

JUSTICES
CIVIL
DOCKET

NO. 1

Civil Docket
Paris Twp.
1916-1924

THE COLUMBUS BLANK BOOK MFG. CO.
BLANK BOOK MANUFACTURERS,
BINDERS AND STATIONERS,
317-321 South High Street,
COLUMBUS, OHIO.

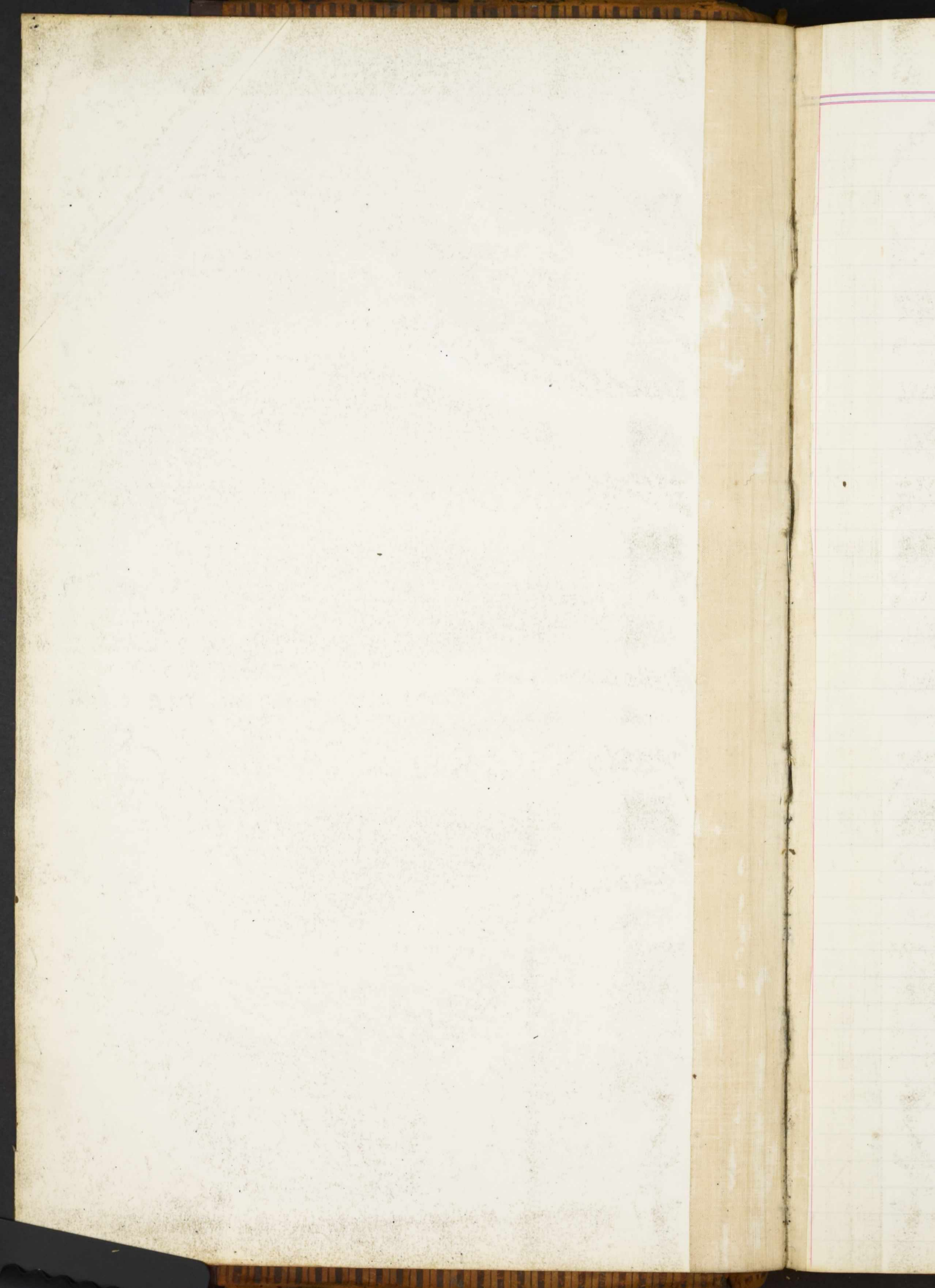




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No 1

Paris
Township



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DIRECT

Vassar, N. G.

vs

B. L. Gout et al

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Wayne Oil Gout + Pump Co.
 White Star Baking Co.
 Wilcox Co. The N. C.
 White, Nile + Warner
 Wilkins, N. A.
 White, Elizabeth
 Winston, Edward T.

vs

Berger + Keyes

12

"

Adrian Turner

34

"

Charous + Rogers

56

"

N. G. Campbell

138

"

Chas. Johnson

190

"

Sylvester Crow

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C. J. Atkinson

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12	Walpson, L.	-add.	A. L. + M. J. Goldstein	22
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138	Walpson, L.	"	F. Soidlow, etc	86
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REVERSE

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Z

CIVIL DOCKET

Township,

County, State of Ohio.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars

payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

_____ No. _____

vs. Plaintiff } Before _____

Defendant } Justice of the Peace _____ Township,

_____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

Paris

Township, Union County, State of Ohio.

May 20, 1916 - 9:00 A. M. Time set for trial. By agreement of parties cause continued to June 26, 1916 at 10:00 A. M.

March 19, 1917 - Cause settled and dismissed at defendants costs,

acet
N. Millis Att'y for Plff.
A. Hoopes Att'y for Deft.
\$ 49.00 with interest
1916, at 6 per cent. and costs.
for 19
and costs \$

May 1916, the said
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Its Atty.

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Millis
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S. Bawn
Notary Public

is for Defendant
A. M. and de-
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May 1916, on
certified copy
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UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff }
vs. Before _____
Defendant } Justice of the Peace _____ Township,
_____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

CIVIL DOCKET

Civil Action before

J. G. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.,	40		
Docket, Index, Appce., per 100 w.,	15	15	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15	30	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20	20	
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certf. to Trans. or Bill of Ex., ea.,	25		
		1.00	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20c, ea. add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person,	25		
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40		
Serv. and Ret. Order of Attach.	" 40		
" " Order Sale or Vendi	" 40		
" " Notice to Garnishee	" 40		
" " Order on Garnishee	" 40		
" " Writ of Replevin	" 40		
" " Writ of Restitution	" 40		
" " Order of Arrest	" 40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		70	

JURY,

WITNESSES,

Frank W. Galloway
 Plaintiff
 vs.
 Frank Heller
 Defendant

Action on account
 Att'y for Plff.
 Att'y for Deft.

Am't claimed, \$ 4 65 with interest
 from 19 , at per cent. and costs.

Judgment for Plff., May 25 1916
 \$ 4 65 and costs \$ 1 80

Be It Remembered, That on the 23rd day of May 1916, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Marysville Ohio, May 19, 1916,
 M. Frank Heller in account with
 Frank W. Galloway,
 Mch 26, 1907 Total account \$8.25
 Cr. Dec. 29, 1907 On Galloway ac 3.25-
 Feb. 17, 1903 Cash 1.00
 Mch 5, 1913 " 1.00
 8.25 5.25-
 Bal account \$3.00
 Int. on \$3.00 9 yr-2 mo 6% 1.65-
 \$4.65

May 23, 1916 - Issued summons for Defendant returnable May 27, 1916 at 10: a. m. and delivered same to Sam H. Hensley, Court.

May 24, 1916 - Summons returned indorsed Recd this writ May 23, 1916, and I served the same on the 24 day of May 1916 on the Defendant by leaving a certified copy thereof, aded of the find orsements thereon with Frank Heller personally.
 \$25.00 Sam H. Hensley, Court.

May 25, 1916 - Defendant appeared and paid claim and costs in full,
 J. G. Hartshorn, J.P.

May 25, 1916 - Cause dismissed

UNDERTAKING FOR
 On the day of
 The defendant came, a
 of the County, approved
 ent surety, caused an u
 execution to be entered
 In pursuance of the
 and provided, I,
 as surety for the stay o
 judgment of
 against
 hereby promise and un
 of said judgment, intere
 may accrue.

Taken by and signed
 me, and surety approve

SATISFACTION
 Received

payment in full on the

account

Att'y for Plff.

Att'y for Deft.

ed, \$ 4 65 with interest
19 , at per cent. and costs.

for Pleg, May 25 1916
and costs \$ 1 40

May 1916, the said
n, whereupon the following

ures following, to-wit:

1916,
account with

\$ 8.25	
	3.25
	1.00
	1.00
8.25	5.25
\$ 3.00	
1.65	
\$ 4.65	

ions for Defendant
a. m. and
Hensley, Court.

returned indorsed
1916, and I
4 day of May
leaving a
of the find-
Frank Heller

Hensley, Court.

appeared and
in full,
Hartshorn, J.P.

used

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19 _____

The defendant came, and by _____

his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____

against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19 _____ from _____

_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19 _____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff

Before _____

vs.

Justice of the Peace _____

Township, _____

Defendant

County, Ohio.

Whereas, on the _____ day of _____ A. D. 19 _____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore,

_____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19 _____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., G. 117

JUSTICE'S FEES		Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.,	40		
Docket, Index, Appce., per 100 w.,	15	15	
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	" 40		
Order of Sale or Vendi,	" 40		
Notice to Garnishee,	" 40		
Order on Garnishee,	" 40		
Writ of Replevin,	" 40		
Writ of Restitution,	" 40		
Order of Arrest,	" 40		
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15	30	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15	30	
Certf. to Trans. or Bill of Ex., ea.,	25	25	
		165	

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach. "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

Peter Schlegel
 Plaintiff
 No. 33 vs.
 James Dolan
 Defendant

Action on account
 Clarence A. Hoopes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 60 00 with interest
 from 19 , at per cent. and costs.
 Judgment for \$ 60 00, May 19
 \$ 60 00 and costs \$

Be It Remembered, That on the 23rd day of May 1916, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff claims a judgment against defendant in the sum of \$60.00 for groceries sold and delivered to defendant by plaintiff at defendant's request,
 Peter Schlegel

May 23, 1916 - The following waiver and confession of judgment was filed:
 "Now comes the defendant, James Dolan, and enters his appearance herein and confesses judgment for said sum of \$60.00 and costs,
 James Dolan,

May 23, 1916
 Thereupon It is considered by me that that said Peter Schlegel, plaintiff recover of said defendant, James Dolan the said sum of \$60.00 and costs herein
 J. C. Hartshorn, J.P.

May 23, 1916 - Transcript asked for and the same was prepared and delivered

JURY,
 June 30, 1916 - Rec'd of Pet
 my costs.
 J. C. Hartshorn
 J.P.

WITNESSES,

UNDERTAKING FOR
 On the _____ day of _____
 The defendant came, a

 of the County, approved
 ent surety, caused an
 execution to be entered
 In pursuance of the
 and provided, I, _____
 as surety for the stay
 judgment of _____
 against _____
 hereby promise and un
 of said judgment, intere
 may accrue.
 Taken by and signed
 me, and surety approv

 SATISFACTION
 Received _____

 payment in full on the _____

Paris

CIVIL DOCKET

Township, Union County, State of Ohio.

account

by A. Hoopes Att'y for Plff.
Att'y for Deft.

of \$60.00 with interest
19, at per cent. and costs.

for \$60.00, May 19
and costs \$

May 1916, the said
whereupon the following

measures following, to-wit:

Judgment against
\$60.00 for grocer
defendant by
quest,
Hleyel

Waver and
as filed:
defendant, James
insurance herein
for said sum

Dolan,

ordered by me that
plaintiff recover
Dolan the
costs herein
Kurtshorn, J.P.

ed for and
and delivered

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____

against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff

vs.

Defendant

Before _____

Justice of the Peace _____ Township,

County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O., 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing & necessary papers, each	5	10	
Taking and certifying Affidavits, ea.,	40		
Docket, Index, Appce., per 100 w.,	15	15	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20	20	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15	15	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20c, ea. add'l 5		20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. " "	40		
" " Order Sale or Vendi " "	40		
" " Notice to Garnishee " "	40		
" " Order on Garnishee " "	40		
" " Writ of Replevin " "	40		
" " Writ of Restitution " "	40		
" " Order of Arrest " "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			

The Marysville Wire Fence & Lumber Co. Plaintiff
 No. 34 vs.
 The Marysville Cement Tile Roofing Co. Defendant

Action on account
 B. A. Hoopes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 77, 47 with interest from 19 , at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 6th day of Janu 1916, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff says that the defendant is a corporation duly organized under the laws of the State of Ohio. Plaintiff claims judgment against defendant in the sum of Twenty-two Dollars and Forty-two Cents (\$22.42) for lumber sold by plaintiff to the defendant.

B. A. Hoopes
 Atty for Plaintiff

Janu 6, 1916 - Issued summons returnable Janu 10, 1916 at 9 A.M. and delivered same to Sam H. Hensley, Constable.

Janu 6, 1916 - Summons returned in dorsed: Rec'd this writ Janu 6, 1916, and I served the same on the 6th day of Janu 1916, on the defendant by leaving a certified copy thereof and of the indorsements thereon with George M. Wilber, president of The Marysville Cement Tile Roofing Co. at his usual place of residence.
 Fees: Serv. 25, Mil. 20. Copy 25
 Sam H. Hensley
 Constable

Janu 10, 1916 - 9 A.M. time set for trial. Atty for Plaintiff appeared and asked for a continuance. And showing good cause the same is adjourned to

JURY,

WITNESSES,

Aug. 15, 1916 - Rec'd J. C. Hartshorn
 \$22.47 claim + costs
 J. C. Hartshorn
 JP

Aug. 15, 1916 - Case settled and dismissed

UNDERTAKING FOR
 On the day of
 The defendant came, of the County, approved ent surety, caused an execution to be entered In pursuance of the and provided, I, as surety for the stay judgment of against hereby promise and un of said judgment, interest may accrue.
 Taken by and signed me, and surety approved
 SATISFACTION
 Received
 payment in full on the

Account
 Hoopes Att'y for Plff.
 Att'y for Deft.
 ed, \$ 77, 47 with interest
 19 , at per cent. and costs.
 for , 19
 and costs \$

and 1916, the said
 n, whereupon the following

ures following, to-wit:
 defendant is a
 under the laws
 of claims judgment
 sum of Twenty-
 cents (\$22, 42)
 of to the defend-

Plaintiff

ous returnable
 delivered same
 ble.

ed indorsed;
 and I served
 1916, on the
 certified copy
 ments thereon
 resident of The
 ng Co. at his
 e.

H. Hensley
 Constable

for trial, Atty
 asked for a
 very good cause

and indorsed

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
 The defendant came, and by _____
 _____ his surety, resident
 of the County, approved by me as good and suffici-
 ent surety, caused an undertaking for the stay of
 execution to be entered herein, which follows:
 In pursuance of the Statutes in such case made
 and provided, I, _____
 as surety for the stay of execution on the above
 judgment of _____
 against _____ do
 hereby promise and undertake to pay the amount
 of said judgment, interest and costs, and costs that
 may accrue.

