON THE CONTINENT WEAR OUR CLOTHING.

FIT, STYLE, MAKE AND FINISH GUARANTEED.

4/26

1886

J. R. McDowell  
Plain City, Ohio.

16 00  
25  
25  
-----  
16 50

C. O. D. \$16.00

Agent call on consignees prior to try on and examining



3.85-

5.75-

9.60



Transfer  
D M C Spornet Co.

W. T. H. H. Mair et al

Filed Dec 18. 1886  
J P Mc Dowell Jr.



—\* BRUCE ROBINSON, \*—



# STOVES, TIN, HARDWARE

And Agricultural Implements.

PLAIN CITY, OHIO. May 20<sup>th</sup> 1886

For value received we  
assign and transfer to  
Bruce Robinson a certain  
Judgment on the docket  
of J. P. McDevell J. P. of former  
Township Union County Ohio,  
in favor of D. N. Levine & Co  
vs W. J. & E. S. Munnay for \$156.40  
rendered Oct 27<sup>th</sup> A. D. 1883

Said judgement was rendered on  
notes # 5503<sup>c</sup> W J & E Munnay

" 5475<sup>c</sup> do

due 10-1-83 & 10-1-82 #85<sup>00</sup> each

D M Osborne & Co

By M K Massie

Civil suit on account for labor

Asa Wilson  
Against  
Benjamin McCourt

Before J. P. W. of the  
the Township Union Court  
Ohio brought Nov 13<sup>th</sup> 1883.  
Plaintiff's bill of Particulars  
Plaintiff says  
that it is indebted to him  
for balance on acct for  
manuel labor done and  
performed at the defendant  
request in harvesting plan-  
ing corn, and ditching in  
August 1883. in the sum of  
eleven and <sup>00</sup>/<sub>100</sub> dollars with  
interest from September  
1st 1883 Total and interest  
\$11.94

Justice fees  
Summons 25  
filing 10  
Costs paid

Constables fees  
summons serving 25  
mitigege 40  
copy 25  
paid

2<sup>d</sup> Plaintiff asks judgment  
for the sum of eleven & <sup>00</sup>/<sub>100</sub> dol-  
lars and cost of prosecution.  
Issued summons return-  
able Nov 17<sup>th</sup> at 1 o'clock P.M.  
Return  
Received this writ Nov 13<sup>th</sup>  
and served the same on the  
within named Ben. McCourt  
by leaving a copy at his  
residence. I changed the time  
to 4 o'clock as I could not  
get service in time  
Signed John Riley Const  
Parties met and settled  
the case

1  
9  
a  
T  
M  
th  
su  
di  
Th  
of  
su  
de  
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th  
A  
\$45  
job  
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to  
a  
to  
F  
I  
d  
Pla  
For  
in  
town  
v. M  
jud  
T



Continued from page 296

Let a jury of 12 men be sworn and by their  
 verdict Bruce Robinson defendant failed to pay  
 and for one hour set for trial; trial demanded and  
 trial had Bruce Robinson sworn and produced  
 the notes on which the <sup>case was</sup> brought and it is ordered  
 that there was due on said notes and remaining on said notes  
 sum of \$156.<sup>40</sup> and that the said said notes belong to  
 H.M. Osborn & Co and that they had accepted order and  
 therefore it is considered by me that a full recovery  
 of David Murry, W.T. Murry and E. Murry defendants the  
 sum of one hundred and fifty six and <sup>40</sup>/<sub>100</sub> dollars  
 debt and costs herein taxed at \$9.20 as found in  
 margin of docket in this case and interest and costs  
 this 27<sup>th</sup> day of October A.D. 1883 J.P. McDowell J.P.  
 Acct on Ohara job \$125.98 County job \$34.18 246 c. 14  
 \$45.00 <sup>paid</sup> when line was filed = \$115.16 \$15 paid to complete  
 job \$100.16 \$100 Maloy's Claim = \$70.00 \$15 C.P. Murry's  
 claim leaving \$12.16 covered by order and paid  
 to John Riley. Received on the within \$2.

Bruce Robinson

John Riley received on orders against Mrs Hettie Red  
 and J.W. Smith thirteen dollars and paid the same  
 to Bruce Robinson as per receipt given Sept 15<sup>th</sup> 1887

From S. Holcomb twenty dollars  
 Issued execution for the balance seventy and <sup>52</sup>/<sub>100</sub>  
 dollars Nov 17<sup>th</sup> 1887

Returned by order of plaintiff's agent  
 Plain City Ohio May 26<sup>th</sup> 1886 Bruce Robinson  
 For value received we assign and transfer to Bruce Robi-  
 nson a certain judgment on the docket of J.P. McDowell J.P. of Jerome  
 Township Union County Ohio in favor of H.M. Osborn & Co  
 vs W.T. & E. Murry for \$156.<sup>40</sup> rendered Octo. 27<sup>th</sup> 1883 said  
 judgment on notes #5503<sup>c</sup> W.T. & E. Murry  
 due 10-1-83 + 10-5-83 \$85.00 <sup>50<sup>c</sup></sup> each (Signed) H.M. Osborn & Co

The above transfer filed Dec. 8<sup>th</sup> 1886 J.P. McDowell J.P.

I gave the callahan  
of the ... ..

B W Evans

Filed Nov 15<sup>th</sup> 1883

J. P. McRowell

54.73

2.92

1.00

58.65

Rec'd \$20.00

Received on the

Sept 11 - 1883

Rec'd \$85.00

Received on the

Sept 14/82



\$100<sup>00</sup>

April 4<sup>th</sup> 1882

~~Ninety Days after date~~ I promise to pay to the  
Order of B W Evans or Bearer

the Sum of one Hundred — — — Dollars,  
Value received, with interest 8 per cent from date

No. \_\_\_\_\_ Due \_\_\_\_\_

his J  
Calvin X Oversole  
Mark

STAMP.

suit brought on a promissory note and book acct

Asa Hilcox  
Vs  
Calvin Eversole Et al

Before J.P. McDowell J.P. of  
Jerome townships Union  
County Ohio

Judgment \$54.73  
Interest to July 1<sup>st</sup> 1882  
Costs  
Entry  
Filing  
Judgment  
Undertaking for stay

\$1.00  
15  
5  
40  
40  
1.00

Copy of note  
April 4<sup>th</sup> 1882.  
Ninety days after date  
I promise to pay to the  
bearer order of B.W. Evans  
or bearer the sum of one hun-  
dred dollars. Value received  
with 8 per cent interest from  
date signed Calvin<sup>hit</sup> Eversole  
for one days work <sup>mark</sup> 1.00

Indorsements Sept 14<sup>th</sup> 1882  
\$35; Sept 11 1883 \$20.  
Payment guaranteed by B.W. Evans  
Balance on book account  
to one days work \$1.00  
to 300 ft lumber @ .65 per hund 1.95  
Dec 1<sup>st</sup> 1883 \$2.95

Defendants Calvin Eversole and  
B.W. Evans as guarantor  
waived process and confessed judg-  
ment on the above note Calvin Eversole  
as principal and B.W. Evans as  
guarantor.

The defendant came and by his surety  
David McClung resident of  
this county and approved by me as  
good and sufficient surety caused an  
undertaking for stay of execution to be  
entered herein which follows.

In pursuance of the statute in such  
case made and provided I David  
McClung as surety for the  
stay of execution on the above judgment  
of Asa Hilcox against Calvin Eversole et al  
do hereby promise and undertake to  
pay the amount of said judgment in  
interest and costs and costs that may  
accrue David McClung

Therefore it is considered by me  
that the said Asa Hilcox recover  
from the said Calvin Eversole  
as principal debtor and B.W.  
Evans as guarantor the sum of  
fifty four dollars and seventy  
three cents debt and the costs  
herein taxed <sup>at \$1.</sup> as follows

docket entry 15<sup>¢</sup> filing 5<sup>¢</sup> judgment 40  
undertaking for stay 40 = \$100  
with interest and costs that may accrue  
J.P. McDowell J.P.  
This 1<sup>st</sup> day of December A.D. 1883.  
Aug 4<sup>th</sup> received on the above  
judgment fifty dollars and  
paid the same to Asa Hilcox

Signed and surety approved this  
1<sup>st</sup> day of December 1883  
J.P. McDowell J.P.



and book acct

W.P. of  
Union

1882,  
late  
to the  
Evans  
one hun  
received  
list from  
ersole

1.00  
1882,

W. Evans

\$ 1.00  
and 1.95  
52.95

ersole ena  
peped judy  
erin & verber  
Evans as

red by ma  
not receive  
Eversole  
gnd. Bth.  
re sum of  
seventy  
the costs  
flows

Judgment 40

5.00  
Howell J.P.

1883.

above  
rs and  
sa Hilch

Suit Brought in attachment

Dec 1st 1883

B. H. Evans  
against  
Charles Keith

Before J. S. McDowell J. P.  
of Groton Township Union  
County Ohio

Copy of Affidavit  
The said Plaintiff B. H. Evans  
makes oath that to wit that

the claim in this action is on  
a certain promissory note and  
the said B. H. Evans <sup>also</sup> makes oath  
that the said claim is just, and  
that said Plaintiff ought, and  
the said deponent believes,

to recover thereon fifty six and  
~~50~~ dollars. He also makes oath  
that the said defendant Charles

Keith is about to dispose of  
his property for the purpose  
of defrauding his creditors

and the said B. H. Evans fur-  
ther makes oath and and  
says that he has good reason

to and does verily believe that  
he himself or and within  
said county of Union has

property of the said defendant  
Charles Keith in his possession  
liable to be attached in this

action, to wit a promissory  
note calling for fifty five  
dollars, and interest thereon

at 8% from July 6<sup>th</sup> 1883 to  
this time  
and affiant further says

that the property sought, and  
about to be attached in this action  
is not exempt from execution,

and is the personal earnings  
of said defendant, or the per-  
sonal earnings of said his

minor children, for services  
rendered, within three months

Justice's fees	
Summons	25
Affidavit	40
undertaking	40
Order	40
Filing 4 Papers	20
Extra	50
	<u>195-</u>



Prior to the commencement of this action of the

Plaintiff B. H. Evans signed B. McCooms  
Taken this 1<sup>st</sup> day of Dec. 4<sup>th</sup> 1883

Undertaking for Attachment and Bill of Particulars  
filed same day

Order for Attachment and summons issued Dec  
17<sup>th</sup> 1883 returnable Dec 18<sup>th</sup> 1883 at 1. P.M. and  
delivered to John Riley Constable  
case settled

Costs paid full

2893

\$42

amt 5.05  
70  
Marysville Co. June 9 1881

October 1 1882 after date for value received, we, or either of

FASSLER & KELLY, or Order,  
Dollars,

**"NO PROTEST."**

If not paid at maturity, PLEASE HOLD THIS NOTE  
and advise us of the cause of non-payment.

NOTICE

Collect interest at maturity  
This Note draws 6 per cent. interest from ma-  
turity until paid, WHICH PLEASE COLLECT.

100

Marysville  
1881

laws of...  
of protest, and non-payment of this note.

James E. Ward

State,

Co

No. A.

8382



2893

\$42

Emt 5.<sup>05</sup>/<sub>70</sub> Marysville O. June 9 1881

October 1. 1883 after date, for value received, we, or either of us, promise to pay to WHITELEY, FASSLER & KELLY, or Order,

Forty two <sup>100</sup> Dollars,

Payable at Peoples Bank in Marysville

With interest at the rate of <sup>six</sup> per cent. per annum, from October 1. 1881

Value received without any relief whatever from Valuation or Appraisement Laws of

The drawers and endorsers severally waive presentment for payment and notice of protest, and non-payment of this note.

Post Office, Plain City

County, Madison

State, O No. A. 8382

James E. Ward

Whitely, Franklin & Co. 133

James E. Marshall et al  
Filed Dec 22 1884

For value received, I guarantee  
judgments had on the  
the payment of the within Note and waive  
within note Jan 12<sup>th</sup> 1884  
demand and notice of non-payment there-

of.

*Wm Scott*

For the Purpose of Obtaining the within Credit,  
I *judgments had on the within* hereby  
*note Jan 12<sup>th</sup> A.D. 1884*  
certify that I own in my own name ..... acres of land  
in Section ..... Township of ..... Range .....  
County of ..... State of .....  
with acres improved, worth \$..... which is not  
encumbered by mortgage or otherwise, except \$.....  
I own \$..... worth of Personal Property over and  
above all indebtedness and exemptions.

*J. L. Beaulieu*  
Cashier

*White, Garol, Self*

SPRINGFIELD, O.

*Joseph Beaulieu*  
Cashier,  
or order, for collection, account of

Second National Bank,  
SPRINGFIELD, OHIO.

*J. L. Beaulieu*

CASHIER



Whitley, Tapler & Kelly

Suit brought on a promissory note

vs  
James E. Ward et al  
and C. M. Scott

December 22<sup>d</sup> 1883  
Before J. P. McDowell J.P. of  
Franklin Township Union  
County Ohio

Judgment 47.75  
Set to June 12<sup>th</sup> 1884 1.00

Copy of Note  
\$42. Marysville June 7  
1881.

Costs at  
Justice fees  
Sum 25-  
entry 200 30  
Judgment 40  
undertaking for  
stay 40  
1.55

October 1<sup>st</sup> 1883. after date  
for value received we or  
either of us, promise to  
pay to Whitley Tapler and  
Kelly, or order Forty two  
dollars payable at the  
Peoples bank in Marysville  
with interest at the rate of six per  
cent per annum from October 1<sup>st</sup>  
1881. Value received without any  
relict whatever from valuation  
or appraisement. The drawers and  
endorsers severally waive present-  
ment for payment and notice  
of protest and non payment  
of this note

Constables costs  
summons 1.38

(Signed) James E. Ward  
For value received I promise  
to pay guaranteed the  
payment of the within note  
and waive demand and non  
payment thereof

W. P. Andrews Atty for plf  
January 5<sup>th</sup> 1884 James E.  
Ward came and waived  
proceeds and confessed  
Judgment and on the  
above note with interest  
from October 1<sup>st</sup> 1881 to this  
date. I issued summons  
for C. M. Scott returnable Jan  
12<sup>th</sup> 1884 J. P. McDowell J.P.



Jan 12<sup>th</sup> 1884 Return of Summons I received this writ  
and served the same on the within named O.M. Scott

By copy out his at his place of business on the 8<sup>th</sup> of Jan 1884  
for service 25- mileage 80 cop 25- total \$1.30 John Wiley, Constable  
at the Time appointed the defendant O.M. Scott failed  
to appear within one hour

Therefore It is considered by me that Whiteley Gafeler &  
Kelly Plaintiffs recover of James E. Ward as principal  
debtor and O.M. Scott as Indorser the sum of forty seven  
dollars and seventy five cents debt and costs herein  
taxed at \$2.65- two dollars and sixty five cts and costs  
that may accrue and interest <sup>at 6%</sup> on judgment  
this 12<sup>th</sup> day of Jan A.D. 1884. J.P. McDowell J.P.

The defendant came and by his surety R.C. Stager  
Resident of Madison County approved by me as good  
and sufficient surety caused an undertaking for  
stay of execution to be entered herein which follows.  
In pursuance of the statute made and provided  
I R.C. Stager as surety for the stay of execution  
on the above judgment of Whiteley Gafeler & Kelly  
against James E. Ward and O.M. Scott do hereby promise  
and undertake to pay the amount of said judgment  
interest and costs and costs that may accrue.

R C Stager

Signed and surety approved this 12 day Jan A.D. 1884  
J.P. McDowell J.P.

Received from James E. Ward fifty one and 70/100  
dollars in full for the above judgment. This  
28<sup>th</sup> day of June A.D. 1884

Sent a check to the Peoples Bank  
Marysville Ohio same day  
J.P. McDowell J.P.



For the purpose of obtaining credit.....hereby certify that  
.....own in..... own name.....acres of land in the town-  
ship of.....County of.....State of  
.....worth at a fair valuation \$..... per acre;  
also personal property valued at \$.....and have money due...  
to the amount of \$.....The encumbrances on the above land  
are but \$.....and all other debts do not exceed \$.....

Stated and signed at the time of the within undertaking.

WITNESS.....

For Value Received, I hereby guarantee the payment of  
the within note at maturity, or at any time thereafter, and waive  
demand, protest, and notice of non-payment thereof.

Bruce Robinson

Filed March 8<sup>th</sup> 1884  
and judgment had  
by confession  
J. P. Howell

PAY TO THE ORDER OF Exchange Bk  
FOR ORDER FOR COLLECTION  
AND REMITTANCE. Plain City  
D. M. OSBORNE & CO.  
BY CEH

Other notes were given to D. M. Osborne & Co., same date, in part payment for the same machine.

due

due

due

125.00 9/1/82

\$125.00

KA

No. 34000C

Plain City OHIO, Sept first 1882

On or before the first day of Sept 1882

1, Oscar Robinson & J. M. Robinson Township, Jerome County, Union State Ohio for value received, promise to pay to the order of D. M. OSBORNE & CO.,

One hundred + twenty five DOLLARS, At Exchange Bank Plain City, O. with interest at six per cent. until due, and eight per cent. thereafter. The drawers and endorsers severally waive presentment for payment, protest and notice of protest of non-payment of this note.

Post Office is Plain City County Harrison State Ohio

Oscar Robinson J. M. Robinson } 109

D. B. 232



D M Osborne & Co suit brought on a promissory note

Against  
Oscar Robinson and  
J M Robinson

Before J. P. McDowell J. P. of Jerome  
Township Union County Ohio  
Note filed March 8<sup>th</sup> 1884

\$125. Copy of Note

Judgment \$137.72  
Dkt. to Nov. 8<sup>th</sup> 1884 6.50

Plain City Ohio Sept first  
1882. One or before the first  
day of Sept 1883 Oscar Robin-  
son & J M Robinson township  
Jerome County Union State  
Ohio for value received, prom-  
ise to pay to the order of  
D M Osborne & Co One hundred  
and twenty five dollars at ex-  
change bank Plain City Ohio  
with interest at six percent  
untill due, and eight percent  
thereafter. The drawer and endors-  
ers severally waive presentment for  
payments, protest and notice of  
protest of nonpayment of this note

Oscar Robinson

J M Robinson

Indorsed Bruce Robinson

On the same day the defendant  
appeared & waived process and  
asked that judgment be  
had for the amount of said  
note and costs

Therefore it considered by me  
that the plaintiff D M Osborne  
& Co. recover of the defendants  
Oscar Robinson and J M Rob-  
inson one hundred and  
thirty seven dollars and seven  
to two cents debt principal  
and interest, and costs here-  
in taxed at one dollar and  
five cents and interest <sup>at 8%</sup> and  
costs that may accrue

This 8<sup>th</sup> day of March 1884

J. P. McDowell J.P.

justice's costs  
filing 6  
Record 20 cts 20  
Judgment 40  
Under taking for stay 40  
satisfaction 1.50  
1.20



The defendant came and by his surety

Bruce Robinson Resident of Madison County and 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 such case made and provided I Bruce Robinson as surety for the stay of execution on the above judgment of D.M. Osborne & Co against Isaac Robinson and W.M. Robinson do hereby promise and undertake to pay the amount of said judgment interest and costs and costs that accrue

Bruce Robinson

Taken, signed and surety approved this 17<sup>th</sup> day of March A.D. 1884 J.P.M. Dowell Jt.

Oct 14<sup>th</sup> 1884. Received on the above judgment one hundred dollars Received, one hundred dollars on the above judgment Oct-23-1884

D.M. Osborne & Co

By W. F. Andrews Jt.

Nov 8<sup>th</sup> Rec'd \$25. on cost taken out Nov 17<sup>th</sup> 1884.

Rec of J.P. M. Dowell Jt. forty four and 5/100 dollars in full satisfaction for the above judgment D.M. Osborne & Co by W. F. Andrews Jt.

by me  
D. M. Osborne  
and seven  
principal  
sts here-  
around  
at 8%

all J.P.



For the purpose of obtaining credit.....herby certify that  
.....own in..... own name.....acres of land in the town-  
ship of.....County of.....State of  
.....worth at a fair valuation \$..... per acre ;  
also personal property valued at \$.....and have money due...  
to the amount of \$.....The encumbrances on the above land  
are but \$.....and all other debts do not exceed \$.....

Stated and signed at the time of the within undertaking.

WITNESS.....

For Value Received, I hereby guarantee the payment of  
the within note at maturity, or at any time thereafter, and waive  
demand, protest, and notice of non-payment thereof.

Barnes & Co  
Oct 13-83 Pd. Cash \$45.

Sept 1/3 - 83

Filed Apr 1884

Judicial deposit bond  
over the within

Note by J. P. Mellowell Jr.  
Apr 24 1884,

J. P. Mellowell Jr.

PAY TO THE ORDER OF Exchange Bk.

AND PENALTY D. M. OSBORNE & Co.

BY E. H. 1884  
due to Apr 21 1884  
\$57.50

Other notes were given to D. M. Osborne & Co., same date, in part payment for the same machine.

due

due

due

83.00

9/1/88

\$ 84.00

49

Plain City

OHIO.

No. 2 54880

September 1888

On or before the first day of September 1888  
I, Calvin Eversole and William Wagoner  
Township, of Jerome County, Union State Ohio  
for value received, promise to pay to the order of **D. M. OSBORNE & CO.,**

Eighty four

DOLLARS,

At Exchange Bank Plain City, Ohio with interest at six per cent.  
until due, and eight per cent. thereafter. The drawers and endorsers severally waive presentment for payment, protest and  
notice of protest of non-payment of this note.

Post Office is Plain City }  
County Madison State Ohio }

Calvin Eversole  
William Wagoner

D. B. 232



No. 45

Suit brought on a promissory note

H. M. Osborne & Co  
 Against  
 Calvin Eversole and  
 William Wagner

Before J. S. McDowell J.P.  
 of Jerome Township  
 Union County Ohio  
 Note placed on file by W. P.  
 Andrews Agent for plaintiff  
 April 19<sup>th</sup> 1884.

Judgment  
 entered Sept 21<sup>st</sup>

Copy of note  
 \$814.00 No. 2. 574889  
 Plain City Ohio September  
 1<sup>st</sup> 1882. on or before the

Costs  
 Entry 30  
 Judgment 40  
 Filing 5  
 Undertaking for stay 40

first day of Sept 1883  
 Calvin Eversole and  
 William Wagner <sup>Township of Jerome Co Union State</sup>  
 value received promise to  
 pay to pay to the order  
 of H. M. Osborne & Co  
 Eighty four dollars at Exchange  
 bank Plain City Ohio with  
 interest at six percent  
 until due, and eight per cent  
 thereafter

The drawers and endorsers  
 severally waive presentment  
 for payment protest, and  
 notice of protest of nonpayment  
 of this note. Calvin Eversole  
 signed William Wagner  
 Post Office Plain City Ohio  
 C. B. 2312.

Payment guaranteed by Bruce  
 Robinson  
 Endorsed October 13<sup>th</sup> 1883,  
 \$75:

Amount due April 21<sup>st</sup> 1884.  
 forty six and <sup>7</sup>/<sub>100</sub> dollars

Apr 24<sup>th</sup> 1884.  
 The defendants Calvin  
 Eversole and William  
 appeared, waived plea  
 and asked that  
 copy filed on the bat-



once due on the the above note and as per  
 judgment be entered herein against them  
 Therefore it is considered by me that  
 J. M. Osborne & Co recover the balance  
 of verse and William Wagner the sum  
 of forty six dollars and fifty ~~cents~~ <sup>cents</sup>  
 and the costs herein taxed at twenty five  
 cts as per margin, and interest and costs for  
 accue

This 24<sup>th</sup> day of April A.D. 1884  
 The defendants came and by their  
 surety David McElung resident of Oregon  
 County approved same as good and suffi-  
 cient surety caused an undertaking for  
 the stay of execution to be entered herein  
 which follows:

I in pursuance of such case made  
 and provided David McElung as sure-  
 ty for the stay of execution on the above  
 judgment of J. M. Osborne & Co against  
 Calvin Eversole and William Wagner  
 do promise and undertake to pay  
 the amount of said judgment, interest  
 and costs and costs that accrue

David <sup>mark</sup> McElung  
 signed and surety approved this 24<sup>th</sup>  
 day of April A.D. 1884

Received <sup>from Calvin Eversole</sup> fifty and <sup>13</sup>/<sub>100</sub> dollars in full for above  
 judgment and costs J. P. McHowell J.P.

Received 93 cts in interest which I returned to d. J. P.

Received of J. P. McHowell J.P. forty eight and <sup>50</sup>/<sub>100</sub>  
 dollars in full satisfaction for the above judgment

J. M. Osborne & Co  
 By their Atty W. K. Andrews

ell J.P.  
 sp  
 io  
 W.P.  
 - plly  
 74889  
 ptemba  
 e the  
 - 1883  
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 yon, state  
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 and  
 paymen  
 Eversole  
 Wagner  
 (Gris  
 y Bruce  
 " 1883,  
 at 1884,  
 dollars  
 Calvin  
 William  
 price  
 that  
 e bat-



Suit Brought in attachment

Samuel B. Robinson  
Vs  
Michael Reich

Robert P. McDowell J.P.  
of Jerome Township  
Union County Ohio

Copy of

Affidavit Filed May 9<sup>th</sup> 1884

Affidavit for Att  
Undertaking for  
Order of Att.  
Summons  
Filing of papers  
swearing of witnesses  
Judgment  
Order of sale  
Entry of words  
Deed

40  
40  
40  
25  
30  
10  
40  
40  
1.05  
370

The said plaintiff Samuel B. Robinson makes oath that the claim the claim in this action is on a promissory note, and the said Samuel B. Robinson also makes oath the said claim is just, and that the said plaintiff ought, as he the said deponent believes to recover thereon one hundred and forty seven <sup>00</sup>/<sub>100</sub> dollars. He also makes oath that the said defendant is a non-resident of said County of Union, so conceal himself that a summons can not be served upon him.

Is about to remove his property or a part thereof out of the County with intent to defraud his creditors,

Is about to convert his property or a part thereof into money for the purpose of placing it beyond the reach of his creditors, Has property or rights which he conceals

Trandulently contracted the debt upon which suit is about to and has <sup>been</sup> brought, and

The said Samuel B. Robinson further makes oath and says that he has good reason to and does verily believe, that Michael

of and within the County of Union has property of property of said defendant in his possession liable to be attached in this to with a large stack of dry goods and notions and

Constable's fees  
Order service  
Copy  
Mileage  
Calling and swearing of witnesses  
Fees  
Total

40  
25  
20  
1.00  
2.00  
4.55

Summons service  
Mileage  
Copy  
Total

25  
20  
25  
4.55

Witnesses  
John Wiley

25



attach property and affidavit further says that the property sought and about to be attached in this action is not exempt from execution, and is not the personal earnings of said defendant, nor the personal earnings of his minor child or children, for services rendered; within three months prior to commencement of said action the plaintiff.

Bill of Particulars signed Samuel B. Robinson  
Copy of Bill of particulars in the case of S. B. Robinson  
vs Michael Reich

\$147.50  
Oct-28<sup>th</sup> 1884.

Three months after date I promise to pay to George Finner or order one hundred and forty seven dollars and fifty cents value received (signed) Michael Reich  
S. Reich as judge. The following indorsement is found on the back of said note  
George Finner  
Bruce Robinson

I do hereby certify the above is a true copy of the note filed as bill of Bill of particulars in the attachment action of S. B. Robinson vs Michael Reich on my civil docket in Larby Township Madison County Ohio (signed) H. M. House J. P.

On same day I issued a summons for Michael Reich returnable May 9<sup>th</sup> 1884 at 1 o'clock P.M. also an order of Attachment on the personal property of said defendant Michael Reich.

May 9<sup>th</sup> 1884 return summons: I received this writ May 9<sup>th</sup> 1884, and served the same on the within named Michael Reich by copy at his residence, fees. service: 25 Mileage: 20 Copy 25: total 70

Returns of attachment; I received this writ on the 9<sup>th</sup> day of May 1884 at 9 P.M. and served the same on the within named Michael Reich on the same day at 10 o'clock P.M. by copy I attached goods and chattels as per inventory and affidavit and returned with this order Fees: 85 - John Wiley, Constable, Civil

Case continued to June 3<sup>rd</sup> 1 o'clock P.M. by agreement of parties on account of the notes not being due

June 3<sup>rd</sup> 1884 The plaintiff Samuel B. Robinson appeared at the time set for trial and, the defendant failed to appear and for one hour thereafter. Plaintiff asked for a trial, trial had. S. B. Robinson and John Wiley sworn and testified said S. B. Robinson presented the note also as testimony and testified that he had purchased said note and that he is the bonafide owner of it



continued from page 209

S. B. Robinson  
 against  
 Michael Rich

I find from the evidence given Samuel B. Robinson is the owner of said note, and there is due him the sum of forty seven and  $\frac{50}{100}$  dollars, also that Michael Rich is a non-resident of Union and that he was trying to remove his property and was trying to remove his property beyond the reach of his creditors and the Affidavit is true.

Therefore it is considered by me on said 3<sup>rd</sup> day of June A.D. 1884 the Plaintiff Samuel B. Robinson recover of said defendant Michael Rich the sum of one hundred and  $\frac{50}{100}$  dollars and the costs herein  $\sim$  taxed at \$3.50 as found in regarding

J. P. Dowell, J.P.

On the same day I issued an order of sale of goods and chattels attached and delivered it to the Constable John Riley

Order of sale returned June 25<sup>th</sup> 1884. To wit I received this order June 25<sup>th</sup> 1884 and advertised the goods and chattels which held on attachment of S. B. Robinson against Michael Rich and sold them at public auction and realized on said sale the sum of eighty and  $\frac{33}{100}$  dollars which is returned with this order  
 Costs Poundage 380cts Advertising 25<sup>cts</sup> auctioneer and clerk 325<sup>cts</sup> total \$7.30 John Riley Constable

Received on the above judgment seventy and  $\frac{45}{100}$  dollars and ask the case to be dismissed  
 This June 25<sup>th</sup> 1884,

Bruce Robinson

219

R. Rob-  
is due  
and  
and  
each of

day  
binson  
one of  
herein

der of  
nd

To wit  
advertised  
attach:  
Rich  
realized  
d. 33  
107  
order  
auction  
onstable

nt  
ask

w.



H. A. Mason Judgment before  
vs  
J. F. Smith } J. P. McClelland J. W.  
of Ypsomac Sp. Merit 30

Recd of Jas Riley Constable of  
said Tp. - Thirty two <sup>50</sup>/<sub>100</sub> Dollars in  
full of said Judgment + interest

J. A. Mason  
In Attn Row  
his Council

Note  
Henry A Mason  
vs

Thos F Smith

Filed June 5<sup>th</sup>  
1884.

J.P. McDowell J.P.  
Judgment had  
on the within  
date June 14<sup>th</sup> 1884  
J.P. McDowell J.P.

J. F. Smith  
Plains City  
\$ 30.00  
31.40

31.45  
5.15  
2.30  
1.00  
30.00

3145-  
157  
4547 173-00.05  
45  
217  
223-



# 30<sup>00</sup>

Plain City Ohio October 24<sup>th</sup> 1883.

Thirty days after date I promise to  
pay Henry A. Mason or Order

Thirty Dollars for Value received  
at 8 per cent Interest

P. W. B. Smith

7-100 Feb 190

58 3 75  
58 1 75  
58 1 05  
58 6 25

Henry A. Mason of Mt. Vernon a promissory <sup>note</sup>

Against  
Thos G. Smith

Before J. P. M. Howell  
of Jerome Township Union  
County Ohio  
note filed June 5th 1884

Judgment \$31.45  
due Nov 12th 1884  
interest to 2nd 21st 1.15

Copy of note  
\$30 Plain City Ohio  
October 24th 1883 Thirty days  
after date I promise to  
pay Henry A. Mason  
Thirty dollars for value  
received at 8 percent

Justice fees  
summons  
entry

75  
15  
40 (signed) Thos G. Smith

Judgment  
filing 2 papers  
received

70  
30 Issued summons  
returnable June 14th 1884  
at 2 P.M.

swearing out  
satisfaction

145 Summons returned  
June 11th 1884.

undertaking for stay  
execution

40  
40 I received this writ June  
10th 1884, and served the  
same on the within  
named Thomas G.  
Smith on the 11th day  
of June at 11 o'clock A.M.  
personally by copy

Constable's fees  
~~Cherville~~ of sum

85 Constable's fees service  
25<sup>00</sup> mileage 35<sup>00</sup> copy 25<sup>00</sup>  
Total 85.00  
(signed) John Riley Constable

Whitcraft fee  
At M House

June the 14th 1884 time  
set for trial 7 o'clock P.M.  
75 Plaintiff appeared and  
25.5 The defendant failed  
to appear at the time  
set for trial and for  
one hour thereafter the  
plaintiff insisted  
on a trial, trial held  
At M House with jury  
for plaintiff sworn





89  
3.56  
4.16  
2.75  
6.97



Plain City, May 12<sup>th</sup> 1885

Received of John Riley  
Constable on the H. Shaker  
Sixty Dollars Judgment

C. M. Smith

O B Smith 401

vs

H Harper

Filed July 3<sup>d</sup> 1884

J. P. McDowell J. P.

Judgment had on the with-  
-in note July 14<sup>th</sup> 1884

J. P. McDowell J. P.



~~\$63.36~~

Plain City, O. *April 20* 18*87*

*Twenty Days* after date, as principal debtors, we jointly and severally promise to pay to **Plain City Bank**, or order at their office in Plain City, O.

*Sixty Three*

*36* Dollars,  
*00/100*

for value received.

And we hereby dispense with the demand of payment of this Note, and authorize any Attorney at Law to appear for us, or either of us, at any time after the same shall become due, in any Court of Record in the State of Ohio, or elsewhere, and waive the issuing and service of process and confess judgment against us, or either of us, in favor of the holder or holders of this Note, for the amount of said Note, with 5 per cent, interest, payable annually after the same shall become due, together with costs of suits, and release all Errors and waive all right of Appeal in this behalf.

Witness our hands and seals this *20* day of *April* 18*87*

*H. Harper*

SEAL  
SEAL  
SEAL

C. B. Smith No 3  
Vs

H. Harper

Filed July 3<sup>d</sup>. 1884

J. P. McDowell J. P.

Judgment paid on this note  
July 14<sup>th</sup> 1884

J. P. McDowell J. P.



~~\$100.00~~

Plain City, O. April 18 1882

Sixty Days after date, as principal debtors, we jointly and severally promise to pay to Plain City Bank, or order at their office in Plain City, O.

One Hundred Dollars,

for value received. *Spec. for. bank*

And we hereby dispense with the demand of payment of this Note, and authorize any Attorney-at-Law to appear for us, or either of us, at any time after the same shall become due, in any Court of Record in the State of Ohio, or elsewhere, and waive the issuing and service of process and confess judgment against us, or either of us, in favor of the holder or holders of this Note, for the amount of said Note, with 8 per cent. interest, payable annually after the same shall become due, and if the interest be not paid annually to become as principal, and bear the same rate of interest, together with costs of suits, and release all Errors and waive all right of Appeal in this behalf.

Witness our hands and seals this 18 day of April 1882

*H. Harper*



J. B. Smith

No 7

vs

H. Harper

Filed July 3<sup>d</sup>. 1884

J. P. McDowell J.P.

Judgment had on this  
note, July 14<sup>th</sup> 1884.

J. P. McDowell J.P.



~~\$50~~

Plain City, O. Hely 21

1882

*Supt. Daps* after date, as principal debtors, we jointly and severally promise to pay to **Plain City Bank**, or order at their office in Plain City, O.

*Hely*

Dollars,

for value received. *W. H. Hensbete*

10.45  
5.50  
3.20  
0.10  
3.45  
2.25

And we hereby dispense with the demand of payment of this Note, and authorize any Attorney-at-Law to appear for us, or either of us, at any time after the same shall become due, in any Court of Record in the State of Ohio, or elsewhere, and waive the issuing and service of process and confess judgment against us, or either of us, in favor of the holder or holders of this Note, for the amount of said Note, with 8 per cent. interest, payable annually after the same shall become due, and if the interest be not paid annually to become as principal, and bear the same rate of interest, together with costs of suits, and release all Errors and waive all right of Appeal in this behalf.

Witness our hands and seals this 21 day of Hely 1882

*H. Harper*

SEAL  
SEAL  
SEAL

C. B. Smith 404

vs

H Harper

Filed July 30, 1884

J. P. McDowell J.P.

Judgment had on the within  
note July 14, 1884

J. P. McDowell J.P.

235

280.83

280.83

22.4669

15  
295.83

3) 449328  
1497



~~\$20~~

Plain City, O. May 13 1882

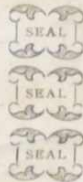
One Dec after date, as principal debtors, we jointly and severally promise to pay to Plain City Bank, or order at their office in Plain City, O.

Twenty Dollars,  
for value received.

And we hereby dispense with the demand of payment of this Note, and authorize any Attorney-at-Law to appear for us, or either of us, at any time after the same shall become due, in any Court of Record in the State of Ohio, or elsewhere, and waive the issuing and service of process and confess judgment against us, or either of us, in favor of the holder or holders of this Note, for the amount of said Note, with 8 per cent. interest, payable annually after the same shall become due, and if the interest be not paid annually to become as principal, and bear the same rate of interest, together with costs of suits, and release all Errors and waive all right of Appeal in this behalf.

Witness our hands and seals this 13 day of May 1882

H. Harper



C. B. Smith } Suit brought on by ... with

H. Harper } Before J. P. M. Howell J.P. of Jeron  
Township Union County  
Ohio; July 3<sup>rd</sup> 1884

Judgment	\$280.83
Alia Mar 19 <sup>th</sup> 1885	
interest on judgment	
Justice fees	
Filing - papers	20
Record 300 words	45
Judgment	70
Undertaking for stay	40
& execution and filing	45
Order of sale	45
Execution	40
	Pd 2.75
Execution	Pd 40

Plain City O. April 20<sup>th</sup> 1884  
Ninety days after date, as prin-  
cipal debtors, we jointly and  
severally promise to pay  
to pay to Plain City Bank  
or order at their office in  
Plain City, O. sixty three and <sup>30</sup>/<sub>100</sub>  
dollars for value received.  
and we hereby dispense with  
the demand of payment of this note  
and authorize any attorney at law  
to appear for us, or either of us at any  
time after the same shall become  
due, in any court of record in the  
State of Ohio, or elsewhere, and waive  
the issuing and service of process  
and confess judgment against  
us, or either of us, in favor of the  
holder or the holders of this  
note, for the amount due on  
~~said~~ this note with 8 per cent interest  
payable annually after the same  
shall become due, together with  
costs of suits, and release all  
errors and waive all right  
of appeal in this behalf

Witness our hand and seals this  
20<sup>th</sup> day of April 1881  
Signed H. Harper

Constable fees	
Execution	
Order of sale	paid 3.00
2 <sup>nd</sup> execution	Pd 5.35
3 <sup>rd</sup>	Pd 7.16
	Pd 40

No 2  
Plain City O. Feb 21<sup>st</sup> 1882  
Sixty days after, as principal  
debtors, we jointly and sever-  
ly promise to pay to Plain  
City Bank, or order, at their  
office in Plain City, O. fifty  
dollars for value received  
8 per cent from date



witness our hands and seals this 21 day of July 1882  
(The judgment part of this and other two notes left out)

Signed H. Harper

No 3 \$100. Plain City O April 18<sup>th</sup> 1882  
sixty days after date, as principal debtors we jointly  
and severally promise to Plain City Bank, or order at their  
office in Plain City, O. One hundred dollars for value  
received from date \* \* \* \*

Witness our hands this 18<sup>th</sup> day of April 1882.

(Signed) H Harper

No 4 <sup>\$66.30</sup> Plain City Ohio May 13<sup>th</sup> 1882  
One day after date, as principal debtors,  
we jointly and severally promise to pay to  
Plain City Bank, or order at their office in  
Plain City Ohio Twenty dollars, for value  
received 87 cents (Signed) H Harper.

July 17<sup>th</sup> 1884 The defendant H. Harper appeared  
and waived <sup>and confessed judgment</sup> process on the amount of the above notes.

Therefore it is considered by me this 17<sup>th</sup> day of July  
A.D. 1884 that C. B. Smith <sup>Plaintiff</sup> recover of H Harper  
defendant the sum of ~~200~~ two hundred and eighty  
dollars and eighty three cents debt and costs  
herein taxed at \$1.05 - as found in margin of  
the docket in this case  
and interest and costs that accrue

J P McDowell Jr.

July 21<sup>st</sup> 1884 defendant H. Harper came  
and by his surety J C Harper resident of  
of the County <sup>of Union</sup> approved by me as good and suffi-  
cient surety, for the stay of execution caused an  
undertaking for the stay of execution to be entered  
which follows: In pursuance of the statute in  
such cases made and provided J C Harper  
as surety for the stay execution on the above judgment  
of C. B. Smith against H Harper do promise  
and undertake to pay the amount of said judg-  
ment, and costs, and interest, and costs that accrue  
J. C. Harper

Signed and surety approved this 21<sup>st</sup> day  
of July 1884 J P McDowell Jr.

Execution issued March 17<sup>th</sup> 1886. Return. Property levied upon one half  
interest in 3 buggy \$120. 3 set of school 80 dollars lumber \$50. = \$260.  
returned for want of time to advertise by order of Plaintiff service 40 mileage 20: 60  
Carried to page 335.



Hugh Torbert  
 an infant by  
 J. Torbert his guardian  
 vs  
 William Williams  
 Plaintiff  
 vs  
 Defendant

July 23<sup>d</sup>. 1887  
 Suit brought  
 Before J. P. McHowell  
 Jt. of Jefferson Township  
 Union County Ohio.  
 Copy of Bill of partic-  
 ulars

Plaintiff says defendant  
 is indebted to him to him  
 a balance on account for  
 manual labor done and  
 performed, at request  
 of Defendant from Nov  
 30<sup>th</sup> 1883 to May 29<sup>th</sup> 1884,  
 in the sum of ninety  
 five & 70<sup>cs</sup> dollars with  
 interest from June 1<sup>st</sup>  
 1884 for which sum  
 Plaintiff asks judgment  
 and for cost of prose-  
 cution. (Signed) Hugh Torbert  
 by his Atty. A. J. Martin  
 I consent to be appointed  
 guardian in the above suit  
 of Hugh Torbert and agree  
 to be responsible for cost  
 if said Hugh Torbert fail  
 in said action

Andrew J. Torbert  
 Said A. J. Torbert ordered  
 me to pay the above to  
 Hugh Torbert

Paid to A. J. Martin  
 five dollars as his fee  
 July 29<sup>th</sup> 1887  
 Received from J. P. Mc-  
 Howell of P. P. Plimley one  
 dollar and sixty five cents  
 to my full satisfaction  
 in the above case  
 Hugh Torbert



for manual labor performed

July 26<sup>th</sup> 1884 Defendant came and waived the return of the summons for his appearance and entered his appearance on July 26<sup>th</sup> 1884 and acknowledged that he was indebted to the plaintiff in the sum of \$96.45 and costs in this action.

Received of W. H. Williams \$78.25 in full for the above case and paid the same to the parties as above. W. H. Dowell, J. P.

Dowell  
plaintiff  
Ohio  
partie  
Defendant  
in to him  
work for  
and  
quest  
in Nov  
1884,  
Ninety  
with  
the 1st  
sum  
adgment  
Prose-  
th Forbert  
J. Martin  
pointed  
above suit  
I agree  
for costs  
not fail  
w  
ordered  
above to  
tan  
his fee  
W. H. M  
city on  
of action  
ese

**NO PROTEST**



For the purpose of obtaining credit..... hereby certify that  
..... own in..... own name..... acres of land in the town-  
ship of..... County of..... State of  
..... worth at a fair valuation \$..... per acre;  
also personal property valued at \$..... and have money due...  
to the amount of \$..... The encumbrances on the above land  
are but \$..... and all other debts do not exceed \$.....

Stated and signed at the time of the within undertaking.

*H.M. Osborn*

WITNESS.....  
*Osborn Robinson et al*

For Value Received, I hereby guarantee the payment of  
the within note at maturity, or at any time thereafter, and waive  
demand, protest, and notice of non-payment thereof.

*Bernie Robinson*

*filed Sept 5 1884*  
*J.P. McDowell J.P.*  
**D. M. OSBORNE & COMPANY,**  
**BY**

*J.P. Osborn*

*Sept 8th 1884*  
*judgment had on*  
*the within note*  
*J.P. McDowell J.P.*

*H.O. Andrews*  
*Almy*  
*3 8 8 11*  
*4 1 8*  
*6 4 8*  
*5 2 1*  
*4 9 4*  
*5 8 0 4*  
*8 5*  
*4 1 0 4 1*

Other notes were given to D. M. Osborne & Co., same date, in part payment for the same machine.

due

due

due

9/1/83

125.00

\$ 125.00

115

No. 2 55240

Plain City OHIO

OHIO

Sept. 1st 1882

On or before the

first

day of

Sept. 1884

1884

1, Oscar Robinson to J. M. Robinson

Township, Jerome

County, Union

State Ohio

for value received, promise to pay to the order of **D. M. OSBORNE & CO.,**

One hundred + twenty five

DOLLARS,

At Exchange Bank Plain City

with interest at six per cent.

until due, and eight per cent. thereafter. The drawers and endorsers severally waive presentment for payment, protest and notice of protest of non-payment of this note.

Post Office is

Plain City

Oscar Robinson

County, Madison

State Ohio

J. M. Robinson

D. B. 232

109



J.M. Osborne & Co  
 Plaintiff  
 Oscar Robinson  
 and M. Robinson  
 Defendants

Suit brought on  
 Before J.P. McCowell  
 J.P. of Jerome Township  
 Union County Ohio  
 Copy of note as bill  
 of particulars

#12504      No 255,240

Judgment \$140.17

Plain City O Sept 1st  
 1887. On or before the first  
 first day of Sept 1887

Justice fee  
 Jockey entry      20  
 Filing              5  
 Judgment          40  
 Undertaking for stay 40  
 185  
 Satisfaction      20  
 1,2,5 paid

Oscar Robinson &  
 J.M. Robinson Township  
 Jerome County Union  
 State Ohio, for value  
 received, promise to pay  
 to the order of J.M. Osborne  
 One hundred and  
 twenty five dollars at

exchange Bank Plain  
 City Ohio with interest  
 at six percent until due  
 and eight percent thereafter.  
 The drawers and endorsers  
 severally waive presentment  
 for payment, protest and  
 notice of protest of non-  
 payment of this note.

Post Office is Plain City  
 County Madison State Ohio  
 A.B. 232. } Oscar Robinson  
 signed J.M. Robinson

Payment guaranteed by  
 Bruce Robinson  
 September 8th 1887

Defendants personally  
 came and waived process  
 and confessed judgment  
 on the above named note  
 and asked that judgment  
 be rendered against them  
 accordingly



promissory note Sept 5<sup>th</sup> 1884

Therefore it is considered by me that D.M. Osborne  
Oto the plaintiffs recover of the defendants Oscar  
Robinson and J.M. Robinson the sum of one  
hundred and forty dollars and seven cents debt  
and their costs herein taxed at one dollar and  
five cents and interest and costs <sup>that</sup> accrue  
J.P. McDowell Jr

Defendants Oscar Robinson and J.M. Robinson  
and by their surety Bruce Robinson Resident of  
the County of Madison approved by me as good and  
sufficient surety caused an undertaking for  
the stay of execution to be entered herein which fol-  
lows: In pursuance of the statute in  
such cases made and provided I Bruce  
Robinson as surety for the stay of execution  
of the above judgment of D.M. Osborne & Co  
against Oscar Robinson and J.M. Robinson  
do promise and undertake to pay the amount  
of said judgment and costs and interest and  
costs that accrue

B B Robinson

Taken and surety approved this 18<sup>th</sup> day  
of September A.D. 1884 J.P. McDowell Jr.

Received May 30<sup>th</sup> 1885 seventy five on the  
above judgment.

June 1<sup>st</sup> 1885 Received of J.P. McDowell Jr.  
seventy three dollars and seventy five cents on the  
judgment  
D.M. Osborne & Co  
by W.F. Andrews Atty

July 3<sup>rd</sup> 1885 <sup>received</sup> seventy five <sup>and</sup> 50 cents dollars in  
full satisfaction for the above judgment  
D.M. Osborne & Co  
by W.F. Andrews Atty



**NO PROTEST.**

For the purpose of obtaining credit.....hereby certify that  
.....own in..... own name.....acres of land in the town-  
ship of.....County of.....State of  
.....worth at a fair valuation \$..... per acre;  
also personal property valued at \$.....and have money due...  
to the amount of \$.....The encumbrances on the above land  
are but \$.....and all other debts do not exceed \$.....

Stated and signed at the time of the within undertaking.

WITNESS.....

For Value Received, I hereby guarantee the payment of  
the within note at maturity, or at any time thereafter, and waive  
demand, protest, and notice of non-payment thereof.

Bruce Robinson

D. M. OSBORNE & COMPANY,  
BY

J. H. Osborne Secy

J. H. Osborne & Co  
Vs.

Calvin Oversole et al  
Filed Sept 5<sup>th</sup> 1884.

J. P. McDowell Jr.  
judgment had on this  
note Sept 8<sup>th</sup> 1884

J. P. McDowell Jr.  
W. P. Andrew Plain City

Almy



Other notes were given to D. M. Osborne & Co., same date, in part payment for the same machine.

due

due

due

9/1/83

8400

\$83.00

115

No. 35140

Plain City OHIO, September 1<sup>st</sup> 1884

On or before the First day of September 1<sup>st</sup> 1884

I, Calvin Eversole and Will Wagoner Township, of Jerome County, Union State Ohio

for value received, promise to pay to the order of D. M. OSBORNE & Co.,

Eighty Three

DOLLARS,

At Exchange Bank Plain City, Ohio with interest at six per cent. until due, and eight per cent. thereafter. The drawers and endorsers severally waive presentment for payment, protest and notice of protest of non-payment of this note.

Post Office is Plain City

County Madison State Ohio

Calvin Eversole  
William Wagoner

D. B. 232

A. M. Osborn & Co Suit brought on a promise

Against  
Calvin Eversole and  
William Wagner

Before S. M. Towell J.  
of Jerome Township  
Union County Ohio  
Copy of note

Judgment  
Interest on

# 25.70 <sup>115</sup> No 33141  
Plain City Ohio September  
1<sup>st</sup> 1882. Cash or before ~~1<sup>st</sup>~~  
the first day of September  
1884 I Calvin Eversole  
and Will Wagner township

Justice fees  
entry  
filing 1 paper  
judgment  
satisfaction

# 20 and state of Ohio for value  
3- received, promise to pay  
40 to the order of A. M. Osborn & Co  
20 eighty five dollars at  
8% exchange bank Plain City

Undertaking for stay

40 Ohio with interest at  
1 23- 11 percent until due,  
and eight percent thereafter.  
The drawers and endorsers  
severally waive present-  
ment for payment, prot-  
est and notice of protest  
of non payment of this note.

Calvin Eversole  
signed William Wagner  
Post Office Plain City, Mas-  
sion County State Ohio  
W.B. 232 <sup>108</sup>

Payment guaranteed by  
Bruce Robinson  
Sept. 1<sup>st</sup> 1884  
Defendants came and  
waived process and  
acknowledged that the  
above that the above note  
was genuine and given  
by them and asked  
that judgment be entered  
herein against them.  
The said Calvin Eversole  
and William Wagner.



copy note Sept-5-1884

Therefore it is considered by me that D.M. Osborne & Co. the plaintiffs recover of the defendants the sum of <sup>Calvin Eversole and Phillip Wagner</sup> three dollars debt and their costs herein laid at \$85 cts and interest and costs and that accue

Sept 18 1884 Defendant came and did <sup>J. P. McDowell</sup> ~~John~~ <sup>Barney Davis</sup> 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 cases made and provided: <sup>Barney Davis</sup> I ~~do~~ <sup>do</sup> as surety for the stay of execution of the above judgment of D.M. Osborne and Co against Calvin Eversole and William Wagner do promise and undertake to pay the amount of such judgment and costs and interest and costs that accue  
Barney Davis

Signed and surety approved this 18th day of Sept. 1884  
J. P. McDowell J.P.

May 18th 1885 received forty on above judgment and the same to W.P. Andrews Attorney for plaintiff.

May 29th received of Calvin Eversole fifty eight <sup>53</sup>/<sub>100</sub> dollars

Received of J.P. McDowell J.P. fifty seven and <sup>30</sup>/<sub>100</sub> dollars in full satisfaction for the above judgment of D.M. Osborne & Co Vs Calvin Eversole and Phillip Wagner

D.M. Osborne & Co  
by W.P. Andrews Atty.



Walter Robinson  
against  
Austin Hooley

Action commenced

Before J. P. M. Lowell Jt.  
of Darby Township  
Union County, and State  
of Ohio. Copy of Affidavit  
U. B. Cole one of said plain-  
tiffs makes oath that the  
claim in this action is  
on an unsatisfied judgment  
against said defendant on  
the docket of H. M. Rouse J. P.  
of Darby Township Madison  
County Ohio, and the said  
U. B. Cole also makes oath  
that the said claim is just  
and that the said plaintiff  
ought as he the said deponent  
believes, to recover thereon  
thirty four and 40/100 dollars.  
He also makes oath that the  
said defendant Austin Hooley  
is a non resident of Union  
Ohio, and that he the said de-  
fendant is about to convert  
his property or a part thereof  
into money for the purpose  
of placing it beyond the reach  
of creditors, and affirms fur-  
ther, says that the property  
sought and about to be attach-  
ed in this action, is not exempt  
from execution and is not the  
personal earnings of said de-  
fendant, nor the personal  
earnings of said defendant  
his minor children or chil-  
dren for services rendered  
within three prior to the com-  
mencement of said action of the  
plaintiff Cole of Robinson  
and the defendant is not  
the head <sup>and support</sup> of a family  
Signed U. B. Cole

Justice fees	
Affidavit for Attach	40
Order	40
Undertaking	40
Summons	25
Docket entry	45
Filing papers	50
swearing two witnesses	10
judgment	40
Order of sale	40
	<b>Paid 1 00</b>

Constables fees	
On summons	70
Order	400
On order of sale	<b>255 paid</b>
Witness fee	
H. M. Rouse	50



in an attachment Sept 15<sup>th</sup> 1884  
Bill of particulars of particulars filed

Undertaking given, summons and order issued  
the same day  
summons returned

Received this writ Sept 15<sup>th</sup> 1884 and served the same on  
Tim Wooley on the 22<sup>nd</sup> of Sept at 7 o'clock A.M. 1884 at his  
residence by copy, Constables fee service 25 Copy 25 Mileage 20  
Total 70

Return of Order: I received this order Sept 15<sup>th</sup> 1884  
at 7 o'clock P.M. and attached the undivided half of a field  
of corn containing about 6 acres, which corn is to be  
divided in the shock, at 5 o'clock the same day,  
and said corn was appraised at fifty dollars as  
by accompanying inventory and appraisement  
Constables fee service 40 mileage 35<sup>¢</sup> appraising and swearing  
appraisers 10<sup>¢</sup> copy 25 appraiser's fee 20<sup>¢</sup> Total \$4.00  
Signed John Riley Constable

Issued subpoena for H.M. Rouse and his docket  
Sept 25<sup>th</sup> 1884 8 o'clock A.M. Time set for trial parties came  
and trial demanded, trial had H.M. Rouse and W.H. Cole were  
sworn and testified, H.M. Rouse J.P. of Darby Township, Madison  
Co. Ohio produced his docket to substantiate the indebtedness  
which showed that the claim as set forth in plaintiff's  
affidavit <sup>and bill of particulars</sup> is true W.H. Cole testified that no part of said claim  
had been paid

Therefore it is considered by me <sup>this 25<sup>th</sup> day of Sept 1884</sup> that the plaintiff  
Cole and Robinson - recover of the defendant Austin Wooley  
the sum of thirty four and <sup>25</sup>/<sub>100</sub> dollars debt, and costs herein  
taxed at <sup>eight</sup>/<sub>100</sub> and <sup>10</sup>/<sub>100</sub> dollars, items found on margin  
of docket in this case, and interest and costs that accrued  
J.P. McDowell J.P.

Order of sale of property attached issued the same day  
Return of Order, I sold the aforesaid  
property to Jacob Kramer for thirty nine  
dollars, service 40 mileage 35 advertising 25 per cent  
\$ 6.56 Total \$ 2.56 Signed J. Riley Constable  
returned with Order

Received on the above judgment twenty  
eight and <sup>14</sup>/<sub>100</sub> dollars  
this 22<sup>nd</sup> day of Oct 1884 Cole & Robinson

Blain City Dec 25<sup>th</sup> 1884

Received of John Riley Constable  
on the Dr. Smith Blain  
seventeen Dollars

James J



Bill of Particulars  
of

James Coon

<sup>105</sup>  
Thomas Smith

Am't claimed \$33.00  
2 months interest 33  
\$33.33

Filed November 24<sup>th</sup>  
1884

J. P. McDowell, J. P.

Judgment  
had on this  
Bill to the amt  
of \$27

Thomas Smith in account with James Coon Dr  
 on account for work and labor performed for said  
 Thomas Smith at his request from March 25<sup>th</sup> 1884  
 To September 6<sup>th</sup> 1884. in all five and one half months  
 at \$19.00 Per month = \$104.50  
 Or by cash 71.50  
 Balance due September 13<sup>th</sup> 1884 = 33.00  
 Interest on same for two months .33  
 Sum total and interest = \$33.33

James Coon  
 By A. J. Martin his atty



SUMMONS.

~~Mayor's Court.~~

OF THE  
MAYOR OF

In Justice Court

Docket No.

James Coan

AGAINST Plaintiff,

Thomas Smith

Defendant.

Returnable December 6<sup>th</sup> 1884

Amount (including interest)  
for which plaintiff will  
take judgment, if you fail  
to appear,

\$ 33.33

*Justice's*  
Mayor's Fees,

\$ 1.85

*Comptroller*  
~~Marshal's~~ Fees,

\$

Total,

\$

CERTIFICATE.

(To be signed only on the Copy left with the defendant.)

I certify that the within and above is a true copy of the original writ, and of the endorsements thereon.

Marshal.

Returned and Filed Dec 7<sup>th</sup> 1884

ROBERT CLARKE & CO.

Law publishers, 65 West Fourth Street, Cincinnati, O.

RETURN.

(TO BE MADE ONLY ON THE ORIGINAL WRIT.)

18

1884 and Served the same 1884,  
Dec 1<sup>st</sup> 1884

Received this writ Nov 29<sup>th</sup> by leaving certified copy thereof

personally on the writ  
namell Thomas Smith

Service and Return, . . . . .	25
Copy . . . . .	25
Mileage, . . . . .	20
Total, . . . . .	\$ 70

John Riley Constable

Marshals  
Fees on  
THIS WRIT.

With him (or her, or them each) personally," or, "at his usual place of residence;" or, "with the President (or Cashier, Secretary, Mayor, Agent, etc.) of the defendant corporation (or otherwise, as the case may require. See Rev. Stat. § 6475.

THE STATE OF Ohio Union COUNTY, } In Justice Court  
SS. ~~MAJOR'S COURT~~

To any Constable of Jerome Township ~~The Village of~~  
TO THE MARSHAL OF THE VILLAGE OF \_\_\_\_\_, GREETING.

You are hereby commanded to summon Thomas Smith

\_\_\_\_\_ a Justice of the Peace  
to appear before me, the undersigned, ~~Mayor of said Village~~, at my office therein,  
on the 6<sup>th</sup> day of December 1884 at 8 o'clock A. M., to  
answer unto James Coan

who claim of the said defendant, in a civil action, the sum of \$ 33.00, with inter-  
est thereon at 6 per cent., from the 25<sup>th</sup> day of September, A. D. 1884, for  
Balance due on account for work and labor done and performed  
for said Smith at his request as per Bill on file

The plaintiff ask a judgment for the amount endorsed hereon, and for costs.

You will make due return of this summons, on the 6<sup>th</sup> day of Dec, A. D. 1884.

Witness my hand and seal this 29<sup>th</sup> day of November 1884



J. P. McDowell J. P. ~~Mayor~~  
Justice of the Peace



No. \_\_\_\_\_ Docket. P. \_\_\_\_\_

*James Boon*

vs.

*Thomas Smith*

**EXECUTION.**

Ret. and filed \_\_\_\_\_ 18 \_\_\_\_\_

J. P.

Judgment,	\$	<i>27.30</i>
Interest,		
Costs,		<i>1.95</i>
Increase Costs,		<i>40</i>
Total,		
Amount Credits,		<i>29.65</i>
Balance,		<i>31.43</i>

18 \_\_\_\_\_ Rec'd this Writ.

An inventory of all Property levied upon, sold and remaining unsold by virtue hereof, is hereto annexed.

Made by sale of property, \$	<i>140</i>
Cash paid by Defendant,	<i>40</i>
Total amount made, \$	<i>45</i>
Poundage, 4 per ct. \$	<i>2.25</i>
Service,	<i>31.43</i>
Mileage,	<i>1.40</i>
Advertisement,	
Paid to Justice,	<i>45</i>
Balanced,	<i>\$ 328</i>
	<i>2000</i>
	<i>1028</i>

Constable.

Unsold for want of

Property Sold.

Property Levied Upon.

<i>2000 Dollars</i>	
<i>paid to plaintiff</i>	
<i>seven days Dollars</i>	
<i>40</i>	
<i>20</i>	
<i>80</i>	
<i>140</i>	
<i>money</i>	
<i>service</i>	
<i>mileage</i>	
<i>percent</i>	

*J. Ribey Constable*

## EXECUTION.

THE STATE OF OHIO,

*Jerome* Township, *Union* County, ss.

To *John Riley* Constable of said County:

Whereas, On the *6<sup>th</sup>* day of *December* A. D. 18*84*

*James Coon* obtained a judgment against  
*Thomas Smith*

before me, the undersigned *J P M McDowell* a Justice of the Peace of the  
Township aforesaid, for the sum of *Twenty seven* dollars and *thirty* cents,  
on a claim, and for *one* dollars and *ninety five* cents costs, upon  
which judgment there is due, of principal, interest and costs, the sum of *twenty nine*  
dollars and *twenty five* cents:

You are therefore hereby commanded to collect the said amount due on said judgment, with costs endorsed  
and increase, and increase of interest at the rate of \_\_\_\_\_ per centum yearly, out of the personal property  
of the said *Thomas Smith*

\_\_\_\_\_ and pay the same to  
the party entitled thereto; and make return of this execution and a certificate thereon, showing the manner in which  
you have executed the same, in thirty days from the time of your receipt hereof.

GIVEN UNDER MY HAND, this *8<sup>th</sup>* day of *December*, A. D. 18*84*

*J P M McDowell*  
Justice of the Peace of said Township.



No. \_\_\_\_\_ Docket. P. \_\_\_\_\_

*James Coon*  
vs.  
*Thomas Smith*

**EXECUTION.**

Ret. and filed \_\_\_\_\_ 188 \_\_\_\_\_

J. P. \_\_\_\_\_

Judgment.....	\$	<i>27.30</i>
Interest.....		
Costs.....		<i>1.95</i>
Increase Costs.....		<i>2.75</i>
Total.....		<i>32.00</i>
Amount Credits.....		<i>20.50</i>
Balance.....		<i>11.50</i>

188 \_\_\_\_\_, Rec'd this Writ.

An inventory of all Property levied upon, sold and remaining unsold by virtue hereof, is hereto annexed.

Made by sale of property, \$ \_\_\_\_\_

Cash paid by Defendant..... \_\_\_\_\_

Total amount made..... \$ \_\_\_\_\_

Poundage, 4 per ct. \$ *44*

Service..... *45*

Mileage..... *50*

Advertisement..... \_\_\_\_\_

Paid to Justice..... \_\_\_\_\_

Balanced..... *1.24* \$ \_\_\_\_\_

Constable. \_\_\_\_\_

Unsold for want of \_\_\_\_\_

Property Sold.

Property Levied Upon.

*Summe in*  
*money and have the same to*  
*John Riley Constable*

# EXECUTION.

Revised Statutes. Sec. 6663.

THE STATE OF OHIO,

*Jerome* Township, *Union* County, ss.

To *John Riley* Constable of said County:

WHEREAS, On the *1<sup>st</sup>* day of *December* A. D. 188*4*

*James Coon* obtained a judgment against  
*Thomas Smith*

Before me, the undersigned *J. P. McDowell*, a Justice of the Peace of the  
Township aforesaid, for the sum of *twenty seven* dollars and *thirty* cents,  
on a claim, and for *one* dollars, and *ninety five* cents costs, upon  
which judgment there is due, of principal, interest and costs, the sum of *thirteen eleven*  
dollars and *thirty* cents;

You are therefore hereby commanded to collect the said amount due on said judgment with costs endorsed and  
increase, and increase of interest at the rate of \_\_\_\_\_ per centum yearly, out of the personal property of  
the said *Thomas Smith*

and pay the same to  
the party entitled thereto; and make return of this execution and a certificate thereon, showing the manner in  
which you have executed the same, in thirty days from the time of your receipt hereof.

GIVEN UNDER MY HAND, this *2<sup>nd</sup>* day of *February* A. D. 188*5*

*J. P. McDowell*  
Justice of the Peace of said Township.



15-3

Suit brought

James Boon Pltff

Against  
Thomas Smith Def

Before J. P. McLawell  
 Jt. of Jerome Township  
 Union County Ohio  
 Plaintiffs account  
 Thomas Smith in account  
 with James Boon Dr  
 on account with for labor  
 performed for Thomas  
 Smith at his request from  
 March 25<sup>th</sup> 1884 to Septem-  
 ber 6<sup>th</sup> 1884 in all five and  
 25 as half months at \$19.<sup>00</sup>  
 30 per month \$104.50  
 10 credit by cash 71.50  
 20 balance due September 13<sup>th</sup> 1884  
 40 \$33.00  
 70 interest on same for two month 83  
 sum due

Judgment \$27.30

Justice Costs  
 Summons  
 entry  
 Filing papers  
 Satisfaction  
 Judgment  
 Execution

Signed James Boon  
 By A. J. Martin his Atty  
 Issued summons issued the  
 same day  
 returnable Dec 6<sup>th</sup> 1884  
 at 8 o'clock A.M.

Constable fees  
on summons

Summons returned  
 personally served the same  
 by copy service and  
 return 2<sup>50</sup> Copy 25 mileage 20  
 70 total 70<sup>00</sup> John Riley Constable  
 Dec 6<sup>th</sup> AD 1884

Time set for appearance  
 parties and by agreement  
 of parties Defendant Thomas  
 Smith confessed that he was  
 indebted to the plaintiff  
 in the sum of Twenty  
 seven dollars with which  
 said plaintiff said he was  
 satisfied

Therefore it is considered  
 by me this 6<sup>th</sup> day of Dec-  
 ember AD, 1884 that the



ght

on account Nov 29<sup>th</sup> 1884

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Plaintiff James Doon recover of the Defen-  
dant Thomas Smith the sum of Twenty seven  
dollars and thirty cents debt and the <sup>costs</sup> herein  
taxed at one dollar and ninety five cts

J.P. McDowell J.P.

Issued execution Dec 8<sup>th</sup> 1884

Plain City Dec 25<sup>th</sup> 1884 Received of John  
Riley Constable on the Smith claim seven  
ten dollars. (Signed) James Doon

Execution returned money made \$21.<sup>00</sup>  
paid to plaintiff seventeen dollars  
service 40 cts mileage 70 cts periet 30 cts 140  
(Signed) J Riley Constable

Reissued execution Feb 7<sup>th</sup> 1885

Execution returned I made the within claim in money  
and paid the same to the plaintiff

Signed John Riley Constable

Judgment and costs all paid



Suit brought on account in

G. J. Smith <sup>Plff</sup> vs O. W. Stoteman <sup>Def</sup> Before J. F. McDowell J.P.  
 of Jerome Township Union  
 County and State of Ohio  
 Plaintiff's Bill of particulars  
 Aug 1<sup>st</sup> 1884.

Judgment

G. J. Smith in account  
 with O. W. Stoteman Dr  
 To 3/4 day setting renovator 2 00

Hauling coal from Morgan  
 station 75

justices fees

25 Two trips home and back  
 15 to Harrisburg / trip home 1.25  
 45 Order by Mrs. Henry 2.25  
 \$6.25

summons

Docket entry

Motion 15

Filing papers 15

Subpoena 30

Affidavit for Continuance 70

Judgment 70

for this writ I ask

judgment G. J. Smith

Issued summons return

able Feb 21<sup>st</sup> 1885 at 10 A.M.