Taken by and signed and acknowledged before
 me, and surety approved, this _____ day of
 _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from

 _____ Dollars
 payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
 entered into an undertaking to the adverse party as follows:

Plaintiff }
 vs. } Before _____
 Defendant } Justice of the Peace _____ Township,
 _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____
 obtained a judgment against the said _____
 on the docket of said _____
 Justice of the Peace, for _____
 dollars and _____ cents, and costs taxed at _____
 dollars and _____ cents, and the said _____
 intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____
 of _____ County, Ohio, hereby promise and undertake to
 the said appellee, in the sum and to the amount of _____ dollars,
 conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
 out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
 will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
 _____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. G. Hurtshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.,	40		
Docket, Index, Appee., per 100 w.,	15	15	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20	20	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15	45	
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20c, ea. add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person,	25		
son, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40		
Serv. and Ret. Order of Attach.	" 40		
" " Order Sale or Vendi	" 40		
" " Notice to Garnishee	" 40		
" " Order on Garnishee	" 40		
" " Writ of Replevin	" 40		
" " Writ of Restitution	" 40		
" " Order of Arrest	" 40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			

William Epps
 Plaintiff
 No. 35 vs.
 The Marysville Cement Tile Roofing Co.
 Defendant

Action on
 account
 C.A. Hoopes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 16.65 with interest
 from 19 , at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 6th day of June 1916, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff says that the defendant is a corporation duly organized under the laws of the State of Ohio, Plaintiff claims judgment against defendant in the sum of sixteen dollars and sixty-five cents (\$16.65) for lumber sold by plaintiff to the defendant.

C.A. Hoopes,
 Atty for Plaintiff.

June 6, 1916 - Issued summons returnable June 10, 1916 at 9 a. m. and delivered same to Sam H. Hensley Constable.

June 6, 1916 - Summons returned indorsed; Rec'd this writ June 6, 1916, and I served the same on the 6th day of June 1916, on the defendant by leaving a certified copy thereof, and of the indorsements thereon with George M. Wilber, president of The Marysville Cement Tile Roofing Co. at his usual place of residence, Jess Ser, 25, Mi. 20 Copy 25 Sam H. Hensley, Const.

June 10, 1916 - 9 a. m. Time set for trial. Atty for plaintiff appeared and asked for a continuance. Showing good cause same is adjourned to

Aug. 15, 1916 - Case settled + dismissed,

JURY,
 WITNESSES,
 Aug. 15, 1916 - Rec'd of G. M. Wilber \$18.50 claim Accts
 Jessantshorn
 J.G.

UNDERTAKING FOR
 On the day of
 The defendant came, of the County, approved ent surety, caused an execution to be entered In pursuance of the and provided, I, as surety for the stay judgment of against hereby promise and un of said judgment, inter may accrue.
 Taken by and signed me, and surety approv
 SATISFACTION
 Received
 payment in full on the

account

Hoppe Att'y for Plff.
Att'y for Def.

ed, \$ 16.65 with interest
19 , at per cent. and costs.

or , 19
and costs \$

June 1916, the said
t, whereupon the following

ures following, to-wit:

Defendant is a
ed under the
Plaintiff Claims
dant in the
d Sixty-five
ed by plaintiff

opes,
for Plaintiff,

uous returnable
& delivered same
ble.

urred indorsed;
, and I served
June 1916, on
a certified
endorsements
ber, president
e Rapping Co.
signed,
t. Hensley, Const.

et for trial,
d and asked
ving good cause

+ dismissed,

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____

against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

vs. Plaintiff } Before _____
Justice of the Peace _____ Township,

Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____ on the docket of said

Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

of the Peace,

account

A. Willis Att'y for Plff.
Att'y for Deft.

med, \$ 176.98 with interest
17, 1916, at 6 per cent. and costs.

for Pltf, June 17, 1916
and costs \$ 7.50

June 1916, the said
n, whereupon the following

ures following, to-wit:

tion incorporated

of Indiana,

of business in

ana

iff from the

98, with interest

May, 1916 at the

ds sold and

ts at their request,

unt is hereto

hibit a" and

prays judgment

a sum of \$176.98,

n the 17th day of

er cent, and for

+ Pump Co

is, Its Atty,

duly sworn says

poration incor-

of the State of

the attorney of

June 14, 1916 - Summons returned indorsed:
Rec'd this writ June 14, 1916, and I served the same on the 14th day of June 1916, on the defendants by leaving a certified copy thereof, and of the indorsements thereon with them personally.
Fees Serv. 75, Mi. 20 copy 25
Sam H. Hensley, Constable.

June 17, 1916 - 9:00 o'clock A.M. Time set for trial. Defendants failed to appear at that time or for one hour thereafter. Plaintiff's Bill of Particulars having been verified and at the request of Plaintiff, It is considered by me on this date, ^{that} the Plaintiff recover of Defendants the sum of \$177.87 (prin, & int from May 17, 1916) and also the costs herein.
J. C. Hartshorn, Justice of the Peace.

June 28, 1916 - Execution issued returnable in 30 days and delivered to Sam H. Hensley, Constable.

July 3, 1916 - Execution returned indorsed: Rec'd this writ June 28, 1916, July 3, 1916 This writ returned this day with money made, Collected \$184.65, My costs: Serv. 40, Mileage 70, Poundage \$2.50 total \$3.80, I herewith return the balance \$180.85.
Sam H. Hensley, Constable

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND
On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
vs. Plaintiff } Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

of the Peace,

Missory Note
H. Willis Att'y for Plff.
Att'y for Deft.
\$ 28.70 with interest
3 1916, at 6 per cent. and costs.
for Pety, June 17, 1916
and costs \$ 7.50

June 1916, the said
n, whereupon the following

ures following, to-wit:
oration incorpo-
State of Illinois,
of business
nbis
tiff from the
with interest
cent from the
missory note,
credits and
ws:

Feb. 3, 1916,
ate I promise
Radford
Twenty-eight
ber and interest
win Fleck.

prays judgment
the sum of
from the
of 6 per cent
tion
chitectural Co.
llis, Its Atty.

sworn says that
laintiff, duly
above plead-
written in-
of money, which
fidant's possession
in the above
believes true,
H. Willis,
nd subscribed
day of June 1916
P. Bown
ry Public

June 14, 1916 - Issued summons for defendant returnable June 17, 1916
at 9 A.M. and delivered same to Sam H. Hensley, Constable

June 14, 1916 - Summons returned indorsed:
Rec'd this writ June 14, 1916, and I served the same on the 14th day of
June 1916, on the Defendant by leaving a certified copy thereof and
of the indorsement thereon at his usual place of residence
Fees serv. 25, mi. 20 copy, 25
Sam H. Hensley, Constable.

June 17, 1916 - 9: o'clock A.M. Time set for trial. Defendant failed to
appear at that time or for one hour thereafter. Plaintiffs Bill of
Particulars being verified and at his request it is considered by
me that Plaintiff recover of Defendant the sum of \$28.83 (prin-
int) with 6% interest and costs.

J. C. Hartshorn, Justice of the Peace,

Dec. 11, 1917 - at plaintiffs request and being paid
the legal fee therefor a transcript is prepared
and delivered to John H. Willis, Its attorney
J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	25
Taking and certifying Affidavits, ea.	40	80
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	20
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	25	
Appt'g Guard'n for Minor to Pros. suit,	40	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	185
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
Telephone	15	
	5.00	

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l 5	
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach. "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

Marysville Tribune 2.00
JURY,

WITNESSES,
Cost Paid

Adele M. Cheney
No. 38 vs. Plaintiff
Margaret A. Fisher
Defendant

Action on account for services rendered,
Jac. M. Campbell Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 20.00 with interest from Oct. 7, 1915, at 6 per cent. and costs.
Judgment for 19
and costs \$

Be It Remembered, That on the 21st day of June 1916, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The plaintiff claims a judgment against the defendant for the sum of Twenty Dollars, with interest thereon from the 7th day of October, 1915, on an account of services rendered by the plaintiff to the defendant in formulating and completing a written Abstract of the title of the defendant and Fred M. Fisher to 75.80 acres of land situate in Claibourne Township, Union County, Ohio, and in V.M. Survey No. 6307, as shown by the Records of said County, at the defendant's request and upon a specific verbal contract therefor, including the stipulated price of \$20.00 for said services, between the said plaintiff and defendant.
Wherefore, the plaintiff prays judgment for the said sum of \$20.00 with interest thereon as aforesaid, and for her costs in this behalf expended.
Adele M. Cheney, Plaintiff

The State of Ohio, Union County ss.
Adele M. Cheney, being duly sworn upon her oath, says: that the facts stated and allegations made in her foregoing Bill of Particulars are true, as she verily believed.
Adele M. Cheney,
Subscribed by the said Adele M. Cheney in my presence, and sworn to by her before me, this 21st day of June A. D. 1916.

J. C. Hartshorn, J.P.
June 21, 1916 - Affidavit for Attachment filed;
The said plaintiff Adele M. Cheney makes oath that the claim in this action is on an account of services rendered by plaintiff to the defendant in formulating and completing a written abstract of the title of the defendant and Fred M. Fisher to 75.80 acres of land situate in Claibourne Township, Union County, Ohio, and in V.M. Survey No. 6307 as shown by the Records of said County, at the Defendant's request and the said Plaintiff also makes oath that the said claim is just and that said plaintiff ought, as she the said deponent believes, to recover thereon the sum of Twenty (20.00) Dollars, with interest thereon from

the 7th day of October, 1915, on a specific verbal contract therefor, including the stipulated price of \$20.00 for said services, between the said plaintiff and defendant.
Arthur B. Simons, Defendant, N. J. Fisher, Attorney for Plaintiff.

Sworn to this 21st day of June 1916, of attachment and appearance.
June 21, 1916
Defendant
Sham H. H.
June 21, 1916
on the 21st returned to me, and I am able to find in my files.
No fees.

UNDERTAKING FOR
On the _____ day of _____
The defendant came, and _____
of the County, approved _____
ent surety, caused an execution to be entered
In pursuance of the _____
and provided, I, _____
as surety for the stay of judgment of _____
against _____
hereby promise and undertake that the _____
of said judgment, interest and costs may accrue.
Taken by and signed _____
me, and surety approved _____
SATISFACTION
Received _____
payment in full on the _____

CIVIL DOCKET

Township, Union County, State of Ohio.

Faris

of the Peace,

account for fees rendered, N. Campbell Att'y for Plff. Att'y for Deft. \$ 20.00 with interest for 7, 1915, at 6 per cent. and costs. 19 and costs \$

June 1916, the said in, whereupon the following

ures following, to-wit: judgment against party Dollars, with of October, 1915, ou led by the plaintiff and completing a defendant and land situate in ty, Ohio, and in by the Records of request and upon erfor, including r said services, defendant.

ys judgment for rest thereon as, his behalf expended Cheney, Plaintiff ss.

ing duly sworn ets stated and going bill of verily believed e M. Cheney, e M. Cheney in by her before 6.

hartshorn, J.P. chment filed; Cheney makes oath e is on an account tiff to the defendant ing a written defendant and Jul 7, ituate in Claibourne and in V.M. Survey ds of said County, at he said Plaintiff id claim is just as she the said hereon the sum of est thereon from

the 7th day of October, 1915, Deponent further says that said claim is a debt arising on a specific contract between said plaintiff and defendant therefor, including said amount as the specific charge for said service. Deponent further says that the property sought to be attached by this proceeding is not exempt from execution; and that said property is not the personal earnings of said Defendant for services rendered within three months prior to the commencement of this action. Deponent further says that the defendant, Margaret A. Fisher, is a non-resident of the said Union County, and the said plaintiff further makes oath and says that she has good reason to and does verily believe, that one Arthur B. Simons of and within said County of Union has property of the said defendant, Margaret A. Fisher, in his possession liable to be attached in this action and not exempt from execution, to-wit: money, collected by the said Arthur B. Simons, as attorney for the said Margaret A. Fisher, amounting to the sum of \$20.00 more or less, but the exact amount of which this deponent can not state.

sworn to and subscribed by the said Adele M. Cheney before me this 21st day of June A.D. 1916. Adele M. Cheney J.C. Hartshorn, J.P.

June 21, 1916- Arthur B. Simons, garnishee acknowledged service of attachment and notice to garnishee and entered his appearance.

June 21, 1916- Summons and order of attachment issued to defendant returnable June 24, 1916 at 9 a.m. and delivered to Sam H. Hensley, Constable.

June 21, 1916- Summons returned indorsed: Rec'd this writ on the 21st day of June 1916, and on the 21st day of June 1916, I returned this writ, after diligent diligent search, not being able to find defendant Margaret A. Fisher or her residence in my jurisdiction. No find. Sam H. Hensley Constable.

(Continued to page 354)

UNDERTAKING FOR STAY OF EXECUTION. On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____ Justice of the Peace.

SATISFACTION OF JUDGMENT. Received _____ 19____ from _____ 100 Dollars payment in full on the above judgment and costs. _____ Justice of the Peace.

APPEAL BOND On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows: No. _____ Plaintiff } Before _____ Defendant } Justice of the Peace _____ Township, _____ County, Ohio. Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____ Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 4 necessary papers, each	5	20
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	150
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	150
Certif. to Trans. or Bill of Ex., ea.,	25	25
		520
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5	20	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	40
Serv. and Ret. Order of Attach. "	40	40
" " Order Sale or Vendi "	40	40
" " Notice to Garnishee "	40	40
" " Order on Garnishee "	40	40
" " Writ of Replevin "	40	40
" " Writ of Restitution "	40	40
" " Order of Arrest "	40	40
Mileage on each as above miles	20	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	50
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		220
JURY,		
Costs adjudged	315	750
manuscript		175
WITNESSES,		

Charles Braun
 vs.
 Mrs. E. N. Guckert

No. 39

Plaintiff

Defendant

Action on account
 A. H. Kolllefrath Att'y for Plff.
 vs.
 A. H. Kolllefrath Att'y for Deft.

Am't claimed, \$ 25.90 with interest
 from 19 , at per cent. and costs.

Judgment for Pety , June 29, 1916
 \$ 25.90 and costs \$ 2.75

Be It Remembered, That on the 23rd day of June 1916, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff Chas. Braun claims a judgment against the Defendant, Mrs. E. N. Guckert for the sum of \$ 25.90 with interest on book account for clothing furnished to defendant at her request.

June 23, 1916 - Affidavit for attachment filed as follows:

The said Plaintiff Chas. Braun makes oath that the said claim in this action is on book account for clothing and the said Chas. Braun also makes oath that the said Plaintiff ought, as he believes, to recover thereon Twenty-five + 90/100 Dollars. The property about to be attached is not exempt from execution and is not the personal earnings of the Defendant. He also makes oath that the said Defendant has left the County of her residence to avoid the service of summons, is about to remove her property or a part thereof out of the county, with intent to defraud her creditors, is a non-resident of county and the said Chas. Braun further makes oath and says that he has good reasons to and does verily believe, that The Union Banking Co, a corporation of and within said County of Union has property of the said defendant in their possession liable to be attached in this action, to-wit: Monies on deposit.

Sworn to and subscribed by the said Chas. Braun before me this 23rd day of June 1916,
 A. H. Kolllefrath, Notary Public.

June 23, 1916 - Issued summons and Order of Attachment and Notice to garnishee returnable June 29, 1916 at 9. am and delivered same to Sam H. Hensley, Const.