At Return day time time

summons returned

Received this writ February

16<sup>th</sup> 1885 and served the same

on the same day personally

by copy; service 25 copy 25

mileage 20 total 70cts.

John Riley Constable

At the time set for trial Defendant

asked to have Charles Converse and

Daniel Timin subpoenaed

issued subpoenas for them

and gave it to defendant

to serve. Charles Converse

came as witness

Parties met Defendant offered

a motion to dismiss the action

Constable fees

on summons 70

Witness

Charles Converse 1 00

70

15 0

for the reason that the defen-  
 dant had a partner and  
 was operating a partna-  
 ship business at the time  
 plaintiff claims was acct  
 to have accrued.



civil action Feb 14<sup>th</sup> 1885

A. J. Martin, Atty for def

and that all the partners are equally liable and all partners should be joined in the action. which motion overruled.

O. W. Noteman and G. J. Smith sworn on the motion.

G. J. Smith makes Affidavit for a continuance of the case for the purpose of obtaining the testimony of George Craig and Mr. Craig, material witnesses.

Defendant demanded trial by jury. Jury impaneled. O. W. Jones Harrison Harper, Culver Harper, John Scott Clark Richard and J. M. McCullough drawn as jurors. March 7<sup>th</sup> 1885 Came and waived trial jury.

March 14<sup>th</sup> 1885 Parties met and trial had Plaintiff sworn and testified

Defendant and Charles Converse sworn and examined for the defense.

From which testimony I find that there is no cause of action. The first charge should have been sworn brought against both parties in the partnership. The preponderance of proof in my fourth <sup>charge</sup> showed that the plaintiff was to pay to Mrs. Curry and that the defendant had paid in full which just balanced the accounts.

Therefore it is considered by me that the Defendant Oway Noteman, recover his costs herein taxed at ~~two~~ dollars and fifty cents and costs and costs that accrue

J. P. McDowell J.P.

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me 1.25  
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6.25  
Smith  
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copy 75  
Constable  
Defendant  
Converse and  
sworn  
for them  
Defendant  
Converse  
offered  
the action  
the defen  
and  
particular  
the time  
his acct





# M<sup>c</sup> Cune, Lonnis & Griswold,

Jobbers of  
GENERAL & CARRIAGE

**HARDWARE,**

J. M. M<sup>c</sup> CUNE.  
H. C. LONNIS.  
C. C. GRISWOLD.  
W. P. M<sup>c</sup> CUNE.  
J. P. M<sup>c</sup> CUNE.

NO 47 NORTH HIGH STREET.

In Reply to yours of

Columbus, O. May 2 1885

H Harper & Co

dears

Will you do  
us the favor to call on J. P. McDerm  
-ell J. P. & receipt his docket for  
us & remit us amount of the  
Collection on Martin

& Very much oblig<sup>d</sup> as  
M<sup>c</sup> Cune Lonnis & Griswold

A. Harper & Co.

Judgment had on  
the within note  
March 28<sup>th</sup> 1885  
J. P. McDowell J.P.

1.65  
53  
2.50

J. P. McDowell J.P.  
Filed March 23<sup>rd</sup> 85





\$54.<sup>10</sup>

Plain City O Dec 30<sup>th</sup> 1884

thirty days after date I promise to pay to  
the order of H. Harper & Co.,

Fifty Four <sup>10</sup>/<sub>100</sub> Dollars

at Eight per cent Interest from date  
Value received

No Due

William Martin

McCune Louie & Griswold Plaintiffs vs. Wm. Martin

William Martin Def.

Before J. M. Howell J.  
of Jerome Township Union  
County Ohio

Judgment \$55.18  
58  
55.57

March 23<sup>rd</sup> 1885 By H. Harper  
Plaintiffs bill of particulars  
Copy of note

Justice fees 25  
Summons 30  
Record 10  
Filing 2 papers 40  
Undertaking for stay 40  
Judgment 40  
Satisfaction 20  
Paid 1.65

\$54.40 Plain City, Dec 30<sup>th</sup>  
1884. Thirty days after date  
I promise to pay to the order  
of H. Harper & Co fifty four  
40 dollars at eight percent  
interest from date

Value Received  
No. Due signed William Martin  
Indorsed H. Harper & Co

Issued Summons for said  
William Martin on the 23<sup>rd</sup>  
day of March A.D. 1885. Returned  
March 28<sup>th</sup> 1885 1 P.M.  
Summons returned

I received this writ March 23  
1885 and served the same  
within named Wm. Martin  
on the same day by Copy  
at his residence

Constables fees service 25  
mileage 35 Copy 25 total 85  
(Signed) John Puley Constable

Constable's fees  
Ons Summons 85  
Paid

On The 28<sup>th</sup> day of March  
A.D. 1885 The note being on  
file as evidence in favor  
of the plaintiff and they failed  
to appear and for one hour  
the time set for trial.

It is therefore considered  
by me that the plaintiffs  
McCune, Louie and Griswold  
recover of the defendant  
Wm. Martin the sum of fifty  
five dollars and eighteen  
cents debt and his



on a promissory note

his costs herein taxed at two dollars and fifty cents  
and interest <sup>at eight per cent</sup> and costs that accrue

This 28<sup>th</sup> day of March A.D. 1885 J.P. McDowell J.P.

The defendant came and  
by his surety John Riley <sup>and</sup> resident of the  
County approved me as good and sufficient surety  
caused an undertaking for stay of execution to be entered  
herein which follows:

In pursuance of the statute in such cases made  
and provided <sup>that</sup> John Riley <sup>and</sup> as surety  
for the stay of execution on the above judgment of  
McLune Lonnis & Griswold against William Martin  
do promise and undertake to pay the amount of said  
judgment and costs and interest and costs that accrue

John Riley,

signed and surety approved this day of 6<sup>th</sup>  
day of April A.D. 1885 J.P. McDowell J.P.

Received from Wm. Martin fifty six dollars and  
seventy cents in full for above judgment  
and cost and interest this 2<sup>nd</sup> day of May  
A.D. 1885 J.P. McDowell J.P.

Received of J.P. McDowell J.P. fifty five  
dollars and fifty seven cents in full for  
the above judgment

McLune Lonnis & Griswold  
per. J. H. Winick

brought  
all W.  
Union  
H. Harper  
particular  
cc 30"  
later date  
to the order  
fifty four  
percent  
William Martin  
per J.P.  
for said  
the 23<sup>rd</sup>  
5<sup>th</sup> Returnable  
March 23  
same  
Martin  
Copy  
price 75  
total 859  
stable  
March  
being on  
favor  
of the fault  
hour  
id.  
considered  
on tiffs  
Griswold  
adant  
of fifty  
then  
his

J. T. Woodward & Co

J. C. Lee & Elizabeth Lee  
Note

Filed Nov 15<sup>th</sup> 1884

J. P. McDowell Jr

Judgment had on  
the within note  
April 6<sup>th</sup> 1885 \$85.20

J. P. McDowell Jr

07.58  
05.18  
02.40

99.8  
456.14  
00.684  
90.  
25.18



June 15<sup>th</sup>

1884.

Thirty days.

after date, *we* promise to pay to the order of

J. G. Woodward & Co

Eighty. One  $\frac{50}{100}$

Dollars,

payable with interest at the rate of 6 per cent. per annum, at

for value received,

and *we* hereby authorize and empower any Attorney at Law to appear in any Court of Record in the United States, at any regular term of such Court, after the above obligation becomes due, and waive the issuing and service of process, and confess a judgment against *me* in favor of the holder hereof for the amount then appearing due, together with costs of suit; and also to release and waive all exceptions, errors, and right of appeal in the premises.

J. L. See

L. S.

Elizabeth Lee

L. S.

L. S.

L. S.

No. 156 72 Docket. P. 330

J. T. Woodward & Co  
vs.  
J. C. Lee & Elizabeth Lee

**EXECUTION.**

Ret. and filed Sept 21 1885

J. P. McDowell J. P.

Judgment.....	\$ <u>85.20</u>
Interest.....	<u>1.93</u>
Costs.....	<u>.95</u>
Increase Costs.....	<u>45</u>
Total.....	<u>88.53</u>
Amount Credits.....	<u>    </u>
Balance.....	<u>92.85</u>

1885, Rec'd this Writ.

An inventory of all Property levied upon, sold and remaining unsold by virtue hereof, is hereto annexed.

Made by sale of property, \$     

Cash paid by Defendant....     

Total amount made.... \$     

Poundage, 4 per ct. \$     

Service.....     

Mileage.....     

Advertisement.....     

Paid to Justice. ....     

Balanced..... \$     

Constable.

Unsold for want of <u>being sold</u>		
Property Sold.	<u>no other property found</u>	<u>G. Riley Constable</u>
Property Levied Upon.	<u>one bay horse</u>	<u>Service 40</u> <u>mileage 20</u> <u>50</u>



# EXECUTION.

Revised Statutes. Sec. 6663.

THE STATE OF OHIO,

*Jerome* Township, *Union* County, ss.

To *John Kiley* Constable of said County:

WHEREAS, On the *6<sup>th</sup>* day of *April* A. D. 188*5*

*J. T. Woodward & Co* obtained a judgment against  
*J. C. Lee & Elizabeth Lee*

Before me, the undersigned *J. P. McDowell*, a Justice of the Peace of the  
Township aforesaid, for the sum of *Eighty five* dollars and *20* cents,  
on a claim, and for *ninety five* dollars, and *ninety five* cents costs, upon  
which judgment there is due, of principal, interest and costs, the sum of *Eighty eight*  
dollars and *eight* cents;

You are therefore hereby commanded to collect the said amount due on said judgment with costs endorsed and  
increase, and increase of interest at the rate of *6* per centum yearly, out of the personal property of  
the said *J. C. Lee & Elizabeth Lee*

and pay the same to  
the party entitled thereto; and make return of this execution and a certificate thereon, showing the manner in  
which you have executed the same, in thirty days from the time of your receipt hereof.

GIVEN UNDER MY HAND, this *21<sup>st</sup>* day of *August* A. D. 188*5*

*J. P. McDowell*  
Justice of the Peace of said Township.

Return if not called for in TEN DAYS, to  
J. T. WOODWARD & CO.  
Gradual Reduction Flouring Mill,  
URBANA, O.



J. P. McDowell Esq  
Plain City  
Ohio

45-  
305-



## URBANA CITY MILLS,

J. T. WOODWARD &amp; CO., Proprietors.

— MANUFACTURERS OF —

## FLOUR AND FEED.

Urbana, O., Oct 8<sup>th</sup> 1885.

J. P. McDowell, Esq. 2  
 Plain City, O. 3

Dear Sir,

Your late favors need referring to the claim against Mrs. Mrs. Lee. If you are acquainted with an atty at Mansville you think will look after our interests please put it in his hand with instructions to get it first opportunity. If the insurance can be attached have him do that. We are very busy having had sickness & a death in the family of the mother. I have not given it the attention it should have had. Please advise if you think it necessary to go to Mansville. Do you want any bonds. Let us hear & oblige Yours truly J. T. Woodward & Co

60  
45  

---

1.05

85.20  
3  

---

255.60  
18

6) 57128  
85  

---

255  
~~340~~

URBANA CITY MILLS

YOUR FAVORITE FEED

MEMBER OF THE COLUMBIAN SYSTEM



J. P. Woodward & Co } Suit Brought brought on  
 against }  
 J. P. Lee & Elizabeth Lee } Before J. P. M. Howdell J.P.  
 of Jerome township }  
 Union County Ohio }

Judgment \$85.20

Justice's fees  
 Entry 30  
 Filing 5  
 judgments 40  
 Satisfaction 20  
 execution & filing 45

Copy of note  
 June 4<sup>th</sup> 1884  
 Ninety days after date  
 we promise to pay  
 to the order of J. P. Woodward  
 & Co eighty one <sup>100</sup> dollars  
 payable with interest at  
 the rate of 6 per cent  
 per annum for value  
 received, and we here-  
 by authorize and empow-  
 er any Attorney at law  
 to appear in any Court  
 of Record in the United  
 States, at any regular  
 term of such court after  
 the above obligation becomes  
 due, and waive the issu-  
 ing and service of pro-  
 cess, and confess a judg-  
 ment against us in  
 favor of the holder here-  
 of for the amount then  
 appearing due, thereon  
 together with costs of  
 suit; and also to release  
 and waive all exceptions,  
 errors, and rights of ap-  
 peal in the premises

(Signed) J. P. Lee  
 Elizabeth Lee







# PLAIN CITY BANK.

Collections Made and Promptly Remitted.

Plain City, O., ..... 188.....

Esq., Cashier.

Dear Sir:

Your favor of the..... inst  
is received with enclosure as stated.

Credit.....

I enclose for collection and

292,712

3,60

416

776

990

8,66

69,60

89,20

152,20

317,57

152,34

165,20

10,14

5-

292,712

40,00

247,75

245,85

245,75

8,20

255,95

260,86

89,11

171,11

17,64

17,610

340

179,50

Respectfully yours,  
C. B. Smith, Cashier

PLAIN CITY BANK

June 14 1885

Receipt of P M Dull  
this day of ONE Hundred  
and set the dollar in  
a judgment of H. H. Hester

P M Dull

To receive for collection and

Receipt of P M Dull  
this day of ONE Hundred  
and set the dollar in  
a judgment of H. H. Hester



No. \_\_\_\_\_ Docket. P. <sup>145-</sup>  
<sup>90</sup>  
60  
2.95-

*C. B. Smith*

vs.

*H. Harper*

**EXECUTION.**

Ret. and filed \_\_\_\_\_ 188 \_\_\_\_\_

J. P.

Judgment..... \$ ~~280~~ 83  
Interest..... 15.02  
Costs..... 1.45-  
Increase Costs..... 45-  
Total..... 297.75-  
Amount Credits..... 12.47  
Balance.....

188, Rec'd this Writ.

An inventory of all Property levied upon, sold and remaining unsold by virtue hereof, is hereto annexed.

Made by sale of property, \$ \_\_\_\_\_

Cash paid by Defendant.... \_\_\_\_\_

Total amount made.... \$ \_\_\_\_\_

Poundage, 4 per ct. \$ \_\_\_\_\_ 245.85

Service..... 150

Mileage.....

Advertisement..... 122925-0

Paid to Justice.... 21585-

Balanced..... \$ \_\_\_\_\_

*457 86 87 75-0*  
*360*

Constable.

Unsold for want of

Property Sold.

Property Levied Upon.

*\$120*  
*80*  
*50*  
*\$250 Dollars*

*one half interest*  
*in 2 Pringles \$120 amount*  
*set of wheels 80 Dollars*  
*Summer at 50 Dollars*  
*Returned for want of time to advertise By*  
*order of Plaintiff*  
*Service 40*  
*mileage 20*

*John Riley Constable*

# EXECUTION.

Revised Statutes. Sec. 6063.

THE STATE OF OHIO,

*Jerome* Township, *Union* County, ss.

To *John Wiley* Constable of said County:

WHEREAS, On the *14<sup>th</sup>* day of *July* A. D. 188*4*

*B. B. Smith* obtained a judgment against *H. Harper*

Before me, the undersigned *J. P. McDowell*, a Justice of the Peace of the

Township aforesaid, for the sum of *two hundred and eighty* dollars and *eighty three* cents,

on a claim, and for *one* dollars, and *forty five* cents costs, upon

which judgment there is due, of principal, interest and costs, the sum of *two hundred ninety seven*

dollars and *thirty* cents;

You are therefore hereby commanded to collect the said amount due on said judgment with costs endorsed and

increase, and increase of interest at the rate of *8* per centum yearly, out of the personal property of

the said *H. Harper*

and pay the same to

the party entitled thereto; and make return of this execution and a certificate thereon, showing the manner in

which you have executed the same, in thirty days from the time of your receipt hereof.

GIVEN UNDER MY HAND, this *14<sup>th</sup>* day of *March* A. D. 188*5*

*J. P. McDowell*  
Justice of the Peace of said Township.

250
30
478400
157
470
350
300
250.93
16.89
267.82



John Kreis plaintiff  
vs  
John Durbin deft

Suit brought for

Before J P McDowell J.P.  
of Jerome Township Union  
County Ohio.  
Plaintiff's bill of particulars  
Filed April 18<sup>th</sup> 1885.

Plaintiff says that Defendant  
is justly indebted to him  
in the sum of ten dollars  
balance due Plaintiff on  
the sale of a bay mare in  
the month of February 1884  
for which Plaintiff prays  
judgment with interest  
thereon from April 1<sup>st</sup> 1884  
to this date and costs of  
suit. (signed) John Kreis

	plaintiff costs	Deft costs
Justice fees		
Summons	25	
Subpoena 5 persons	45	
Docket entry	30	
Affidavit for continuance		40
Adjournment		20
Venue for jury		40

By his counsel H. M. Rouse  
April 20<sup>th</sup> issued summons  
for the Defendant John Durbin  
returnable Apr 25<sup>th</sup> 1885 at 1  
o'clock P.M.

Return. I received this writ  
April 20<sup>th</sup> 1885 and served the  
same on the within John Durbin  
by copy at his residence on  
the 22<sup>nd</sup> of April 1885

constable's fees, service <sup>25</sup> mileage 55-  
copy 25- total 85?

(signed) John Niley constable  
I issued subpoena for David  
Bonklin, Leonard Englehardt  
Samuel Kreis, Harman Patch Jr  
and Esley Patch and gave  
it to plaintiff.

Time for trial parties all  
present, case called defendant's  
counsel A. J. Martin asked  
for a continuance 1<sup>st</sup> to get  
evidence of a witness in Sim  
Allan County, for which he  
filed the affidavit of defendant  
he also asked for time to file



for balance due on sale of a bay mare Apr 18<sup>th</sup> 1885

to his counter-claim and set off, and also asked to have a jury trial. Adjournment granted until May 21<sup>st</sup> 1885 at 10 o'clock. Jury impaneled. The following Jurors were drawn John Rickard, W. J. Early, Clark Cobbin, David McCune, John McLeese and Sylvester Kent. witnesses all present.

Case dismissed and costs all paid

Brought forward from page 315

L. B. Smith's Before J. P. McDowell J. P. Jerome Township Union County

H. Harper Brought forward from page 315 Order of sale of issued April 13<sup>th</sup> 1885 returned May 13<sup>th</sup> 1885.

Not advertised by order of Plaintiff, money made 60 dollars and paid to plaintiff. Service 70 mileage 20 percent 240-200 Plain City May 12<sup>th</sup> 1885. Received of John Riley Constable, on the H. Harper judgment, sixty dollars. (signed) L. B. Smith

John Riley received his costs of H. Harper \$2.50 Nov 14<sup>th</sup> 1885 Issued execution Oct 14<sup>th</sup> 1885 upon which Recd. of J. P. McDowell the sum of one hundred and forty two dollars on judgment against H. Harper Costs all paid (signed) L. B. Smith

The above receipt includes the sixty first paid Jan 10 1886 Issued execution for one hundred and sixty four and 34/100 dollars

Issued Jan 20<sup>th</sup> 1886 and gave it to Constable John Riley Returned by order of the plaintiff service 70 mileage 20.00 case dismissed by order of Plaintiff and all costs paid

for  
L. B. Smith  
Union  
Particulars  
Defendant  
dollars  
on  
by 1884  
spray  
interest  
1<sup>st</sup> 1884  
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H. Harper  
Brouse  
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page 55  
Constable  
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asked  
1<sup>st</sup> to get  
in Sim  
which he  
defendant  
to file



W.D. Ballinger & Sons Plaintiff In attachment  
 against  
 W. Wells Defendant

Before J.P. McDowell JP  
 of Jerome township  
 Union County, State of Ohio

Copy of account  
 Statement of account

Plain City Ohio May 9. 1885  
 Mr W Wells in acct with W.D.  
 Ballinger & Sons, Manufacturers  
 of flour, meal, and mill stuff generally

Justice costs  
 2 summonses 2.50 1886  
 Affidavit for Att 40  
 Order for " 40  
 Filing & papers 20  
 Docket entry 45  
 Dismissal of case 20  
 190<sup>0</sup> Mar 21

To Balance Jan 1 <sup>st</sup>	\$20 97	
Jan 21 <sup>st</sup> 4 lbs Flour	18 00	
" " By cash		15 00
Feb 19 To 4 lbs flour	18 00	
" " By cash		18 00
to 2 lbs flour	9 00	
By cash		9 00
ship & mids	12 50	47 00
	67 27	
Bal due	\$94.27	

Constables fees  
 summons 50  
 Orders of Attachment 3.15  
 \$8.65

Affidavit  
 The said Plaintiff W.D. Ballinger  
 makes oath that the claim that this said  
 action is on a book account for  
 flour mill feed etc. and the said  
 W.D. Ballinger also makes oath that the  
 said claim is just, and that the said  
 Plaintiff ought, as he the deponent believes  
 to recover thereon twenty four and <sup>52</sup>/<sub>100</sub> dol-  
 lars. He also makes oath that the  
 said defendant is a nonresident of  
 the County of Union and State of  
 Ohio, and that he has absconded  
 and left his place of residence  
 for the purpose of defrauding his  
 creditors. And the said W.D. Balli-  
 ger further makes oath and says  
 that he ~~believes~~ has good reason  
 to and does believe that H.B.  
 Suley of and within said county  
 of Union has property of the said  
 Defendant W. Wells in his posses-

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Brought May 29th 1885

liable to be attached in this action, to-wit: a lot of household goods and other property. And affiant further says that the property sought, and about to be attached in this action is not exempt from execution, and is not the personal earnings of the defendant ~~within~~ nor the the personal earnings of his <sup>major</sup> ~~or~~ child nor children, for services rendered within three months prior to the commencement of said action of the Plaintiff W. J. Ballinger & sons (signed) W. J. Ballinger. summons and order of Attachment issued returnable May 15th 1885 at 1 o'clock P.M.

Return of summons. I received this writ May 9th 1885 and ~~could~~ I could not find the within named W. Wells in any county. Costs 50 return of order: I received this order May 9th at 1 o'clock P.M. and served the same <sup>the same</sup> day at 3 1/2 o'clock P.M. and found and attached property belonging to said defendant W. Wells in the care of H. B. Seely and left it in his care under lock and key.

Fees, service 40 mileage 50 swearing and summoning appraisers 100 Appraisers fees 100 Copy 25. total \$4.15 (signed) John Riley Constable & appraisement and inventory of property returned with order.

On the return day it appearing from the return of the summons that a summons could not be had on the defendant the trial is adjourned for forty days for publication.

Costs five dollars and five cts paid June 13th 1885 Case dismissed by Plaintiff and costs all paid

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H. B.  
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## Suit Brought on a promise

Daniel D. Roming Plaintiff

against  
B. F. Taylor and  
Jephthah Taylor defendantsBefore J. M. Dowell J. P. of  
Jerome Township Union  
County OhioNote filed July 9<sup>th</sup> 1885

Copy of note

\$54.00 Plain City Nov 3-88

One year after date we prom-  
-ise to pay Daniel D. Roming  
or order the sum of Fifty four  
dollars, for value received, with  
eight per cent interest from date.

Signed B. F. Taylor

Jephthah Taylor

Issued sum for defendants  
July 13<sup>th</sup> 1885 returnable July 17, 1885  
at P. A. M.Return: I received this writ  
July 13<sup>th</sup> 1885 and served the  
same on defendants by leaving  
Case dismissed~~Plaintiff~~ by order of Plaim-  
tiff and fees all paid

J. M. Dowell J. P.

Note withdrawn by plaintiff

very note July 11<sup>th</sup> 1885

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v. 3-88

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Taylor

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July 12, 1885

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Suit brought in attachment

Leulver Harper plty  
against  
E. C. Ashbaugh def't

Before J. P. McDowell J.P.  
of Jerome Township Union  
County Ohio

Affidavit for Attachment  
taken July 13<sup>th</sup> 1885

Copy of Affidavit

Justice fees  
summons  
Affidavit for ATT  
Order  
Undertaking  
Dismissal

25  
40  
40  
40  
20  
1 65

The said plaintiff Leulver Harper makes oath that the claim in this action is just on Book account for work and labor performed by self and team for defendant at defendant's request and the said Leulver Harper also makes oath that the said claim is just and that the plaintiff ought as he the deponent believes to recover thereon eight - 76 dollars. He also makes oath that the said defendant E. C. Ashbaugh is about to convert his property or a part thereof into money for the purpose of placing it beyond the reach of his creditors, and the said Leulver Harper further makes oath and says that he has good reason to and does verily believe that Peter S. Hiderer of and within said County of Union has property of said E. C. Ashbaugh in his possession liable to be attached in this action to wit money on a certain contract for stone sold and delivered to him. And affiant further says that the property sought, and about to be attached in this action, is not exempt from execution, is not the personal earnings of his said defendant nor the personal earnings of his minor child or children, for services rendered, within three

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July 14<sup>th</sup> 1885-

months prior to the commencement of this action  
of the plaintiff Culver Harper. (signed) Culver Harper  
Plaintiff filed his undertaking for attachment  
Order for attachment and summons issued  
returnable July 18<sup>th</sup> 1885 at 1 P.M.

Return Received this writ July 15<sup>th</sup> 1885 and  
served the same on the defendant July 13<sup>th</sup> 1885-

(signed)

Jacob Maper Constable

No return made on the Order and no  
costs charged by Constable  
Costs all settled and case settled by  
parties and dismissed by order of plain-  
tiff



No 181  
 Suit Brought on a promissory

N.M. Huber plaintiff  
 against  
 G. Nick defendant

Before J.P. McDowell Jt.  
 of Jerome Township Union  
 County Ohio  
 Copy of note

Judgment \$58.30

\$42.20 May 30th 1885  
 Thirty days after I promise to  
 the order of B.H. Evans the  
 sum of forty two <sup>00</sup>/<sub>100</sub> dollars  
 Value received, with interest at  
 8 per cent (signed) G. Nick

Justice fees  
 Summons  
 Entry 20 records  
 Judgment  
 Execution  
 Satisfaction  
 filing 3 papers  
 Paid 1.70

25 Indorsements.  
 30 November 30th 1885. Received on the  
 40 within note ten dollars \$10.00  
 40 August 6th 1884. I assign the  
 20 the within note to George Crook  
 15 without recourse on me (signed)  
 B.H. Evans

Pay to W.P. Andrews (signed) G. Crook  
 Pay to N.M. Huber (signed) W.P. Andrews  
 I issued summons for the  
 defendant July 14th 1885  
 returnable July 20th 1885 at 9 A.M.

Constable's fees  
 Summons  
 Paid 80

return: I received this  
 writ July 14th 1885 and  
 served the same on the  
 within named G. Nick  
 on the 16th day of July 1885  
 personally by copy at mine  
 his residence at nine o'clock.  
 Constable's fees service 25c  
 mileage 30 Copy 25c Total 80.  
 signed John Riley Constable

July 20th 1885 Time <sup>set</sup> for  
 trial Plaintiff represented  
 by W.P. Andrews his Atty  
 appeared and the defendant  
 failed to appear and after  
 waiting one hour the note  
 was presented as evidence  
 on the part of the plaintiff

note July 14th 1885

Therefore it is considered that by and that  
 the plaintiff N. M. Huber recover of the de-  
 fendant the sum of thirty eight<sup>and</sup> <sup>30</sup> dollars  
 debt and his costs herein taxed at two<sup>and</sup> <sup>100</sup> dollars and fifty  
 cents as follows Jus Summons 25- entry 20 words 30  
 filing 3 papers 15 judgment 40 satisfaction 20 Execution 40  
 Constable serving summons 25- copy 25 mileage 30  
 Total costs \$2.50 This 20<sup>th</sup> day of July A. D. 1885

J. P. McDowell J. P.

Execution ordered immediately by plaintiff  
 Issued execution the same day and gave it to  
 John Riley Constable

August 15<sup>th</sup> 1885 Received of J. P. McDowell  
 thirty dollars in full satisfaction for  
 the above judgment N. M. Huber  
 Costs paid full



Suit Brought on a promissory note

O. H. Dry Plaintiff  
Against  
A. Dickson and  
B. H. Pickett - Defendants

Before J. P. McDowell  
J. P. of Jefferson Township  
Perrinton County Ohio  
Copy of note  
left by W. P. Andrews Atty  
for Plaintiff.

Judgment

\$65.00 Plain City Aug 25<sup>th</sup> 1883

	Deft costs	Plt costs
Justice fees		50
summons		5
filing 3 papers	5	10
Docket entry		30
continuance	20	
Subpoena	30	
Judgment		40
swearing 4 witnesses	15	5
Docketing	30	
	<del>10</del>	1.35
Undertaking for appeal	40	
Docketing the same	30	
Transcript & Certificate	1.25	
	<u>2.95</u>	

One year after date we per-  
use to pay to the order of  
O. H. Dry sixty five dollars  
at 6.00% interest Value received  
no. - I have signed A. Dickson  
B. H. Pickett  
Dated Sept. 26<sup>th</sup> 1884  
Received \$13.00  
I issued summons for defen-  
dants Aug 15<sup>th</sup> 1885 returnable Aug  
22<sup>d</sup>. 1885 at 1 o'clock P.M.

Return  
I received this writ Aug. 15<sup>th</sup>  
1885 and served the same on the  
defendant B. H. Pickett by leav-  
ing a certified copy thereof at  
his residence, personally on  
the 17<sup>th</sup> of Aug 1885, the other  
defendant A. Dickson A. Dickson  
not found in my county on  
whom to get service

Constable fees	
On summons service	25
Copy <sup>25</sup> mileage <sup>50</sup>	=
Subpoena	
mileage <sup>20</sup> service <sup>25</sup> copy <sup>50</sup>	1.05

Aug 22<sup>d</sup>. 1885. 1. P.M. parties  
met. Plaintiff ready for trial  
Defendant asked for a contin-  
uance to file an answer  
and to procure witnesses,  
he also demanded that the  
plaintiff give security for  
costs, which I required him  
to do Adjourned till August  
31<sup>st</sup> 1885. at 1. P.M.

Witnesses fees	
John Harriott	1.20
Chambers	1.20

Aug 26<sup>th</sup> 1885 I bind myself  
as surety for the costs in the  
above case of O. H. Dry against  
A. Dickson and B. H. Pickett  
R. H. Andrew

Total Costs 8.80



August 15th 1885

Issued Subpoena for Dr John Harriott for defendant  
Aug 31st 1886 time set for trial parties met, and trial  
demanded, and trial had. Plaintiff presented etc as  
insolvent, defendant filed his answer Dr John Harriott  
and Nicholas Chambers called by defense, they and defen-  
dant sworn Dr John Harriott examined N. Chambers  
examined and B.H. Pickett for the defense, and W.H. Dry was  
examined in rebuttal

Defendant's bill of particulars

1st B.H. Pickett one of the Defendants says that on or about the 25th day  
of August 1883 A. Dickson made and signed a promissory note to  
one W.H. Dry for the sum of sixty five dollars with interest at 6 per cent  
(as principal) due on the 25th day Aug 1884, and B.H. Pickett signed  
with principal as surety only and that this defendant never received any  
consideration in any way for which said note was given, and the  
said note was <sup>over</sup> due the said Dickson was circumstances to pay said  
note and on the 20th day of September 1884 said Dickson paid said plaintiff  
thirteen dollars on said note it being a partial payment only, and at the time  
of said partial payment said Dickson agreed to ~~pay~~ with said plaintiff  
to pay 8 per cent interest <sup>if not pltt</sup> Dry would extend the time for the payment of bal-  
ance due on said note. And that the time was extended by Plff and said  
Dickson, and that this defendant B.H. Pickett had no notice from either  
Plaintiff or said Dickson that the time had been extended until Dickson  
had become insolvent

2nd This Defendant says that he is not liable on said note, or any part thereof  
for the reason that the plaintiff by negligence in collecting the same  
when due, and making a new contract to extend the time without the  
knowledge of this Defendant, and further this Defendant says W.H. Dry  
the plaintiff refused to take any steps towards collecting the claim  
by dissenting from proceeding by Administrator of A. Dickson deced-  
ed. 3rd This Defendant asks to be released from any liability thereon  
and judgment accordingly (signed) B.H. Pickett

By A. J. Martin his Atty

After hearing the evidence I find that said B.H. Pickett is liable for  
the balance due on said note. Therefore it is considered by me  
that W.H. Dry, the plaintiff, recover of the Defendant B.H. Pickett the  
sum of fifty nine dollars and twenty five cts debt and his <sup>costs</sup>  
incurred at two and <sup>15</sup>/<sub>100</sub> dollars.

Defendant's <sup>costs</sup> assessed at four and <sup>45</sup>/<sub>100</sub> dollars as found in margin  
This 2nd day of ~~August~~ <sup>September</sup> 1885 J. P. McDowell J.P.

Notice given for an appeal. Appeal bond filed  
September 9th 1885. Continued on page 345



Mr. J. P. McDowell

P. P.

Plain City  
Madison County  
Ohio.

25-  
30  
3

40  
40  
40  
1.20  
1.00  
3.00  
1.00  
1.10  

---

8.50  
5.50  

---

3.00  
1.10  

---

1.90



Mr. J. McDowell!

Dear Friend!

I want and see Mr.  
J. Robinson. we agreed,  
this way, you keep the note  
till 1 April 1886. If the  
note not paid on the Day  
of 1 April 1886; you  
serve the Summons on  
me the next Day.

Your Friend

G. Nick.

**SUMMONS IN FORCIBLE DETENTION.**

*E. S. Churchman*  
Plaintiff,

against

*S. Flanders*  
Defendant.

RETURNABLE,

*Sept 4<sup>th</sup> 1888, 1 P.M.*

Justice's Fees, - - - \$ *.55*  
Constable's Fees, - - - \$ \_\_\_\_\_  
\$ \_\_\_\_\_

A True Copy. Attest:

\_\_\_\_\_  
Constable.

\_\_\_\_\_  
Attorney for Plaintiff.

*I Received this writ Aug 29<sup>th</sup> 1888, and served the same on the same Day Personally on the within named S. Flanders by copy*

CONSTABLE'S FEES.	
Service.....	\$ <i>.25</i>
Mileage.....	<i>.20</i>
Cop.....	<i>.25</i>
	<u>\$ <i>70</i></u>

*John Riley* Constable



SUMMONS IN FORCIBLE DETENTION.