July 5, 1916 - Recd my fees in this case.
 Sam H. Hensley Const

June 23, 1916 and I served by leaving at the residence Fees Serv. 25, m

June 23, 1916 - of attachment sheet and n each writ Fees Attach 40^{2c}

June 29, 1916 - A. H. Kolllefrath hour or for attachment Plaintiff a having be receiver with 6% of attachment

June 30, 1916 and the and deli

UNDERTAKING FOR
 On the _____ day of _____
 The defendant came, and
 of the County, approved
 ent surety, caused an u
 execution to be entered
 In pursuance of the s
 and provided, I, _____
 as surety for the stay o
 judgment of _____
 against _____
 hereby promise and un
 of said judgment, interes
 may accrue.

Taken by and signed
 me, and surety approved
 _____ A.

SATISFACTION
 Received _____
 payment in full on the _____

CIVIL DOCKET

Paris Township, Union County, State of Ohio.

of the Peace,

as count
Kollefrath Att'y for Plff.
Att'y for Deft.
ed, \$ 25⁹⁰ with interest
19, at per cent. and costs.

for Petz, June 29, 1916
and costs \$ 2⁵

June 1916, the said
whereupon the following

ures following, to-wit:
Claims a judg-
t, Mrs. E. N. Guckert
interest on book
ished to def-

attachment

Braun makes
in this action
clothing and
oo makes oath
ught, as he be-
Twenty-five
ty about to be
from execution
earnings of the
es oath that th
t the County of
he service of Sum-
er her property
e county, with
ditors, is a non-
he said Chas.
ath and says
x to and does
ou Banking
within said County
the said defend-
liable to be attach-
onies on deposit
s, Braun
ed by the said
this 23rd day

frath, Notary Public,
summons and
Notice to
29, 1916 at 9, a.m.
H. Hensley Const.

June 23, 1916 - Summons returned indorsed: Rec'd this writ June 23, 1916, and I served the same on the 23rd day of June 1916, on the defendant by leaving a certified copy thereof, and of the indorsements thereon at the usual place of residence,
Fees Serv. 25, Mi. 20. Copy 25
Sam H. Hensley Constable.

June 23, 1916 - Order of Attachment returned indorsed: Rec'd this writ, order of attachment and notice to appear, and on June 23, 1916, I served order of attachment and notice to appear, President being out of my county, I served each writ upon the cashier of said bank, F. J. Asman.
Fees Attach. 40 Copy 50 Notice 40 Mi 20. = 1.50,
Sam. H. Hensley, Constable.

June 29, 1916 - 9:00 a.m. Time set for trial, Plaintiff by his attorney, A. S. Kollefrath appeared, Defendant failed to appear at that hour or for one hour thereafter, upon motion of plaintiff the attachment is hereby dissolved at his cost taxed at \$ 2.50
Plaintiff asked judgment on his bill of particulars, the same having been verified It is considered by me that plaintiff receiver of said defendant the sum of Twenty-five and 90/100 Dollars with 6% interest from June 29, 1916 and his costs expended except for attachment proce. dings, taxed at \$ 2.50

June 30, 1916 - Plaintiff asked for a transcript of proceedings and the same being paid for the same was prepared and delivered to him.

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.
_____ A. D. 19____
Justice of the Peace.

APPEAL BOND
On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Par

5-12-15 THE COLUMBIAN BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	5
Entering Bond or Undertaking, each,	40	40
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	1.00
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	45
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	75
Transcript from Docket, per 100 words,	15	75
Certf. to Trans. or Bill of Ex., ea.,	25	25
	2.85	1.50

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l 5	20
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach,	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,	
	1.70

Charles Braum

No. 40

Lewis Shaw

Action on

Book Account

Plaintiff

John L. Loughrey Att'y for Plff.

Am't claimed, \$ 15.00 with interest from 19, at per cent. and costs.

Defendant

Judgment for Pety, July 5, 1916 \$ 15.00 and costs \$ 6.65

Be It Remembered, That on the 23rd day of June 1916, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Marysville, Ohio June 23, 1916 M. Lewis Shaw in account with Charles Braum, the clothier, Feb. 4, 1915 Overcoat by son \$ 15.00,

June 23, 1916 - Summons issued for Defendant returnable July 5, 1916 at 9 A.M. and delivered same to Paul H. Hensley Constable,

July 1, 1916 - Summons returned indorsed: Rec'd this writ June 23, 1916, and I served the same on the 1st day of July, 1916, on the defendant by leaving a certified copy thereof and of the indorsements thereon with him personally. Fees Serv. 25 - Mi. 20 Copy 25 Paul H. Hensley, Const.

July 5, 1916 - 9 A.M. Time set for trial. Plaintiff and Defendant appeared. Defendant was represented by John L. Loughrey atty. Chas. Braum and Lewis Shaw sworn as witnesses. Trial had. After hearing the evidence and argument of counsel, It is considered by me that plaintiff recover of Defendant the sum of Fifteen (15) Dollars with his costs herein taxed at \$4.55.

July 5, 1916 - Appeal bond with L.P. Shaw and surety in the sum of \$50.00 filed.

July 5, 1916 - Defendant asked for a transcript of the proceedings, and one being paid the costs of same, transcript was prepared and delivered to Defendant.

JURY,

July 5, 1916 - Rec'd of Defendant \$1.00 cost of manuscript.

WITNESSES,

J. C. Hartshorn J.C.

July 5, 1916 - Rec'd of Plaintiff my fees in this case. Sam H. Hensley

July 5, 1916 - Rec'd of Chas. Braum costs made by him in this case. J. C. Hartshorn J.C.

UNDERTAKING FOR S

On the _____ day of _____ The defendant came, and

of the County, approved by _____ ent surety, caused an un- execution to be entered h

In pursuance of the St _____ and provided, I, _____ as surety for the stay of

judgment of _____ against _____ hereby promise and unde of said judgment, interest may accrue.

Taken by and signed a me, and surety approved, _____ A. J.

SATISFACTION

Received _____

payment in full on the ab _____

book account

Att'y for Plff.

L. Loughrey Att'y for Deft.

ed, \$ 15⁰⁰ with interest
19 , at per cent. and costs.

for Petz, July 5, 1916
and costs \$ 6⁰⁵

June 1916, the said
n, whereupon the following

ures following, to-wit:

1916
ccount with
er,
\$ 15⁰⁰,

for Defendant
m and delivered
stable,

indorsed;
and I served
y 1916, on the
ied copy thereof
with him

Hensley, Coust.

et for trial.
t appeared,
ed by John
Braun and
witnesses.

g the evidence
f sel, It is
at plaintiff
sum of Fifteen
herein laded

with L.P. Shaw
sum of \$50⁰⁰

ed for a trans-
and one
of same, trans-
delivered

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made

and provided, I, _____

as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the 5th day of July 1916, said Lewis Shaw

entered into an undertaking to the adverse party as follows:

Charles Braun Plaintiff } No. 40
Lewis Shaw vs. Shaw } Before J. C. Hartshorn
Justice of the Peace Paris Township, Union County, Ohio.

Whereas, on the 5th day of July A. D. 1916, the said

Phas. Braun obtained a judgment against the said Lewis Shaw on the docket of said

J. C. Hartshorn Justice of the Peace, for Fifteen dollars and _____ cents, and costs to wit at Six

dollars and Five cents, and the said Lewis Shaw

intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, L. P. Shaw and C. C. Jarvis of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of Thirty Five dollars, conditioned as follows: 1. That the said appellant will prosecute his appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

he will satisfy such judgment and costs. L. P. Shaw J. C. Jarvis

Taken, Executed, and Acknowledged before me, and surety approved, this 5th day of

July A. D. 1916. J. C. Hartshorn Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	15
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each def't. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	20
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	40
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
		170

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l 5	20
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach. "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,	

A. L. + M. J. Goldstein
 Plaintiff
 vs.
 L. Wolfson
 Defendant

Action on Damages
 Clarence A. Hoopes Att'y for Plff.
 A. H. Tollefrath Att'y for Def't.
 Am't claimed, \$ 100.00 with interest from 19, at per cent. and costs.
 Judgment for 19 and costs \$

Be It Remembered, That on the 28th day of June 1916, the said Plaintiff filed their Bill of Particulars hereth, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Purchase Contract in Duplicate
 A. L. + M. J. Goldstein, Iron and Steel Scrap
 855 East 67th Street Cleveland O, Nov. 6, 1915
 A. L. + M. J. Goldstein, of Cleveland, Ohio,
 agree to buy and L. Wolfson, Marysville
 Ohio agrees to sell
 Material: Country mixed iron to be free of sheet
 iron and whole boilers,
 Quantity: (1) one carload
 Price: \$10.00 per net ton F. O. B. cars
 Terms: Cash after the material is un-
 loaded or check on account upon re-
 ceipt of bill of lading.
 Shipment Prompt

A. L. + M. J. Goldstein
 Purchase Contract in Duplicate
 A. L. + M. J. Goldstein, Iron + Steel Scrap
 855 East 67th Street Cleveland O, Nov. 6, 1915.
 A. L. + M. J. Goldstein, of Cleveland, Ohio,
 agree to buy and L. Wolfson, Marysville,
 agrees to sell
 Material: Country mixed iron to be free
 of cast iron, stove plate, sheet iron and
 whole boilers,
 Quantity: Two car loads (2).
 Price: \$10.00 per net ton F. O. B. Cleveland.
 Terms: Cash after the material is un-
 loaded or check on account upon receipt of
 bill of lading.
 Shipment: Prompt.

A. L. + M. J. Goldstein,
 State of Ohio, County of Cuyahoga ss.
 A. L. + M. J. Goldstein of full age and
 being duly sworn according to law upon
 his oath, says that he is one of the above nam-
 ed plaintiffs that the claim of said plaintiff
 against the said defendant in this action
 is upon a book account for goods and chat-
 tels sold and delivered by the said plaintiff
 to the said defendant that the said de-
 fendant that the said account is entered

in plaintiffs
 the said acc
 of original e
 copy from x
 they relate t
 to which t
 the sum of
 owing to sa

Sworn an
 County of Cuy

June 28, 1916
 and deliver

June 28, 1916
 and I serve
 leaving a
 Fees Sw., 25

July 5, 1916
 nance,
 sion, Mo
 at 9 a. m.

Aug. 19, 1916
 abid dis
 predjud

UNDERTAKING FOR
 On the _____ day of _____
 The defendant came, an
 of the County, approved
 ent surety, caused an un-
 execution to be entered
 In pursuance of the S
 and provided, I, _____
 as surety for the stay of
 judgment of _____
 against _____
 hereby promise and und
 of said judgment, interes
 may accrue.

Taken by and signed
 me, and surety approved
 _____ A.
 SATISFACTION
 Received _____
 payment in full on the a

June 28, 1916 - Rec'd of Pltffs \$300
 Deposit for costs, J. C. Hartshorn
 JURY.
 Aug. 19, 1916 - Cost deducted
 from deposit and balance
 returned to C. A. Hoopes
 WITNESSES,
 Att'y for plaintiff
 J. C. Hartshorn
 J. P.

CIVIL DOCKET

Paris Township, Union County, State of Ohio.

of the Peace,

images
nce A. Hoopes Att'y for Plff.
Tollefrath Att'y for Deft.
ed, \$ 100 00 with interest
19 , at per cent. and costs.
for , 19
and costs \$

June 1916, the said
n, whereupon the following

ures following, to-wit:
Duplicate
and steel scrap
and O, Nov. 6, 1915
veland, Ohio,
ou, Marysville
be free of sheet

F.O.B curs
terial is im-
sunt upon re-

Goldstein
in Duplicate
& Steel Scrap
and O, Nov. 6, 1915,
veland, Ohio,
son, Marysville,
rou to be free
sheet iron and

s (2).
F.O.B. Cleveland,
aterial is unloa
pon receipt of

Goldstein,
ahoga ss.
full age and
ing to law upon
e of the above nam
of said plaintiff
it in this action
or goods and chat
said plaintiff
at the said de-
count is entered

in plaintiffs day book, which is plaintiffs book of original entry; that the said account is entered in plaintiffs day book, which is plaintiffs book of original entry; that the itemized statement hereto annexed is a true copy from said day book of original entries of said accounts so far as they relate to the plaintiffs demand, and that all the credits and allowances to which the defendant is entitled appear on said statement, and that the sum of \$100 Dollars and interest due thereon, is justly due and owing to said plaintiff from said defendant.

A. L. & M. J. Goldstein per A. L. Goldstein.

Sworn and subscribed to, before me a Notary Public in and for the County of Cuyahoga, State of Ohio on this 29th day of March, 1916.

Frank Lichtman Notary Public.

June 28, 1916 - Summons issued for defendant returnable July 5, 1916 - 9 a.m. and delivered to Fred Ormerod Constable.

June 28, 1916 - Summons returned indorsed: Rec'd this writ June 28, 1916, and I served the same on the 28th day of June 1916, on the defendant by leaving a certified copy thereof with Louis Holmson personally. Fees sub., 25 mi. 20, copy, 25. Fred Ormerod, Constable.

July 5, 1916 - 9 a.m. Time set for trial. Plaintiff asked for a continuance. Defendant appeared and made a motion for dismissal. Motion to dismiss overruled. Cause continued to at 9 a.m.

Aug. 19, 1916 - This day plaintiff came by their attorney and dismissed case. The same is dismissed without prejudice to a new action.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.
_____ A. D. 19____
Justice of the Peace.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Before _____
Justice of the Peace _____ Township, _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5	20	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

The Union Cloak Co. Plaintiff
 No. 47 vs. M. C. Baughn Defendant

Action on Book Account
 John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 34.50 with interest from Oct. 6 1914, at 6 per cent. and costs.
 Judgment for Plff. July 5, 1916 \$ 38.12 and costs \$ 2.95

July 5, 1916-9 time or for particulars that Plaintiff and interest

Be It Remembered, That on the 30th day of June 1916, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the defendant the sum of \$34.50 with interest thereon from the 6th day of October 1914, for goods sold and delivered to the defendant at his request, a statement of said account is hereto attached and marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff asks judgment against the defendant in the sum of \$34.50 with interest thereon from the 6th day of October 1914, at the rate of 6 per cent, and for costs of this action.

The Union Cloak Co.
 By John H. Willis, Its Atty.

State of Ohio, Union Co., ss.
 John H. Willis being duly sworn says that the plaintiff is a non-resident of this county; that he is the attorney of the plaintiff duly authorized herein, and that the facts stated and allegations made in the above pleading are as affiant believes true.

Sworn to before me and subscribed in my presence this 28th day of June 1916.

Ernest S. Bown, N. P.

June 30, 1916 - Summons issued for defendant returnable July 5, 1916 at 9 a.m. and delivered to Adam H. Hensley, Constable,

June 30, 1916 - Summons returned indorsed; Read this writ June 30, 1916, and I served the same on the 30th day of June 1916, on the defendant by leaving a certified copy thereof, and of the indorsement thereon at his usual place of residence
 Fees Serv. 25 - Mi 20 - Copy 25 - Sam H. Hensley Const.

JURY,
 Nov. 11, 1916 - Read of J. H. Willis \$25.00 being cost in this action
 J. C. Hartshorn J.P.

UNDERTAKING FOR
 On the _____ day of _____
 The defendant came, and _____
 of the County, approved _____
 ent surety, caused an un-
 execution to be entered in
 In pursuance of the S
 and provided, I, _____
 as surety for the stay of
 judgment of _____
 against _____
 hereby promise and und-
 of said judgment, interest
 may accrue.
 Taken by and signed _____
 me, and surety approved _____
 _____ A.
 SATISFACTION
 Received _____
 payment in full on the a

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

f the Peace,

ok. Account
N. Willis Att'y for Plff.
Att'y for Deft.
ed, \$ 34.50 with interest
6 19 1/2, at 6 per cent. and costs.
for Plff, July 5, 1916
and costs \$ 2.95

July 5, 1916 - 9 a.m. - Time set for trial. Defendant failed to appear at that time or for one hour thereafter, Plaintiff having filed a bill of particulars and the same being verified, It is considered by me that Plaintiff recover of Defendant, the sum of \$38.12 (being principal and interest at 6% to date), and its costs herein taxed at \$ 2.95

June 1916, the said
r, whereupon the following

ures following, to-wit:
ff from the
4.50 with interest
October 1914,
ered to the
t, A statement
to attached
nd made a part

shes judgment
in the sum of
ou from the
he rate of 6 per
action.
Cloak Co.
Willis, Its Atty.

ss.
duly sworn says
ouf resident
is the attorney
horized herein,
d and allega-
e pleading are

Willis,
nd subscribed
day of June

S. Bown, N. P.
sued for defend-
16 at 9 a.m.
Husley, Constable,

turned indorsed;
6, and I served
7 June 1916,
by a certified
dorsement
e of residence
H. Husley Const,

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index., Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators. each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person,	25	
25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40	
Serv. and Ret. Order of Attach.	" 40	
" " Order Sale or Vendi	" 40	
" " Notice to Garnishee	" 40	
" " Order on Garnishee	" 40	
" " Writ of Replevin	" 40	
" " Writ of Restitution	" 40	
" " Order of Arrest	" 40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

Eva M. Shirk
 Plaintiff
 No. 43 vs.
 John Lansdown
 Defendant

Action on
 Forcible Detention
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ _____ with interest
 from 19 _____ at _____ per cent. and costs.
 Judgment for Plff. Aug. 11, 1916
 \$ _____ and costs \$ 2.00

Aug. 11, 1916
 her eyes
 time or
 by me &
 herein
 herein,

Be It Remembered, That on the 7th day of Aug. 1916, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The undersigned, Eva M. Shirk, a resident of the County of Union, Ohio, doth make her complaint against one John Lansdown, for this: That the said John Lansdown hath ever since the 7th day of July 1916, and doth still unlawfully and forcibly detain from the undersigned, possession of the following premises, situate in the village of Marysville, Ohio, and described as follows: Being the house and lot known as the Frank Shirk property located on Collins Avenue in said village.

The said John Lansdown entered upon said premises, as the tenant of the undersigned; the lease expired at the time herein first mentioned; and from that time the said John Lansdown hath unlawfully and forcibly held over his said term.

On the 2nd day of August 1916, the undersigned duly served upon the said John Lansdown, as required by law, notice in writing to leave said premises.

The undersigned asks process restitution and her costs herein.
 Eva M. Shirk.

Aug. 7, 1916 - Summons issued for Defendant, returnable Aug. 11, 1916 at 9 A. M. and delivered to Fred Ormrod Constable.

Aug. 7, 1916 - Summons returned indorsed. Rec'd this writ Aug. 7, 1916 and served the same on the 7th day of Aug. 1916 on John Lansdown, personally.
 Fred Ormrod Constable.

Fees Serv. 25, Mi 20 Copy 25 Court,

JURY,
 Nov. 18, 1916 - Rec'd of Eva M. Shirk \$ 2.00 being costs in this action.
 J. C. Hartshorn J.P.

UNDERTAKING FOR
 On the _____ day of _____
 The defendant came, and

 of the County, approved
 ent surety, caused an un-
 execution to be entered
 In pursuance of the S
 and provided, I, _____
 as surety for the stay of
 judgment of _____
 against _____
 hereby promise and und
 of said judgment, interes
 may accrue.
 Taken by and signed
 me, and surety approved

 SATISFACTION
 Received _____
 payment in full on the _____

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Justice of the Peace,

able Detention
Att'y for Plff.
Att'y for Deft.
ed, \$ with interest
19 , at per cent. and costs.
for Plff. Aug. 11, 1916
and costs \$ 2.00

Aug. 11, 1916 - 9 a. m. Time set for trial. Plaintiff appeared by her agent Frank Shirk. Defendant failed to appear at that time or for 1 hour thereafter. It is therefore considered by me that Plaintiff have restitution of her property herein and recover from said Defendant, her costs herein.

J. Hartshorn, J.P.

Aug. 1916, the said
n, whereupon the following

ures following, to-wit:
M. Shirk, a
Union, Ohio,
aint against
this: That the
th ever since
ud doth still
bly detain, from
sion of the
tuate in the
io, and describ.
the house and
Shirk proper-
venue in

ut down enter-
s, as the ten-
d; the lease
reim first men-
time the said
awfully and
said term,
August 1916,
erved upon the
required by
to leave said

shs process
sts herein.
a M. Shirk,

sued for
Aug. 11, 1916 at
to Fred Coward

turned indorsed,
and served the
y, 1916 on
Dally,
l Coward
Court,

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.
SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff }
vs. } Before _____
Defendant } Justice of the Peace _____ Township,
_____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant... will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	15
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	60
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	75
		25
		77.0
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		70
Copies, each,	25	75
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		
		70

Justus + Parker Co
 No. 44 vs. Plaintiff
 B. L. Fout Defendant

Action on account
 Watson, Slouffer Att'y for Plff.
 Davis + Gearhart Att'y for Deft.
 Am't claimed, \$ 57.57 with interest
 from 19 , at per cent. and costs.
 Judgment for Plff., Aug. 11, 1916
 \$ 52.57 and costs \$ 2.55

Be It Remembered, That on the 8th day of August 1916, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The Justus + Parker Co, Cols. O, July 31, 1916
 Statement to B. L. Fout, Marysville O.
 1915 To account rendered

8-13	\$43.98
17	2.25
19	16.87
28	8.68
9-22	33.75
10-27	.15
79	71.14
11-1	.75
1915	127.57
9-24	By cash 25.00
10-28	Do 25.00
1916	
2-23	Do 25.00
	75.00
	Bal. 52.57

The State of Ohio, Franklin Co. ss.
 Before me a Notary Public, in and for said county, personally appeared John E. Jones who, being duly sworn, says that he is a member + treasurer of The Justus + Parker Co, a corporation organized and existing under the laws of the State of Ohio, the owner of the account a copy of which is hereto attached; that said account is correct, just and lawful, and that the consideration was merchandise sold and delivered to said B. L. Fout at his request + special instance; that no part of the same has been paid except as stated thereon; that there are no counter claims or set offs against the same to the knowledge of affiant, except as stated thereon; and that there is justly due the said Justus + Parker Co. thereon the sum of Fifty-two + 57/100 Dollars with interest from the day of 19 at 6 per cent and that it holds no security therefor,
 John E. Jones

JURY,
 Aug. 18, 1916 - Rec'd of Plff \$3.40 being the cost in this action,
 J. C. Hartshorn
 J. C.

Sworn to of August

Aug. 8, 1916 at 9 o'clock

Aug. 8, 1916 and I swear by leaving thereon 75.00

Aug. 11, 1916 Defendant thereafter threatened recovery costs here

Aug. 18, proceeded same, to said

UNDERTAKING FOR
 On the _____ day of _____
 The defendant came, and _____
 of the County, approved _____
 ent surety, caused an writ of execution to be entered.
 In pursuance of the said writ, and provided, I, _____
 as surety for the stay of judgment of _____
 against _____
 hereby promise and warrant that _____
 of said judgment, interest thereon may accrue.

Taken by and signed _____
 me, and surety approved _____
 _____ A.

SATISFACTION
 Received _____
 payment in full on the _____

Paris

Township, Union County, State of Ohio.

account
 Slouffer Att'y for Plff.
 + Gearhart Att'y for Deft.
 ed, \$ 57.57 with interest
 19, at per cent. and costs.
 for Plff., Aug. 11, 1916
 7 and costs \$ 7.55

August 1916, the said
 n, whereupon the following
 ures following, to-wit:
 Co, Cols. O, July 31, 1916
 Marysville O.
 ed
 \$43.98
 2.25
 16.87
 8.68
 33.75
 .15
 71.14
 .75
 127.57

52.57
 D. H.
 y Public, in
 personally ap-
 no, being duly
 member & Treas-
 er Co, a corpo-
 esting under
 io, the owner
 of which is
 l account
 oful, and that
 Merchandise
 aid B. L. Fout
 l mistake,
 e, has been
 thereon, that
 aims or set
 to the knowledge
 tated thereon
 due the said
 u the sum of
 with interest
 at 6 per cent
 ity therefor,
 John E. Jones

Sworn to before me and subscribed in my presence this 3 day
 of August 1916.

M. V. Kessler, Notary Public
 Franklin County, Ohio.
 My commission expires Nov. 30, 1916.

Aug. 8, 1916 - Summons issued for defendant returnable Aug. 11, 1916
 at 9 o'clock A. M. and delivered to Sam H. Hensley, Constable

Aug. 8, 1916 - Summons returned indorsed: Rec'd this writ Aug. 8, 1916
 and I served the same on the 8th day of Aug. 1916, on the defendant,
 by leaving a certified copy thereof and of the indorsements
 thereon with him personally.
 Fee: Sub. 25, Mi. 20 Copy, 25 Sam H. Hensley, Constable

Aug. 11, 1916 - 9 a. m. - Time set for trial. Plaintiff did not appear.
 Defendant failed to appear at that time or for one hour
 thereafter, the plaintiffs bill of particulars being verified.
 It is therefore considered by me that said plaintiff
 recover from said Defendant the sum of \$52.57 and its
 costs herein taxed at \$5

Aug. 18, 1916 - Plaintiff asked for transcript of the
 proceedings and being paid the legal fee for the
 same, transcript was prepared and delivered
 to said Plaintiff.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
 The defendant came, and by _____
 _____ his surety, resident
 of the County, approved by me as good and sufficient
 surety, caused an undertaking for the stay of
 execution to be entered herein, which follows:
 In pursuance of the Statutes in such case made
 and provided, I, _____
 as surety for the stay of execution on the above
 judgment of _____
 against _____ do
 hereby promise and undertake to pay the amount
 of said judgment, interest and costs, and costs that
 may accrue.
 Taken by and signed and acknowledged before
 me, and surety approved, this _____ day of _____
 _____ A. D. 19____

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
 _____ Dollars
 payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
 entered into an undertaking to the adverse party as follows:
 No. _____
 Plaintiff } Before _____
 vs. } Justice of the Peace _____ Township,
 Defendant } _____ County, Ohio.
 Whereas, on the _____ day of _____ A. D. 19____, the said _____
 obtained a judgment against the said _____
 on the docket of said _____
 Justice of the Peace, for _____
 dollars and _____ cents, and costs taxed at _____
 dollars and _____ cents, and the said _____
 intend _____ to appeal therefrom, to the Court of Common Pleas of said County.
 Now, Therefore, _____
 of _____ County, Ohio, hereby promise and undertake to
 the said appellee, in the sum and to the amount of _____ dollars,
 conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
 out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
 _____ will satisfy such judgment and costs.
 Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
 _____ A. D. 19____

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	50
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	90
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
	220	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	50
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	50
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. " "	40	
" " Order Sale or Vendi " "	40	
" " Notice to Garnishee " "	40	
" " Order on Garnishee " "	40	
" " Writ of Replevin " "	40	
" " Writ of Restitution " "	40	
" " Order of Arrest " "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

The M. Murray Sulky Co.,
 Plaintiff
 No. 45 vs.
 Mrs W. J. O'Brien
 N. J. O'Brien
 Defendant

Action on Promissory Note
 John H. Nildix Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 48.39 with interest from Aug. 23, 1916, at 8 per cent. and costs.
 Judgment for ~~48.45~~ ^{48.75}, Aug. 28, 1916
 \$ 48.75 and costs \$

Be It Remembered, That on the 23rd day of August 1916, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the defendants, the sum of \$48.39 with interest thereon from the 23rd day of August 1916, on a promissory note of which the following is a copy with all endorsements, \$66.98 Ninety days after date for value received, my jointly and severally promise to pay The M. Murray Sulky Co., or order at Marion Ohio Sixty-six and 90/100 Dol. with 6 per cent interest from date until due, and 8 per cent, after maturity and 8 per cent interest from date if not paid when due upon principal and upon due and unpaid interest.

If this note is not paid at maturity and is collected by suit or attorney, the maker and endorsers hereof, agree to pay in addition to the amount of this note, five per cent collection fees and five dollars attorneys fees.

And we hereby authorize and empower any attorney at law of any Court of Record at any time after the above note becomes due, to appear for us and any of us, without process, in any Court of Record in the State of Ohio, or elsewhere, and confess a judgment for the said amount interest and costs, in favor of the payee, legal holder, indorser hereof, and release all errors which may accrue in the rendition of judgment. And we also release the right of appeal, the stay of execution and the power and privilege to hold exempt from execution, any personal or real property belonging to us, or either of us, at and after the date of such judgment; and our said attorney is hereby authorized to enter such release in said judgment. Witness our hands this 28 day of January 1915, Mrs W. J. O'Brien
 Two Cents Received
 Stamps duly cancelled

Endorsement
 Wherefore
 in the sum
 the costs of

State of Ohio
 John H. Nildix
 plaintiff du
 upon a n
 instrumen
 stated an
 affiant b
 Sworn
 23rd day of A

Aug. 23, 1916
 Aug. 28, 1916

Aug. 24, 1916
 1916, and
 the defend
 indorsemen

Serv. 50,
 Aug. 28, 1916
 by its atto
 that time
 and bill of
 by me on
 the sum of

JURY,
 Nov, 11, 1916- Rec'd of John
 H. Nildix \$ 3.40 hereby
 cost this action
 WITNESSES,
 J. C. Hartshorn
 J. C.

UNDERTAKING FOR
 On the _____ day of _____
 The defendant came, an
 of the County, approved
 ent surety, caused an u
 execution to be entered
 In pursuance of the S
 and provided, I,
 as surety for the stay o
 judgment of _____
 against _____
 hereby promise and und
 of said judgment, interes
 may accrue.

Taken by and signed
 me, and surety approved
 _____ A.

SA'TISFACTION
 Received _____
 payment in full on the a

Paris

Township, Union County, State of Ohio.

Missony Note
H. Hillis Att'y for Plff.
Att'y for Deft.
ed, \$ 48,39 with interest
73,1916, at 8 per cent. and costs.
or 48.45, Aug. 28, 1916
and costs \$

August 1916, the said
t, whereupon the following

res following, to-wit:
tiff from the
8,39 with interest
of August 1916,
which the fol-
l endorsements,
ute for value
everally promise
lky Co, or order
x and 90/100 Dol,
from date un-
fter maturity
rom date if
principal and
interest,
id at maturity
- or attorney,
s hereof, agree
he amount of
collection fees
o fees.

ge and empower
y Court of Record
or note becomes
d any of us,
Court of Record
ewhere, and
the said amount
vor of the payee,
ereof, and release
ecrde in the
nd we also
ul, the stay of
and privilege
ention, any per-
yging to us,
At the date of
aid attorney
r such release
s our hands
N. J. O'Brien
J. O'Brien

Endorsements: 6/17/1915, Paid \$30.00 on note.