THE STATE OF OHIO.

Union County, ss.

Jerome Township.  
To any Constable of said County, Greeting:

You are hereby commanded to summon

to appear before me

a Justice of the Peace of said Township, at my office therein, on the

Sept. 5th day of A. D. 1885, at 1 o'clock P.M., to answer unto

E. S. Churchman in an action for forcible detention of the following described premises, to-wit: Situated in

the township of Jerome, County of Union, and State of Ohio, and known as

E. S. Churchman's property Court the three north corner of dwelling house, situated on a lot or parcel of land of about one half acre, in Jerome Township Union County Ohio, and nearly opposite to the residence of Clarence Beard.

You will make legal service of this writ, and return the same on or before the 4th day of Sept A. D. 1885, at 1 o'clock P.M.

Witness my hand, this 29th day of August, A. D. 1885

J. P. McDowell  
Justice of the Peace.

# Notice to Leave Premises.

Copy



## NOTICE TO LEAVE PREMISES.

To L Flanders

SIR: I wish you to leave the following premises, now in your occupation, to-wit:

The three north roomy in my frame dwelling house, situated on a lot, or parcel of land of about one half acre, in Perouse Township Union County, Ohio, and nearly opposite to the residence of Clarence Beard,

Your compliance with this notice, within three days after its service, will prevent any legal measures being taken by me to obtain possession.

I am, respectfully,

E D Churchman

Dated August 25, A. D. 1885.

E. S. Churchman

L. F. Sanders

"Complaint"

filed Aug 29<sup>th</sup> 1885

J. P. W. Howell J. P.



To J. S. McCloud a Justice of the Peace  
in and for the Township of Jerome in the  
County of Union, Ohio

The undersigned, E. S. Churchman a resident  
of the County of Union, Ohio, doth hereby  
make his Complaint to you for this,

That the said L. Flanders, hath ever since  
the 15<sup>th</sup> day of August in the year 1885, and  
doth still, unlawfully and forcibly detain  
from the undersigned, possession of the  
following premises, situate in the Township  
of Jerome in said County of Union, and  
described as follows, The three north Rooms  
in my frame dwelling house situated  
on a lot or parcel of land of about one half  
acre in Jerome Township Union County Ohio  
and nearly opposite the residence of  
Clarence Beard. The said L. Flanders  
entered upon said premises as the tenant  
of the undersigned; the lease therefor expired  
at the time herein first mentioned; and from  
that time the said L. Flanders, hath unlawfully  
and forcibly held over his said term,  
On the 25<sup>th</sup> day of August in the year 1885 the undersigned  
duly served upon the said L. Flanders as required by law,  
notice in writing, to leave said premises. The undersigned asks  
process and restitution of said Premises.

Dated August 29<sup>th</sup> 1885

E. S. Churchman



Suit brought in

E.S. Churchman  
Plaintiff

Vs  
S. Flanders defendant

Judgment

Justice of us  
summons  
entry  
filing  
judgment  
Arsonial

25-  
75-  
10  
20  
1.00

Constable's fees  
on summons

70

County of Jerome township  
Union Co Ohio  
Aug 29th Copy of Complaint  
filed by the plaintiff E.S.  
Churchman, as follows  
The undersigned E.S. Churchman  
a resident of the County of  
Union Ohio doth hereby  
make his complaint to you  
for this <sup>against</sup> ~~that~~ the said S. Flan-  
ders for this that the said  
S. Flanders hath ever since  
the 15th day of August in  
the year 1885 and doth still  
unlawfully detain from the  
undersigned, possession  
of the following premises  
situate in the township  
of Jerome in said County  
of Union, and described as  
follows, the three <sup>north</sup> rooms in my  
frame dwelling situated on a  
lot or parcel of land of about  
one half acre in Jerona town-  
ship Union County Ohio  
and nearly opposite the re-  
idence of Clarence Beard.  
The said S. Flanders the said  
S. Flanders entered upon said  
premises as the tenant of the  
undersigned; the lease thereon  
expired at the time herein first  
mentioned, and from that time  
the said S. Flanders hath un-  
lawfully and forcibly held  
over his said term.  
On the 25th day of August in  
the year 1885 the undersigned  
duly served upon the said S.  
Flanders, as required by law,  
notice in writing to leave

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Forcible Detention Aug 29<sup>th</sup> 1885

said premises, The undersigned asks process and restitution of ~~the~~ premises, (signed) E. S. Churchman dated Aug 29<sup>th</sup> 1885. A copy of the notice attached to the above complaint

Summons issued the same day and delivered to John Riley Constable of said township and County, returnable Sept 4<sup>th</sup> 1885 at 1 P.M. returned the same day I received this Aug 29<sup>th</sup> 1885 and served the same on the same day personally on the within named S. F. Sanders by copy. Constable's fees services mileage <sup>25</sup> <sup>20</sup> <sup>25</sup> Sept 4<sup>th</sup> Case dismissed by order of Plaintiff

From page 843

E. H. Dry vs A. Dickson and B. H. Pickett before J. P. McDowell J. P.

Copy of Appeal bond

Whereas on the 2<sup>nd</sup> day of September A. D. 1885 the said E. H. Dry obtained judgment against the said B. H. Pickett on the docket of J. P. McDowell J. P. for fifty nine dollars and twenty five cents and costs taxed at two and <sup>15</sup>/<sub>100</sub> dollars. Defendants costs taxed at \$4.45- and the said B. H. Pickett intends to appeal therefrom to the Court of Common Pleas of Union County.

Therefore We J. C. Harriott and R. Morris of Union County hereby undertake and promise and undertake in the sum and to the amount of one hundred and thirty five dollars that the said appellant will prosecute his appeal to effect and without unnecessary delay. J. C. Harriott (signed) R. Morris

Taken Executed and acknowledged before me and surety approved this 9<sup>th</sup> day of September A. D. 1885

J. P. McDowell J. P.

Transcript sent to clerk of Court of Union Co Ohio with note, answer, and Undertaking for appeal. Defendant paid one dollar on my costs plus mileage <sup>com</sup> and the witnesses, both and the witness paid defendant



A T Kinton }  
 vs }  
 John H Kerner }  
 Deft }

Case for damages  
 Before J. P. McDowell  
 P. O. Jerome Township  
 Union County Ohio

Justice fees  
 summons  
 Subpoenas 30  
 Entry of case 200 words  
 Venire for jury  
 Judgment  
 swearing witnesses 20

Constable fees  
 On summons <sup>service 25</sup> <sup>mileage 50</sup> <sup>copy 25</sup> 1.00  
 " Subpoena <sup>service 45</sup> <sup>mileage 50</sup> <sup>copy 25</sup> .70  
 Venire jury 1.20  
 Attendance 1.00  
 4.90

jury fee 3.00  
 Paid by A T Kinton

Witness fees  
 George Benson 1.10  
 Samuel Carson 1.10  
 Wm. Kerattinger 1.10  
 David Wise 1.00  
 B Kinton 1.10

Plaintiff's bill of particulars.  
 The plaintiff says;  
 He is the owner of certain  
 lands in said County of  
 Union adjoining the land  
 of the defendant, that he is  
 the owner of and has been  
 farming a certain part  
 of his said lands, for  
 corn, That the defendant's  
 hogs, without the fault of  
 this plaintiff, entered the  
 plaintiff's said field of corn  
 and injured and destroyed  
 a large amount of plaintiff's  
 growing corn.

Plaintiff says he is un-  
 able to state the date of the  
 entry of defendant's hogs  
 into the said field, but  
 did not know of their  
 having entered into said  
 cornfield until September  
 the 4<sup>th</sup> 1885.

The plaintiff has been  
 damaged by reason of the  
 premises in the sum  
 of fifty dollars, for  
 which sum he asks  
 judgment against the  
 defendant. The defendant  
 is required to file his bill  
 of particulars

(signed) A. T. Kinton  
 I issued summons for  
 defendant and subpoe-  
 na for Geo Benson B. Kinton  
 and David Wise returna-  
 ble Sept 9<sup>th</sup> 1885 at P. M.

tr  
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 4<sup>th</sup> 18  
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Brought September 4<sup>th</sup> 1885

Return of summonses; I received this writ September 4<sup>th</sup> 1885 and served the same on the within named John H. Kerner by copy at his residence, on the 5<sup>th</sup> day of September 1885; Constable's fees service <sup>25</sup> mileage <sup>50</sup> copy <sup>25</sup> total \$1.00  
(Signed) John Riley, Constable

Witnesses all served by copy, September 7<sup>th</sup> 1885  
Sept 9<sup>th</sup> 1885 seven hundred dollars deposited by defendant as tender  
Case called and Plaintiff demanded a jury trial. The following names of the panel not struck out, N. Harrington, Clark Rickard, O. M. Jones, Frank Barron, J. E. Smith, and Richard Clark. Venire given to John Riley, Constable, returnable at 1 o'clock P.M. this day. The defendant tendered seven dollars and forty cents for damages, of which <sup>25</sup> \$3.50 was tendered as damage, which tender was declined by plaintiff, and costs already accrued before the jury was brought summoned.

At the time set for trial the jury was called and sworn, and the Plaintiff's witnesses called and sworn with the Plaintiff himself and examined.

Defendant and his witnesses sworn and examined.

September 9<sup>th</sup> 1885 Time set for trial defendant tendered seven dollars and forty cents to pay for damage and costs already accrued of which \$3.50 was tendered as damage which tender Plaintiff declined, so defendant deposited \$7.00 into my hands as the tender.

Case called and Plaintiff demanded a jury trial, jury struck, N. Harrington, Clark Rickard, O. M. Jones, Frank Barron, J. E. Smith and Richard Clark, Venire given to John Riley, Constable returnable at 1 P.M. This day. at the time set for trial the jury was called and sworn. The Plaintiff and his witnesses sworn and examined, after which the defendant and his witnesses were sworn and examined.

after the Pleas of Counsel on both sides, the case was given to the jury, who brought in the following verdict: We the jury do find the complaint of the Plaintiff as set forth in his bill of particulars true. And do assess his damages at in the sum of two dollars.

(Signed) J. E. Smith foreman  
Plaintiff paid the jury three dollars  
Therefore it is, on the 1<sup>st</sup> day of September 1885, Considered by me that the Plaintiff A. T. Kerton recover of the Defendant two dollars debt damages and his costs hereinaud a \$2.20

As follows justice fees summonses <sup>25</sup> subpoenas <sup>15</sup> entry <sup>30</sup> \$1.70 for jury  
Constable fees, summons <sup>100</sup> subpoena <sup>170</sup> \$3.70 Two witnesses \$2.20  
And it is considered by me that the A. T. Kerton the costs which  
accepted after the defendant made the tender taxed as follows justice  
fees \$1.20 Constable fees on venire 1.20 attendance 1.00 witnesses 3.70  
Retrayal fees \$3.00 Total 9.60 J. P. M. Dowell J. P.



For value received, I hereby guarantee the payment of the within note and any renewal of the same to the corporation of SKYMOUR, SABIN & CO., Stillwater, Minn., or their order, and I hereby waive demand of payment, protest and notice of non-payment, and all defences, on the ground of any extension of time of payment of this note that may be given by the holder thereof.

Pay Plain Cj-Bank

Or Order, for Collection and Remittance, Plain Cj  
attn.

E. S. BROWN, AS RECEIVER OF  
North Western Mfg & Car Co.

Per C. R. Millin

no 165-Docket B page 348

Per 1000

E. S. Brown, as Receiver of  
North Western Mfg & Car

Car Co

ENDORSEMENT.

Paid..... Dollars

S. L. Kent & J. R. Pickett Dollars.

Paid..... Dollars  
Field Oct 1st 1885

Paid..... Dollars  
J. M. McDowell J.P.

judgment had on the within this  
15<sup>th</sup> day of October A.D. 1885

judgment \$257.14 Costs \$2.50

of.....  
J. M. McDowell J.P.

State of..... for the purpose of obtaining the credit given

by this note, hereby certify that I own, in my own name..... Acres of

land in Sec Pay to the order of E. F. LAWRENCE County and State

as above successors as trustee of each receiving notice of

non-payment and protest in case of non-

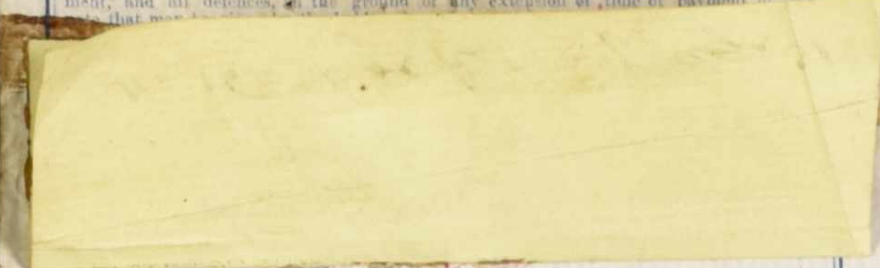
payment words of personal property over and above all indebtedness.

NORTH WESTERN MANUFACTURING & CAR CO.

Witness..... Per W. C. Hester Attorney



For value received, I hereby guarantee the payment of the within note and any renewal of the same to the expiration of SEYMOUR, SABIN & CO., Stillwater, Minn., or their order, and I hereby waive demand of payment, protest and notice of non-payment, and all defences, on the ground of any extension of time of payment of this note that may be made.



~~Wm. S. Brown~~  
~~Receiver of~~

Pay ~~W. S. Brown~~

Or Order, for Collection and

Remittance  
**E. S. Brown, as Receiver of**  
**North Western Mfg. & Car Co.**

Per *W. S. Brown*  
Accountant

*E. S. Brown, as Receiver of*  
*North Western Mfg. & Car*

*Co's*

**ENDORSEMENT.**

Paid..... Dollars

*S. C. Kent & J. R. Pickett* Dollars.  
*Field Oct 1st 1885* Dollars.

Paid..... Dollars

*J. M. McDowell J.P.*  
judgment had on the within this  
15<sup>th</sup> day of October A.D. 1885

judgment \$257.14 Costs \$2.50

of.....  
*J. M. McDowell J.P.*

State of..... for the purpose of obtaining the credit given

by this note, hereby certify that I own, in my own name..... Acres of

land in Sec *Pay to the order of E. F. Lawrence* County and State

as above *successors as trustees of each receiving notice of*

*top adjacent* and protest in case of non-

payment worth of personal property over and above all indebtedness.

**NORTH WESTERN MANUFACTURING & CAR CO.**

Witness..... Per *H. C. Hester* Auditor

1233 70

\$ 200.00

Given this 10th day of July 1881

**FOR VALUE RECEIVED,**

On or before the first day of January 1884, I promise to pay to the order of the

corporation of SEYMOUR, SABIN & CO., Stillwater, Minn.,

Dollars, at the office of Horn City, N.C. in Horn City, N.C. with interest at the rate of eight per cent. per annum from date until maturity, and eight per cent. per annum on the whole amount due upon said note at the maturity thereof until the same is fully paid. And if this note is not paid at maturity, I agree to pay ten percent. attorney's fees thereon in addition thereto for the collection thereof. Provided, however, if this note is paid before suit is brought thereon, then and in that case the said ten per cent. collection fee shall be entirely remitted, except in case this note is renewed or extended and new security taken on such renewal or extension, in which case I agree to pay one-half of the above attorney's fees of ten per cent., and I consent that the said attorney's fees shall be taxed as costs, and entered up as a part of the judgment, in case a judgment is obtained upon this note. The maker and endorser of this note each hereby waive presentation for payment, protest and notice of non-payment of this note.

I, the subscriber, J. R. Beckell of Chick County of Ohio

State of Ohio for the purpose of obtaining the credit given by this note, hereby certify that I own in my own name 1/2 acres of land in Sec. 1 Range 1 Town of 1 County and State as above, with 1/2 acres improved, worth \$ 100 which is not encumbered by mortgage or otherwise, except \$ 0 I own \$ 0 worth of personal property over and above all indebtedness.

I, the subscriber, J. R. Beckell of Chick County of Ohio

State of Ohio for the purpose of obtaining the credit given by this note, hereby certify that I own in my own name 1/2 acres of land in Sec. 1 Range 1 Town of 1 County and State as above, with 1/2 acres improved, worth \$ 100 which is not encumbered by mortgage or otherwise, except \$ 0 I own \$ 0 worth of personal property over and above all indebtedness.

P. O. Horn City, N.C.

State Ohio Res. Chick miles 10 of P. O. Chick

Witness J. R. Beckell

Secured by Mortgage dated 12/30/80

If signatures are not perfectly plain, agents will please write it or them on margin with pencil.



October 11<sup>th</sup> 1886

Received from

J. P. McHowell J.P.

Eighty four

E. S. Brown as Receiver

Dollars

in full for judgment of North western car

and manufacturing association against  
J. C. Kent

W. F. Andrews  
Atty for Plff.

Plain City Ohio

Nov 21/85-

Recd of C. P. McDowell J.P.  
#116<sup>45</sup> to aply on judgment  
re S. C. Hunt in favor of  
N. W. Myer & Co  
W. P. Andrews



C. S. Brown, as receiver  
of North Western Mfg  
Co

Vs  
J. M. Bent and  
J. R. Pickett

\$257.14

Justice fees	
Summons	50
Entry 40 words	60
judgment	40
filing 2 papers	10
satisfaction	20
Execution & filing	45
Under taking for stay	40

Constable's fees	
On summons	70
On execution poundage <sup>500</sup>	
service 40 mileage 20	\$5.00

Before J. P. Mc Dowell  
J. P. of Jeune township  
Union County Ohio  
copy of note. 1-21-80-5 M. S. L. Ind.  
Ohio & Ky. Company - no 13496.  
200.<sup>00</sup> - Columbus, O. July 19<sup>th</sup> 1887  
For value received. On or before  
the first day of January 1883 we  
promise to pay to the order of  
of the corporation of Seymour  
Sabine & Co. Stillwater Minn  
two hundred dollars at the  
office of Plain City Bank  
in Plain City Ohio. with  
interest at the rate of six per-  
cent. per Annum. until matu-  
rity. and six per cent per annum  
on the whole amount due at  
the maturity thereof until the  
same is fully paid.  
and if this note is not paid at  
maturity I agree to pay ten per  
cent Attorney fees in addition  
thereto for the collection thereof  
Provided, however if this  
note is paid before suit is  
brought thereon then in that  
Case, the said ten per cent Col-  
lection fee shall be entirely remit-  
ted, except in case this note is  
renewed or extended and new  
security taken on such renewal  
or extension, in which case  
I agree to pay one half the above  
attorney's fees of ten per cent. I con-  
sent that the said attorney's fees  
shall be taxed as costs, and en-  
tered up as part of the judg-  
ment in case judgment  
is obtained upon this note.  
Themaker and endorser of this  
note each hereby receive

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a promissory note October 1<sup>st</sup> 1885.

presentation for payment protest and notice of nonpayment of  
this note. Post Office, Plain City, Madison State Ohio  
(signed) S. C. Kent  
J. P. Pickett

I issued a summons for the above defendants October 10<sup>th</sup>  
1885 and gave it to John Riley Constable. returnable Oct 13<sup>th</sup> 1885  
at 6 P. M.

Return time of summons. I received this writ Oct 10<sup>th</sup> 1885  
and served the same on the within named S. C. Kent on Oct  
12<sup>th</sup> personally by copy. The other J. P. Pickett I could  
not find in ~~any~~ County. Constable's fees service 25 mileage  
copy 25. Total 70.00 signed John Riley Constable

October 15<sup>th</sup> 1885. The defendant S. C. Kent appeared  
and acknowledged that he was indebted on the above note  
to said North Western Mfg. & Car Co.

Therefore it is considered by me that the plaintiff E. S.  
Brown as receiver of North Western Mfg. & Car Co recover  
of the defendant S. C. Kent the sum of two hundred and fifty  
seven dollars and fourteen cents debt and the costs herein  
taxed at two ~~and 50~~ dollars, and interest at 6 per cent  
and costs that accrue J. P. McDowell J. P.

Execution issued October 28<sup>th</sup> 1885. by order of Plaintiff for \$260.20  
Execution returned \$125.00 made the balance to be  
paid within one year after judgment by  
defendant giving stay of execution by order  
of W. P. Andrews Atty. for Plaintiff

Defendant came and by Henry Kent his surety of Madison Co  
caused an undertaking <sup>for stay of execution</sup> to be entered herein which follows:

In pursuance of the statute in such cases made and pro-  
vided I Henry Kent as surety for the stay of execution  
of the above judgment of E. S. Brown as Receiver of North Western  
Mfg. and <sup>car</sup> Co against S. C. Kent do promise and undertake  
to pay the amount of said judgment and costs ~~th~~ and  
costs that accrue  
Oct. 28<sup>th</sup> 1885 Henry Kent

July 19<sup>th</sup> 1886 Received of S. C. Kent sixty five dollars on above judgment  
Received of J. P. McDowell sixty five dollars on above judgment  
W. P. Andrews Atty for Plaintiff

Oct. 7<sup>th</sup> 1886 Received of S. C. Kent eighty four dollars and fourteen  
cents in full for above judgment



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35-	541.00	316
60	H. Harper & Co	55
40	360	
<u>138</u>	<u>5.77</u>	<u>108.20</u>
	108.20	
	1.35-	
	<u>15.92</u>	

W. C. Linnis & Griswold

Calvin Eversole  
 Filed Oct 7th 1885

J. P. M. & Powell J. P.  
 judgment had on  
 the within note Oct  
 10th 1885-

judgment \$108.20  
 costs 1.35-

J. P. M. & Powell J. P.  
 Paid June 10th 1886  
 Docket B Page 350

J.P.



\$ 100

Plain City O Oct 1<sup>st</sup> 1884

Nine months after date I promise to pay to  
the order of H. Harper & Co.

One hundred Dollars

at Eight per cent Interest from date  
Value received witness Clark Corbin

No Due July  
Calvert Eversole  
Mark



McCune Sonnis & Griswold Sait brought

vs  
Calvin Eversole

Justice fees  
Docket entry  
filing  
satisfaction  
judgment  
Undertaking for  
stay of execution

Before J. P. McDowell J. P.  
of Jerome Township Union  
County Ohio  
Copy of note, Plain City O. Oct 11<sup>th</sup> 1885  
\$100.00 Nine months after date  
I promise to pay to the order  
of Harper & Co, one hundred  
dollars at eight per cent  
30 interest from date Value re-  
3- ceived (signed Calvin Eversole  
70 witness, Clark Corbin <sup>his</sup> <sub>mark</sub>  
40 Due July  
Indorsed. H. Harper & Co  
40

October 10<sup>th</sup> 1885. The  
Defendant Calvin Eversole  
personally came and  
~~confessed~~ waived process  
and confessed judgment  
on the amount of the above  
note and costs.

Therefore it is considered  
by me this 10<sup>th</sup> Day of October  
A.D. 1885 - that the Plaintiffs  
McCune Sonnis and Griswold  
recover of the defendant  
Calvin Eversole the sum  
of one hundred and eight  
dollars and twenty cents  
debt and the costs herein  
taxed at one dollar and  
thirty five cents.

Docket entry 30 and interest  
filing 5 and costs  
satisfaction 20 that accrue  
judgment 40  
Undertaking for stay 40

J. P. McDowell J. P.



on a promissory note October 10th 1885

October 10th 1885 Defendant came and by David  
McClung his surety <sup>resident of the County</sup> approved by me as good and  
sufficient surety caused an undertaking for  
stay of execution to be entered herein which  
follows:

In pursuance of the statute in such cases  
made and provided I David McClung  
as surety for the stay of execution of the  
above judgment of Melburn Linn & Griswold  
against Calvin Eversole do promise and  
undertake to pay the amount of said judg-  
ment and costs and interest and costs  
that accrue

David McClung

June 10th 1886 Received from Calvin Eversole one  
hundred and fifteen and  $\frac{25}{100}$  dollars in full  
for the <sup>above</sup> judgment interest and costs

J.P. McDowell J.P.  
Received of J.P. McDowell J.P. one hundred  
and thirteen and  $\frac{90}{100}$  dollars in full satisfac-  
tion for the above judgment

Melburn Linn & Griswold  
Per. Mirick



Harvey Davis  
vs

B. Evans

Plaintiffs bill  
of particulars

Filed October 28<sup>th</sup>  
1885 J. P. McDowell Jr.

25  
30  
10  
10  
20  

---

95  
85  

---

1.80

Harvey Davis } Before J. P. McDowell  
vs }  
B. W. Evans } J. P. of Jerome Township  
Union County and  
State of Ohio.

1st Plaintiff's bill of particulars  
The plaintiff <sup>on the night, ~~of~~ <sup>at</sup> other times of Oct. 29th 1887</sup> says that without  
any fault of his own, The defendant's  
cattle broke into his cornfield, over  
the part of the line fence which was  
defendant's part to keep up, and de-  
stroyed and ate up corn and fodder  
which said plaintiff estimates that  
he is damaged to the amount of three  
dollars

2nd Therefore plaintiff asks judgment  
~~asks judgment~~ against said defendant  
B. W. Evans for three dollars and the  
costs of prosecution

Harvey Davis  
Plaintiff



# SUMMONS.

*Harvey Davis*  
Plaintiff  
against

*B. W. Evans*  
Defendant

RETURNABLE

*Nov 7* 1885, at *9 AM.*

Amount Claimed, - - - \$ *3.00*

Justice's Fee, - - - \$ *.60*

Constables's Fee, \$ \_\_\_\_\_

\$ \_\_\_\_\_

Constable.

RETURNED AND FILED

, 188

*I Received this Writ Oct 31<sup>st</sup> 1885, and served the same on the within named B. W. Evans personally by copy on the 3<sup>rd</sup> of November 1885 by Deputy M. B. Smith Constable*

### Constable's Fees.

Service.....	\$ <i>25</i>
Mileage.....	<i>35</i>
Cop.....	<i>25</i>
Total.....	<u><i>85</i></u>

*John Riley* Constable.

## SUMMONS.

The State of Ohio. Union County, ss.

To any Constable of Jerome Township, in said County, GREETING:

YOU ARE HEREBY COMMANDED to summon B McEvans  
to appear before me, J. P. McDowell, a Justice of the Peace of said  
Township, at my office therein, on the 7<sup>th</sup> day of November A. D. 1885  
at 9 o'clock A M. to answer unto Harvey Davis

in a Civil Action for ~~amount due on~~ damage sustained by reason  
of said defendant's getting into his cornfield  
Amount claimed, \$ 3.00

You will make due return of this writ on or before the 7<sup>th</sup> day of November  
A. D. 1885, at 9 o'clock A M.

WITNESS, my hand, this 31<sup>st</sup> day of October A. D. 188

J. P. McDowell  
Justice of the Peace.



Harvey Davis

vs

B. W. Evans

---

motion

Filed Nov 4<sup>th</sup>

1888-

J. P. McDowell J. P.

Motion

Jerome Township          return do also

Before J.P. McDowell Justice Peace

Know combs the Defendant B.W.  
Evans and asks the court to Dismiss  
this action, for the Reason that it  
has not been Brought according to Law  
as Said down in the Statutes of  
Ohio

Nov 7<sup>th</sup> 1885-

B.W. Evans

Motion sustained by me  
J.P. McDowell J.P.



Harvey Davis

B. W. Evans

Defendant's bill  
of particulars

Filed November 7<sup>th</sup>  
1885-

J. P. McDowell J. P.

Jerome J P union loco  
Ohio

Nov 4<sup>th</sup> 1885

Harvey Dvice Plaintiff } Before J P McDowell  
vs }  
B W Evans (Defendant) } Bill Palchard of the  
Defendant J P

The Defendant for the following cause  
of action in his favor against the Plaintiff  
and Witch arose out of and are with the cause  
of action alleged in the Plaintiffs Bill of  
to wit

for Damage Sustained by Reason of  
Plaintiffs Cow Breaking <sup>into</sup> Defendants Pasture  
field at various times and feeding with  
Defendants cattle and causing them to beco  
me Breachy and insteering them to Brake  
out and follow said Breachy cow into  
said Defendant field and for with the  
Defendant claims a Damage of \$10<sup>00</sup>  
and asks judgement

B W Evans



Harvey Davis

vs

B. W. Evans

suit brought for damage

Before J. P. McDowell J.P. of  
Jerome Township Union  
County Ohio.

copy of bill of particulars

1<sup>st</sup> The plaintiff says that on and before  
the night of October 29<sup>th</sup> 1885without any fault of his own,  
the defendant's cattle broke into  
his cornfield over the part

25 of the line fence was the defendant's

30 part to keep up, and destroyed

10 and ~~also~~ corn and fodder whichsaid plaintiff estimates that  
he is damaged to the amount  
of three dollars2<sup>nd</sup> Therefore plaintiff asks  
judgment against said  
defendant B. W. Evans for  
three dollars and the costs  
of prosecution.

(signed) Harvey Davis

Plaintiff

Summons issued October 31<sup>st</sup> 1885returnable Nov 7<sup>th</sup> 1885 at 9 A.M.Constable's fee  
on summonsNov 7<sup>th</sup> 1885 parties met  
85 and upon motion of defen  
dant

page

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Navis  
Plaintiff  
31st 1885  
A.M.

met  
of defen



Florilla Smith Plaintiff  
 a legal representative of Estate of David Dort deceased  
 against  
 Francis M. Dort Defendant

Before J. P. McDowell J.P.  
 of Jerome Township Benign  
 County and State of Ohio  
 Bill of particulars of plain-  
 tiff

Plaintiff says the defendant  
 is indebted to in the sum  
 of one hundred dollars the  
 same that was bequeathed  
 to plaintiff Florilla Smith  
 in the last will of David  
 Dort now deceased and which  
 said defendant was to pay  
 to said plaintiff, the being now  
 due and unpaid.

Plaintiff asks judgment  
 for one hundred dollars and  
 interest from October 27<sup>th</sup> 1885  
 (signed) Florilla Smith  
 By A. J. Martin Atty for Plff.

November 7<sup>th</sup> 1885 defendant  
 came to whom I gave a summons  
 for his appearance November  
 15<sup>th</sup> 1885 at 9 o'clock A.M. he agre-  
 ing to accept that as his sum-  
 mons in the above case

I issued subpoenas for both  
 parties plaintiff's subpoena  
 J. B. Coats & H. M. Dort. Defendants  
 subpoena. Jos. Norris Musetta  
 Norris, Edward Norris, C. H. Dort  
 and Dr. John Harriott.

parties all subpoenaed by  
 the constable  
 Undertaking for costs.  
 We hereby undertake and prom-  
 ise to hold ourselves responsi-  
 ble for all the costs in the  
 above case  
 F. M. Dort  
 (signed) E. J. Atty

Justice fees  
 On summons 25  
 Entry 300 words 45  
 two subpoenas 30 45  
 dismissal 20  
 judgment 40  
 2.05

Constable's fees  
 On subpoenas mileage service 30 35  
 copies 1.25 50  
 \$2.50 \$1.65

Witness fees  
 F. M. Dort given to plaintiff 50  
 John B. Coats 1.00  
 Jos. Norris 1.20 paid  
 Musetta Norris 1.20 paid  
 E. Norris 1.20 paid  
 C. H. Dort 1.20 paid  
 Dr. J. Harriott 1.20 paid



Case was called both parties present case was called

plaintiff's witnesses called J. T. Wells, H. M. Dort & F. M. Dort were examined J. T. Wells produced plaintiff's letter authorizing him to act as her agent. also a copy of David Dort's will was produced as evidence.

Defendant presented a denial of the debt as his defence and a motion to dismiss on, 1<sup>st</sup> That the defendant was not bound for the defendant's claim against the estate 2<sup>nd</sup> That the case was prematurely brought, as the claim for which ~~the~~ plaintiff sued was not due.

The first part of the motion I overruled and the second part I sustained as according to evidence of the will I find that the claim was not <sup>really</sup> due for a year <sup>after</sup> the death of the widow of David Dort, which did not occur until the latter part

of March or the first of April 1885

<sup>All defendants witnesses present but not sworn</sup> Therefore I dismiss the case and charge the costs of case up to the plaintiff - justice fees \$2.05 - constable's fees \$4.15 cost of transcript of will J. S. Coats \$1.00 H. M. Dort donated his fee to plaintiff, and 3 witnesses fees \$3.40

The other witness fees I charge up to the defendant \$2.40 as there were more than was necessary to prove what he claimed he wished to prove by them.



Mt. Perry Ohio

Aug 1886

Received of J. P. McDowell  
Jr. the sum of ninety six  
dollars in full for the  
the judgment of James  
Eversole against Cal-  
Eversole

James Eversole

James Oversole  
vs  
Ed Oversole

Filed Nov. 30th 1885  
J.P. McDowell J.P.

Judgment had on the  
within note Dec 12th  
1885 for \$91.68 debt and  
\$1.35 costs

\$91.68  
0.55

~~45-840~~  
~~4305-6~~  
4.90

91.68  
4.90  
96.58  
~~1.35~~  
95.23

Received on  
this note 1885

Nov 30th 1885



\$ 100 00/100

Plain City O. Sep. first 1885



Three Months after date I promise to pay to  
the order of James Eversole the sum  
of One Hundred Dollars.

Value received from date. Int 8 percent

No Due bal. Eversole

James Eversole suit brought on a promissory note

Wm. Eversole

Township Union County  
County Ohio  
copy of note  
\$100.00 Plainity Ohio Sep  
first- 1885.

Three months after dated  
promise to pay to the order  
of James Eversole the sum  
of one hundred dollars  
value received from date.  
Interest 8 percent

justice costs  
Entry 200 words  
filing 1 paper  
judgment  
satisfaction  
under taking for stay

30 signed (Wm. Eversole  
5 Indorsed Nov 30th 1885  
40 Received on this note \$11.00  
20  
40 December 12th came and  
acknowledged  
135 that he is indebted on the

above signed note \$91.63  
and asked that judgment  
be had against for said  
amt.