Wherefore plaintiff prays judgment against the defendants in the sum of \$48.39 with interest at 8 per cent thereon and for the costs of this action.

The M. Murray Sulby Co.
By John H. Hillis, Its Attorney.

State of Ohio, Union County ss:

John H. Hillis being duly sworn says that he is attorney of the plaintiff duly authorized herein, that the above pleading is founded upon a written instrument for the payment of money, which instrument is now in affiant's possession, and that the facts stated and allegations made in the above pleading are, as affiant believes true.

Sworn to before me and subscribed in my presence this 23rd day of August 1916. Norman C. Bown, Notary Public.

Aug. 23, 1916 - Summons issued for Defendants, returnable Aug. 28, 1916 at 9 o'clock A.M. and delivered to Sam H. Hensley, Cus.

Aug. 24, 1916 - Summons returned indorsed; Rec'd this writ Aug. 23, 1916, and I served the same on the 24th day of August 1916, on the defendants by leaving a certified copy thereof, and of the endorsements thereon at their usual place of residence.

Aug. 28, 1916 - 9 o'clock A.M. Time set for trial. Plaintiff appeared by its attorney John H. Hillis. Defendants failed to appear at that time or for one hour thereafter. On request of plaintiff and bill of particulars being verified, it is therefore considered by me on this day that plaintiff recover of said Defendants, the sum of \$48.45 with 8% interest and its costs herein.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	15
Taking and certifying Affidavits, ea.,	40	40
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	64
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	250	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	50
Mileage miles, 1st mile 20c, ea. add'l 5		70
Copies, each,	25	50
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	40
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		20
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		150

Ed M. Balo
 No. 46 vs.
 Roy Herbert
 Mrs Roy Herbert
 Plaintiff
 Defendant

Action on
 account
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 20 00 with interest
 from 19 , at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 11th day of Sept 1916, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff claims judgment against Defendants for the sum of \$20.00 and for costs, the same being a balance due on rent
 Ed M. Balo.

On same day affidavit for attachment was filed as follows: The said plaintiff being duly sworn, says that Roy Herbert and Mrs Roy Herbert said Defendants are justly indebted to said Ed. M. Balo that said claim is just; that he believes said plaintiff ought to recover thereon the amount of Twenty Dollars; that the property sought to be attached is not exempt from execution; that said property is not the personal earnings of said Defendants for services rendered within three months prior to the commencement of this action, and that Defendants are about to remove property from County.
 Ed M. Balo.

Sworn to before me and signed in my presence, this 11th day of Sept. 1916.
 J. C. Hartshorn
 Justice of Peace.

Sept. 11, 1916 - Summons and order of attachment issued returnable Sept. 22, 1916 at 9 a. m. and delivered to Sam H. Hensley, Constable,

Sept. 12, 1916 - Summons returned indorsed; Rec'd this writ Sept. 11, 1916, and I served the same on the 12th day of Sept. 1916, on the Defendants by leaving a certified copy thereof, and of the indorsements thereon with Mrs Roy Herbert and by leaving a certified copy at the Defendants Roy Herbert usual place of residence Sub 50, Min 70, Copy 20
 Sam H. Hensley
 Const

Sept. 30, 1916 - Rec'd Roy Herbert \$ 4.00 being the costs in this action.
 J. C. Hartshorn
 Sept. 30, 1916 - Rec'd my costs in this action.
 Sam H Hensley, Const

Sept. 22, 1916
 Defendant
 Thereafter
 Consider
 Defendant
 Dollars

Sept. 30, 1916
 Costs p

UNDERTAKING FOR
 On the _____ day of _____
 The defendant came, and _____
 of the County, approved _____
 ent surety, caused an un-
 execution to be entered
 In pursuance of the S
 and provided, I, _____
 as surety for the stay of
 judgment of _____
 against _____
 hereby promise and und
 of said judgment, interes
 may accrue.

Taken by and signed
 me, and surety approved
 _____ A.

SATISFACTION
 Received _____
 payment in full on the a

CIVIL DOCKET

Township, Union County, State of Ohio.

Paris

the Peace,

count

Att'y for Plff.
Att'y for Deft.

d, \$ 20 00 with interest
19 , at per cent. and costs.

19

and costs \$

Sept 1916, the said
whereupon the following

res following, to-wit:

ment against
\$ 20.00 and
a balance

M. Balo.

for attachment
said plaintiff
Ray Herbert
Defendants
Ed. M. Balo
that he believes
recover thereon
dollars; that
attached is
tion; that said
cal earnings
rices rendered
or to the cou-
e, and that
remove prop-

Balo.
and signed
ay of Sept. 1916.
Hartshorn
Justice of Peace.
order of
irrevocable Sept. 22,
vered to
ee,

turned indorsed;
, and I served
Sept. 1916, on
y a certified
dorsements
erk and by
t the Defendants
of residence
Sam H. Hensler
court

Sept. 22, 1916-9 A.M. Time set for trial. Plaintiff not present, Defendants failed to appear at that time or for one hour thereafter. Plaintiff's bill of Particulars being verified. It is considered by me that said plaintiff recover from said Defendants Roy Herbert and Mrs Roy Herbert, the sum of Twenty Dollars and costs herein taxed at

J. C. Hartshorn, J.P.

Sept. 30, 1916 - This case settled; judgment adjusted by parties, costs paid by the Defendant.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19 _____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19 _____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19 _____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____

vs.

Justice of the Peace _____ Township,

Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19 _____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19 _____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Table with columns for Fee Description, Piffs. Costs, and Defts. Costs. Includes items like Filing 5 necessary papers, Taking and certifying Affidavits, etc.

CONSTABLE'S FEES

Table with columns for Fee Description, Piffs. Costs, and Defts. Costs. Includes items like Serv. and Ret. of Summons, Mileage, Copies, etc.

JURY: E. J. Morris, Herman Braun

WITNESSES

Nov. 13, 1916 - Rec'd of White Star Baking Co. \$700 being costs this action J.C. Hartshorn J.P.

White Star Baking Company vs. Adrian Turner

Action on Book account. A.H. Kallefrath Att'y for Plff. Att'y for Deft. Am't claimed, \$213.04 with interest from 19, at per cent. and costs. Judgment for 19 and costs \$

Be It Remembered, That on the 20 day of Sept 1916, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The plaintiff claims a judgment against the Defendant for the sum of \$213.04, White Star Baking Co. Floyd E. Randall, Mgr.

At the same time an affidavit for attachment was filed as follows:

The said Plaintiff White Star Baking Co. by F. E. Randall being duly sworn says that Adrian Turner said Defendant is justly indebted to the said Plaintiff in the sum of \$213.04; that said claim is just; that he believes said plaintiff ought to recover thereon the amount of two hundred, thirteen + 04/100 Dollars; that the property sought to be attached is not exempt from execution; that said property is not the personal earnings of said Defendant for services rendered within 3 months prior to the commencement of this action; that said earnings amount to more than \$150.00, and that only the excess over that amount is sought to be attached; that the defendant is the head or support of a family; that he has absconded with intent to defraud his creditors,

White Star Baking Co. F. E. Randall, Mgr. Sworn to before me and subscribed in my presence this 20 day of Sept. 1916. J. C. Hartshorn, J.P.

Sept. 20, 1916 - The following undertaking in attachment filed: We bind ourselves to the Defendant, Adrian Turner, that the plaintiff, White Star Baking Co. shall pay to the said Defendant the damages not exceeding four hundred thirty dollars, which he may sustain by reason

of the attac obtained. Sig Sureties ap Sept. 20, 1916 able Sept. 20, 1916 loustable, Sept. 21, 1916 and after Turner n No fee Sept. 21, 1916 Receive same da Braun, I marked E. J. Morris and judi herewith, This writ of Sept. 19 1916: Attach Sept. 21, 1916 and that Adrian Tu of 40 da Nov. 1, 1916-9

UNDERTAKING FOR On the day of The defendant came, and of the County, approved ent surety, caused an un execution to be entered In pursuance of the S and provided, I, as surety for the stay of judgment of against hereby promise and und of said judgment, interes may accrue. Taken by and signed me, and surety approved A. SATISFACTION Received payment in full on the a

CIVIL DOCKET

Paris Township, Union County, State of Ohio.

the Peace,
... account.
... \$ 713.04 with interest
... 19, at per cent. and costs.

of the attachment in this action, if the order therefor be wrongfully obtained. Paris Township Sept. 20, 1916.

F. E. Randall, Mgr.
A. J. Eason.

Signed and acknowledged before me, at my office and sureties approved, this 20th day of Sept. 1916,
J. C. Hursthom, Justice of the Peace.

Sept. 20, 1916 - Summons and order of attachment issued, returned Sept. 23, 1916 at 9 A.M. and delivered the same to Fred Ormerod Constable.

Sept. 21, 1916 - Summons returned indorsed: Recd this writ Sept 20, 1916 and after diligent search, failed to find the defendant Adrian Turner within my jurisdiction, returned 21 day of Sept. 1916.
No fees. Fred Ormerod, Constable.

Sept. 21, 1916 - Order of attachment returned indorsed: Sept. 20, 1916 Received this writ and pursuant to its command on the same day at 4 P.M. in the presence of E. J. Morris and Herman Braun, I attached the property on list hereto attached and marked "Exhibit A". The same was appraised by the said E. J. Morris and Herman Braun, two freeholders of the county and judicious persons, at \$ 778.35 and the same is returned herewith. I was unable to find Adrian Turner, the defendant. This writ returned by order of plaintiff's attorney this 21st day of Sept. 1916.
Fees: Attach \$0, Mi. 20, Sw. Ap. 1.00, Ap. 2.00 Fred Ormerod, Constable

Sept. 21, 1916 - Constable's return showing property attached and that no service could be obtained on the Defendant Adrian Turner, this cause is continued for the period of 40 days.

Nov. 1, 1916 - 9 A.M. Time for hearing. No proof of publication having been filed. Cost disbursed at plaintiff's cost.

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

APPEAL BOND
On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

... judgment
... sum of
... Baking Co.
... Randall, Mgr.
... duit for attach-
...
... Star Baking
... duly sworn
... said Defendant
... said Plaintiff
... that said claim
... said plain-
... reon the
... thirteen + 04/100
... ty sought to be
... from execution;
... the personal
... out for services
... prior to the
... day; that said
... than \$150.00,
... s over that
... attached, that
... r support of
... bscinded with
... editors,
... aking Co.,
... ll, Mgr.
... l subscribed
... day of Sept. 1916,
... om, J. C.
... undertaking
... defendant, Adrian
... ite Star Baking
... l Defendant
... ng Four Hundred
... sustain by reason

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	225	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5	20	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles	20	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles	20	
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
	190	

N. H. Mc Clellan
 vs.
 Plaintiff
 No. 48
 vs.
 Defendant
 William Speakman

Action on
 Forcible Detention
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ _____ with interest
 from 19 _____, at _____ per cent. and costs.
 Judgment for Pety, 19
 \$ _____ and costs \$ _____

Be It Remembered, That on the 25th day of Sept, 1916, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Landlord's Complaint
 To J. C. Hartshorn, a Justice of the Peace in and for the Township of Paris, in the County of Union and State of Ohio,
 The undersigned N. H. Mc Clellan resident of the County of Union, State of Ohio, doth hereby make his Complaint to you against one William Speakman for this: That the said William Speakman hath ever since the 25th day of June in the year 1916, and doth still unlawfully and forcibly detain from the undersigned, possession of the following premises situate in the Township of Paris, in the said County of Union and described as follows:
 Known as the resident part of the bottling works situated on Sycamore St. in the Village of Marysville.

The said William Speakman entered upon said premises as the tenant of the undersigned; the lease therefor expired at the time herein first mentioned; the other lease therefor expired at the time herein first mentioned; and from that time the said William Speakman hath unlawfully and forcibly held over his said tenet. On the 21st day of Sept. 1916, the undersigned duly served upon the said William Speakman, as required by law notice in writing, to leave said premises. The undersigned ask process and restitution etc.

Dated this 25th day of Sept 1916,
 N. H. Mc Clellan

Sept. 25, 1916 - Summons issued returnable Sept. 28, 1916 at 9 a. m. and delivered to Fred Ormerod, Constable

Sept. 25, 1916 and served personally Fees \$0.70

Sept. 28, 1916 failed to appear. It is the duty of the plaintiff to appear and thus

Sept. 29, 1916 Fred Ormerod

Sept. 30, 1916 Sept. 29, 1916 to the party found Fees - Writ

UNDERTAKING FOR
 On the _____ day of _____
 The defendant came, and _____
 of the County, approved _____
 ent surety, caused an un-
 execution to be entered h
 In pursuance of the S
 and provided, I, _____
 as surety for the stay of
 judgment of _____
 against _____
 hereby promise and und
 of said judgment, interes
 may accrue.

Taken by and signed _____
 me, and surety approved _____
 _____ A.

SATISFACTION
 Received _____
 payment in full on the a

JURY,
 Sept. 30, 1916 - Rec'd of N. H. Mc Clellan \$4.15 being the costs in this action.
 WITNESSES, J. C. Hartshorn

Sept. 30, 1916 - Rec'd City costs
 H. W. Ormerod

CIVIL DOCKET

Paris

Township,

Union County, State of Ohio.

the Peace,

ible Detention

Att'y for Plff.

Att'y for Deft.

ed, \$ with interest
19, at per cent. and costs.

or Pety, 19
and costs \$

Sept, 1916, the said
whereupon the following

res following, to-wit:

plaint
ice of the Peace
Paris, in the
of Ohio.

J. M. Clellan
Union, State

his Complaint
William Speakman

William Speakman
of June in the

lawfully and
undersigned,

premises
in the said

as follows:
part of the lot

Scanton St.
le.

kin an entered
he tenant of the

heretofore expired
mentioned; the

at the time
nd from that

Speakman
cibly held over

of Sept. 1916,
uld upon the

as required by
leave said

ask process
of Sept 1916,

J. M. Clellan
red returnable
delivered to

Sept. 25, 1916 - Summons returned indorsed: Rec'd this writ Sept. 25, 1916 and served the same on the 25th day of Sept. 1916 on William Speakman personally
Fees \$0.70
Fred Ormerod, Constable.

Sept. 28, 1916 - 9 A.M. Time set for trial. Plaintiff present. Defendant failed to appear at that time or for one hour thereafter. It is therefore considered by me the plaintiff have restitution of premises as set forth in his bill of particulars and that he recover from said defendant his costs herein
J. D. Hartshorn, J.P.

Sept. 29, 1916 - Writ of Restitution issued and delivered to Fred Ormerod Constable.

Sept. 30, 1916 - Writ of Restitution returned indorsed: Rec'd this Sept. 29, 1916 and executed the same Sept. 29, 1916 by restoring to the plaintiff the possession of the said premises, no property found on which to levy to make costs.
Fees - Writ \$0, Fee 20
Fred Ormerod, Constable.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____

as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____

vs. Justice of the Peace _____ Township,

Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____ on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL. O. 117

JUSTICE'S FEES

Table with columns for Fee Description, Pliffs. Costs, and Defts. Costs. Includes items like Filing necessary papers, Taking and certifying Affidavits, Docket, Index, Appce., per 100 w., etc.