Therefore it is considered  
by me that James Eversole  
the Plaintiff  
recover of Wm. Eversole the  
sum of ninety one dollar  
and fifty eight cents debt  
and the costs herein taxed  
at one dollar and thirty  
five cents, and interest  
at 8% and costs that incur

J. P. W. Dowell J. P.  
December 12th 1885 Defendant  
came and by his surety  
resident of the county and approved by me as good and  
sufficient surety carried and under taking for  
stay or stay of execution  
which follows:

In pursuance of the statute  
in such cases made and  
provided I Wm. Davis  
as surety for the stay of exe-  
cution in the above case of  
James Eversole against

resident of the county and approved by me as good and sufficient surety

Wm. Davis  
take  
and  
\$97.00  
an



omiso... note Nov 30th 1885

Cal. Eversole, do hereby promise and undertake to pay the amount of said judgment, interest and costs and costs that accrue

Signed and surety approved this 12th day of November 1885 J.P. McDowell Jr

August 14th 1886 Received from Calvin Eversole \$97.93 ninety seven and ninety three cents in full for the above judgment and costs and interest J.P. McDowell Jr and sent the same to James Eversole receipt returned pinned in the docket

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John M. Robinson Plaintiff

Thomas Smith and Edwin Morgan late partners defendants

May 20<sup>th</sup> 1886.

Judgment \$92.95

Justice Costs 25  
 Subpoena 40  
 Affidavit for Attachment 40  
 Order for Undertaking 40  
 Entry 40 words 60  
 Filing 4 papers 20  
 judgment 40  
 PA \$2.65

Constables fees 1.35  
 On summons 4.00  
 On order for care of property 7.00  
 \$7.35

Witness fee John Fleming 25  
 \$12.25

Suit brought in

before P. McDowell J.P. of Jerome township Union County Ohio

Copy of Affidavit

The said plaintiff John M. Robinson makes oath that the claim in this action is for money paid James Otten & sons for said defendants as per bill on file, and the said John M. Robinson also makes oath that the said claim is just, and the said plaintiff ought, as he, the deponent believes to recover thereon ninety two <sup>95</sup>/<sub>100</sub> dollars.

He also makes oath that the defendant Thomas Smith is a nonresident of Union County Ohio and that he the said Thomas Smith is about to convert a part of his property into money for the purpose of placing it beyond the reach of his creditors, and is about to remove a part of his property out of the county with intent to defraud his creditors.

And Affiant further says that the property sought and about to be attached in this action is not exempt from execution and is not the personal earnings of the defendant Thomas Smith nor the personal earnings of his minor child nor children for services rendered within three months prior to the commencement of said action of the plaintiff John M. Robinson signed John M. Robinson

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Attachment March 20<sup>th</sup> 1886

Undertaking for order filed, Order of Attachment and summons issued for defendants on the same day Mar 20<sup>th</sup> 1886.

Return of Mar 27<sup>th</sup> 1886

Received this writ Mar 20<sup>th</sup> 1886 and served the same on the same day, on the defendant E. Morgan, I could not find Thomas Smith in my county on whom to get service.

March 27<sup>th</sup> 1886, 9 o'clock A.M. the defendant Thomas Smith personally appeared & acknowledged service of this and entered his appearance herein. (signed) Thomas Smith

service 50 mileage 35 - Copies 50 Total \$1.35 (signed) John Riley, Constable

Return of Order. Received this writ Mar 20<sup>th</sup> at 11 A.M. and served the same at about 3 P.M. the same day by leaving a copy with E. Morgan & attached property which was appraised at \$130.00 belonging to Thomas Smith as per inventory and returned with Order. My fees: service 40 mileage 35 Copy 25

Appraisers fees 2.00 swearing Appraisers 1.00 = \$40.00

Inventory and appraisement, One Bay horse <sup>named John</sup> about 16 hands high appraised at \$65.00, One bay horse, Dick about 16 hands high

at \$45.00 a lot of ash lumber at \$30.00 and one platform spring wagon at

\$40.00 Total \$180.00 (Signed) John Riley, Alf W. Campbell

H. S. Gillespie

parties met at the time set for trial, defendant wished the trial postponed until the arrival of his Atty from Marysville which was done by consent. 11 o'clock he arrived and we proceeded with the case

Defendant made a motion to dismiss the attachment for the reasons that the property attached was exempt from execution which was sustained by parole evidence. Therefore I ordered the property to be released from the attachment. Defendant confessed judgment on the above amount of ninety two and 75/100 dollars, as ~~the~~ <sup>he</sup>

~~he~~ <sup>he</sup> paid the money as surety for Smith and he had good reason to believe the above allegations in the affidavit to be true & charge

the costs of the attachment to him Mar 27<sup>th</sup> A.D. 1886, Therefore it is considered by me that the plaintiff John M. Robinson recover from the defendants Thomas Smith and Edwin Morgan the sum of ninety two and 75/100 dollars debt

and costs of suit herein taxed ~~as found in margin~~ <sup>as found in margin</sup> and interest 6% and and costs that accrue,

J. P. McDowell Jt.



M. B. Smith Plaintiff  
Thomas Smith Defendant

Suit brought on attachment

Before J. P. McDowell J.P.  
of Jerome Township Union  
County Ohio

copy of Affidavit  
The said plaintiff M. B. Smith makes  
oath that the claim in this action is  
on book account for meat sold  
defendant in the year 1885

and the said M. B. Smith also  
makes oath that the said claim

is just, and that the said Plaintiff  
ought, as the said deponent believes

to recover thereon five and 25/100 dol-

lars. He also makes oath that the  
said defendant Thomas Smith

is a nonresident of Union County  
Ohio, and that the said Thomas

Smith is about to convert a part  
of his property into money for the

purpose of placing it beyond the  
reach of his creditors, and is about

to remove a part of his property out of  
the County with intent to defraud

his creditors

and Affiant further says that  
the property about to be attached

in this action, is not exempt from  
execution and is not the personal

earnings of the defendant, nor the  
personal earnings of his minor

child or children, for services ren-  
dered within three months prior to

the commencement of said action  
by the plaintiff M. B. Smith

(Signed) M. B. Smith  
Undertaking for Order filed

Order of Attachment and sum-  
mons issued on the same

day. Return of summons  
Received this writ Mar 20<sup>th</sup> 1886

I could not find the defendant  
Thomas Smith in any County

Justice fees 25  
Summons 40  
Affidavit for Attachment 40  
Order " " 40  
Undertaking 40  
Entry 45  
Continuance 20  
2.10

Constables fees 85  
On Summons 1.00  
On Order 7.85

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on attachment March 27<sup>th</sup> 1886

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20<sup>th</sup> 1886  
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y County

on whom to make service. Mar 27<sup>th</sup> 1886 9 o'clock A.M. the  
defendant Thomas Smith personally appeared and acknowledged service of  
this writ and enters his appearance having signed Tho S Smith  
Constable's fee service 45 mileage 35<sup>0</sup> Copy 25<sup>0</sup> 85 signed John Riley Constable  
Return of Order. received this writ at 1 P.M. and served the same on the same  
day on property subject to attachment <sup>in favor of</sup> of John M Robinson taken as the prop  
erty of Thomas Smith. My fee service 40 mileage 35<sup>0</sup> Copy 25<sup>0</sup> total = 100<sup>0</sup>  
signed John Riley

Attachment dismissed by order of the plaintiff. Case continued  
until April 3<sup>rd</sup> 1886



Suit Brought on attachment

for p

H Harper & Co. Plaintiffs  
vs  
Thomas F Smith defendant

Before J P McDowell J.P. of  
Jerome township Union Co.  
Ohio. Copy of note  
\$11.00 New California Nov. 10<sup>th</sup> 1883  
One day after date I promise  
to pay to the order H. Harper & Co.  
Eleven dollars at eight per cent  
interest from date.

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Value received (signed) Thomas F Smith  
Copy of Affidavit  
25 The Plaintiff J. K. Kirick one of the  
40 firm of H Harper & Co makes oath that  
40 the claim in this action is on a prom  
40 is prom note and the said J. K. Kirick  
45 also makes oath that the said claim  
15 is just, and that the said plaintiff  
20 ought as he the said deponent believ  
2.25 to recover thereon Eleven and <sup>35</sup>/<sub>100</sub>  
dollars. He also makes oath

that the said defendant Thomas  
Smith is a nonresident of Union  
County Ohio, and that he the  
said Thomas Smith is about  
to convert a part of his prop  
erty into money for the purpose  
of placing beyond the reach of his  
creditors, and is about to remove  
his a part of his property out  
of the county with intent to defraud  
his creditors, and affiant fur  
ther says, that the property about  
to be attached in this action is  
not exempt from execution, and  
is not the personal earnings of the  
defendant nor the personal earn  
ings of his minor child nor child  
for services rendered, within the  
months prior to the commence  
ment of said action the plaintiff  
H. Harper & Co.

(Signed) J. K. Kirick

Justice fees  
Summons  
Affidavit  
Order  
Undertaking  
Entry  
filing  
Continuance

25  
40  
40  
40  
45  
15  
20  
2.25

Constables fees  
Con. summons  
On Order

85  
1.00



for promissory note March 20<sup>th</sup> 1886

Order of Attachment and summons issued  
The same day.

Return of summons: Received this writ Mar. 20<sup>th</sup> 1886. I could not find  
the defendant in my county on whom to make service. Mar 27<sup>th</sup> 1886  
7 o'clock A.M. The defendant Thomas Smith personally appeared and  
acknowledged service on the within writ and enters his appearance  
herein. Signed Thos T Smith

Constables fees summons 25 mileage 35 Copy 25 = 85

Return of Order I received this writ Mar. 20<sup>th</sup> 1886 at half past 1 P.M.  
and served the same at four P.M. on property subject to Attach-  
ments in favor of John M. Robinson and M. B. Smith  
my fees service 40 Mileage 35 Copy 25 = \$100 Signed John Wiley Constable  
Attachment dismissed by order of Plaintiff and the case postponed  
until April 3<sup>rd</sup> 1886



Elizabeth Doot and  
 Florilla Smith: plaintiffs  
 Against  
 Joseph Morris, Jun<sup>r</sup> and Parker Corbin  
 Defendants

Suit brought for

Before J. P. McDowell, J. P.  
 of Jerome Township Union  
 County Ohio

Copy of Complaint

To J. P. McDowell a justice of  
 the peace in and for the town-  
 ship of Jerome in the County  
 of Union.

Justice costs  
 Summons  
 Docket entry  
 Filing  
 Judgment  
 Adjudgment  
 Swearing witnesses  
 Issuing writ of <sup>and filing</sup> restitution  
 Paid \$2 35

The undersigned Elizabeth Doot  
 a resident of the County of Jefferson  
 State of Kansas and Florilla  
 Smith, a resident of Trinity Coun-  
 ty Texas do hereby their complaint  
 to you against Joseph Morris  
 Jun<sup>r</sup> and Parker Corbin hath  
 ever since the first day of Apr.  
 in the year 1886, and doth still  
 unlawfully and forcibly detain  
 from the undersigned posses-  
 sion of the following premises sit-  
 uate in the Township of Jerome  
 in the County of Union, and  
 described as follows:

Constables fees  
 One summons <sup>Paid B. Baker constable</sup> 50  
 Writ of restitution 3.90

A one story frame house with  
 three rooms situate on lot No  
 thirty four (34) in the village of  
 Frankfort in said Jerome  
 Township of Jerome Union  
 County Ohio.

The said Joseph Morris Jun<sup>r</sup> and  
 Parker Corbin entered upon said  
 premises as the tenant of the un-  
 dersigned Elizabeth Doot the lease  
 therefor expired at the time herein  
 mentioned; and from that time  
 the said Joseph Morris & Parker  
 Corbin hath unlawfully and  
 forcibly held over their said  
 terms On the 2<sup>nd</sup> day of March  
 A.D. 1886. The undersigned duly  
 served upon the said Joseph Morris  
 Jun<sup>r</sup> and Parker Corbin as

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Forcible detentions Complaint filed March 2<sup>nd</sup> 1886

required by law, notice in writing, to leave said premises

The undersigned asks process and restitution.

Dated this 2<sup>nd</sup> day of April A.D. 1886

Signed Elizabeth Dort and Phyllis Smith.

By Samuel Ruehlen & J. T. Wells Agents

Issued summons for said Defendants Apr 2<sup>nd</sup> 1886

Return of Summons. Received this on Apr 2<sup>nd</sup> 1886 and served

the same on the within named Parker Corbin by a certified

copy personally, and Joseph Norris by leaving a certified

copy at his place of residence on the 2<sup>nd</sup> day of April, 88.

Constable's fees service 50, mileage 7 miles 50¢ 2 Copies 50¢ \$150

(Signed)

B. Baker

April 6<sup>th</sup> 1886 9<sup>th</sup> o'clock, <sup>AM</sup> the case was called the plain

tiff ~~appeared~~, parties present and defendants left

before the hour was up, when upon application

of Plaintiff's counsel the case <sup>was</sup> continued until April

7<sup>th</sup> 1886 at 9 o'clock A.M.

April 7<sup>th</sup> 1886, 9 o'clock A.M. plaintiffs appeared by

their agents Samuel Ruehlen and J. T. Wells and after

waiting one hour the defendants failed to appear, plaintiffs

Samuel Ruehlen and J. T. Wells were sworn ~~and~~ testified

and produced a copy of Mrs Sarah Ann Dort was produced

and a copy of the notice to leave the premises.

I find from the testimony the plaintiffs have a right

to possession of the a described property.

Therefore it is considered by me, that said plaintiffs

have restitution of the premises mentioned and described

in their said complaint and recover, of said defendants

the costs herein, taxed at three dollars and forty cents

as found in the margin J. P. McDowell J.P.

This 7<sup>th</sup> Day of April A.D. 1886

Issued writ of restitution same day

writ returned: Received this on the 7<sup>th</sup> day of April 1886 and served

the same on the 8<sup>th</sup> day of April 1886 by removing the goods of the

defendants Joseph Norris and Parker Corbin and delivering the keys to the

Plaintiff S. H. Ruehlen, no property found to execute for costs.

service 40 Removing goods 3.00 mileage 7 miles 50¢ \$390

Received from J. T. Wells \$4.00 on } signed B. Baker, Constable

above costs

Jacob Kramer as  
Administrator for  
Maria D. Kramer

vs  
D. C. Lane

Filed May 10<sup>th</sup> 1886

J. P. McDowell J. P.

Judgment had on the within note  
May 17<sup>th</sup> 1885 for \$135.42.

J. P. McDowell J. P.

May 15<sup>th</sup> 1886  
From the within  
one hundred and  
thirty dollars.



March the 13 1883

one year after date

I promise to pay Mari

D Kramer the sum  
of two hundre and eight  
dollars for value

received of her lat

eight per cent interest

per annum D C Lane

Suit brought on a

Jacob Kramer  
as administrator  
Maria D. Kramer <sup>deceased</sup> Plaintiff  
vs  
D.C. Lane Defendant

Before J.P. McDowell  
J.P. McDowell J.P. of  
Jerome Township  
Union County Ohio

Judgment May 17<sup>th</sup> 1886 \$135.62  
Paid

Copy of note  
March the 13 1883  
One year after date  
I promise to pay  
Mari D. Kramer the sum  
of two hundred and  
eight dollars for value  
received of her at eight  
per cent interest per  
annum.

Justice fees .75  
Notice to defendant 45  
Entry 45  
Filing 05  
Judgment 40  
undertaking for stay 40  
Satisfaction 20  
Paid \$1.65

signed D.C. Lane.  
On the above I received  
May 15<sup>th</sup> 1886 one hun-  
dred and thirty dollars  
leaving a balance of  
principal and com-  
pound interest, which  
defendant agreed to pay  
of One hundred thirty  
five and <sup>62</sup>/<sub>100</sub> dollars.

Defendant came May  
17<sup>th</sup> 1886 and waived pro-  
p and confessed judg-  
ment on the above amount.  
Therefore it is consider-  
ed by me that Jacob  
Kramer as administrator  
for Maria D. Kramer deceased  
recover of D.C. Lane the  
sum of one hundred and  
thirty five dollars and  
sixty two cts debt and  
the costs as taxed in  
the margin and  
costs that accrue J.P. McDowell J.P.



promissory May 22<sup>nd</sup> 1886

May 22<sup>nd</sup> 1886 defendant came and by his ~~surety~~  
~~sufficient sure~~ approved by me as good and suf-  
 ficient surety and resident of the county, caused an  
 undertaking for stay of execution to be entered herein  
 which follows,

In pursuance of the statute in such cases made  
 and provided I William Martin as surety  
 for stay of execution in the above judgment of  
 Jacob Kramer as administrator for Maria D Kramer  
 Deceased ~~against~~ D. C. Lane do hereby under-  
 take and agree to pay the amount of said judg-  
 and interest and costs and accrued costs

William Martin

signed and surety approved this 22<sup>nd</sup> day of May  
 A.D. 1886

J. P. McDowell J.P.

May 24<sup>th</sup> 1886 Received of J. P. McDowell, one  
 hundred and thirty dollars as ~~received~~ <sup>received</sup> May 15<sup>th</sup> 1886  
 which he received ~~he received~~ on the above note  
 as  
 administrator

Jacob Kramer as

Jan 15<sup>th</sup> 1887 Received of D. C. Lane one hun-  
 dred and forty four dollars and fifty cents in full  
 for the above judgment and costs J. P. McDowell J.P.  
 Received of J. P. McDowell \$ one hundred and forty two  
 and  $\frac{85}{100}$  dollars in full for the above judgment and  
 costs

Jacob Kramer



Electa F. Woolley Plaintiff } In bastardy brought  
 Hylas Minthorn defendant } Before J.P. McDowell J.P.

McDowell J.P. of Jerome town-  
 ship Union County Ohio  
 May 31<sup>st</sup> 1886 Electa F. Wool-  
 ley an unmarried woman  
 and resident of the township  
 of Jerome, in the County of  
 Union, Ohio this day  
 made complaint to me  
 as follows;

Personally appeared before  
 me J.P. McDowell a justice of  
 the peace in and for the  
 said township and County,  
 Electa F. Woolley a resident  
 of Union County, Ohio, and  
 made a complaint un-  
 der oath that she is an  
 unmarried woman res-  
 ident of Jerome township  
 in said County, and that  
 she is now pregnant  
 with a bastard child  
 and that Hylas Minthorn  
 is the father of said child.

(Signed) Electa F. Woolley  
 Same day issued a warrant  
 which is as follows.

The state of Union County  
 To any sheriff or constable  
 of the state of Ohio greeting  
 whereas Electa F. Woolley an  
 unmarried woman resident  
 of the County of Union  
 hath this day made com-  
 plaint on oath, and in  
 writing, to and before  
 me J.P. McDowell a justice  
 of the peace in and for  
 the township in said  
 County, that she is now  
 pregnant of a bastard  
 child, and that Hylas

May  
 Min  
 for  
 H  
 and  
 own  
 so



May 31<sup>st</sup> 1886

Minthorn is father said child. you are there-  
fore commanded to pursue and arrest the said  
H. Glas Minthorn in any county in this state  
and bring him forthwith before me to answer said  
complaint, and this shall be your warrant for  
so doing.



Case brought on attachment  
John Riley Plaintiff

against  
J. A. Robey, A. Williams and  
E. D. Williams partners, firm name  
J. A. Robey & Co. Defendants  
Judgment

Before J. P. McConell Jt. of  
Jerome Township Union County  
Ohio. Copy of  
Plaintiff's bill of particulars  
Plaintiff says that defendants  
are justly indebted to him in  
the sum of one hundred and ninety one  
dollars and thirty cents on a con-  
tract entered into between Plff and  
defts by the terms of which Plaintiff  
was to act as agent for defendants in the  
sale of their goods, and was to receive  
2% on sums of \$100.00 and under and  
10% on all sales over \$100.00, that the  
plaintiff had a settlement <sup>with them</sup> on the  
23<sup>rd</sup> day of December, 1884, that there was  
due him then and unsettled the sum  
of

Justice fees  
Affidavit 40  
Order 40  
Summons 25  
Entry 500 words 75  
appointing special constable 40  
Examination of Garnishes 40  
Adjournment 20  
Judgment 40  
Manuscript certificate 25  
Publication paid 150

Plaintiff then sold a store to J. T. Black 25.50  
J. H. Thompson 22.50  
R. H. Crevel 12% 10.80  
J. E. McClure 70 12% 10.80  
L. Weaver 82 12% 8.36  
E. Crevel 48 12% 5.76  
Miss Allen 46 12% 5.52  
J. M. Campbell 120 10% 12.00  
J. Sherwood 40 12 4.80  
H. A. Chapman 75 12% 9.00  
Wm. Thompson 25 12% 3.00  
R. Millikin 225 10% 22.50  
Mrs. Jones 400 10% 40.00  
David Morris 90 12% 10.80  
John Gray 80 12% 9.60  
E. Robey 100 12% 12.00  
Jasper Guy 30 " 3.60  
A. Hilgore 90 " 10.80  
Mrs. Stepper 100 " 12.00  
J. T. McCullough 165 12% 19.80  
\$251.91

Constables fees  
On summons paid 20  
On Order 90  
John J. McCullough as garnisher 180

Credits as follows  
order on A. B. Coan & Cowen Co. \$19.60  
By cash from J. A. Robey 10.00  
" " J. T. Black 10.00  
" " J. E. McClure 10.00  
" " J. Sherwood 10  
Note on Jasper Guy 30  
Cash from Robey 10  
\$99.60

Balance due \$191.30

and plaintiff prays judgment against defendants for  
for said balance due of \$191.30  
John Riley Plff

John  
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and th  
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mining  
J. A. R  
state  
that h  
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That



June 15th 1886

copy of Affidavit for attachment

The said plaintiff John Riley makes oath that the claim in this action is on contract for services rendered him for defendants request in sale of goods and the said John Riley also makes oath that the claim is just, and that he ought as he the said deponent believes, to recover thereon one hundred and ninety one <sup>and 33/100</sup> dollars. He also makes oath that the said defendants J.A. Robey, A.L. Williams <sup>and</sup> Ed. Williams are non residents of Union County, State of Ohio. And the said John Riley further makes oath ~~that~~ says that he has good reason to and does believe, that John M. Cullough of and within said county of Union has property of the said defendants J.A. Robey & Co. in his possession liable to be attached in this action, to wit money owing to the defendants on the purchase of a stone. And affiant further says, that the property sought and about to be attached in this action, is not exempt from execution and is not the personal earnings of the defendants, nor the personal earnings of their minor children or children for services rendered, within three months prior to the commencement of this action of the plaintiff John Riley.

(Signed) John Riley

for defendants  
 Some day issued summons and order of attachment and appointed Mr. Smith special constable, as no regular constable is the plaintiff in this action. Return of summons. Received writ June 15th 1886 and the within named defendants not found in any county. Constable fees mileage 20  
 signed Mr. B. Smith dep't constable

Return of order

June 15th 1886. Rec'd this writ and I could not find the property alleged to be in the hands of J.M. Cullough the garnishee, and on the same day at 6 o'clock P.M. I personally served on said J.M. Cullough garnishee a written notice that he appear and answer to a copy of which <sup>notice</sup> is therewith returned. The within named defendants not found in my county. fees service of garnishee 40. 1 copy 25 mileage 25 = 90

June 21st 1886, 10 A.M. Plaintiff appeared and also the garnishee personally came answered questions as to his indebtedness to defendants <sup>under oath</sup> and claimed that he was indebted to them <sup>the sum of</sup> one hundred and eighty dollars after waiting one hour and the defendants failing to appear I adjourned the case August 2nd for publication of notice to defendants.

August 2nd 1886. Defendants Plaintiff John Riley came defendants failed to appear and after waiting one hour and defendants still did not appear. The case was called and the plaintiff John Riley was sworn and testified to the truth of the above bill of particulars and that there was still due him the <sup>sum of</sup> one hundred and ninety one and 33/100 dollars and presented three copies of the <sup>marginville</sup> Tribune at <sup>order of</sup> publication of attachment notice for which he paid \$1.50.

Therefore it is considered by me that John Riley plaintiff recover of the defendants J.A. Robey, A.L. Williams and Ed. Williams partners in the firm of J.A. Robey & Co. The sum of one hundred and ninety one and 33/100 dollars debt and costs as taxed in the margin of this case and interest and costs that accrue

J.P. McConwell J.P. continued on page 375

8385.8  
 25.50  
 22.50  
 10.80  
 10.80  
 8.36  
 5.76  
 5.40  
 12.00  
 4.50  
 9.00  
 3.00  
 22.50  
 40.00  
 10.80  
 9.40  
 12.  
 3.40  
 10.80  
 12.00  
 14.50  
 290.91



Mary Maloy Plaintiff  
 against  
 M. Fitzgerald Defendant

Suit brought on attachment

Before J. McCorwell Jt. of Jerome  
 Township Union County Ohio  
 Copy of the affidavit

The said plaintiff Mary Maloy makes  
 oath that the claim in this action is on  
 book account for board during the  
 years 1885 and 1886 no exact dates  
 kept, and the said Mary Maloy  
 also makes oath that the said claim  
 is just and that the said plaintiff  
 ought as she the deponent believes to  
 recover thereon seventy and 50/100 dollars  
 he also makes oath that the said  
 M. Fitzgerald is a nonresident of Un-  
 ion County Ohio.

And the said Mary Maloy further  
 makes oath and says that he has good  
 reasons and does verily believe  
 that A. S. Chapman of and  
 within said County of Union  
 have property of said defendant  
 M. Fitzgerald in their possession  
 liable to be attached in this action  
 to wit money due him as a contract  
 for ~~on~~ a ditch belonging to  
 said Chapman

and affiant further says that  
 the property sought and about to be  
 attached in this action is not  
 exempt from execution and is not  
 the personal earnings of said defen-  
 dant, nor the personal earnings of his  
 minor minor child or children,  
 for services rendered within three  
 months prior to the commence-  
 ment of this action of the plaintiff  
 Mary Maloy (signed) Mary Maloy by  
 her mark

On the same day issued a sum-  
 mons and an order of attachment  
 and gave the same day deliver-  
 ed to John Riley Constable



June 15<sup>th</sup> 1886

June 19<sup>th</sup> 1886 Return of summons. Received this June 18<sup>th</sup> 1886 and served the same on the within named M Fitzgerald, by leaving a certified copy at his boarding on the same day. Constables fees service 25 - mileage 50 - copy 25 <sup>\$1.25</sup> signed John Riley

Return of this order. Received this writ June 18<sup>th</sup> 1886 and served the same on the within named A. T. Chapman garnishes personally by a certified copy of this and a notice to appear with A. T. Chapman and by leaving a certified copy of this order and notice to appear at A. T. Chapman's place of business a copy of which notice is returned with this order. My fees service 20 - 2 copies 50 - mileage 75 - \$1.25 signed John Riley constable

June 23<sup>rd</sup> 1886 The case dismissed, by order of plaintiff, <sup>without prejudice</sup> without prejudice to a new action.

<sup>178</sup>  
Peter McClain Plaintiff  
against  
Peter Seoby defendant

Suit brought on  
Before J P McDowell  
J. P. of Jerome Township  
Union County Ohio  
Plaintiff's bill of par-  
ticulars  
Plain City Ohio

June 22<sup>nd</sup> 1886  
Peter Seoby to P. McClain  
Dr. Oct. 24<sup>th</sup> 1885 to boots  
for self \$7.00  
interest to date 36  
\$7.36

Case dismissed by order  
of the plaintiff



book account June 28<sup>th</sup> 1886

John Riley

continued from page 371

J. H. Robey, All Williams and Ed Williams partners under the firm name of J. H. Robey & Co.

Judgment having been obtained heretofore rendered herein against the defendants in attachment, do order that said garnishee pay into court on the 2<sup>nd</sup> day of August A.D. 1886 which he did on said day in the form of a promissory note for said amount of one hundred and eighty dollars to John Riley.

The plaintiff paid all the costs. Accrued costs 1.60

on  
rowd  
ship  
is  
par-  
1886  
Claim  
for boots  
\$ 7.00  
36  
\$ 7.36  
der





No.

621

Columbus, O.,

9/29 1887

R. H. Beech

To the COLUMBUS &amp; EASTERN RAILROAD CO., Dr.

For transportation from

Cincinnati 9/29

W. B.

1565 Bond

Car

13384

ARTICLES.	WEIGHT.	RATE.	FREIGHT.	CHARGES.	TOTALS.
1 Horse	3000	11 <sup>4</sup>	34 <sup>4</sup>		57 <sup>0</sup>
1 Manni Chgs				22 <sup>8</sup>	

All freight must be removed  
within 24 hours after arrival, or  
it will be sent to warehouse at  
owner's risk and expense.

Received payment,

O. F. Evans  
Agent.

Received from

Plain City Mills 8/9 1886

~~Mr David~~ Mr Isaac Beach

by Mr David Conklin

Six <sup>3</sup>/<sub>4</sub> <sup>50</sup>/<sub>100</sub> Bush Wheat - ~~Dollars~~

worth \$5.00,

W. S. Ballinger & Sons,  
New York,



8



J. W. Beech

vs  
David Conklin  
note

Judgment had  
on the within  
note Aug 7<sup>th</sup>  
1886 \$200 del<sup>d</sup>  
" "

Plain City, O. Jan 18 1886

Six months after Date

I promise to pay J. W. Beach  
or order Twenty Five Dollars  
\$25.00 For value Received

Interest at Eight Percent  
Interest.

Wm. S. Lamb



P. V. Blair

vs

Peter Scoby

Plainiff's bill  
of particulars

Filed June 28<sup>th</sup>

1886

J. M. Dowell

220

200

300

230

9,50

7.10

1.60

870

Plain City Ohio  
Sett June 25 = 1856

Peter Scobey to P. W. Johnson  
1856  
Oct 24 to Bonds for safe \$87.00  
interest to date 36  

---

73.60



179

J. W. Beach plaintiff } suit Brought  
 Vs }  
 David Conklin defendant }  
 of Jerome Township  
 Union County Ohio

Judgment \$2610

Copy of note  
 Plain City O. Jan. 18<sup>th</sup> 1886  
 Six months after date  
 I promise to J. W. Beach  
 or order Twenty Five  
 dollars \$25<sup>00</sup> For

summons

25 value received at 8 per

entry

30 cent interest

Judgment

40 (signed) David Conklin

satisfaction

20

Costs paid Sept 9 1887

Aug 7<sup>th</sup> 1886 Defendant  
 David Conklin person-  
 ally came and waived  
 process confessed judg-  
 ment on the above note  
 and asked that judg-  
 ment be entered against  
 for the amount of said  
 note

Therefore it is consid-  
 ered by me that the plain-  
 tiff J. W. Beach recover  
 of the defendant David  
 Conklin the sum of  
 twenty six and <sup>10</sup>/<sub>100</sub>  
 dollars debt and his  
 costs as taxed in the  
 margin and inter-  
 est and costs that  
 accrue

J. P. McDowell J.P.

Aug 9<sup>th</sup> 1886  
 J. W. Beach gave me  
 a receipt for five dol-  
 lars on above judg-  
 ment



on a promissory note Aug 7th 1886

Oct. 15th 1887 I hereby receipt against  
the above judgment in full  
D. W. Beach

ht  
ell J.P.  
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Ohio  
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No 180

Peter Beaver Plff

Suit brought on account

Owen Huff def

Before J.P. McDowell J.P. McDowell  
of Jerome township Union County  
Ohio and State of Ohio.

Plaintiff's bill of particulars  
Plaintiff says defendant is  
indebted to him a balance on  
account for work and labor  
done and performed at the def's  
request in the sum of \$53.32.  
for which Plaintiff asks judg-  
ment accordingly

Justice's fees		
summons	25	
4 subpoenas for plaintiff	45	
Entry 300 words	45	
Affidavit for continuance	40	
Continuance	20	
Venire for jury	40	
filing papers	5	5
swearing 12 witnesses	30	30
judgment	paid 1.35	1.57

Oct 12<sup>th</sup> 1886 signed Peter Beaver

B. H. Martin his counsel

On the same day I issued  
a summons for defendant  
and subpoenas for Edward  
Rount, John Schlatterbach,  
James Mahaffey and James  
Davis

Return of summons  
October 14<sup>th</sup> 1886 I received this  
writ and served the same on the  
85 within named Owen Huff the  
same day by copy at his residence  
service 25 Copy 25 mileage 35 85

Constable's fees		
On summons		85
On plaintiff's sub		1.95
On summoning jury		1.20
On execution		2.70
Jury fee		1.50

all the witnesses served by  
copies service on four 55  
4 copies 100 mileage 5m 40

Witnesses		
Edward Rount 4 2 days	1.80	
John Schlatterbach 4 "	1.80	
James Mahaffey 9 " "	1.80	
James Davis 4 " "	1.80	
Jack Barker 4 1 day	.90	
Wm Harp called	25	
Emos Shields "	25	
Carlton Huff "	25	
Jacob Shiers "	25	
Dick Billings	25	

October 18<sup>th</sup> 1886 9 AM Parties  
met and witnesses all present  
Defendant filed Affidavit for  
the purpose of obtaining the evidence  
two important witnesses who are  
outside of the county he also  
asks for a jury trial I impan-  
elled a jury and the names were  
drawn as jurors George Conwell  
H.P. Woods, Sulver Harper Oscar  
McLennan J.T. Wells and John Richard  
Case adjourned till October 23<sup>rd</sup>  
1886 J.H.







M. P. Rice

Suit brought in forcible Detention

E. P. Morgan

Before J. P. McDowell J. P. of Jerome Township Union County Ohio. Plaintiff's complaint to J. P. McDowell a Justice of the Peace in and for Jerome Township Union County Ohio.

The undersigned a resident of said County hereby makes his complaint to you against One E. P. Morgan for this to wit That the said E. P. Morgan hath ever since the first day of Oct. A. D. 1886 and doth still hold unlawful and forcible possession of the following premises to wit:

About 13 1/2 three acres of land with dwelling house thereon situated in Jerome Township Union County Ohio and being the same piece of land conveyed by Charles Williamson to the undersigned Aug 11<sup>th</sup> A. D. 1886.

The undersigned further says that his right of possession of said premises, as against the said Morgan is by virtue of a warranty deed made and executed to him by said Williamson on the 11<sup>th</sup> day of August A. D. 1886.

The undersigned served a written notice as required by law on the said Morgan on the 4<sup>th</sup> day of Oct. A. D. 1886 to leave said premises.

The undersigned asks process and restitution of said premises. The undersigned further says that there is due him as rent for the use of said premises from the said E. P. Morgan from the first day of April A. D. 1886 until the first day of October 1886 for which he asks judgment against

Justice fees  
Summons  
filing 2 papers  
Entry 300 words  
dismissal

25  
10  
45  
22  
100

Constable costs  
One summons

78

October 18th 1886

Said Morgan (signed) M.P. Rice

I issued summonses for said defendant October 18th 1886 returnable October 23rd 1886 at 1 o'clock P.M.