CONSTABLE'S FEES

Table with columns for Fee Description, Pliffs. Costs, and Defts. Costs. Includes items like Serv. and Ret. of Summons, Mileage miles, 1st mile 20c, Copies, each, etc.

The W. J. Hamilton Coal & Coke Co. Plaintiff

No. 49 vs.

H. D. Dillon Defendant

Action on

Account

John H. Willis Att'y for Plff. A. H. Kallefrath Att'y for Deft.

Am't claimed, \$ 261 16 with interest from Mch 14 1916, at 6 per cent. and costs.

Judgment for Pety, Oct. 18 1916 \$ 270 56 and costs \$ 2 50

Be It Remembered, That on the 14th day of Oct. 1916, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The Plaintiff is a corporation incorporated under the laws of the State of Ohio, with its office and place of business at Columbus, Ohio

There is due the plaintiff from the defendant the sum of \$ 261.16 with interest at the rate of 6 per cent, from the 14th day of March 1916, for goods sold and delivered to the Defendant at his request. A statement of said account is hereto attached and marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff claims judgment against the defendant, H. D. Dillon for the sum of \$ 261.16 with interest thereon from the 14th day of March 1916, at the rate of 6 per cent and for the costs of this action

The W. J. Hamilton Coal & Coke Co. By John H. Willis Its attorney

State of Ohio, Union County ss.

John H. Willis, being duly sworn says that the plaintiff is a non resident of this county, and that he is attorney of the plaintiff; and that the facts stated and the allegations made in the foregoing bill of particulars are true as he verily believes

Sworn to before me and subscribed in my presence this 2nd day of Oct, 1916 Ernest S. Brouse Notary Public

Oct. 14, 1916 - Summons issued returnable Oct. 18, 1916 at 9 a. m and delivered to Sam H. Hensley constable

Oct. 14, 1916 - and I served by leaving thereon m

Fees. Serv. 25

Oct. 18, 1916 by attorney for asking being that sum \$250 at \$ 250

JURY, Feb. 21, 1917 - Rec'd of J. H. Willis atty for plaintiff \$ 250 costs in this action. J. C. Hartshorn J.C.

UNDERTAKING FOR

On the ... day of ... The defendant came, and

of the County, approved ... ent surety, caused an un ... execution to be entered h

In pursuance of the S ... and provided, I, ... as surety for the stay of

judgment of ... against ... hereby promise and und ... of said judg't, interest ... may accrue.

Taken by and signed o ... me, and surety approved ... A.

SATISFACTION

Received

payment in full on the a

Paris

Township, Union County, State of Ohio.

the Peace,

Account

H. Millis Att'y for Plff.
Tallefrath Att'y for Deft.

ed, \$ 261 16 with interest
14916, at 6 per cent. and costs.

or Pety, Oct, 18 1916
56 and costs \$ 2 50

Oct. 1916, the said
whereupon the following

res following, to-wit:

ation incor-
of the State of
place of business

ff from the
with interest
from the 14"
ods sold and
ut at his request.
ount is hereto
hibit a" and

Claims judg-
ant, H. D. Dillon
with interest
March 1916,
t and for

ilton Coal + Coke Co.
Millis
Its attorney

duly sworn
a non resident
he is attorney
the facts
us made in
ulars are true

H. Millis
nd subscribed
day of Oct, 1916
S. B. B. B.
tary Public.

ued returnable
delivered to

Oct. 14, 1916 - Summons returned indorsed: Rec'd this writ Oct. 14, 1916 and I served the same on the 14th day of October 1916, on the Defendant by leaving a certified copy thereof, and of the indorsement thereon with the Defendant personally.

Sam H. Hensley, Constable

Fees. Serv., 25; Mi., 20. Copy, 25

Oct. 18, 1916 - 9 A.M.; Time set for trial, plaintiff appeared by attorney. Defendant failed to appear at that time or for one hour thereafter. Plaintiff's Bill of Particulars being verified, It is considered by me on this day, that plaintiff recover from said defendant the sum \$270.56 (being prin + int) and ~~tax~~ costs herein taxed at \$ 2 50.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
vs. Plaintiff } Before _____
Defendant } Justice of the Peace _____ Township, _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing & necessary papers, each	5	
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	
Summons, each deft. named in writ	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
	1.80	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
	70	

The John M. Taylor Coal Co. Plaintiff
 No. 50 vs. H. D. Dillon Defendant

Action on account
 John H. Willis Att'y for Plff.
 A. H. Kallefrath Att'y for Deft.
 Am't claimed, \$ 71.02 with interest from Jun. 20, 1916, at 6 per cent. and costs.
 Judgment for Plff., Oct. 18, 1916 \$ 72.44 and costs \$ 2.50

Be It Remembered, That on the 14th day of Oct. # 1916, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The Plaintiff is a corporation incorporated under the laws of the State of Ohio, with its office and place of business in the City of Columbus Ohio. There is due the plaintiff from the Defendant the sum of \$71.02 with interest thereon from the 20th day of June 1916, at the rate of 6 per cent for goods sold and delivered to the Defendant at his request. An itemized statement of said account is hereto attached and marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff asks judgment against the defendant in the sum of \$71.02, with interest thereon from the 20th day of June 1916, and for the costs of this action.

The John M. Taylor Coal Co.
 By John H. Willis
 Its Attorney

State of Ohio, Union Co. ss.
 John H. Willis being duly sworn says that the plaintiff is a non resident of this county, that he is attorney of the plaintiff, and that the facts stated and the allegations made in the foregoing bill of particulars are true as he verily believes.

Sworn to before me and subscribed in my presence this 6th day of Oct. 1916
 Earnest J. Brown
 Notary Public.

Oct. 14, 1916 - Summons issued returnable Oct. 18, 1916 and delivered to Sam H. Hensley, Constable.

Oct. 14, 1916
 14, 1916 and dependent thereon
 fees. Inv. 25

Oct. 18, 1916
 by attorney for one & verified, recover of its costs

JURY,
 Feb. 24, 1917 - Rec'd of J. H. Willis
 Att'y for plaintiff \$2.50
 costs in this action.
 J. C. Hartshorn
 J.P.

UNDERTAKING FOR S
 On the _____ day of _____
 The defendant came, and
 of the County, approved l
 ent surety, caused an un
 execution to be entered h
 In pursuance of the St
 and provided, I, _____
 as surety for the stay of
 judgment of _____
 against _____
 hereby promise and und
 of said judgment, interest
 may accrue.
 Taken by and signed a
 me, and surety approved
 _____ A. _____
 SATISFACTION
 Received _____
 payment in full on the al

Paris

Township, Union County, State of Ohio.

Account
 H. Willis Att'y for Plff.
 H. Kallefrath Att'y for Deft.
 Paid, \$ 71.02 with interest
 20, 1916, at 6 per cent. and costs.
 for Pcty, Oct. 18, 1916
 14 and costs \$ 7.50
 Oct. # 1916, the said
 n, whereupon the following

ures following, to-wit:
 poration in-
 us of the State
 nd place of
 Columbus Ohio,
 tiff from
 of \$ 71.02 with
 the 20th day of
 6 per cent
 ivered to the
 est, an itemized
 ut is hereto
 exhibit A" and
 asks judgment
 e the sum of
 eed from the
 or the costs of

for Coal Co.
 Willis
 s Attorney
 s.
 duly sworn
 s as now res-
 he is attorney
 - the facts of
 us made
 particulars
 believes
 H. Willis,
 nd subscribed
 ay of Oct, 1916
 J. Brown,
 ary Public.
 ssued return
 ivered to

Oct. 14, 1916 - Summons returned in good: Read this writ Oct. 14, 1916, and I served the same on the 14th day of Oct. 1916, on the defendant by leaving a certified copy thereof with the indorse thereon with the Defendant personally.
 Fees. Inv. 25. Mi. 20 copy 25
 Sam H. Hensley, Constable

Oct. 18, 1916 - 9 a.m. - Time set for trial, Plaintiff appeared by attorney, Defendant failed to appear at that time, or for one hour thereafter, Plaintiff's bill of particulars being verified, It is considered by me on this day, that plaintiff recover from Defendant, the sum of \$ 72.44 (Prin + int), and its costs herein expended taxed at \$ 2.50.
 J. J. Hartschorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.
 On the _____ day of _____ 19____
 The defendant came, and by _____
 _____ his surety, resident
 of the County, approved by me as good and sufficient
 surety, caused an undertaking for the stay of
 execution to be entered herein, which follows:
 In pursuance of the Statutes in such case made
 and provided, I, _____
 as surety for the stay of execution on the above
 judgment of _____
 against _____ do
 hereby promise and undertake to pay the amount
 of said judgment, interest and costs, and costs that
 may accrue.
 Taken by and signed and acknowledged before
 me, and surety approved, this _____ day of
 _____ A. D. 19____

 Justice of the Peace.

SATISFACTION OF JUDGMENT.
 Received _____ 19____ from _____

 100 Dollars
 payment in full on the above judgment and costs.

APPEAL BOND
 On the _____ day of _____ 19____, said _____
 _____ entered into an undertaking to the adverse party as follows:
 _____ No. _____
 _____ Plaintiff } Before _____
 vs. _____ } Justice of the Peace _____ Township,
 _____ Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
 _____ obtained a judgment against the said _____
 _____ on the docket of said _____
 _____ Justice of the Peace, for _____
 _____ dollars and _____ cents, and costs taxed at _____
 dollars and _____ cents, and the said _____
 _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
 _____ of _____ County, Ohio, hereby promise and undertake to
 the said appellee, in the sum and to the amount of _____ dollars,
 conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
 out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
 _____ will satisfy such judgment and costs.
 Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
 _____ A. D. 19____

 Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., G. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each	5	10
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	75
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
	180	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l	5	25
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person,	25	10
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40	
Serv. and Ret. Order of Attach.	" 40	
" " Order Sale or Vendi	" 40	
" " Notice to Garnishee	" 40	
" " Order on Garnishee	" 40	
" " Writ of Replevin	" 40	
" " Writ of Restitution	" 40	
" " Order of Arrest	" 40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
	70	

R. H. Kerr and
 Don Carnean
 Plaintiff
 No. 51 vs.
 Robert Guy
 Defendant

Action on
 account
 John H. Willis Att'y for Piff.
 Att'y for Deft.
 Am't claimed, \$ 3, 43 with interest
 from Apr 30 1916, at 6 per cent. and costs.
 Judgment for Piffs, Oct. 20, 1916
 \$ 3, 54 and costs \$ 2, 50

Be It Remembered, That on the 16th day of Oct 1916, the said Plaintiffs filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the Plaintiffs from the Defendant, the sum of \$ 3.43 with interest from the 30th day of April 1916 for goods sold and delivered to the Defendant at his request.
 A Statement of said account is hereto attached and marked "Exhibit A" and made a part hereof.
 Wherefore the plaintiff asks judgment against the defendant in the sum of \$3.43 with interest thereon at the rate of 6 per cent from the 30th day of April 1916 and for the costs of this action

R. H. Kerr + Don Carnean
 By John H. Willis
 Their attorney.

State of Ohio, Union Co. ss.
 Don Carnean being first duly sworn says that he is one of the above named plaintiffs, and that the facts stated and the allegations made in the foregoing bill of particulars are true as he verily believes.

Don Carnean
 Sworn to before me and subscribed in my presence this 16th day of October 1916

Norman C. Bower
 Notary Public

Oct. 16, 1916 - Summons issued returnable Oct. 20, 1916 at 9 a. m. and delivered to Fred Ormerod Constable.

Oct. 17, 1916
 16, 1916, an
 Defendant
 indorse
 Fees. serv.

Oct. 20, 1916
 appears,
 for one
 the bill
 is hereby
 considered
 from De
 costs he

JURY,
 Oct. 21, 1916 - Rec'd of Robt
 Guy Six + 04/100 Dollars
 Jdy. int + cost.
 Witnesses, J. C. Hartshorn

UNDERTAKING FOR
 On the _____ day of _____
 The defendant came, and

 of the County, approved
 ent surety, caused an un
 execution to be entered
 In pursuance of the S
 and provided, I, _____
 as surety for the stay of
 judgment of _____
 against _____
 hereby promise and und
 of said judgment, interes
 may accrue.
 Taken by and signed
 me, and surety approved
 _____ A.

 SA'TISFACTION
 Received _____

 payment in full on the a

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

of the Peace,

account
H. Willis Att'y for Plff.
Att'y for Deft.

ed, \$ 3, 43 with interest
301916, at 6 per cent. and costs.

for Pcty, Oct. 20, 1916
4 and costs \$ 2, 50

Oct 1916, the said
n, whereupon the following

ures following, to-wit:
tiffs from
of \$ 3.43 with
of April 1916
bered to the

st,
account is
rked "Exhibit
hereof
ff asks judg-
dant in the
st thereon at
om the 30th
the costs of

ou Carnean
Willis
eir attorney.

y first duly
ple of the
s, and that
e allegations
ill of particulars
elieves.

Carnean
and subser-
s 16" day of

C. Bourne
turn Public

red return-
m, and delivered
ble,

Oct. 17, 1916 - Summons returned indorsed: Recd this writ Oct, 16, 1916, and I served the same on the 17th day of Oct. 1916, on the defendant by leaving a certified copy thereof, and of the indorsement thereof with Robert Long personally.
Fees. Ser., 25 - Mi., 20, Cop., 25 -
Fred Overmire, Constable

Oct. 20, 1916 - 9 a. m. Time set for trial. Plaintiff failed to appear. Defendant failed to appear at that time or for one hour thereafter. At plaintiffs request and the bill of particulars having been verified judgment is hereby rendered in favor of plaintiffs. It is therefore considered by me, on this day that plaintiffs recover from Defendant the sum of \$ 3.54 (prin. + int) and their costs herein expended taxed at \$ 2.50.
J. C. Hursthouse, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.
SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.
_____ A. D. 19____

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
us. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee..., in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing of necessary papers, each	5	20
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appee., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	20
Continuance or Adjournment, ea.,	20	20
Swearing Witnesses, each,	5	30
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	2.00
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	45
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	90
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	90
Transcript from Docket, per 100 words,	15	25
Certf. to Trans. or Bill of Ex., ea.,	25	5.45
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	50
Mileage miles, 1st mile 20c, ea. add'l	5	20
Copies, each,	25	50
Serv. and Ret. of Subpoena, 1st person,	25	10
each additional,	10	55
Mileage as above /o miles,		65
Copies, each,	25	1.00
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above	miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above	miles	
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above	miles,	
Copies of Venire, each,	25	
Attending Trial, per day	1.00	1.00
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		4.40

Witnesses
 Mrs. Simon Staley 50
 W. J. Arnold 1.00
 Fred Scheiderer 1.20
 Sam Richardson 1.60
 Isaac Parker 1

WITNESSES
 Wm. Stauffer 25
 Fred Asman 50
 5.30 75

Action on
 Simon Staley Plaintiff
 No. 52 vs.
 Baughman + Shough Defendant
 Bal. of account
 John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 150.00 with interest from July 22 1916, at 6 per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 27th day of Oct. 1916, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The defendant is a partnership composed of Joe Baughman and O. A. Shough, doing business in the Village of Marysville Ohio, and vicinity. On or about the 22nd day of July 1916, the plaintiff sold and delivered to defendant seventeen (17) steers weighing 17080 pounds at \$7.50 per hundred, amounting to the sum of \$1281.00. The defendant paid thereon the sum of \$1131.86 at the time of the delivery of said steers to it, leaving a balance due thereon to the plaintiff of \$150.00 which said balance the defendant refuses and fails to pay.

Wherefore the plaintiff prays judgment against the defendant, Baughman and Shough, and against each of said partners Joe Baughman and O. A. Shough for the sum of \$150.00 with interest thereon at 6 per cent from the 22nd day of July 1916, and for the costs of this action.

Simon Staley
 By John H. Willis
 His attorney.

State of Ohio Union Co. ss
 Simon Staley being first duly sworn says that the facts stated and allegations made in the foregoing bill of particulars are true as he verily believes
 Simon Staley
 Sworn to before me and subscribed in my presence this day of Oct. 1916.
 Earnest J. Brown
 Notary Public.

Oct. 21, 1916 - Summons issued returnable Oct. 25, 1916 at 9 a.m. and delivered to Sam H. Hensley Constable.

Oct. 21, 1916 - and I serve by leaving thereon at Fees: Ser. 50.

Oct. 24, 1916 - Fred Scheiderer Subpoena delivered so

Oct. 25, 1916 and ask for the r. Said ev. The follo. Staley, W. Richardson Dec. 12, 1916 indorsed:

Dec. 12, 1916 appeared - follows: X Scheiderer's Walter sworn, in argument

Dec. 12, 1916 from Defen Dec. 21, 1916 Jan. 11, 1917 - prepared

UNDERTAKING FOR
 On the _____ day of _____
 The defendant came, and _____
 of the County, approved _____
 ent surety, caused an writ _____
 execution to be entered _____
 In pursuance of the Statute _____
 and provided, I, _____
 as surety for the stay of _____
 judgment of _____
 against _____
 hereby promise and undertake _____
 of said judgment, interest _____
 may accrue.
 Taken by and signed _____
 me, and surety approved _____
 _____ A.

 SATISFACTION
 Received _____

 payment in full on the _____

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

of the Peace,

l. of account
u H. Willis Att'y for Plff.
Att'y for Deft.
ed, \$ 150 00 with interest
22 1916, at 6 per cent. and costs.

Oct. 21, 1916 - Summons returned indorsed; Rec'd this writ Oct. 21, 1916 and I served the same on the 21st day of October 1916 on the defendants by leaving a certified copy thereof and of the indorsement thereon at their usual place of residence of each.
Fees: Ser. 50, Mi. 20 Copy 50.
Sam H. Hensley, Constable

Oct. 24, 1916 - Precipe for plaintiffs witnesses to wit: W. J. Arnold, Fred Scheiderer, Isaac Parker and Dan Richardson filed. Subpoena issued to each returnable Oct. 25, 1916 at 9 a. m and delivered same to Sam H. Hensley, Constable.

Oct. 25, 1916 - 9 a. m. Time set for trial. Defendants appeared and asked for a continuance to Oct. 30, 1916 at 9 a. m for the reason that their attorney was otherwise engaged. Said continuance was granted at Defendants' cost. The following plaintiffs witnesses appeared: Mrs Simon Staley, W. J. Arnold, Fred Scheiderer, Isaac Parker, Dan Richardson.

Dec. 12, 1916 - Subpoena issued for Fred J. Asman. Returned indorsed: Service, 25 Mi. 20 Copy 25.

Fred Cominos Constable

Dec. 12, 1916 - 9 a. m. Time set for trial. Plaintiff and Defendant appeared with their attorneys. Plaintiffs witnesses sworn as follows: Simon Staley, Mrs Simon Staley, W. J. Arnold, Fred Scheiderer, Isaac Parker, Dan Richardson. Defendants witnesses Walter Shough, Joe Baughman & Fred Asman, Jr. Stouffer sworn, trial proceeded. After hearing the evidence and argument of counsel Court took matter under advisement.

Dec. 12, 1916 - It is considered by me that plaintiff recover from Defendants the sum of \$106.25 and his costs herein.

Dec. 21, 1916 - Appeal bond approved and filed.

Jan. 11, 1917 - Def. asked for transcript & being paid legal fee on prepared & delivered

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the 21st day of Dec 1916, said _____ + Shough entered into an undertaking to the adverse party as follows:
Simon Staley Plaintiff)
Baughman & Shough Defendant) Before J. C. Hartshorn No. 52
Justice of the Peace Paris Township, Union County, Ohio.
Whereas, on the 12th day of Dec A. D. 1916, the said Simon Staley obtained a judgment against the said Baughman & Shough on the docket of said J. C. Hartshorn Justice of the Peace, for One Hundred, Six + 75/100 dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said Baughman & Shough intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, J. H. Baughman, H. A. Shough and B. F. Staupfeld of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of \$ 250.00 dollars, conditioned as follows: 1. That the said appellant s. will prosecute this appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, they will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this 21st day of Dec. A. D. 1916.
J. H. Baughman, H. A. Shough, B. F. Staupfeld
J. C. Hartshorn
Justice of the Peace.

ures following, to-wit:
partnership
man and
iness in the
io, and vicinity,
d day of July 1916,
delivered to
steers weighing
er hundred,
\$1281.00.
hereon the sum
he delivery of
a balance
ntiff of \$150.00
he defendant
said
t pays judg-
ant, Baughman
t each of said
u and O. A. Shough
ith interest
rom the 22nd
the costs of

u Staley
hu H. Willis
His attorney,
ss
y first duly
ts stated and
e foregoing bill
as he verily believes
ou Staley
nd subscribed
day of Oct, 1916.
H. Brown
Notary Public.
sued returnable
elivered to
ec.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Piffs. Costs Defts. Costs

Filing 3 necessary papers, each	5	15
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	40	
Swearing Witnesses, each	5	5
Entering Bond or Undertaking, each	40	
Attach. for Witness or Juror each	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	45
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	

Trans.

150
70
230

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l	5	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

70

JURY,

Feb 4, 1918. Rec'd of Pety costs in this action J. E. Hartshorn

WITNESSES,

Feb 8, 1918 - Rec'd my fee Fred Ormerod Constable

William Courad
No. 53 vs. David Snider

Action on

Account
C. A. Hoopes Att'y for P'f.
Att'y for Deft.

Am't claimed, \$ 21,93 with interest from 19 , at per cent. and costs.
Judgment for P'ty, Oct. 28, 1916 \$ 21,93 and costs \$

Be It Remembered, That on the 24th day of Oct 1916, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Plaintiff claims judgment against defendant in the sum of \$ 21.93 for coal sold and delivered by plaintiff to the defendant. Exhibit "A" filed herewith,

Wm Courad
By C. A. Hoopes, atty.

Oct. 24, 1916 - Summons issued returnable Oct. 28, 1916 at 9 a. m. and delivered to Fred Ormerod Constable.

Oct. 24, 1916 - Summons returned indorsed; Received this writ Oct. 24, 1916, and I served the same on the 24th day of Oct, 1916, on the defendant by leaving a certified copy thereof, and of the indorsements thereon with David Snider personally.

Fees: Serv. 25, Mi. 20, Cop. 25 Fred Ormerod Constable

Oct. 28, 1916 - 9 a. m. Time set for trial. Plaintiff appeared in person. Defendants failed to appear at that time or for one hour thereafter but made default. Plaintiff, William Courad sworn and examined. It is therefore considered by me on this date, that said plaintiff recover from the defendant the sum of \$ 21.93 and his costs herein taxed at \$ 2.30

J. E. Hartshorn, J.P.

Feb. 28, 1918 - at Plaintiff's request and being paid the legal fee therefor, a transcript is prepared and delivered to him.

UNDERTAKING FOR ST

On the _____ day of _____ The defendant came, and

of the County, approved by _____ ent surety, caused an und _____ execution to be entered he

In pursuance of the Sto

and provided, I,

as surety for the stay of

judgment of _____

against _____

hereby promise and under

of said judgment, interest

may accrue.

Taken by and signed at

me, and surety approved,

_____ A. L.

SATISFACTION O

Received _____

payment in full on the abo

count
Hopes Att'y for Plff.
Att'y for Deft.

\$ 71.93 with interest
19 , at per cent. and costs.

Plff., Oct. 28, 1916
and costs \$

to 1916, the said
whereupon the following

es following, to-wit:
ment against
21.93 for coal
intiff to the
ed herewith,
ed
opes, Atty,
ed returnable
livered to

med indorsed;
1916, and I
day of Oct,
leaving a
of the indorse-
Snider

merod
oustable

set for trial,
rsed. Defendants
t time or for
made default.
sworn and
considered
aid plaintiff
at the sum
reim taxed

tsom, J.P.

s request
egal fee
s prepared

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____
vs. Defendant } Justice of the Peace _____ Township, _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County,

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Piffs. Costs Defts. Costs

Filing 6 necessary papers, each	5	30
Taking and certifying Affidavits, ea.	40	40
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	40
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	1.05
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	

Trans

3 50
1 70
5 20

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	40
Serv. and Ret. Order of Attach. " "	40	40
" " Order Sale or Vendi " "	40	
" " Notice to Garnishee " "	40	
" " Order on Garnishee " "	40	
" " Writ of Replevin " "	40	
" " Writ of Restitution " "	40	
" " Order of Arrest " "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	25
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	1.00
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

C. C. Jarvis ap.
J. E. Hartshorn

7 75
1

Jan. 17, 1917 - Paid of H. D. Harris
\$100 + 75/100 cents in this
action
J. E. Hartshorn

H. D. Harris

No. 54 vs.

Chas. Northrup

Plaintiff

Defendant

Action on

account

Jas. B. Cole Att'y for Plff.
Att'y for Deft.

Am't claimed, \$ 295.00 with interest
from 19 , at per cent. and costs.

Judgment for Plff., Nov. 4, 1916
\$ 295.00 and costs \$

Be It Remembered, That on the 1st day of Nov, 1916, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Plaintiff claims judgment against the Defendant for the sum of Twenty-nine and 50/100 Dollars upon the account for coal furnished by plaintiff to said Chas. Northrup Defendant which is herewith filed.

H. D. Harris

At the same time Plaintiff filed an affidavit for attachment as follows:
The said H. D. Harris, being duly sworn says that Charles Northrup said Defendant is justly indebted to said Plaintiff for coal on account in the sum of \$295.00 that said claim is just; that he believes said Plaintiff ought to recover thereon the amount of Twenty-nine + 50/100 Dollars, that the property sought to be attached is not exempt from execution, that said property is not the personal earnings of said Defendant for services rendered within three months prior to the commencement of this action; that said Defendant so conceals himself that a summons cannot be served upon him personally; that Defendant has absconded with intent to defraud his creditors,
H. D. Harris

Sworn to before me and signed in my presence, this 1st day of Nov. 1916
J. E. Hartshorn, J.P.

Nov. 1, 1916 - Undertaking for Order of attachment in the sum of \$590.00 approved and filed. Summons and Order of attachment issued returnable Nov. 4, 1916 at 10 A. M. and delivered to Sam H. Husley Constable.

Nov. 1, 1916 - I served the copy thereof of residence
Fees: Ser. 2

Nov. 1, 1916 -
Nov. 1, 1916 at
order by les
And on the
C. C. Jarvis +
said and 9
persons be
the same
I have said
Fees. Ser. 40, Cop

Nov. 4, 1916 -
with his
or for 1 h
examining
me on the
Defendant
at \$7.85

Nov. 4, 1916

Dec. 4, 1916
vortised

UNDERTAKING FOR ST

On the _____ day of _____
The defendant came, and

of the County, approved by _____
ent surety, caused an und
execution to be entered he

In pursuance of the Sta
and provided, I, _____
as surety for the stay of

judgment of _____
against _____
hereby promise and under
of said judgment, interest
may accrue.

Taken by and signed an
me, and surety approved,
_____ A. D.

SATISFACTION O

Received _____ Jan. _____

payment in full on the abo

CIVIL DOCKET

Township, Union County, State of Ohio.

Paris

he Peace,

Account
Cale Att'y for Plff.
Att'y for Deft.
\$ 2950 with interest
19 at per cent. and costs.

Feb, Nov. 4, 1916
and costs \$

1916, the said
whereupon the following

es following, to-wit:
ment against
Twenty-nine
the account
intiff to
court which

res

iled an af-
follows:
duly sworn
aid Defendant
Plaintiff
he sum of \$2950
that he believes
cover thereon

5% 100 Dollars,
be attached
ution, that
usual earnings
ess rendered
r to the com-
; that said
himself that a
d upon him
has absconded
reditors,

ris
I signed in
Nov. 1916
om, J.P.

order of attach-
provd and
of attach-
v. H., 1916 at 10
m H. Hensley

Nov. 1, 1916- Summons returned indorsed; Read this writ Nov. 1, 1916, and I served the same on the 1st day of Nov. 1916 by leaving a certified copy thereof and of the indorsement thereon at his usual place of residence.
Fees: Ser. 25 Mi. 20 Copy, 25
Sam H. Hensley, Const.

Nov. 1, 1916- Order of Attachment returned indorsed; Read this order Nov. 1, 1916 at 3 P. M. I served the defendant with a true copy of this order by leaving the same at his usual place of residence. And on the same day at 3:15 P. M. in the presence and hearing of C. C. Jarvis & Joe Ross two creditable persons did attach one safe and about 2 tons of hard coal, and by the same two persons being householders of the County, duly sworn did cause the same to be appraised, and same is returned herewith. I have said property in my possession.
Fees. Ser. 40, Copy 25 Ser. App. 1.00
Appraisement
Safe \$25.00 Anthracite coal \$16.00
C. C. Jarvis
Joe Ross
Sam H. Hensley Const.

Nov. 4, 1916- 9 A. M. - Time set for trial. Plaintiff appeared with his attorney, Defendant failed to appear at that time or for 1 hour thereafter, but made default. Plaintiff being examined under oath, it is therefore considered by me on this day that said plaintiff recover from said Defendant the sum of \$2950 and his costs herein taxed at \$7.85.
J. C. Hartshorn J.P.

Nov. 4, 1916- At request of plaintiff Order of Sale issued.

Dec. 4, 1916- By order of plaintiff property not advertised and sold and this writ returned, No money made.
Sam H. Hensley Constable

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

SATISFACTION OF JUDGMENT.

Received _____ Jan. 17 1917 from _____

_____ Dollars payment in full on the above judgment and costs.
J. C. Hartshorn

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____
Plaintiff } Before _____
vs. Defendant } Justice of the Peace _____ Township, _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O., 117

JUSTICE'S FEES		Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.,	40		
Docket, Index., Appce., per 100 w.,	15	15	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20	40	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.	15		
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15	75	
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certf. to Trans. or Bill of Ex., ea.,	25		

CONSTABLE'S FEES		Plffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20c, ea. add'l 5	25	25	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			

The Moore Oil Co,

Action on

account

John H. Willis Att'y for Plff. Att'y for Deft.

No. 55 vs.

E. L. Mathews

Defendant

Am't claimed, \$ 23 90 & with interest from Jun 9 1915, at 6 per cent. and costs.

Judgment for Plff, June 23 1917 \$ 27 44 and costs \$ 2.85

Be It Remembered, That on the 3rd day of Nov, 1916, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The plaintiff is a corporation incorporated under the laws of the State of Ohio, with its office and place of business in the City of Cincinnati Ohio.