Oct 23rd Parties met and settled their differences Plaintiff dismissed the case and agreed to all the costs of the action.

Therefore it is considered by me that M.P. Rice pay the costs herein taxed at two dollars and costs that accrue

J.P. McLaughlin J.P.

attention  
Puffer-  
County  
complaint  
of the  
Township  
resident  
y making  
against  
to wit  
in both  
Oct 4th  
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of the  
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Suit brought in Attachment

Wm H Jewett  
vs  
Wm Bidwell

Before J. P. McDonald J. P. of  
Jerome Township Union  
County and State of Ohio  
Copy of Affidavit for  
Attachment

W. P. Andrews Attorney  
for said plaintiff makes  
oath that the claim in this  
action is on a certain prom-  
issory note of 21 1880 and  
signed by the said defendant, and  
the said W. P. Andrews also makes

Justice's cost  
summons  
Affidavit for Att.  
Order for Att.  
Adjournment  
Dismissal  
filing of papers  
Entry of 400 words  
Judgment Paid

25 oath the said claim is just and  
40 that the said plaintiff ought, as he  
40 the said deponent believes, to recover  
40 thereon one hundred fifteen  
20 dollars ~~and~~ 59 dollars. He also  
60 makes oath that the said de-  
20 fendant Wm Bidwell is a non-  
40 resident of the said county of  
Union, Ohio.

Constables  
On summons  
On order  
Paid

And the said W. P. Andrews  
further makes oath and says that  
he has good reason to and does believe  
that John R. Dodge, Nathan Howard  
and Uriah Cahill commissioners  
of said Union County Ohio of and  
within said county of Union have  
property of the said defendant Wm  
Bidwell in their possession liable  
to be attached in this action, to wit

N Howard  
J R Dodge

1.90 that they are indebted to the said  
1.10 Wm Bidwell as such commissioners  
\$8.70 on a certain contract for road improve-  
ment in said county of Union Ohio  
to the amount four hundred dollars  
more or less \$400, and affiant further  
says that the property about to be attach-  
ed in this action is not exempt  
from execution and is not the  
personal defendant to an amount  
exceeding one hundred and fifty

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October 7th 1886

dollars, nor the personal earnings of his minor child or children for services rendered within three months prior to the commencement of this action of the plaintiff W. H. Jewett. Signed W. P. Andrews J.P.

On the same day I issued an order of attachment ~~for plaintiff~~ and a summons for defendant and gave them to John Riley, constable. Returnable October 21<sup>st</sup> 1886 at 1 o'clock P.M.

Return of Order. I could not come at the property alleged to be in the possession of Nathan Howard & Uriah Cahill & J. K. Dodge the garnishers; and Oct 11<sup>th</sup> 1886 at 1 o'clock 12 M. I served on said Howard, Cahill and Dodge a copy of this order, and a written notice to appear and answer by leaving said notice with them a copy of which is herewith annexed the defendant not served for the reason that he could not be found in said county. service on 3 persons (20, 3 copies 75 mileage 12ms 75 = \$2.00 John Riley, Constable

Return of summons. I received this writ Oct. 9<sup>th</sup> 1886 and I could not find the writin named Wm. Bidwell in my county. fee mileage 20 (signed) John Riley, constable

Oct. 20<sup>th</sup> 1886 there came by his Atty. W. P. Andrews defendant failed to appear. The garnishers J. K. Dodge and Nathan Howard came and claimed that they were not ready to answer at that time. the case was adjourned until Dec. 4 at 1 o'clock P.M. for publication and for garnishers to answer Nov 20<sup>th</sup> 1886

plaintiff to pay cost costs he ordered the case ~~to~~ dismissed he agreeing to pay the costs.

Therefore it is considered by me that the plaintiff W. H. Jewett <sup>at pay</sup> the costs herein taxed at eight and 45/100 dollars and costs that accrue J. P. M. Howell J.P.

Feb 26<sup>th</sup> 1887 Received the costs in this case



March 10 1885  
Rec'd on the  
within Note  
Ten Dollars \$10.00  
Oct 27 1885

Rec'd on the within  
Note Ten Dollars  
\$10.00

Gardius Ward

J. M. Robinson et al.  
Filed 18th 1886

J. P. McDowell J. P.  
Judgment had on the within  
note to the amt of \$30.78 and costs  
of suit. Dec. 11th 1886.

J. P. McDowell J. P.

due Sept 1st 1886 = \$30.07



\$

Plain City, Ohio, Nov-17<sup>th</sup> 18<sup>73</sup>

Three months after date, we promise to pay to the order of Sardius Ward at the

**PLAIN CITY BANK,**

Forty one 93 Dollars,  
100

without defalcation, value received  
for at said when due  
8 per cent. int. from date

J. H. Robinson  
David X W. Whiting  
anast



Sardius Ward Plaintiff

Brought on a promissory

J.M. Robinson and David Mcclung defendants

Before J.M. Howell J.P. of Jerome township Union County Ohio

Copy of note Plain City Ohio Nov. 17th 1885

Judgment Interest to May 10th 1887

\$30.78  
1.02  
31.80

Nine months after date we promise to pay to the order of Sardius Ward at the Plain City bank forty one <sup>1/100</sup> 98 dollars without defalcation, value received, If not paid when due 8% interest from date

(signed) J.M. Robinson David Mcclung

Indorsed March 16th 1885

Received on the within note ten dollars \$10.00, Oct 27 1885 Received on the within note Ten dollars

Costs Justice costs On summons Entry filing Judgment Satisfaction

50  
30  
5  
40  
20

Transfer of judg

20  
1 65

I find there is a balance due on the above note to Dec 11th 1886

\$30.78 I issued summons Dec 4th 1886 returnable Dec. 11th 1886 at 1 P.M.

70 Returns Received this writ Dec 5-4th 1886 and served the same on the within named David Mcclung

34 15 by copy personally on the same day Constables fees service 25 mileage 10 Copy 25 = 70

(signed) John Riley Constable The defendant J.M. Robinson came and waived service and I recalled the summons after the constable had served the same on the defendant D. Mcclung

Return of summons Received this writ Dec 4th 1886 and served the same on the within named David Mcclung personally by copy on the same day service 25 Copy 25 mileage 10 (signed) John Riley Constable

Constables costs On summons

70  
23 5  
34 15



11111

Note Dec 14th 1886

On Dec 11th 1886 The defendant J.M. Robinson came and confessed judgment on the above note and asked that judgment be rendered against him. The defendant David McBlung failed to appear and was absent thereafter.

Therefore it is considered by me this 14th day of December 1886 that the plaintiff Sardinus Ward recover on J.M. Robinson, the said full debt, on confession, the aid of David McBlung as surety, in full the sum of thirty and 75 dollars debt and costs of suit as taxed in the margin and costs and interest that at 4% interest that accrue  
J.P. McDowell J.P.

Dec 18th 1886 The defendant came and by Bruce Robinson 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 cases made and provided I Bruce Robinson as surety for the stay of execution upon the above judgment of Sardinus Ward vs J.M. Robinson and David McBlung, do hereby promise and undertake to pay the amount of said judgment interest and costs and costs that accrue  
Bruce Robinson

Taken signed and acknowledged before me and surety approved this 18th day of Dec, A.D. 1886  
- J.P. McDowell J.P.

May 10th 1887 I do this day transferred the above judgment to Edward Donaldson Charles Howey for which I have received value in full

J. Ward  
May 11th 1887 Received of J.P. McDowell J.P. thirty one and 30/100 dollars in full satisfaction for the above judgment  
Charles H. Howey  
Edw. Donaldson

omission  
J.P.  
L Union  
17th 1886  
we from  
of Sardinus  
bank  
value  
when  
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McBlung  
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nce due  
11th 1886  
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at 1 P.M.  
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and legible



C. B. Smith

vs  
Israel A Hill et al

Promissory note  
Filed Dec 11th 1886

J. P. McDowell J. P.

Judgment had on

the within note  
Jan 22nd 1887 for \$121.00  
and for \$325 costs

J. P. McDowell J. P.

\$100.00

May, 21<sup>st</sup> 1884

Jerome Union Co. Ohio

one year after Date, or either of  
us Promise to pay to <sup>or</sup> Frederick Selber or  
the <sup>Bearer</sup> sum of one Hundred Dollars for  
value received with Eight per cent Interest

Israel B. Hill

Bolivar Hayes  
N. Chambliss



E B Smith Plaintiff

-1887 Suit brought on a

vs  
Israel A. Hill Bolivar Hayes  
and N. Chambers

Before J. P. McLeod J.P.  
Jerome Township Union County  
Ohio

Judgment

\$121.00

Copy of note

\$100.00 May 21<sup>st</sup> 1887

Justice fees

One summons

Entry

Dismissal

filing 2 papers

satisfaction

judgment

75

30

20

10

20

40

175

Jerome Union County  
Ohio. One year after date  
we or either of us promise to pay  
to Frederick Fieber or his heirs  
the sum of one hundred dollars for  
value received, with eight per  
cent interest. Israel A. Hill  
signed Bolivar Hayes  
N. Chambers

Issued summons for the above  
named defendants Dec. 11<sup>th</sup> 1886  
and delivered it to John Riley  
Constable Returnable Dec. 12<sup>th</sup> 1886  
at 1 P.M.

Return of of summons  
Received this writ on the 22<sup>d</sup>  
day of Dec, 1886 and served  
the same on the within named  
Israel A Hill on the 22<sup>d</sup> day of Dec.  
1886 at 9 o'clock by leaving a certifi-  
fied copy of this writ at his place of  
residence I served on the with-  
in named N Chambers a certi-  
fied copy of the within writ on the  
22<sup>nd</sup> day of Dec. 1886 at 7 P.M.

The within named Bolivar Hayes  
cannot be found in my count-  
ty. He lives 2 1/2 miles north of O  
Strander in Delaware Co  
service 50 mileage 50 copies 50  
total \$150 Signed B. Baker constable  
Dec. 25<sup>th</sup> 1886 the defendant  
Israel A Hill came and asked  
for a continuance until Jan  
8<sup>th</sup> 1887 Dec. 25<sup>th</sup> being a  
2<sup>d</sup> holiday I granted the  
request & the case is continued

Constable fees

On summons

150

provisionary state Dec. 11<sup>th</sup> 1886

until Jan 5<sup>th</sup> 1887 at 9 o'clock P.M.  
Parties <sup>two defendants Israel A Hill and N. Chambers</sup> at the time to which the case postponed and by consent the case was continued until Jan. 22<sup>nd</sup> 1887 at 10 A.M.

Jan 22<sup>nd</sup> 1887 Parties met the plaintiff C.B. Smith and defendant Israel A. Hill present. Plaintiff demanded trial trial had plaintiff C.B. Smith <sup>sworn</sup> and claimed that the ~~the~~ above note had been assigned to him and that none of the note had been paid and asked that judgment be had against said defendants Israel A. Hill and N. Chambers as no summons could be had ~~on~~ the defendant Bolivar Hayes.

Therefore <sup>at it</sup> considered by me that the plaintiff C.B. Smith recover of the defendants Israel A. Hill ~~and~~ <sup>and</sup> upon his appearance and N. Chambers in default of his appearance the sum of one hundred twenty one and ~~75~~ <sup>00</sup> dollars and the costs as taxed in the margin of this case and interest <sup>at 8%</sup> and costs that accrue

J. P. M. Howell Jr.

Feb 22<sup>nd</sup> 1887 I do hereby transfer the above judgment to N. Chambers and Bolivar Hayes  
C.B. Smith



No. 185 B Docket. P. 388

*James H. Kelly vs*

vs.

*E. O. Huff*

**EXECUTION.**

Ret. and filed \_\_\_\_\_ 188

J. P.

Judgment.....	\$ <u>36.05</u>
Interest.....	<u>11</u>
Costs.....	<u>2.40</u>
Increase Costs.....	<u>45</u>
Total.....	<u>39.01</u>
Amount Credits.....	
Balance.....	<u>39.01</u>

*costs*

188 *4* Rec'd this Writ.

An inventory of all Property levied upon, sold and remaining unsold by virtue hereof, is hereto annexed.

Made by sale of property, \$ \_\_\_\_\_

Cash paid by Defendant..... \_\_\_\_\_

Total amount made.... \$ 41.32

Poundage, 4 per ct. \$ 1.65

Service..... 40

Mileage..... 3

Advertisement..... \_\_\_\_\_

Paid to Justice..... 2.00

Balanced..... \$ \_\_\_\_\_

*paid to Justice by Blitch 34.16*

*John Wiley* Constable.

Unsold for want of .....

Property Sold.

Property Levied Upon.

# EXECUTION.

Revised Statutes. Sec. 6663.

THE STATE OF OHIO,

*Jerome* Township, *Union* County, ss.

To *John Hiley* Constable of said County:

WHEREAS, On the *22<sup>nd</sup>* day of *January* A. D. 188 *7*

*James G. Pulling & Co.* obtained a judgment against *E. C. Huff*

Before me, the undersigned *J. P. McDowell*, a Justice of the Peace of the Township aforesaid, for the sum of *thirty six* dollars and *five* cents, on a claim, and for *two* dollars, and *forty* cents costs, upon which judgment there is due, of principal, interest and costs, the sum of *thirty eight* dollars and *fifty six* cents;

You are therefore hereby commanded to collect the said amount due on said judgment with costs endorsed and increase, and increase of interest at the rate of *6* per centum yearly, out of the personal property of the said *E. C. Huff*

and pay the same to the party entitled thereto; and make return of this execution and a certificate thereon, showing the manner in which you have executed the same, in thirty days from the time of your receipt hereof.

GIVEN UNDER MY HAND, this *5<sup>th</sup>* day of *February* A. D. 188 *7*

*J. P. McDowell*  
Justice of the Peace of said Township.



James G. Pulling & Co.  
Plaintiffs  
vs  
C. O. Huff Defendant

1885 case brought on account  
Before J. M. Howell J. of Beron town-  
ship, Madison County, Ohio  
Plaintiff's bill of particulars  
Plaintiffs is a partnership formed  
for the purpose of carrying on business  
in the State of Ohio.

Judgment

\$36.05 The plaintiff claims judgment  
against the defendant for the sum of thirty  
and 5/100 dollars with interest at 6% from  
July 26<sup>th</sup> 1886.

The said claim is founded upon an account  
for goods sold and delivered to this defendant  
at his request, a copy of which account is  
hereunto annexed and was  
made a part of this  
bill of particulars.

Wherefore the said plaintiff asks judgment  
accordingly (signed) Howard C. Black  
Att'y for Plaintiff

Account Columbus Ohio July 26<sup>th</sup> 1886  
Mr C. O. Huff, New-Caledonia O  
To James G. Pulling & Co. Jrs  
Manufacturers of steam pumps small  
stationary engines and general machin-  
ery, dealers in wrought iron pipe, brass  
goods and fittings, Nos 71 and 73 west  
Broad street and Nos 5 and 7 Scioto Street  
1886

July 26 To 1 No 3 steam pump \$ 75.00  
July 26 By Cash 40.  
Balance due us \$ 35

Affidavit in proof of claim  
State of Ohio Madison County ss  
Before me personally appeared James  
G. Pulling who being duly sworn  
says that he is a member of the firm of  
James G. Pulling & Co. the owners of  
the claim hereto attached; that said  
claim and every item thereof is  
just and lawful; that the considera-  
tion thereon is the balance on hand  
as per annexed bill marked exhibit

Justice Costs

On summons

fixing two papers

Record 40 words

Judgment

satisfaction

25  
10  
60  
40  
20  
1.55

Constables fees

On summons

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Jan 17th 1887

That there is now due and unpaid on said claim the sum of thirty five dollars with interest thereon at the rate of 6 percent per annum from the 26th day of July 1886 and that there are no setoffs or counter claims whatever against the same and that said owners have no security for the same to the best of affiant's knowledge and belief. Affiant James G. Pulling Sworn to before me, and signed in my presence, this 13th day of January A.D. 1887 (signed) C. T. Clark, Notary Public of Franklin County Ohio and sealed with the notarial seal

Jan 17th 1887 issued summons returnable Jan 22nd 1887 at 8 AM Return of summons. Received this writ Jan 17th 1887 and served the same on the within named E. O. Huff by leaving a certified copy of this writ in dorsed thereon at his usual place of residence Jan 19th 1887 at 11 o'clock A.M. of said day Costs service 25 mileage 35 Copy 25 signed John R. Kelly Constable Jan 22nd 1887 Plaintiff by his atty. Howard C. Black appeared, and the defendant failed to appear and after waiting one hour and the defendant did not appear. Plaintiff demanded judgment against said for \$36.05.

Therefore it is considered by me that that the plaintiff James G. Pulling recover of the defendant <sup>E. O. Huff</sup> the sum of thirty six and 00/100 dollars and debt and the costs as taxed in the margin, and interest and costs that accrue

Received of thirty six and 00/100 dollars in full satisfaction for the above judgment  
James G. Pulling  
per Howard C. Black  
their Attorney

west  
one town  
located  
business  
rent  
of thirty  
at 6 o'clock  
an account  
of defendant  
account is  
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part of this  
judgment  
Black  
Plaintiff  
24th 1886  
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H. M. Rouse Plff } 1886 suit brought on a  
 vs }  
 J. Barker and E. O. Huff }  
 Defendants }  
 Before P. McDowell J.P. of  
 Jerome Township Union  
 County, Ohio  
 Copy of Bill of Particulars  
 Plaintiff says that defen-  
 dants are justly indebted  
 to him in the sum of three  
 dollars for services rendered  
 them in a Replevin action  
 before Ezra Pitcher J.P. of  
 Darby Township Madi-  
 son County Ohio on or  
 about the 30th day of Au-  
 gust A.D. 1886.  
 Plaintiff prays judgment  
 against defendants for  
 said sum three dollars  
 and costs of suit.  
 (signed) H. M. Rouse Plff.  
 Issued summons for  
 defendants Returnable  
 Feb 5th 1887 at 1 P.M.  
 Return  
 I received this writ Janu-  
 ary 31st 1887 and served  
 the same on the within  
 named J. Barker & E. O. Huff  
 by leaving a certified copy  
 at their place of residence  
 on the first day of February  
 1887, service 50 mileage &  
 copies 2, 50 = 1.75  
 (signed) John Riley Constable  
 February 5th 1887  
 at the time set for trial  
 the plaintiff appeared and  
 after waiting one hour  
 the defendants failed to appear  
 and the case was called and  
 the Plaintiff demanded  
 trial, trial had H. M. Rouse

Judgment \$3.00  
 Justice costs  
 summons 50  
 Filing 2 10  
 Entry 45  
 satisfaction 20  
 Judgment 40  
 1.65  
 Constable's fees  
 summons 1.75  
 witness fees  
 Ezra Pitcher .25

a bill of particulars Jan 29th 1887

and Ezra Pitcher were sworn and testified and I find that defendants are justly indebted to plaintiff in the above sum of three dollars.

Therefore it is considered by me that H. M. House recover of the defendants J. Parker and C. C. Huff in default of their appearance the sum of three dollars debt and the costs as taxed in the margin and costs that accrue

J. P. M. Dowell J. P.

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187  
 Plaintiff  
 Against  
 A. M. Campbell  
 Defendant

Suit Brought on a  
 Before J. P. Lowell J.P.  
 of Jerome Township  
 Union County Ohio  
 Plaintiff's bill of particulars  
 Sept 18th 86  
 Due on board \$24.50  
 signed A. M. Campbell  
 Indorsed Sept 18<sup>th</sup> 1886. \$24.50

The plaintiff claims judgment against defendant Twenty (\$20) dollars with interest at 6% per Annum from Sept 18<sup>th</sup> 1886.

Said claim is founded upon a certain obligation given by defendant to plaintiff which is herewith attached and marked exhibit A and made a part of this bill of particulars.

The said claim is owned by the plaintiff and is just and unpaid, there are no credits save as shown. But there is justly due this plaintiff the sum of twenty (\$20) dollars with interest as aforesaid.

Wherefore Plaintiff asks judgment for said amount together with costs of this action  
 Harvard C. Blue  
 Atty for Plaintiff.

Feb 28. Issued summonses for defendant returnable Mar. 12<sup>th</sup> 1887 at 1 P.M.

due bills' Bill for board J. A. 28<sup>th</sup> 1887

Return of summons received this writ March 11<sup>th</sup> 1887  
 and was the same on the within named J. McCampbell personally at his  
 Residence on the 8<sup>th</sup> day of March 1887 by copy. He paid the account in  
 full to me 21 dollars & 25 cts. costs service 25 mileage 25 copy 25  
 = .85 John Wiley, constable

Received Twenty and <sup>85</sup>/<sub>100</sub> dollars in full satisfaction for  
 the above

Eugene Bond  
 for the Court Clerk  
 her Attorney



In forcible detentions complaint filed

Annie J Davis  
Against  
E.C. Huff

Before J.P. McDowell  
Jr. of Jerome ~~Territory~~  
Union County Ohio  
Complaint

The undersigned Annie J Davis a resident of the County of Union Ohio doth hereby make her complaint to you that the said E.C. Huff hath ever since the 15 day of February 1857 and doth still unlawfully and forcibly detain from the undersigned possession of the following premises situated in the Village of New California in the township of Jerome in the said Union County and described as follows the frame dwelling House and a part of the lot of land on which said house is situated being the S.W. corner of the property formerly owned by Donna Robinson the said E.C. Huff entered upon said as tenant of the undersigned the lease thereof expired at the time herein first mentioned and from that time the said E.C. Huff hath unlawfully held and forcibly held over his said term. On the 3d day of March 1857 the undersigned served upon the upon the said E.C. Huff as required by law notice writings to leave said premises. The undersigned asks process and restitution &c  
(signed) Annie J Davis  
By her counsel. H.M. Rouse

Justice fees		
On Summons		25
Subpoenas	25	35
filing		
Affidavit for con-	40	
tinuance	20	
swearing witnesses	15	30
Judgment	1.00	1.30

Constable's fees		
On summons		85
On subpoenas	70	1.20

Witnesses		
C. Croy		50
Peter Beaver		50
James Davis		90
W. Williams		80
S. Bailey		90
Mrs Huff	25	3.60
E. Huff	25	
	50	
	2.20	6.95



March 5th 1887

I issued summons for the E.C. Huff returnable Mar-  
12th at 9 A.M.

Copy of notice to quit premises

To E.C. Huff. Sir You are hereby notified to leave the premises  
now in your occupation to wit

A one story frame house with two rooms situated on the north side  
of the ~~Highway~~ and Marysville turnpike in New California Town-  
ship Union County Ohio formerly owned by Carl & Robinson

& compliance with this ~~notice~~ <sup>notice</sup> within three days from the service of  
this notice will prevent any legal measures being taken by me to obtain  
possession of the same. Respectfully, Mrs. Annie Davis

March 3<sup>rd</sup> 1887

Return of summons received this writ March 5th 1887 and served the  
on the within named E.C. Huff personally by copy on the 8th of March 1887

On the Return day the parties met and the defendant made affidavit that  
he could not safely proceed to trial without the evidence of W.M.C. Huff  
who was at present in an other County and asked for a continuance till  
Mar 19th 1887 at 2 P.M. which I granted

I issued subpoena for <sup>both</sup> parties. #

Mar. 19<sup>th</sup> 1887 at the time the parties <sup>met</sup> and the the case was tried  
the plaintiffs, J. Davis, P. Beaver, W. Williams and Stewart  
Bailey and C. Croy were sworn and testified for the  
plaintiff, and the the defendant Mrs Huff and C. Huff  
were sworn and testified for the defense.

After hearing the defense testimony and pleas of  
the counsel, I find that there is no cause of action.  
Therefore it is considered by me that the plaintiff  
Annie J. Davis ~~recover~~ pay the costs of this case  
herein ~~at~~ Plaintiffs cost at \$6.25 and defendants ~~at~~ \$2.00  
as items in margin and cost that accrue



E. O. Huff  
Vs  
Annie J. Davis

Suit Brought for damage  
Before J. P. McDowell J. of Probate  
Union County, Cal.  
Copy of Plaintiff's bill of partic-  
ulars

Justice fees  
Summons  
Subpoenas  
Entry 200 words  
judgment  
filing  
Execution 40

At the time said plaintiff  
entered into possession of  
this property of the said  
defendant situated in New  
California Union County, Cal.  
Said Plaintiff proposed  
25 to build an addition to  
30 the said <sup>house</sup> said defendant  
30 would permit him to remove  
40 it when he should cease to  
10 live in the said house, this  
1.35 was to be erected at Plaintiff's  
1.75 cost and for his convenience  
and said defendant agreed  
that he should remove it when  
through with it.

Constable's fees  
On summons  
On Subpoenas mileage 35 service 55  
copies 50

Plaintiff has duly performed  
all the conditions on his part to  
be performed.  
85  
1.20 When about to leave said  
2.55 property, said defendant  
forbid said defendant plain-  
tiff's removing said property  
addition to the said house.

Witness fees  
Charles Croy  
Peter Beaver  
James Davis

The plaintiff's damage is eight  
90 (\$8) dollars for which together  
90 with the costs of this suit, he  
25 asks judgment  
2.05 (signed) Howard C. Black  
Atty for Plaintiff

Issued for defendant on  
the 14th day of Mar. 1887 return-  
able at 9 o'clock A.M. Mar 19th 1887  
issued subpoenas for Stewart  
Barley and Charles Croy

Return of sum, Recd. the said Mar 19  
1887 and served the same on the within Annie J. Davis at her residence on the 14th  
of Mar 1887 fees service 25 mileage 35 Copy 25 = 85 John Riley Constable



ages March 14th 1887

March 19th 1887 After waiting one hour after the time set for trial - called the case the defendant answered that she was ready for trial. The Plaintiff failed to appear and asked that the case be dismissed at the plaintiff's cost which motion was sustained

Therefore it is considered by me that this case be dismissed without prejudice to a new trial, and that <sup>he</sup> ~~he~~ pay the costs herein taxed at five dollars and <sup>85</sup> ~~85~~ cents and costs accrued.

J. P. McDowell J.P.

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190

suit brought in forcible

Henry Lamb Plaintiff  
vs  
William H Lamb Defendant

Before P. M. Lowell J.  
of Jerome Township Union  
County Ohio

Copy of Complaint  
To P. M. Lowell a Justice of  
the Peace in and for the town-  
ship of Jerome and the county  
of Union

The undersigned Henry Lamb  
a resident of the county of Union  
Ohio, doth hereby make his

complaint to you against one Wil-  
liam H Lamb, for this, that the said  
William H Lamb hath ever since the

first day of April in the year 1887  
and doth still unlawfully and  
forcibly detain from the under-

signed possession of the following  
premises situated in the town-  
ship of Jerome in the

said County of Union and in  
the townships of Washington  
Franklin County and described as

as following one hundred and twenty  
six acres with brick dwelling house  
and out buildings thereon 119 acres

of which are in Franklin County  
and 7 acres are in Jerome town-  
ship in Union County Ohio

also 3.3 acres of land with log  
dwelling house and known as  
the Foster's land said lands being

on or near the Post Road and be-  
tween four and five miles east  
of Plain City Ohio and known

as the Henry Lamb farm  
The said William H Lamb entered  
upon said premises as the tenant  
of the said undersigned under  
a written lease for the period  
four years from the 1st day of  
April 1885 which said lease

Justice fees  
Summons  
Subpoena  
filing \$  
Venues  
Entry  
Adjournment  
sitting in case  
swearing  
judgment  
docketing  
Transcripts and certificates  
Restitution  
order to return  
Writ of restitution

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Constable's fees  
On summons  
Venue for jury  
Subpoena  
jury fees  
On writ  
Order to restore

1.10  
1.25  
1.35  
1.50  
9.20  
3.20  
11.60

Witness fees  
J. Robinson  
K. Warner  
Annie Warner  
B. Lewis  
Wm. Fulks

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detainer April 2nd 1887

was not executed and acknowledged the Statute in such case requires that the same be recorded as the law provided it may and in consequence thereof the lease thereof such it was expired at the time herein first mentioned, and from that time the said William H Lamb unlawfully and forcibly held over his said term.

On the 25 day of March in the year 1887 the undersigned duly served upon the said William H Lamb, as required by law, notice in writing to leave the said premises; the undersigned as process and restitution of the said premises. Dated this 2d day of April 1887 signed Henry Lamb. A copy of said Notice filed with complaint. By his counsel H. P. Jones. Summons issued for the defendant April 25 returned April 30th at 9 AM.

April 30th 1887 at the time set for trial the <sup>parties</sup> appeared and the defendant by his counsel A. J. Martin made the following <sup>motion</sup> to dismiss the case. copy of motion.

Now comes the defendant William H Lamb and <sup>the</sup> said justice of the Peace to dismiss this action for the following reasons to-wit: 1st That the complaint does not set forth nor claim that the possession of the premises sought to be recovered does not wholly lie in Union County, that the premises mostly are located in Franklin County Ohio and not within the jurisdiction of said justice's Court.

2nd That the complaint does not say the debt <sup>has</sup> expired has expired according to the agreement of the parties, therefore no cause of action has accrued against the said William H Lamb signed William H Lamb.

By A. J. Martin for defendant

Motion overruled by one and the ruling excepted to by the defendant who also asks for a jury trial.

The following persons were selected as jurors Esley Patch D. J. Brinkley Geo. Converse Clark Richard Taylor West Crweller and David Moss. Venue issued and subpoena issued for John Robinson Henry Warner and Annie Warner. The case adjourned till May 7th at 9 AM.

May 7th 1887. Parties met case was called on by the jurymen selected were present Clark Richard Esley Patch and D. J. Brinkley parties agreed to try the case with them, the jury was then qualified and sworn. The following witnesses were summoned testified for the plaintiff Henry Lamb John Robinson H. Warner Annie Warner husband ~~H. Lamb~~ H. Lamb. Carried forward to page 402



No 171

Henry Lamb plaintiff  
vs  
William H. Lamb def<sup>t</sup>

in Attachment  
Before J. M. Rouse J. of  
permetownship Union  
County Ohio

Copy of Affidavit

The said plaintiff Henry Lamb  
by H. M. Rouse his agent makes oath  
that the claim in this action is  
on a balance on book account  
as shown by the bill of partic-  
ulars herein filed and the said H. M.  
Rouse as agent for Henry Lamb  
also makes oath that the claim in  
this ~~action~~ <sup>matter</sup>, and that the said plain-  
tiff ought as he the deponent believes  
to recover thereon one hundred  
77 1/2 dollars. He also makes  
oath that the said defendant  
William H. Lamb is a non re-  
sident of the county of Union  
in the state of Ohio.

And affiant further says that  
the property sought and about  
to be attached in this action  
is not exempt from execution  
and is not the personal earning  
of said defendant, nor the person-  
al earnings of his minor child-  
ren or children, for services rendered  
within three months prior to  
the commencement of this action  
of the plaintiff Henry Lamb.

(Signed) H. M. Rouse  
Issued Order of attachment  
and summons and summons  
Apr 25th 1887 returnable Apr  
25th 1887 at 1 P.M.

Return of summons  
Received this writ Apr 25th 1887  
and served the same on the  
within named William H. Lamb  
by delivering to him personally

fees  
Justices  
On summons 25  
Order for Att. 40  
Affidavit for  
filing 3 papers 40  
Entry of words 1 20  
Veni for jury 40  
Subpoena for 2 30  
Sitting in case 1 00  
swearing of witnesses 15  
judgment \$185  
\$4.70

Constables costs  
On summons 1 10  
On process 40  
mileage calling and swearing 1 60  
Apr fees 2 00  
Assistant 1 50  
Veni 1 00  
Subpoena mileage services 1 00  
Attendant 2 50

Witness fees  
E. H. Barlow 50  
H. Hill 50  
1 00  
4.70  
5.15  
2.50  
13.55

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I submitted the following to the jury  
for their consideration at the request  
of the defendant.

gentlemen of the jury this action is a case  
of forcible detraction of certain Premises described  
in the complaint of Plff. which you are to  
consider from the Evidence offered in the case  
and if you find by the Evidence that the time of  
the tenant Expired before the commencement  
of this action you will find the complaint ~~not~~  
true And if you find by the Evidence  
that the time of Defendant had had not  
Expired before the commencement of this action  
then you will find the complaint not true

Henry Lamb No 190 Brought forward from 399  
Wm Lamb and the article of agreement between

The defendant was the only witness examined for the  
defense and after the counsel had made their pleas  
the case was given to the jury who after due  
considering the matter returned the following verdict  
The jury do find that the defendant is not guilty as com-  
plaint against him of forcibly detaining any other part or  
portion of the premises described in said complaint except the  
following 7 acres of land with brick dwelling house and out  
buildings thereon lying and being in the township of Jerome  
Union County Ohio and also the 3 acres of land lying and being  
in Jerome township Union County Ohio and known as  
the Richard Tooke land and as to the part mentioned and  
described in ~~the~~ said complaint the jury do find  
that the defendant is guilty in the manner and form as  
the plaintiff hath in his complaint set forth and that  
the same and the matter therein stated are true.

Signed Esley Patch foreman

It is therefore considered by me, that the said plaintiff  
have restitution of premises mentioned and described in  
the said verdict of the jury and recover of said defendant  
the costs herein taxed at \$3.25 as per items in margin.

The Plaintiff order out a writ of restitution <sup>J.P. McDowell J.P.</sup>  
and the defendant gave notice that he would file a bill of  
exceptions to some of my rulings

Bill of exceptions

Henry Lamb Plaintiff Before J.P. McDowell justice  
of the peace in and for Jerome town-  
ship Union County Ohio

William Lamb deft  
Be it remembered that on the 2nd day of April 1887 the  
said plaintiff filed his complaint against the said  
defendant before said justice of the peace as follows  
Giving the complaint as above.

Be it further remembered that on the trial of  
said action before said the undersigned J.P. McDowell  
in and for said township and county, at his office  
therein on the 30th day of April 1887. The defendant  
filed his motion as follows

Henry Lamb vs. forcible detention before  
J.P. McDowell J.P. in Jerome town-  
ship Union County Ohio



The parties was presented as evidence by the plaintiff

Now comes defendant Wm H Lamb and moves the <sup>said</sup> Court Justice of the Peace to dismiss the action for the following reasons

1st That the complaint does not set forth nor claim that the possession of the premises sought to be recovered does not wholly lie in Union County that the premises are mostly in Franklin County Ohio and not within the jurisdiction of said Justice Court.

2d That the complaint does not say the defendant's time has expired according to the agreement of the parties therefore no cause of action has accrued against the said William H Lamb By A J Martin his counsel

The article of agreement of the said parties marked exhibit A attached to and made a part of this bill of exceptions as evidence was argued by counsel and motion overruled by said Justice and the said defendant excepts to the ruling of said Justice and prays said Justice to set his hand and seal to this bill of exceptions which is done accordingly

(Signed) J P M Corwell J P

Be it further remembered that on trial of said action by jury before the undersigned J P M Corwell <sup>at his office</sup> Justice in and for said township and County on the 7th day of May 1887 said plaintiff to maintain his action and bill of particulars given in evidence to the jury aforesaid by Henry Lamb plaintiff testimony as follows and says he never paid me for my chickens he got of me and he did not pay me was first of the money of the stock that was sold on the place, defendant then and there objected to the testimony going to the jury as irrelevant and that no verbal testimony could be taken nor admitted to prove to change the written article the article being the best evidence.

The Justice then and there overruled said objection and did permit the said testimony to go to the jury with like testimony of divers other witnesses all of which was objected to and the defendant to said opinion and ruling of said Justice excepts and prays said Justice to set his hand and seal to this bill of exceptions which was done accordingly (Signed) J P M Corwell J P

Witness my hand and seal this 20th day of May 1887 between Henry Lamb of the first part and William H Lamb of the second part This is to certify that I Henry Lamb have rented my farm which I know this one and 33 acres known as the Richard Fotherland to William H Lamb for the term of four years



CLERK OF COURTS

IF NOT CALLED FOR IN 10 DAYS RETURN TO

UNION COUNTY  
MARYSVILLE, O.

Henry Lamb  
William Lamb

Restraint order

4.70
5.35-
2.50
20.11
1.74
25.28

J. J. P. McDowell J. P.

In witness whereof ~~J. J. P.~~  
William Lamb Esq.



1 Court of Common Pleas of Union County, Ohio,  
2 The State of Ohio, } To J. P. McDowell a Justice  
3 Union County, } of the Peace for Jerome Township,  
4 Union County, Ohio,

5 You are hereby notified that there have been  
6 filed in this Court a petition in error in a case  
7 lately heard and determined by you, to-wit: May 7<sup>th</sup>  
8 1887 wherein Henry Lamb was plaintiff and defendant,  
9 in an action for forcible entry and detainer, and  
10 also an undertaking according to the Statute, and  
11 by virtue thereof further proceedings in said  
12 case have been stayed. By order of the Probate  
13 Court you will issue your order to the Constable  
14 to whom you issued a writ of restitution in said  
15 case, and if said constable has executed said  
16 writ you will also order him to proceed immediately  
17 and place said William Lamb in possession  
18 of the premises from which he was removed and  
19 ousted of possession by said writ of restitution,  
20 For directions as to your proceedings under  
21 this Certificate and order see Section 6612 of  
22 the Revised Statutes of Ohio.

23 Given under my hand and the seal of said  
24 Court this Thirteenth day of May A.D. 1887,

25 John D. Brigner,  
26 Clerk of the Court of  
27 Common Pleas,  
28 Union County, Ohio.

# WRIT OF RESTITUTION.

Henry Lamb

vs.

William H. Lamb

J. P. M. Donnell

Justice of the Peace.

Docket

D

No.

190

Returnable

Feb 14<sup>th</sup>, 1888

Feb 13 1888 I served  
the within By restoring  
the premises Henry  
Lamb.

servis 40  
mibege 45  
percent 108  
for work 100  
for the phone 35  
328

John Riley

Constable.

Published by Siebert & Lilley, Blank Book Manufacturers  
and Legal Blank Publishers, Columbus, O.

Wm Lamb

Black As the handwriting

1 piece of Rob

1 Sherry wagon

horse wagon &

1 shell on 1 tree

Feb 11 1888



# WRIT OF RESTITUTION.

REVISED STATUTES OF OHIO, SECTION 6611.

THE STATE OF OHIO,

*Union*

County, ss.

*Henry Lamb*

vs.

*William H Lamb*

TO ANY CONSTABLE OF

*Jerome*

TOWNSHIP:

Whereas, In a certain action for the Forcible Entry and Detention of the following described premises, to-wit:

*Seven acres of land with brick dwelling house and frame out buildings thereon also 53 acres of land known as the Richard Fooks land with log house thereon, both parcels of land being in Jerome Township Union County, Ohio about 4 or 5 miles east of Plain City and on or near the Post Road leading from Plain City to Dublin Ohio*

lately tried before me, wherein

*Henry Lamb* is plaintiff, and

*William H Lamb* is defendant, judgment was rendered on the *7th* day of *May*, A. D. 1887, that the plaintiff have restitution of said premises; and also that *he* recover costs in the sum of *Twenty seven & 20/100* Dollars.

You, therefore, are hereby commanded to cause the defendant to be forthwith removed from said premises, and the said plaintiff to have restitution of the same; also, that you levy of the goods and chattels of the said defendant, and make the costs aforesaid, and all accruing costs, and of this Writ make legal service and due return.

Witness my hand this *4th* day of *Feb.*, A. D. 188*8*.

*J. P. McLaughlin*

Justice of the Peace.

from this date May 21<sup>st</sup> 1885 on said conditions that the  
 said William H. Lamb is to take the land and tend it in  
 farming like manner and I Henry Lamb do agree that I  
 will furnish half of the stock that he desires to keep on the  
 farm either at any sale or if we see fit to appraise the stock  
 that I now have on the farm then William Lamb is to pay me  
 for one half of the value of the stock, and then he is to take the  
 farm and stock and manage it to his best ability, and he  
 is to give me one half of the money when the stock or grain  
 is sold, and I am to have the two west rooms of the house  
 And each one is to pay the one half of the hire of the colts, and  
 the said William Lamb is to ~~keep~~ keep up the fences or mowing  
 the fences at his expenses, except the new rails which I agree  
 to pay for and William H. Lamb is to bear the house in good  
 order and he is to have the privilege of using the seed out of  
 the grain that is raised on the farm, as I am to furnish half  
 of the seed, And I agree to let William H. Lamb have the use of  
 the grocery room if I don't go into it with him, and I agree  
 that the women are to have the butter and eggs, by him paying  
 me for my chickens that I have on the farm, and he is to  
 have the house on the lower place for his hands and he is  
 to repair the house for the use of it. And we have agreed that  
 each one is to pay one half of the tax that is assessed on the store  
 till his time expires, on these conditions William H. Lamb is to  
 board me when I am with him free of charge, Should I decease  
 he is to pay the half to my estate as the stock or grain is sold  
 until his time has expired, and that shall settle all claims  
 against him for the rent. We have agreed on the first day of Apr  
 for the farm to come into his hands at once, and William H.  
 Lamb agrees that Henry Lamb is to have room in the barn for his  
 horses, and Henry Lamb is to have half of the apples ~~off~~ that is  
 sold off of the farm if any should be sold, If his horses should  
 have any colts this spring Henry Lamb is to have them and is  
 to give the services of the horse himself, thus after that the colts is  
 to be divided according to the contract above and William H. Lamb is  
 to put two mares out the farm to balance mine if the mares  
 should die, that we balance the owner is to lose them, If any  
 more is bought and put each one is to pay half, I'll keep any  
 more horses than Henry Lamb can furnish the feed except  
 the pasture that is free signed  
 Henry Lamb  
 William H. Lamb

Writ of restitution - May 12th, Order to restore May 13th 1887

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as the following will show. Court of Common Pleas of Union County, Ohio. The State of Ohio To J. P. McLaughlin a justice of the peace for Union County, Jerome Township Union County Ohio. ~~Whereby~~ by notified that there have been filed in this Court a Petition in error in a case lately heard and determined by you to wit May 7th 1887 wherein Henry Lamb was Plaintiff and ~~was~~ <sup>was</sup> defendant in an action for forcible detainer and also an undertaking according to the Statute and by virtue thereof further proceedings in said case have been stayed. By the order of the Probate Court you will issue your order to the constable to whom you issued a writ of Restitution in said case and if said Constable has executed the said writ you will <sup>also</sup> order him to proceed immediately and place said William H Lamb in possession of the premises on which he was removed and ousted of possession by said writ of Restitution for directions as to your proceeding under their certificate see section 6122 of the Revised Statutes of Ohio. Given under my hand and seal of said Court this 10th day of May A.D. 1887 signed John J. Burgher, Clerk of the Court of Common Pleas Union County Ohio. Return of writ and order May 11th 1887 Read this and afterwards on the same about 1 o'clock P.M. I placed Henry Lamb Plaintiff in possession of the property within named and on the following personal property of William H Lamb as directed herein to satisfy the costs.

May 17th 1887 ~~Ordered by the plaintiff to issue writ of restitution~~ On the 13th day of May 1887 not yet having perfected my copy by order of the court I restored the premises within named to the possession of the defendant Fees 

service	40
mileage	70
assessors	1.50
transporter	1.00

 = \$3.60 on order 

scribes	40
mileage	70
assessors	1.50
transporter	1.00

 \$1.60 John Riley Constable

May 17 1887 Being ordered by the Plaintiff I issued writ Marysville Ohio Jan 21st 1888 ~~Henry Lamb~~ (No 6338) On Jan'y 9th 1888 the injunction in above case was dissolved and the petition was dismissed at the cost of the H. H. Lamb. See p. 14. Page 369 John J. Burgher Clerk of Courts of Union Co Ohio

Therefore by request of the plaintiff I issued an order of restitution and gave it to John Riley constable Feb 7th 1888. Return of the same Feb 13th 1888 I served the writ by restoring the premises to Henry Lamb service 40 mileage 70 percent 108 work 100 for telephone 35 = \$3.28 John Riley Constable turned over to me sixteen dollars after taking out his costs



from page 401

Henry Lamb In attachment

12

William H Lamb

Verdict of jury with the caption  
 Of the jury do find and assess  
 the plaintiff's claim herein against  
 the defendant to the sum of four  
 hundred and thirteen dollars and  
~~74~~ 74 cents. We do further find  
 and assess the defendant's set-off  
 herein against the plaintiff to  
 the sum of four hundred and  
 two dollars and 74 cents leav-  
 ing the amount of the recovery of  
 the plaintiff herein at eleven and  
 74 cents.

Signed J. K. Holcomb foreman

Therefore it is considered by me  
 that the defendant plaintiff recover  
 of the defendant the sum of eleven  
 and 74 cents debt and his costs  
 herein as found in the mar-  
 gin of this case.

J. P. McDowell J. P.

This 14th day of May A. D. 1887

May 17th 1887

The defendant came and by David McClung  
 his surety, resident of the county approved by me as good and suf-  
 ficient surety, caused an undertaking <sup>for the stay of execution</sup> to be entered herein which  
 follows. In pursuance of the statute in such case made and  
 provided I David McClung as surety for the stay  
 of execution on the above judgment of Henry  
 Lamb against William H Lamb do hereby promise  
 and undertake to pay the of said judgment interest  
 and costs and costs that accrue.

David McClung

Received of Wm. H. Lamb \$22.96 in full  
 for the above judgment interest and costs  
 Aug 11, 1887

J. P. McDowell J. P.



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C.P.P.

WRIT OF RESTITUTION

Henry Smith  
vs.

William H. Lamb

Justice of the Peace.

Docket No.

Returnable 18

10.60  
11.60  
5.00  
27.20

CONSTABLE.

GLOBE PRINTING OFFICE.

Portsmouth, Ohio.

May 12<sup>th</sup> 1887. Recd this writ and returned on the same day about 10 o'clock P.M. I placed Harry Lamb Plaintiff in possession of the property <sup>with no named</sup> and served upon the following Reuben property of William H. Lamb as directed herein to satisfy the Costs.

on the 18<sup>th</sup> day of May 1887 out yet having perfected my duty by order of the court I returned the premises within named to the possession of the defendant

Fees }  
Service 70  
Miles 70  
Assessmt 1.50  
Docket 1.00 \$3.60

John Riley Constable



The State of Ohio,

*Union*

County, SS.

*Henry Lamb*  
vs.  
*William H Lamb*

TO ANY CONSTABLE OF

*Jerome*

TOWNSHIP:

Whereas, In a certain action for the ~~Forcible Entry and~~ Detention of the following described

premises, to-wit:

*Seven Acres of Land with Brick Dwelling House and  
framed outbuildings thereon, also 33 acres of Land known as the  
Richard ~~Land~~ with Log House thereon. both pieces of land being in  
Jerome Township in Union County Ohio about 4 or 5 miles east of Plain City  
and on or near the Post Road leading from Plain City to Smiths Hill  
lately tried before me, wherein*

*Henry Lamb* was plaintiff, and

*William H Lamb* defendant, judgment was rendered on

the *12* day of *May*

A. D.: 18*87*

that the plaintiff have restitution of

said premises; and that *he* also recover costs in the sum of *restitution & \$100* Dollars

You, therefore, are hereby commanded to cause the defendant to be forthwith removed from  
said premises, and the said plaintiff to have restitution of the same; also, that you levy of the goods  
and chattels of the said defendant, and make the costs aforesaid, and all accruing costs. And of  
this writ make legal service and due return.

Witness my Hand, this

*12*

day of

*May*

A. D., 18*87*

*J.P. McDowell*

JUSTICE OF THE PEACE.

Henry Lamb  
vs  
William H Lamb  
Order to restore property

May 13<sup>th</sup> 1887. Received this order and  
had same day in accordance with its  
contents & restored said premises to the  
possession of the defendant

Services	40
Wages	90
Costs	150
<u>          </u>	
Total	380

John Riley Constable



The State of Ohio Union County

To John Wiley Constable of Jerome  
Township,

Whereas on the 12th day of May A.D. 1887  
I issued ~~an~~ <sup>writ</sup> ~~order~~ of Restitution in  
case Henry Lamb against William H.  
Lamb in forcible detainer. if you  
have restored <sup>to</sup> the Plaintiff possession of  
the the premises described in said <sup>writ</sup> of  
Restitution, <sup>By</sup> virtue of an order to  
<sup>from the clerk of court of said county</sup> <sup>comparaded and</sup> ~~me;~~ you are hereby required to restore  
said <sup>defendant</sup> into possession of said premises  
immediadely and return the writ and  
this order with your proceedings thereon  
and costs taxed thereon

Given this 13th day of May 1887

J. P. W. Dowell

Justice of the Peace

# SUMMONS.

*Richard Clark*

Plaintiff  
against

*G. F. Smith & Fred Smith*

Defendant

### RETURNABLE

*June 21* 1887, at *6 P.M.*

Amount Claimed, - - \$ \_\_\_\_\_

Justice's Fee, - - - - \$ *.50*

Constable's Fee, - - - \$ \_\_\_\_\_

\$ \_\_\_\_\_

Constable. \_\_\_\_\_

RETURNED AND FILED

188\_\_\_\_\_

Received this Writ June 15<sup>th</sup> 1887, and served the same on the  
*within named G. F. Smith & Fred Smith*  
*on the 17<sup>th</sup> of June 1887 at one o'clock p.m.*  
*the other within named Fred Smith*  
*not found in my County*

CONSTABLE'S FEES.	
Service	\$ 25
Mileage	20
Cop	25
Total	<u>70</u>

*John Riley* Constable.



# SUMMONS.

The State of Ohio, *Union* County, ss.

To any Constable of *Jerome* Township, in said County, GREETING:

YOU ARE HEREBY COMMANDED to summon

*Fred Smith*

*G. J. Smith and*

to appear before me,

*J. P. McDowell*

, a Justice of the Peace of said

Township, at my office therein, on the *21st* day of *June*, A. D. 1887

at *6* o'clock

*P.*

M., to answer unto

*Richard Clark*

in a Civil Action ~~for amount due on~~

*for the forcible detention of the property now in their possession situated on West Union Street Plain City Ohio*

~~Amount claimed, \$~~

You will make due return of this writ on or before the *21* day of *June*

A. D. 1887, at *6* o'clock *P.* M.

WITNESS my hand, this *16th* day of *June*, A. D. 1887.

*J. P. McDowell*  
Justice of the Peace.

Forcible Detainer

Richard Clark

vs  
G. J. Smith

Complaint

Filed June 16th 1887

J. P. McDowell J.P.

07  
5  
08  
29



To J. P. M. Dowell a Justice of the Peace of Jerome Township in the county of Union, Ohio  
The undersigned Richard Clark a resident of the county of Union Ohio doth hereby make his complaint to you against G. J. Smith and Fred Smith; For this: That the said G. J. Smith <sup>and Fred Smith</sup> have ever since the 7th day of June A. D. 1887 and do still unlawfully detain from the undersigned possession of the following premises situated in Jerome Township Union Co. O. and on the south side of West Union Street of Plain City Ohio. Known and described as follows Being a one and a half story frame dwelling house formerly owned by Victoria M. Norton and C. W. Norton. The said G. J. Smith and Fred Smith entered upon the said premises as the tenant of the undersigned: The lease therefor expired at the time herein first mentioned; and from that time the said G. J. Smith <sup>and Fred Smith</sup> hath unlawfully held over their said term. On the 7th day of June 1887 the undersigned duly served upon the said G. J. Smith as required by law, a notice in writing to leave said premises,

The undersigned as process and restitution etc  
Richard Clark

G. J. Sewell  
June 7th 1887 true copy of the  
original personally on the within  
G. S. Smith at 7 o'clock P.M.

~~John Riley~~

*[Faint, mostly illegible handwritten text, possibly bleed-through from the reverse side of the page.]*

Notar  
from Richard Clark  
to  
G. J. Smith



"Notice to leave premises"

For G. J. Smith

Sir; - I wish you to leave the following premises now in your occupation. to wit;

A fraction of land and a one and one half story dwelling house and out buildings thereon situated on West Union Street. on the South Side thereof in Jerome Township Union County Ohio. and known as the G. H. Norton property.

Your Compliance with this notice within three days after its service will prevent any legal measures being taken by me to obtain possession.

deated June 7<sup>th</sup> 1887

I am respectfully  
Richard Clark

No 192

Richard Clark (Brought in Forci-

Q. J. Smith

Before J. P. McHowell Jr  
of Jerome Township  
Union County Ohio

Justice costs

Summons

Entry records

filing

Venue

Adjournment

dismissal

50

30

5

40

20

20

Copy of Complaint  
To J. P. McHowell a Justice  
of the Peace of Jerome town-  
ship in the County of Union

Ohio; doth undersigned  
Richard Clark a resident  
of the County of Union  
Ohio doth hereby make  
his complaint to you

against you against  
G. J. Smith and Fred  
Smith for this; that the  
said G. J. Smith and Fred  
Smith have ever since the  
7th day of June A. D. 1887 and  
doe still unlawfully detain  
from the undersigned pos-  
session of the following  
premises situated in Jerome  
Township Union County O. on  
the south side of West Union  
Street of Plain City Ohio.

Constable's costs

on Summons

70

Known and described as follows  
Being a one and a half story  
frame dwelling house formerly  
owned by Victoria M. Norton  
and C. H. Norton the said  
G. J. Smith and Fred Smith  
entered upon the said premises  
as the tenant of the undersigned  
The lease therefore expired at the  
time herein first mentioned  
and from that time the said  
G. J. Smith & Fred Smith have  
unlawfully held over their  
said tenor. On the 7th day  
of June 1887 the undersigned duly  
served upon the said G. J. Smith  
as required by law a notice



W. H. H. H. June 16th 1887

according to leave said premises.

The undersigned asks process and restitution etc signed Richard Clark  
~~the~~ A copy of the above notice is filed with this  
 complaint

I issued a summons for defendant the same day and  
 gave it John Niles, Constable June 17th and defendant G. J.  
 Smith deposited six dollars as rent for the above described  
 property. Return of summons

I received this writ June 16th 1887 and served the same on the  
 within G. J. Smith personally on the 17th of June 1887 at 1 o'clock P.M.  
 the other within named Fred Smith not found in Wayne county, was served  
 mileage 20 copy 25 = 70 cts (signed) John Riley, Constable

At the time of return the parties appeared defendant asked  
 for a jury the following jurymen were drawn and venire issued  
 T. H. Hilbury, Will Noteman, C. K. French, Wright Holman, John McEune  
 and J. McEune. The case adjourned till June 25 1887 at 1 P.M.

June 24th 1887 Plaintiff came and dismissed  
 the case and paid one dollar in full for all the  
 costs the Constable threw off his costs

W. K. Chamberlain

vs

John H. Houeross

Verdict of Jury



We, the jury, do find the  
complaint of the plaintiff as  
set forth in his bill of particulars  
true and do assess his damages,  
at in the premises, at ~~\$22.25~~  
~~twenty two and 25/100~~ dollars.

\$10.00 ) ten dollars  
Foreman,  
J H Perkins.

No. \_\_\_\_\_ Doc. \_\_\_\_\_ Page \_\_\_\_\_

# SUMMONS.

*W. S. Chamberlain*  
Plaintiff

against

*John R. H. Cross*  
Defendant

### RETURNABLE

*Aug 30* 188*7*, at *9 A.M.*

Amount Claimed, - - \$ *22.10*

Justice's Fee, - - - - \$ *30*

Constable's Fee, - - - - \$ \_\_\_\_\_

\$ \_\_\_\_\_

Constable.

RETURNED AND FILED

188

Received this Writ

188, and served the same on the

#### CONSTABLE'S FEES.

Service	\$ _____
Mileage	_____
Cop	_____
Total	_____

Constable.



# SUMMONS.

The State of Ohio, Union County, ss.

To any Constable of Jerome Township, in said County, GREETING:

YOU ARE HEREBY COMMANDED to summon

John K. Holycross

to appear before me, J. P. McDowell, a Justice of the Peace of said Township, at my office therein, on the 30th day of August, A. D. 1887 at 8 o'clock A. M., to answer unto W. K. Chamberlain

in a Civil Action for amount due on an account for porcelain plate, upper set and for new plate after she the first and interest on the same  
Amount claimed, \$ 22.10

You will make due return of this writ on or before the 30 day of August A. D. 1887, at 8 o'clock 4 M.

WITNESS my hand, this 25th day of August, A. D. 1887.

J. P. McDowell  
Justice of the Peace.

# SUMMONS.

*Henry Hudson*  
Plaintiff  
against

*B. O. Kelly, Depp & Apples*  
Defendant

### RETURNABLE

*Sept 10* 188*7*, at *1 P* M.

Amount Claimed, - - \$ *50*

Justice's Fee, - - - - \$ *55*

Constable's Fee, - - - \$ \_\_\_\_\_

\$ \_\_\_\_\_

Constable.

RETURNED AND FILED

188\_\_\_\_\_

Received this Writ *Sept 9th* 188\_\_\_\_, and served the same on the

*47th*

*Apples, Kelly, on the 9th Sept 1887*  
*By copy at their residence*

CONSTABLE'S FEES.	
Service	<i>2</i> \$ <i>50</i>
Mileage	<i>10</i> \$ <i>80</i>
Copy	<i>50</i>
Total	<i>180</i>

*John Riley* Constable.



# S U M M O N S.

The State of Ohio, Union County, ss.

To any Constable of J.P. McA Township, in said County, GREETING:

YOU ARE HEREBY COMMANDED to summon Beverly Depp and

Alpheus Getius

to appear before me, J.P. McDowell, a Justice of the Peace of said

Township, at my office therein, on the 10th day of September, A. D. 1887

at 1 o'clock P. M., to answer unto Ferry Hutson

in a Civil Action for ~~amount due on~~ damages sustained, by defendant's trees

passing upon and damaging plaintiff's lands with  
trunks etc  
Amount claimed, \$ 50.

You will make due return of this writ on or before the 10 day of Sept.  
A. D. 1887, at 1 o'clock P. M.

WITNESS my hand, this 2d day of Sept., A. D. 1887

J.P. McDowell

Justice of the Peace.

Summons for Jury.

W. W. Chamberlain

vs.

John K. Holcress

Before J. P. McDowell  
JUSTICE OF THE PEACE

Docket D No 129 Page 416

Returnable Oct 5 1887

CONSTABLE'S FEES ON THIS WRIT.

Summons 5 \$ 1.00

Copies . . . . . cts each

Mileage . . . . . Miles . . . . . 20

Total . . . . . 12.0

Certificate.

(Sign on copies only, on which only one juror need be named.)

I certify that the within is a true Copy of the Original Writ.

John Riley CONSTABLE.

GLOBE PRINTING HOUSE.

Portsmouth, Ohio.

RETURN.

[To be made on original writ only]

1887

I have personally served on the within named Wm Green 3 miles E. M. Jones F. H. Derbins David McCreane M. B. Smith C. G. Hunt

John Riley

CONSTABLE.



State of Ohio Union County, s s,

TO ANY CONSTABLE OF

Jerome

TOWNSHIP, GREETING:

You are hereby commanded to summon

W. B. Smith S. Kent M. Jones  
J. H. Perkins David McCune and J. M. Green x

WITNESSETH

to appear before me, at my office in said Township, on the 5th day of October  
A. D. 1887, at 10 o'clock A M., to Serve as Jurors in a case pending before me, then and  
there to be tried, and this they shall in no wise omit. And have you then and there this writ with  
your doings thereon.

Given under my hand, this 10th day of September 1887

J. P. McDowell

JUSTICE OF THE PEACE.

- 1 ~~H. P. Woods~~ 2 P
- 2 M. B. Smith
- 3 J. C. Kent
- 4 ~~Wm. Beard~~ D 1
- 5 M. Jones
- 6 ~~Percey Douglas~~ D 2
- 7 J. H. Perkins
- 8 David Moss P 3
- 9 T. Hesterweller D 3
- 10 J. F. Tilbury D 1
- 11 J. Hells P 3
- 12 Wm. Notman P 3
- 13 J. McKeune D 4
- 14 David McKeune
- 15 John Hill D 5
- 16 J. T. McCullough P 4
- 17 Wm. Green
- 18 Jas. Duffey P 6

85-  
 125-  
 210

3

State where paid. Machine was, by the car =  
 back  
 Newarkward, 35 years, Service  
 Monitor Sewing Machine Co



No. \_\_\_\_\_ Doc. \_\_\_\_\_ Page \_\_\_\_\_

*W. A. Chamberlain*

against

*John K. Holieross*

Defendant's Subpoena.

Ret'd and filed \_\_\_\_\_ 188 \_\_\_\_\_

J. P.

WITNESSES.	How Served.	Day of Service	Miles Distant.

A. D. 188... I received this writ, and afterward I served the same in the manner and at the time shown by the annexed list and table; that is, I read this writ to those witnesses whose names are marked R; I stated its contents to those whose names are marked S; and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

*0 99.11  
- 55.50  
-----  
54.61*

Mileage, ..... Miles, - - \$ .....  
 Service on ..... Witnesses, \$ .....  
 Copies, - - \$ .....  
 Amount, - - - - \$ .....

**MY FEES:**

*56.01  
- 56.01  
-----  
00.00*

Constable, \_\_\_\_\_

## Subpoena for Civil Case.

THE STATE OF OHIO,

*Jerome* Township,  
*Union* County.

To *Lothrop Conover D. C. Holcros*  
*and Ezra Pitcher*

You are hereby commanded to appear before me *J. P. McDowell*  
a Justice of the Peace of said Township, at my office therein, on the *5th* day  
of *October*, A. D. 188*7*, at *10* o'clock *A.* M., to give testimony in an  
action pending before me, wherein *W. A. Chamberlain*  
*is* Plaintiff, and  
*John R. Holcros* is Defendant  
Hereof fail not under the penalty of the law.

Given under my hand, this *3rd* day of *October*, A. D. 188*7*.

*J. P. McDowell* Justice of the Peace.



19<sup>th</sup>

A. N. Chamberlain  
Plaintiff  
John K. Holieross  
defendant

Brought on book account to A

Judgment 10.00

Costs justice  
Summons 25  
Two continuances 40  
Entry 75  
swearing & witness 20  
sitting 1.00  
venue 70  
subpoenas 35  
filing 55  
5.85

Before J. P. McDowell J.P.  
of Jerome Township  
Union County Ohio  
Plaintiff's bill of particulars  
Plaintiff craves judg-  
ment against defendant  
for the sum of seventeen  
hundred dollars \$17.00  
with interest at 6% on whole  
and 50¢ <sup>per</sup> \$2.50 dollars for 3/4 yrs  
and interest on \$500.00 fixed  
lars at 6% from 4/29 1883  
There are no offsets  
or counterclaims against  
the same but there is ju-  
ly due the amount above  
claimed with interest as  
alleged.

Constables cost  
On venire 1.20

jury fee 2.00

Said apt is herunto  
attached and marked  
Ex. A, and made a part  
of this bill of particulars  
Plaintiff asks judg-  
ment accordingly  
signed Howard C. Black  
Att. for Plaintiff

Witnesses fees  
Dr. Chanee voice 40ms  
Dr. Cady called 25

Copy of account  
London O.  
Mrs J. K. Holieross in receipt  
with A. N. Chamberlain  
March 26 1883 Porcelain plate  
upper sett \$2.50  
April 25 to new plate after  
she broke the first charge  
only the cost of material 500  
interest until 8/20 87 4.60  
\$22.10

Dr. Holieross 50  
Mrs Holieross 25  
L. Converse 50  
1.25 = 9.85  
9.55  
2.10  
7.45

Issued a summons and  
gave it to the defendant which  
he acknowledged as a legal  
service returnable Aug  
30th 1887 at 8 o'clock A.M.

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to Aug 25<sup>th</sup> 1887

Aug 30<sup>th</sup> 1887 Parties met and defendant plead that he was not ready for trial and the case was adjourned till Sept 8<sup>th</sup> 1887 at 10 o'clock A.M. Dr. Joseph Chance was subpoenaed for plaintiff.

Sept. 8<sup>th</sup> 1887 Parties demanded security for costs plaintiff deposited ten dollars as such security Dr. Chance came as subpoenaed Defendant demanded a jury trial I made out a panel, the following persons were selected as jurors M. B. Smith C. S. Kent C. M. Jones J. H. Perkins David McLune and Wm Green and venire issued Defendant had subpoenas for Ezra Pitcher D. C. Holieros and L. Converse.

Oct. 6<sup>th</sup> Parties met, jury sworn, trial had plaintiff Dr. Joseph Chance and Dr. Cady and Mrs. Chamberlain were examined for the plaintiff. During the time the plaintiff was giving his evidence defendant's counsel asked that the case be dismissed for the reason the plaintiff was not a regular dentist, which I overruled. Ruling accepted by Defendant, Mrs. Holieros D. C. Holieros and L. Converse examined for the defense. After the evidence and the pleas of the counsel the case was given to the jury who brought in the following verdict.

We the jury do find the complaint of the Plaintiff as set forth in his bill of particulars true and do assess his damage to be at in the premises at \$10.00 Ten dollars signed J. H. Perkins Foreman

Therefore it is considered by me that the Plaintiff W. N. Chamberlain recover of the defendant the sum of ten dollars debt and his costs and court fees as taxed in the margin of this case J. P. M. Dowell P. Plaintiff gave notice of an appeal

Received of John R. Holieros seventeen dollars in full for above judgment and costs except his own witness fees he to settle them himself this 4<sup>th</sup> day of Oct 1887

account  
light  
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particulars  
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defendant  
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87



Plain Tiff's witnesses

Wm. Harper

Willie Harper

Eddie Harper

Emory Harper

Miss Harper

9 or 10 pages  
vs  
McCormick  
Receipt  
filed Sept 24 1887

Open dent's witnesses

Wm. Nathan  
McCormick

Amos Nathan

Levi Nathan

Mr. J. A. McCormick

J. W. Harper }  
vs }  
N. C. McCormack }  
} Before J. D. McDowell J. D.  
} of Jerome Township Union  
} County Ohio

Receipt for P. P. s. witnesses

You will please issue Subpoenas for  
P. P. s. witnesses as follows, Samuel Catter  
and Mary Catter, Willie Harper  
Willie Harper, Essner Harper, and  
Make the same returnable according  
to law

J. W. Harper P. P. s.  
By his Council, M. R. Rome



October 5<sup>th</sup> 1867

Received of Henry Hutson  
my cost in full in the suit  
held before J. P. Mc Dowell on  
the 24 day of September 1864

Jacob Hutson

October 8<sup>th</sup> 1887

Mr J. P. McDowell J P

Will you please send the  
amount of my fees in ~~figures~~  
figures to me by H Hutson  
of the suit between H Hutson  
and Beverly Depp.

and this will be a Receipt  
a gaints your Docket

B Baker

Constable



Suit Brought for Trespass

Henry Hutson Plaintiff		Before W. M. Dowell, P.
vs		Jerome Union County Circuit
Beverly Depp & Alpheus Gettles Defendants		Copy of Plaintiff's
		Dil. of particulars
		Plaintiff says that on or about
		the 31st day of Aug. 1887 the defend-
		ants trespassed upon the lands
		of Plaintiff with teams in scraping
		him and leaving the same upon the
Justice fees		meadow and plowed fields of P. H.
Summons	50	and also rolled and drawn old
Entry 200 words	30	timber upon the lands of said
Subpoena	40	plaintiff to his damage in the
Adjournment	20	sum of \$100 dollars for which
Swearing 13 witnesses	30	plaintiff asks judgment and
Judgment	40	costs of prosecution, Sept 2 <sup>nd</sup>
Docketing 250 words	30	1887 signed by Henry Hutson
File bills	5	By J. M. Martin for plf.
Appeal bond	125	Issued summons return-
		able Sept. 10 <sup>th</sup> 1887 at 1 o'clock
		P.M. Return of summons
		received this writ Sept.
Constables fees		3 <sup>d</sup> 1887 and served the
On summons	1.70	same on within named
On subpoena	1.10	Beverly Depp & Alpheus
	2.80	Gettles on the 6 <sup>th</sup> day of
Defendants witnesses		September by copy at
T. S. Kilbury	50	their residence Service
A. Gill twice	1.40	2 <sup>50</sup> mileage 10 70
H. S. Gilletie	1.80	2 copies 50 total \$1.70
John Bowers	90	(signed) John Riley Constable
Wm Wagner	90	Sept 10 <sup>th</sup> 1887 I issued Subpoe-
	5.70	nas for 4 persons for each par-
Plaintiff's witnesses		ty. Parties met Plaintiff not
G. Boyer	1.20	ready for trial as some of
D. Freshwater	1.20	his witnesses were out of
Dr. Asbury	1.20	the County. The trial was
B. Baker	1.20	put off till Sept 24 <sup>th</sup> 1887
J. Hutson	1.20	at 1 o'clock P.M.
F. Bishop	1.20	H. S. Gilletie and A. Gill were
		ass. witnesses for the defense
	7.60	
	5.00	
	12.60	
		\$7.60



and damage Sept. 2 1887

Defendants Subpoena for Geo Boyer David Freshwater, Dr. Ashbaugh Barney Baker Jacob Hutson. Returned by B Baker constable all subpoenaed.

Sept 24<sup>th</sup> 1887 At the time set for trial the parties met both parties being ready for trial trial was held plaintiff examined the following witnesses Henry Hutson, Geo Boyer, David Freshwater, Jacob Hutson, Dr. Ashbaugh, Barney Baker Frank Bishop.

Defendants both examined and testified. A Bill, Wm. Wagner & John Bowers Colonel Presented the Jerome Township Ditch book as evidence.

After hearing the evidence in the case and the Pleas of the counsel, I deferred ~~my~~ my decision until Sept 26 at 6<sup>th</sup> M. When after considering all the evidence on both sides I find no cause of action <sup>therein</sup>.

Therefore it is considered by me that the defendants recover of the Plaintiff Henry Hutson their costs herein taxed five and 00/100 dollars. Plaintiff's costs taxed in the margin of this case.

Received of Henry <sup>Hutson</sup> \$9.50 in full for defendants witness fees, John Riley and justice fees to pay his own witnesses, and B Baker const fee

Total Costs \$18.55



13.01  
4.35  
2.05  
2.65  

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#22.06

Bill of Particulars

W. W. Chamberlain

V. J. H. Halycross

Filed Aug 25 1887

J. P. McDowell J. P.

Howard Black-Hill

London O. Aug. 30. 1886

Mrs. J. H. Holyooss in acct with  
W. W. Chamberlin

March 26. 1883. Porcelain plate

Upper seth \$12.50

April 29. To new plate after she  
broke the first one only

5.00

Ex. A.

The cost of material

\$4.60

Interest for ~~3 years~~  
until 8/26/87

3.14

\$20.64

27.10

Donell

J. P.  
O. Ohio.

Plaintiff claims judgment  
against defendant for the sum of  
fourteen and 50/100 dollars (\$17.50),  
with interest at 6% on twelve and 50/100  
(\$12.50) dollars from 3/26 1883 and interest  
on (\$5.00) five dollars at 6% from 4/29 1883

There are no offsets or counter-  
claims against the same but there  
is justly due the amount above  
claimed with interest as alleged.

Find 1/2 is herewith  
attached and marked "Ex A" and  
make part of this bill of  
particulars.

Plaintiff asks judgment  
accordingly

Howard C. Black  
Atty for Pty



W.M. Chambers  
Plaintiff

v.

John H. Holycross  
Defendant

Before  
J. McDowell  
J.P.  
Jerome H. P.  
Union Co. Ohio.

Bill of Particulars.

Plaintiff claims judgment against defendant for the sum of fourteen and 50/100 dollars (\$17.50), with interest at 6% on twelve and 50/100 (\$12.50) dollars from 3/26 1883 and interest on (\$5.00) five dollars at 6% from 4/29 1883.

There are no offsets or counter-claims against the same but there is justly due the amount above claimed with interest as alleged.

Said 1/2 is herewith attached and marked "Ex A" and made part of this bill of particulars.

Plaintiff asks judgment accordingly

Howard C. Black  
Atty for P'ty





State of Ohio Union County, s s,

TO ANY CONSTABLE OF Jerome TOWNSHIP, GREETING:

You are hereby commanded to summon Wm. Ketchum, J. T. McCullough,  
David Moss, ~~J. T. McCullough~~, Frank Charra  
Wm. Beam, E. S. Churchman

WRITER

to appear before me, at my office in said Township, on the 8<sup>th</sup> day of October  
 A. D. 1887, at 1 o'clock P. M., to Serve as Jurors in a case pending before me, then and  
 there to be tried, and this they shall in no wise omit. And have you then and there this writ with  
 your doings thereon.

Given under my hand, this 24<sup>th</sup> day of Sept. 1887

J. P. McDowell

JUSTICE OF THE PEACE.

16087

13620

\$2467



- 1 ~~Wm. Stoteman~~
- 2 ~~J. Stoteman~~ p 2
- 3 ~~J. F. Kilbury~~ 203
- 4 ~~J. T. McCullough~~
- 5 ~~David Moss~~
- 6 ~~E. E. Fox~~ p-1
- 7 ~~John E. McKune~~ 202
- 8 ~~Perry Douglass~~ 205
- 9 ~~Frank Charra~~
- 10 ~~H. P. Woods~~ p. 6
- 11 ~~J. T. Wells~~ p 7
- 12 ~~Wm. Bean~~
- 13 ~~S. Beebe~~ 204
- 14 ~~Jac. Morrey~~ 206
- 15 ~~Geo. Converse~~ 203
- 16 ~~Geo. Allen~~ 201
- 17 ~~Wm. Early~~ 205-
- 18 ~~E. S. Churchman~~

F. A. McCombs

account

Against

D. W. Harper

\$ 18620

---

Defendants bill

filed Sept. 24. 1887

J. P. McDonald Jr.

18620  
- 997  
17623  
2000  
15623



F. A. McCORMICK,  
ALTON, FRANKLIN Co., O.

S. W. Harper

188

To F. A. McCormick Dr

April 9	To months Rent	5.00
" "	" 4 Bushels of wheat taken to mill	4.00
" "	" 3 " of Potatoes 70c	2.10
" 29	" 16 quarts Beans 10c	1.60
" "	" Cash	15.00
" "	" Plowing Garden	1.50
May 9	" Months Rent	5.00
" "	" Cash	2.00
" "	" 3 Bushels Potatoes	2.10
" "	" Cash	10.00
" 15	" 1 Bushel of Potatoes	.70
" 23	" 1 " " "	.70
June 9	" Months Rent	5.00
" "	" water Bucket	.50
" "	" Bushel Corn	.50
" "	" Cash	10.00
" 17	" Cash	2.00
June 27	" 6 Bushels of wheat taken to mill,	6.00
July 8	" Cash	1.50

"	9	"	Months Rent	5.00
"	"	"	Team to Plow Garden & haul wood	1.00
Aug	9	"	Months Rent	5.00
Sep	9	"	Months Rent	5.00
"	"	"	1 Bushel of Pears taken	1.50
"	"	"	Grapes & Peaches	1.00
"	"	"	The use of crosscut saw	1.00
				<del>\$ 136.20</del>

Paid Harper for helping  
in hay harvest & Boy 3.1-00  
& for work on Barn 8.00  
P his wife for my Board 2.50

41.50  
94.70  
136.20

\$ 94.70



J. W. Harper

vs

M. A. McCormick

Plaintiff's bill of  
Particulars, filed  
Sept 17<sup>th</sup> 1887  
J. P. McDowell, P.





J. H. Harper } Before J. F. McDowd  
vs } P of Jerome Township  
F. A. McCormick } Union County Ohio

Verdict of Jury

We, the jury, do find and assess the plaintiff's claim herein against defendant to the sum of  $1339 \frac{12}{100}$  dollars.

We do further find and assess the defendant's set-off herein against the plaintiff, to the sum of  $120 \frac{90}{100}$

dollars; leaving the amount of the recovery of the Plaintiff herein at  $13 \frac{01 \frac{32}{100}}$  dollars

E. V. Churchman      Foreman  
J. H. Jones

1887 writ brought on account

W. Harper of Plaintiff }  
 J. H. McCormick Defendant }  
 Before J. P. McDowell  
 P. of Jerome Township  
 Union County Ohio.  
 Plaintiff's bill of Particulars  
 The Plaintiff says the defendant is  
 indebted to him as follows

judgment	13.01 $\frac{1}{2}$	April 4 May 1887 twenty thousand shingles at \$3.00 per M. \$60.00
Justice fees		" " cutting forty four and a half cords at 50 <sup>c</sup> 22.25
Summons	25	June work by self and boys on barn 8.00
filing	5	5 June & July harvest $\frac{3}{4}$ days by self in haying 22.12
Subpoena	45	at 50 <sup>c</sup>
Venire for jury	40	" " fourteen $\frac{1}{2}$ son W Harper 18 12
sitting in case	1.00	thirteen " E Harper 13.50
swearing 10 witnesses	25	25 July two days to Alton 2.00
Entry 300 words	45	" clearing up shingles about barn 1.50
judgment	40	twenty one meals at 20 4.20
		forty six " by carpenter 9.20
		Amounting to one hundred $\frac{87}{100}$ \$160.87
		for which he asks judgment against the defendant.
		(Signed) J. H. Harper
		by his counsel H. M. House
Constables fees	85	Issued summons Sept 19 <sup>th</sup> 1887
On summons		Returnable Sept 24 <sup>th</sup> 1887 at 8 a.m.
On Venire	1.20	Summons Returned
		I received this writ Sept 19 <sup>th</sup> 1887
		and served the same on the within named M. C. McCormick on the 21 <sup>st</sup> of
Witness fees		Sept personally By copy
Willie Harper	80	Constable's fees service 25 mileage 35
Eddie Harper	80	copy 25 = 85
Emmer Harper	80	(Signed) John Riley Constable
Jennie Harper	25	Sept 24 <sup>th</sup> 1887 Parties met and
Wm Stithem	25	the Plaintiff demanded a jury
S Conklin	25	trial the following persons were
James Stithem	25	were drawn as jurors. Wm Stithem
L. O. Stithem	25	J. H. McCormick although David Moss Frank
		Charra, Wm Peasem and G. S. Church
		man, Plaintiff's witnesses were
		subpoenaed. Samuel Colter

Sept  
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Sept 29th 1887

Mary Colter, Willie Harper, Eddie Harper, Emma Harper.

Case adjourned till Oct. 8th 1887 at 1 P.M.

Oct 8th 1887 Parties met trial had by agreement with four jurymen viz E. S. Churchman, Wm Noteman, Jim Beach & D. Moss, J. W. Harper, Willie Harper, Eddie Harper, Emma Harper and Jennie Harper were sworn and examined for the plaintiff Wm S. Tithem, L Conklin, Amos Tithem, Lott Tithem and F. A. McCormick were sworn and examined for the defence. After hearing the evidence in the case and the pleas of the counsel the case was given to the jury who brought in the following verdict

That the jury do find and assess the plaintiffs claim herein against the defendant to the sum of \$33 31/100 dollars. We do further find and assess the defendants claim against plaintiff to the sum of 120 90/100 dollars; leaving the amount of the recovery of the Plaintiff herein at 13 43/100 dollars

(Signed) E. S. Churchman  
Therefore it is considered by me that the plaintiff J. W. Harper recover of the defendant F. A. McCormick the sum of Thirteen <sup>dollars</sup> and 43/100 <sup>cents</sup> dollars and his costs as taxed in the margin of this case and interest and costs that accrued  
J. W. Harper } J. P. McDowell, J. P.  
F. A. McCormick } judgment before J. P. McDowell

Whereas on the 8th day of Oct. A.D. 1887 the said J. W. Harper obtained judgment against the said F. A. McCormick, on the docket of J. P. McDowell, J. P. for Thirteen ~~no~~ dollars and two cents and his costs ~~taxed at \$17.25~~ defendants costs being \$130 <sup>100</sup> and the said F. A. McCormick intends to appeal therefrom to the Court of Common Pleas of Union County. Now therefore the Justices of the Peace of Union County hereby promise and undertake in the sum and to the amount of fifty dollars that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment and costs; and also that said appellant will prosecute his appeal to effect, and without unnecessary delay

Taken executed and acknowledged before me and surety approved this 18th day of October A.D. 1887

Oct 18th 1887 Received of F. A. McCormick \$26.65 on above judgment and plaintiffs costs  
Received of J. P. McDowell \$17.62 in full for the above judgment and my witness fees  
\$ 44.27

A. J. Martin } Before J. P. McDowell J. P. of  
vs }  
Henry Lamb } Jerome T<sup>ps</sup> Union County Ohio

Recipe

To the above named Justice  
Please issue Subpoena for William Morrow and  
William P. Andrews, witnesses for Plaintiff in  
above action and oblige

A. J. Martin



No. \_\_\_\_\_ Doc. \_\_\_\_\_ Page \_\_\_\_\_

# SUMMONS.

*A. J. Martin*  
*Henry So*  
Plaintiff

against

*Henry Lamb*  
Defendant

## RETURNABLE

*Jan. 14<sup>th</sup>* 188*8*, at *10 AM.*

Amount Claimed, - - \$ *15*

Justice's Fee, - - - \$ *30*

Constable's Fee, - - - \$ \_\_\_\_\_

\$ \_\_\_\_\_

Constable.

RETURNED AND FILED

188

*Received this Writ Summons 9th*  
*within named Henry Lamb at his*  
*residence by copy on the 10 of January 88*

188*8*, and served the same on the

CONSTABLE'S FEES.	
Service	\$ <i>25</i>
Mileage	<i>40</i>
Cop	<i>25</i>
Total	<u><i>90</i></u>

*John Riley*  
Constable.

# SUMMONS.

The State of Ohio, *Union* County, ss.

To any Constable of *Jerome* Township, in said County, GREETING:

YOU ARE HEREBY COMMANDED to summon

*Henry Lamb*

to appear before me,

*J.P. McDowell*

, a Justice of the Peace of said

Township, at my office therein, on the *14* day of *January*, A. D. 188*8*

at *10* o'clock *A*. M., to answer unto

*A. J. Martin*

in a Civil Action for amount due on

*professional services rendered in case of George Soboy Vs Henry Lamb*

Amount claimed, \$*15*

You will make due return of this writ on or before the *14<sup>th</sup>* day of *January*

A. D. 188*8*, at *10* o'clock *A*. M.

WITNESS my hand, this

*9<sup>th</sup>* day of *January*, A. D. 188*8*

*J.P. McDowell*

Justice of the Peace.



No. \_\_\_\_\_ Doc. \_\_\_\_\_ Page \_\_\_\_\_

*H. Martin*  
against  
*Henry Lamb*  
Plaintiff's Subpoena.

Ret'd and Filed \_\_\_\_\_ 188 \_\_\_\_\_

J P.

WITNESSES.	How Served.	Day of Service.	Miles Distant

A true Copy. Attest:

Constable.

A. D. 188 \_\_\_\_\_ I received this writ, and afterward I served the same in the manner and at the time shown by the annexed list and table; that us, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S.; and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Mileage, \_\_\_\_\_ Miles, - \$  
 Service on \_\_\_\_\_ Witnesses, \$  
 Copies, - \$  
 Amount, - - - \$

MY FEES.

Constable.

# SUBPOENA FOR CIVIL CASE.

Revised Statutes, Secs. 6537-5247.

THE STATE OF OHIO,

*Jerome*

Township.

} *Union* County.

To *Wm Morrow & W.P. Andrews*

You are hereby commanded to appear before me *J.P. McDowell*  
a Justice of the Peace of said Township, at my office therein, on the *14* day  
of *January*, A. D. 188*8*, at *9* o'clock *A.M.*, to give testimony in an  
action pending before me, wherein *A.J. Martin*  
*Henry Lamb* is Plaintiff, and  
*Henry Lamb* is Defendant.

Hereof fail not under the penalty of the law.

Given under my hand, this *14* day of *Jan.*, A. D. 188*8*

*J.P. McDowell* Justice of the Peace.



Bill of Particulars

A. J. Martin

vs  
Henry Lamb

Am't. claimed \$15.00

Filed Jan. 7<sup>th</sup> 1888

J. P. McDowell Jr.

1886 77

Plain City O. Dec 16<sup>th</sup> 1887.  
Henry Lamb To A. J. Martin Dr  
For Professional Services in Union County Common  
Pleas in the case of George Scoby against Henry Lamb  
in the Sum of Fifteen Dollars

A. J. Martin



H. Martin Plaintiff (1957 Case brought

Against  
Henry Lamb Defendant

Before J. P. McDowell  
Pt. of Jerome Township  
Union County Ohio

Copy of Plaintiff's bill of particulars

1888

Plain City Ohio Dec 16 1887

Henry Lamb to H. Martin Sr.

Judgment

For Professional services in Union  
County Common Pleas in the case  
of George Seobys against Henry  
Lamb in the sum of fifteen

Justices fees

25 dollars (signed) A. J. Martin

Summons

5 Issued summons Jan 9 1888

filings

20 returnable Jan 14th 1888 at 10 AM

Ad judgment

Constable's return

Received this writ Jan 9th 1888

and served ~~and~~ <sup>the</sup> same on the

writin named Henry Lamb

at his residence on the 10th of

January 1888

Constable's fee service 25 mileage

40 copies 25 Total

I demanded security for  
costs of the Plaintiff

Constables fees

On summons

9) Parties met at the time set

and Plaintiff asked time

to get security for costs so

I adjourned the case till Jan.

21 at 9 AM.

Jan 14th the Plaintiff voluntarily

came and withdrew <sup>from the books</sup> the case

and agreed to pay the costs

The case is hereby withdrawn

J. P. McDowell J.P.







*Am*



J. H. Miller  
vs.  
A. J. Smith and  
John Murray

---

Filed Mar 22<sup>d</sup> 1885  
J. P. McLowell, P.

Cincinnati, O. June 7<sup>th</sup> 1854

Three months after date we or  
either of us promise to pay J. K. H. B.  
or order Twenty five Dollars for  
same Rec'd, Interest 8% at  
\$25.00

G. S. Smith  
John H. King





Porter W. Brock Esq.

77  
22  
16

Pepper City  
Idaho



Porter M<sup>c</sup>Dowell Esq

Plain City

This

Madison Co.



Lima O. Aug. 9<sup>th</sup> 1886

J. M. Powell Esq. J.  
Plain City O. Sir

If you can  
try and get me some of  
that money. try and get  
a little at a time if you  
can for it is no use to  
sue him for he has got  
nothing I dont want  
to pay no cost for I  
dont feel able to loose more  
if I must loose any that  
is enough for me. if you  
can try and ~~get~~ coax \$5.00 or  
\$10.00 ~~out~~ out of him if you  
can get all for I need it  
and oblige  
J. H. Miller  
Box 185

41666.66

2040.816  
2551

2038265  
2558

16306120  
2104735  
10191325  
4672520

41666.66  
4100012  
553.54

8/51731065-70  
6466385

41666.66

576664018

414.67  
52

5/206665-1074

41519072.36

4133312

76139  
15228

12.36  
92

9110  
7614  
14960

7638  
1450

147420

5552

8026



Simco O. June 17<sup>th</sup> 1886

Wm. Dowell  
Plain City O. Sir

If you please  
get me that money right  
away for I must have  
it. See John Murray  
and Mr. Smith and tell  
them that I must have  
it. This is a must in  
the case. for I am in  
need of it. answer right  
away and oblige

J. H. Miller

Box 185

4106  
4112

\$570.

out of the Country  
by cooperative

669





200

~~To Cost~~ ~~Balance~~  
 W<sup>m</sup> Lamb Dr  
 to Henry Lamb  
 for two days 2250  
 hay — 5000  
 hay — 2500  
 hay — 1000  


---

 10750

Henry Lamb dr to  
 W<sup>m</sup> Lamb  
 Cost 230  
 Cash for Larkin 200  
 hay 3 tin 1000  
 at Sharvill 6000  


---

 7430



William

220-

500-

500-

5844-

1100-

1500-

500-

500-

2000 - twenty on rent

~~400~~

700-

1000 - ten doll on rent

2000 - twenty dollars rent

500

~~1000~~

~~1000~~

16861

10.00 on wood

17461

Henry  
wood 3,220

4,000

10700

900

for rent 7600

625

14885-



# Notice to Presiding Judge, Absent Voter's Ballots, Etc.

Gen'l Code, Sec. 4785-138.

Office of Board of Elections, Union County,  
Marysville, Ohio Aug 5, 1938

To \_\_\_\_\_, Presiding Judge, Precinct  
Plain City  
Township or Ward and City or Village

You are hereby notified that \_\_\_\_\_  
residing at \_\_\_\_\_,  
claiming to be a qualified elector of said precinct, on the \_\_\_\_\_ day of \_\_\_\_\_,  
19\_\_\_\_\_, obtained an "Absent Voter's Ballot" and other supplies for casting such a ballot in said precinct at the elec-  
tion to be held therein on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_\_, said supplies  
consisting of one Identification Envelope, one Return Envelope, and one each of the following Official Ballots for  
use at said election, viz:

C. A. Butler  
Harriet M. Butler

And should such voter unexpectedly return to his, or her, home precinct on election day, he shall not be allowed to  
vote there until he shall have surrendered to the Judges of Election the "Absent Voter's Ballot" and all other sup-  
plies above set forth with which he was furnished by this Board for the purposes aforesaid the same to be returned  
to this Board with the other precinct returns.

M. L. Rauch  
Clerk.

# VENIRE FOR JURY

Before Justice of the Peace.

RETURNABLE

May 7th 1887

RETURNED AND FILED

187

Justice of the Peace.

## CONSTABLE'S RETURN.

1887, personally served on J. B. ...  
1887, personally served on J. B. ...  
1887, personally served on E. ...  
1887, personally served on D. ...  
1887, personally served on D. ...

## CONSTABLE'S FEES.

Service, - - \$ 1.00  
Mileage, - - - 25  
Constable, - - - 1.25



# VENIRE FOR JURY BEFORE JUSTICE OF THE PEACE.

THE STATE OF OHIO,

*Union* County, ss.

*Jerome* Township.

To

*John Riley*, Constable of *Jerome* Township:

You are hereby commanded to summon

*E. S. Patch*  
*H. J. Brinkley* *George Converse* *Clark*  
*Richard Taylor* *Westerwales* and *David*  
*Moss*

To appear before me, at *Plain City*, in said Township, on  
the *7th* day of *May* A. D. 18*87*, at *9* o'clock in the  
*fore* noon, to serve as Jurors in a case pending before me, then and there to  
be tried, and this they shall in no wise omit; and have you then and there this  
writ, with your doings thereon.

Given Under my Hand, this *30th* day of *April* A. D. 18*87*.

*J. P. McDowell*  
Justice of the Peace.

WRIT OF RESTITUTION

Elizabeth Court<sup>2d</sup> & Filorilla Smith

vs.

Joseph Morris Jun<sup>3rd</sup> & Parker Corbin

J P M Powell  
Justice of the Peace.

Docket B No 173

Returnable April 17 1886

2.35
1.50
3.90
<hr/>
2) 7.75
3.88

B Baker

CONSTABLE.

GLOBE PRINTING OFFICE,

Portsmouth, Ohio.

Received this writ on the 1<sup>st</sup> day of April 1886  
and served the same on the 8<sup>th</sup> day of April 1886  
by removing the goods of the defendants  
Joseph Morris & Parker Corbin and delivering the  
keys to the plaintiff J H Newblen, no property  
found to exist for cost.

Service	40
Removing goods	3.00
Mileage 7 miles	50
	<hr/>
	3.90

B Baker  
Constable



The State of Ohio,

Union

County, SS.

Elizabeth Dort and Filorilla L. Smith

vs.

Joseph Norris Jun<sup>r</sup> and Parker Corbin

TO ANY CONSTABLE OF

Jerome

TOWNSHIP:

Whereas, In a certain action for the Forcible Entry and Detention of the following described

premises, to-wit: A one story frame house with 3 rooms on

a lot formerly known as the property of Sarah Ann Dort

Dec'd and Elizabeth Dort situated on the west side of Main

street in Beach town in Jerome Township Union County Ohio

lately tried before me, wherein

Elizabeth Dort and Filorilla Smith

plaintiffs, and

Joseph Norris Jun and Parker

Corbin

defendants, judgment was rendered on

the

7<sup>th</sup>

day of

April

A. D., 1876

that the plaintiff have restitution of

said premises; and that they also recover costs in the sum of three and 40/100 Dollars

You, therefore, are hereby commanded to cause the defendant to be forthwith removed from

said premises, and the said plaintiff to have restitution of the same; also, that you levy of the goods

and chattels of the said defendant, and make the costs aforesaid, and all accruing costs. And of

this writ make legal service and due return.

Witness my Hand, this

7<sup>th</sup>

day of

April

A. D., 1876

J. P. McDowell

JUSTICE OF THE PEACE.

CONSTABLE

125-

7  
875-

51-

900  
13500

52-

091

Returnable 18

No Docket

Justice of the Peace.

VS

WRIT OF RESTITUTION



The State of Ohio,

County, SS.

vs.

To ANY CONSTABLE OF

TOWNSHIP:

Whereas, In a certain action for the Foreible Entry and Detention of the following described premises, to-wit:

lately tried before me, wherein

plaintiff, and

defendant, judgment was rendered on

the day of A. D., 18 that the plaintiff have restitution of

said premises; and that also recover costs in the sum of Dollars

You, therefore, are hereby commanded to cause the defendant to be forthwith removed from said premises, and the said plaintiff to have restitution of the same; also, that you levy of the goods and chattels of the said defendant, and make the costs aforesaid, and all accruing costs. And of this writ make legal service and due return.

Witness my Hand, this day of

A. D., 187

JUSTICE OF THE PEACE.

C. H. Dort, Supervisor

V.S.

Wonglass Sherwood

Plaintiff's witnesses

Ed. Rout

G. M. Dort

Robt Norris

Alfred Fry

Stanley Bowen

Harvey Norris

L. Fossey

A. S. McDowell

Harden Pickett

---

C. H. Dort Supervisor

V.S.

Frank Norris

G. M. Dort

Robt. Norris



Henry Lamb  
vs  
Wm. B. Lamb

Motion

Filed April 30<sup>th</sup> 1887

J. P. M. Howell J. P.

Henry Lamb Plff } On forcible Detention  
Wm H Lamb Def } Before J.P. McDowell J.P. of Jerome  
Township Madison County Ohio  
Motion

Now comes the defendant - Wm H. Lamb and  
Moves the said Justice of the Peace to Dismiss  
this action for the following reasons to-wit:  
1<sup>st</sup> - That the Complaint does not set fourth nor  
claim that the <sup>Premises of which possession is</sup> ~~Possession of the Premises~~ sought  
to be recovered does not wholly lie in Union  
County that the Premises Mostly are located  
in Franklin County Ohio and not within the  
Jurisdiction of said Justice's Court -

2<sup>nd</sup> - That the <sup>complaint -</sup> ~~notice~~ does not ~~state~~ <sup>set day</sup> the Def't's  
time has expired according to the agreement  
of the Parties therefore No cause of action  
has accrued against the said Wm H  
Lamb

William H Lamb

By A. J. Martin for Def't

Motion Overruled and and ruling  
excepted by the defendant



E. O. Huff

v. P. P.

Alfred J. Davis  
W. J. T.

---

Before J. M. Dowell J.P.

---

Filed Mar 19 1887  
J. M. Dowell J.P.

Howard Beach

E. O. Huff }  
Plaintiff } Rule of Particular  
 } before  
V. } J. M. Cowee J.P.  
Annie J. Davis }  
Defendant } Jerome Township,  
Union County, Ohio

At the time said plaintiff entered into possession of property of said defendant, <sup>Situated in New Galena, Union County, Ohio</sup> said plaintiff proposed to build an addition to the said house if said defendant would permit him to remove it when he should cease to live in said house. This was to be erected at plaintiff's cost and for his convenience and said defendant agreed that he should remove it when through with it.

Plaintiff has duly performed all the conditions on his part to be performed.

When about to leave said property said defendant forbid said plaintiff's removing the said addition to the said house.

The plaintiff's damage is Eight (~~8.~~) dollars for which, together with the costs of this suit, he asks judgment.

Howard O. Beck  
Atty for Plaintiff



Forcible Detention

Amie J. Davis

E. O. Huff,

"Complaint"

Filed March 5<sup>th</sup> 1887

J. P. M. Howell, Jr.

To J. P. McConell a Justice of the Peace in  
and for the Township of Jerome in the County  
of Union Ohio,

The undersigned Annie Davis a resident of  
the County of Union Ohio doth hereby make her  
Complaint to you against one E. C. Huff  
for this: That the said E. C. Huff, hath ever  
since the 15<sup>th</sup> day of February. in the year 1887  
and doth still unlawfully and forcibly detain  
from the undersigned. Possession of the  
following premises situated in the Village  
of New California in the Township of  
Jerome. in said County of Union and  
described as follows. The Frame Dwelling  
House and a part of the Lot of Land. on  
which said House is situated being the S. W.  
Corner of the Property formerly owned by  
Calvin ~~Summer~~ Robinson. The said E. C. Huff, entered  
upon said premises. as the tenant of the under-  
signed; the lease therefor expired at the time  
herein first mentioned; and from that time the  
said E. C. Huff hath unlawfully and forcibly  
held over his said term

On the 3<sup>d</sup> day of <sup>March</sup> ~~July~~ 1887 the undersigned ~~only~~  
served upon the said E. C. Huff as required by law  
notice in writing to leave said premises. The undersigned asks  
process and restitution &c

Annie J. Davis  
By her Counsel Amos



**SUMMONS IN FORCIBLE DETENTION.**

*Elizabeth Dent & Florence Smith*  
Plaintiff

against

*Joe Norris Junr & Parker Corbin*  
Defendant

RETURNABLE,

*April 6* 188*6*, 9 A. M.

Justice's Fees, - - -	\$	<i>1.80</i>
Constable's Fees, - - -	\$	<i>1.50</i>
	\$	

A True Copy. Attest:

*B Baker* Constable.

Attorney for Plaintiff.

Received this writ on the 2<sup>nd</sup> of April 1886, and served the same on the within named Parker Corbin by a Certified Copy personally and Joseph Corbin by leaving a Certified Copy at his place of residence on the 2<sup>nd</sup> day of April 1886

CONSTABLE'S FEES.

Service.....	\$	<i>27</i>
Mileage.....	\$	<i>50</i>
Copy.....	\$	<i>50</i>
	\$	<i>1.50</i>

*B Baker*

Constable

### SUMMONS IN FORCIBLE DETENTION.

**THE STATE OF OHIO.**

*Union* County, ss. }

*Jerome* Township.

To any Constable of said County, Greeting:

You are hereby commanded to summon *Joseph Norris and*  
*Parker Corbin* to appear before me *J. P. McDowell*

a Justice of the Peace of said Township, at my office therein, on the *6<sup>th</sup>* day of

*April* A. D. 18*86*, at *9* o'clock *A.M.*, to answer unto *Elizabeth*

*Dort and Florilla Smith* in an action for

forcible detention of the following described premises, to-wit: Situated in

the ~~*Willet*~~ *Willet* of *Frankfort* County of *Union*, and State of

Ohio, and known as *Aonestory frame house with three rooms*

*situated on lot No. thirty four (34) in the village of*

*Frankfort* in said *Jerome* township *Union* County *Ohio*

You will make legal service of this writ, and return the same on or before the *6<sup>th</sup>*

day of *April* A. D. 18*86*, at *9* o'clock *A.M.*

Witness my hand, this *2<sup>nd</sup>* day of *April*, A. D. 18*86*.

*J. P. McDowell*  
Justice of the Peace.



# SUMMONS.

*E. O. Huff*  
Plaintiff

against

*Annie J. Davis*  
Defendant

RETURNABLE

*Mar 19 1887, at 9 A. M.*

Amount Claimed, - - \$8.

Justice's Fee, - - - \$55

Constable's Fee, - - - \$

\$

Constable.

RETURNED AND FILED

188

*Received this writ march 14 th 1887, and served the same on the  
Within nameless James S. Davis By copy  
at her residence on the 15 of march 1887*

CONSTABLE'S FEES.	
Service	\$ 25
Mileage	35
Cop	25
Total	<u>85</u>

*John Riley* Constable.

# SUMMONS.

The State of Ohio, *Union* County, ss.

To any Constable of *Jerome* Township, in said County, GREETING:

YOU ARE HEREBY COMMANDED to summon *Annie J. Davis*

to appear before me, *J. P. McDowell*, a Justice of the Peace of said Township, at my office therein, on the *19th* day of *March*, A. D. 188*7* at *9* o'clock *A*. M., to answer unto *E. C. Huff*

in a Civil Action for ~~amount due of~~ *damages by plaintiff not being allowed by defendant to take any an addition which he erected to her house while he occupied the same*  
Amount claimed, \$ *8.00*

You will make due return of this writ on or before the *19th* day of *March*, A. D. 188*7*, at *9* o'clock *A*. M.

WITNESS my hand, this *14th* day of *March*, A. D. 188*7*

*J. P. McDowell*  
Justice of the Peace.



No. \_\_\_\_\_ Doc. \_\_\_\_\_ Page \_\_\_\_\_

# SUMMONS.

*Henry Lamb* Plaintiff.

AGAINST  
*William H Lamb* Defendant.

## RETURNABLE.

*April 30<sup>th</sup>*, 188*7*, at *P. M.*

Amount for which plaintiff will take judgment if defendant fails to appear.

*one hundred and 70 dollars*

Justice's Fees, *30.155*

Constable's Fees, *1.10*

## RETURNED AND FILED.

188.

J. P.

Constable.

Received this writ *April 25<sup>th</sup>* 188*7*, and served the same on the *within named William H Lamb by delivering to him personally a certified copy of this writ on same day.*

CONSTABLE'S FEES.	
Services, - \$	<i>25</i>
Mileage, 12 \$	<i>60</i>
Copy, - \$	<i>25</i>
<i>\$110</i>	

*Sabin Wiley* Constable.

THE STATE OF OHIO,

Union County. } SS.

To any Constable of Jerome Township, in said County, GREETING:

You are Hereby Commaned to summon William H Samb

to appear before me, J P M Dowell, a Justice of the Peace of said Township, at my office therein, on the 30<sup>th</sup> day of April, A. D. 1887 at 1 o'clock P. M., to answer unto Henry Samb

in civil action for amount due on book account

Amount Claimed, \$ 100.71

You will make due return of this writ on or before the 30<sup>th</sup> day of April A. D. 1887, at 1 o'clock P. M.

WITNESS MY HAND, this 25<sup>th</sup> day of April A. D. 1887.

J. P. M. Dowell, Justice of the Peace.













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