There is due the plaintiff from the defendant the sum of \$ 23.90 with interest thereon at the rate of 6 per cent per annum from the 9th day of January 1915, for goods sold and delivered to the defendant at his request, a verified itemized statement of said account is hereto attached and marked "Exhibit A". Wherefore the plaintiff asks judgment against the defendant in the sum of \$ 23.90 with interest thereon at the rate of 6 per cent from the 9th day of January 1915, and for the costs of this action.

The Moore Oil Co. By John H. Willis, Its Attorney

State of Ohio, Union County ss.

John H. Willis being duly sworn says that the plaintiff is a corporation incorporated under the laws of the State of Ohio, and that he is the attorney of the plaintiff duly authorized herein, that the plaintiff is a now resident of this county and that the facts stated in the above pleading are, as affiant believes true.

John H. Willis

Sworn to before me and subscribed in my presence this 23rd day of Aug 1916. Norman C. Bowen Notary Public

Nov. 3, 1916- Summons issued returnable Nov. 8, 1916 at 9 A.M. and delivered to Fred Ormerod Constable

Nov. 3, 1916- and served to a duly cert. Fees. Ad. .25 M

Nov. 8, 1916- and asked same was

Nov. 18, 1917- continued

June 20, 1917 June 23, 1917

June 23, 1917 Attorney, A One hour verified, recover (date) and

UNDERTAKING FOR ST

On the ... day of ... The defendant came, and

of the County, approved by ent surety, caused an und execution to be entered he

In pursuance of the Sta and provided, I, as surety for the stay of

judgment of ... against ...

hereby promise and under of said judgment, interest a may accrue.

Taken by and signed an me, and surety approved, ... A. D.

SATISFACTION O

Received ...

payment in full on the abo

JURY,

July 2, 1917- Rec'd of John H. Willis atty \$ 2.85 being the cost in this action

WITNESSES,

J. C. Hartshorn

July 3, 1917- Rec'd of J. C. Hartshorn J.P. my costs \$ 1.00 and Constable

CIVIL DOCKET

Paris Township, Union County, State of Ohio.

Nov. 3, 1916 - Summons returned indorsed; Recd the writ Nov. 3, 1916 and served the same by handing to the defendant E. D. Mathew a duly certified copy with indorsement thereon. Fees. Ser. 25 Mi. 20 Copy, 25 - Fred Ormerod, Constable

Nov. 8, 1916 - 9 a. m. Time set for trial. Plaintiff appeared by attorney and asked for a continuance until Nov. 18, 1916 at 9 a. m. The same was granted at plaintiffs cost, Defendant failed to appear.

Nov. 18, 1917 - At request of plaintiff and at its costs case continued to June 23, 1917 at 9 a. m.

June 23, 1917 - Defendant notified to appear for trial on June 23, 1917 at 9 a. m.

June 23, 1917 - 9 a. m. Time set for trial. Plaintiff appeared by attorney. Defendant failed to appear at that time or for one hour thereafter. Plaintiffs bill of particulars being verified, It is therefore considered by me that Plaintiff recover from Defendant, the sum of \$27.44 (plus int to this date) and his costs herein.

J. C. Hartshorn, J.P.

he Peace,
account
H. Willis Att'y for Plff.
Att'y for Deft.
\$ 23 20 & with interest
1915, at 6 per cent. and costs.
Plff. June 23 1917
and costs \$ 2.85
1916, the said
whereupon the following
es following, to-wit:
ation incorp.
of the State
place of bus-
mati Ohio.
ff from the
go with in-
of 6 per cent
h day of January
delivered to
est, A verified
account
arked Exhibit
shes judgment
the sum of
at the rate of
of January 1915,
of Co.
H. Willis,
ey

duly sworn
corporation
ws of the
the attorney
ized herein,
resident of
ols stated in
affiant believes
Willis
d subscribed
day of Aug 1916.
Bowen
Public
d returnable
delivered to

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.
_____ A. D. 19____

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

No. _____
Before _____
Justice of the Peace _____ Township,
County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant _____ will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 19____

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Filing necessary papers, each	5
Taking and certifying Affidavits, ea.,	40
Docket, Index, Appce., per 100 w.,	15
Summons, each deft. named in writ,	25
Issuing Subpoena,	5
Continuance or Adjournment, ea.,	20
Swearing Witnesses, each,	5
Entering Bond or Undertaking, each,	40
Attach. for Witness or Juror each,	40
Order of Attachment,	40
Order of Sale or Vendi,	40
Notice to Garnishee,	40
Order on Garnishee,	40
Writ of Replevin,	40
Writ of Restitution,	40
Order of Arrest,	40
Writ. Ord. or Process not nam'd above, ea.,	40
Appt'g Guard'n for Minor or Pros. suit,	25
App'g Spec. Constables or App'rs, each,	40
Ent. Rule of Reference or copy thereof,	15
Writing Panel for Jury, per 100 words,	15
Venire for Jury,	40
Swearing Arbitrators, each,	5
Sitting in the Trial, (defense interposed)	1.00
Entering Judgment,	40
Judgment on the Docket,	15
Recognizance of a Witness or of bail, ea.,	40
Each additional Witness,	10
Stay Bond or Appeal Bond and filing, ea.,	45
Collections made upon Judgments 4 per ct.	15
Record per 100 words,	15
Other Writings or Record, per 100 words,	15
Issuing Execution,	40
En. discontinuance or satisfaction, ea.,	20
Bill of Exceptions and copy, per 100 w.,	15
Transcript from Docket, per 100 words,	15
Certf. to Trans. or Bill of Ex., ea.,	25

Piffs. Costs

Defts. Costs

40

15

90

220

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l 5	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	5
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach. "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	5
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	5
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	5
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	4
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	1.20

120

JURY,

WITNESSES,

International Heater Co. Plaintiff
 No. 56 Heating vs. Union Plumbing Co. Defendant
 W. P. O'Brien
 F. M. Demorest

Action on

Account

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$42.95 with interest from Nov. 1, 1914, at 6 per cent. and costs.

Judgment for Plff., Nov. 10, 1916 \$48.17 and costs \$

Be It Remembered, That on the 3rd day of Nov 1916, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The plaintiff is a corporation organized and doing business under the general laws of the State of New York, and is now and was at the date hereinafter mentioned engaged in business with office and place of business in the city of Utica, N. Y.

The defendant was at the time of purchasing the bill of goods hereinafter set forth a partnership composed of W. P. O'Brien and F. M. Demorest and doing business under the firm name of the Union Plumbing and Heating Co. and its office and place of business at 119 W. 1st St. Mansville, Ohio.

That sometime subsequent to the purchasing of said merchandise the defendant partnership ceased to do business as such.

There is due the plaintiff from the defendant the sum of \$42.95 with interest thereon from the 1st day of Nov. 1914, for goods sold and delivered to the defendants at their request, a statement of said account is hereto attached and marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff asks judgment against the defendants, The Union Plumbing and Heating Co., W. P. O'Brien and F. M. Demorest in the sum of \$42.95, with interest from the 1st day of Nov. 1914 at the rate of 6 per cent and for the costs of this action.

International Heater Co.,
By John H. Willis
Its Attorney

State of Ohio, Union Co. ss.

John H. Willis being sworn says that the plaintiff is a corporation organized by and under the laws of the State of Ohio of New York, and that he is attorney of the

plaintiff due of this Court in the foregoing

Sworn to by of November

Nov. 3, 1916- delivered to

Nov. 7, 1916- and I served copy thereof personally usual fees \$.50

Nov. 10, 1916- its attorney failed to Plaintiff a Bill of Particulars that Plaintiff F. M. Demorest herein take

UNDERTAKING FOR STAY

On the _____ day of _____ The defendant came, and

of the County, approved by _____ ent surety, caused an undertaking to be entered here

In pursuance of the Statute

and provided, I, _____

as surety for the stay of execution

judgment of _____

against _____

hereby promise and undertake

of said judgment, interest and

may accrue.

Taken by and signed and

me, and surety approved, _____

_____ A. D. _____

SATISFACTION OF

Received _____

payment in full on the above

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

he Peace,

count

Att'y for Plff.
Att'y for Deft.

\$ 42.95 with interest
1914, at 6 per cent. and costs.

Recd, Nov. 10, 1916
and costs \$

Nov 1916, the said
whereupon the following

es following, to-wit:

ration organ-
under the
New York,
the date herein-
business
business in

the line of pur-
reimburse set
used of W.P.
it and doing
name of the
y Co. and its
\$100 at 119 W.

ent to the
handise the
used to do

ff from the
95 with interest
Nov. 1914, for
the defendants
ment of said
and marked
part hereof.
asks judgment
e Union Plant
Brien and J.M.
95, with inter-
5. 1914 at the
the costs of

l Heater Co,
Killis
y

orn says that
organized
State of Ohio,
attorney of the

plaintiff duly authorized herein, that plaintiff is a non-resident
of this County, and that the facts stated and allegations made
in the foregoing bill of particulars are true as he verily believes.

John H. Willis.

Sworn to before me and subscribed in my presence this 1st day
of November 1916

Earnest S. Bown, Notary Public

Nov. 3, 1916- Summons issued returnable Nov. 10, 1916 at 9 a.m. and
delivered to Sam H. Hensley, Constable.

Nov. 7, 1916- Summons returned indorsed; Rec'd this writ Nov. 3, 1916
and I served the same on the defendants by leaving a certified
copy thereof and of the indorsement thereon with J.M. Demorest
personally and W.P. O'Brien by leaving a certified copy at his
usual place of residence

Fees: serv. 50, Ric 20, copy, 50 Sam H. Hensley, Constable

Nov. 10, 1916- 9 a.m. Time set for trial, Plaintiff appeared by
its attorney. Defendants W.P. O'Brien and J.M. Demorest
failed to appear at that time or for one hour thereafter.
Plaintiff asked for judgment and having filed a verified
bill of particulars, It is considered by me, on this day,
that plaintiff recover from defendants W.P. O'Brien and
J.M. Demorest the sum of \$48.17 (prin. + int) and its costs
herein taxed at \$ 3.40.

J.C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the 13th day of Nov, 1916, said
W.P. O'Brien entered into an undertaking to the adverse party as follows:
International Heater Co. Plaintiff }
Union Heating & Plumbing Co. et al Defendant }
vs. }
Before J.C. Hartshorn
Justice of the Peace Paris Township,
Union County, Ohio.
Whereas, on the 10th day of Nov, A. D. 1916, the said
International Heater Co. obtained a judgment against the said
Union Heating & Plumbing Co. W.P. O'Brien & J.M. Demorest on the docket of said
J.C. Hartshorn Justice of the Peace, for Paris
\$48.17 dollars and _____ cents, and costs taxed at 3.40
dollars and _____ cents, and the said W.P. O'Brien
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore,

of _____ County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of One Hundred, Five dollars,
conditioned as follows: 1. That the said appellant... will prosecute his appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
he will satisfy such judgment and costs. J.C. Hartshorn

Taken, Executed, and Acknowledged before me, and surety approved, this 20th day of
Nov, A. D. 1917 J.C. Hartshorn
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-1-5 THE COLUMBUS PLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	30
Taking and certifying Affidavits, ea.,	40	20
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	40
Entering Judgment,	40	15
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		30
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
Total	255	145

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	80
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	80
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		20
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	50
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
Total	230	110

JURY,

WITNESSES, Garnishes
 N. H. Hustled 50
 Chas. Blaine 50

Apr. 13, 1917 - Recd of J. C. my costs in this action.
 J. C. Hartshorn

J. S. Opphile
 Plaintiff
 No. 57 vs.
 J. W. Jackson
 Defendant

Action on account
 A. H. Kallefrath Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 73 98 with interest
 from 19 , at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 1st day of Dec, 1916, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff claims a judgment against the defendant for the sum of \$73.98 being a balance due for necessaries, groceries, delivered to defendant at his request.

J. S. Opphile
 Dec. 1, 1916 - Plaintiff filed an affidavit for attachment as follows:
 The said plaintiff J. S. Opphile makes oath that the claim in this action is on account for groceries and the said J. S. Opphile also makes oath that the said claim is just and that the said plaintiff ought, as he the said deponent believes, to recover thereon seventy-three + 98/100 Dollars. He also makes oath that the said Defendant is a non-resident of the County is about to move his property or a part thereof out of the County with intent to defraud his creditors and the said J. S. Opphile further makes oath and says that he has good reason to and does verily believe, that W. H. Hustled auditor of Union County Ohio and Chas. Blaine Surveyor of Union Co. have property of the said defendant J. W. Jackson in their possession liable to be attached in this action, to-wit: money due for contract building of ditch for county and affiant further says that the property sought, and about to be attached 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

J. S. Opphile
 Sworn to and subscribed by the said J. S. Opphile before me this 1st day of Dec, 1916
 J. C. Hartshorn, J.P.

Dec. 1, 1916 - Affidavit
 Order of attachment
 Dec. 5, 1916
 Dec. 4, 1916 -
 Dec. 1, 1916 at
 be in the po
 and on Dec. 1,
 garnishes
 and answer
 makes per
 After diligen
 indorsed;
 J. W. Jackson
 Fees, Dec. 1, 1916
 Dec. 5, 1916
 appeared a
 on Defend
 adjourned
 to secure
 Dec. 16, 1916 -
 Dec. 20, 1916
 Dec. 16, 1916
 personally
 Dec. 19, 1916
 # affidavit
 Dec. 20, 1916
 of parties
 this date,
 and his
 City for Cos
 Apr. 13, 1917 - R
 UNDERTAKING FOR ST
 On the _____ day of _____
 The defendant came, and
 of the County, approved by _____
 ent surety, caused an und
 execution to be entered her
 In pursuance of the Sta
 and provided, I,
 as surety for the stay of e
 judgment of _____
 against _____
 hereby promise and under
 of said judgment, interest a
 may accrue.
 Taken by and signed an
 me, and surety approved, t
 _____ A. D.
 SATISFACTION OF
 Received _____
 payment in full on the abo

Paris

Township, Union County, State of Ohio.

Dec. 1, 1916 - Defendant being a non-resident no bond required. Affidavit being considered sufficient under the law, an Order of attachment and summons were issued returnable Dec. 5, 1916 at 9 a. m. and delivered to Fred Ormerod Constable.

Dec. 4, 1916 - Order of attachment returned indorsed: Rec'd this writ Dec. 1, 1916 at 12 o'clock M. I could not come at the property alleged to be in the possession of W. H. Husted, Auditor of Union Co. + Chas Blaine and on Dec. 1, 1916 at 1 o'clock P. M. I served said W. H. Husted + Chas Blaine garnishes with a copy of this order, and a written notice to appear and answer etc, by leaving said copy of this order + notice with garnishes personally a copy of which notice is herewith annexed After diligent search unable to find defendant. Summons returned indorsed; after diligent search failed to find defendant J. W. Jackson in my Jurisdiction.

Fees, Serv. ~~70~~ Mi. 20, Copy 50 Fred Ormerod, Constable

Dec. 5, 1916 - 9 a. m. Time set for trial, W. H. Husted, Aud, appeared and was examined under oath. No service on Defendant having been secured this cause is adjourned for a period of 40 days and plaintiff required to secure service by advertising.

Dec. 16, 1916 - Summons + order of attachment issued returnable Dec. 20, 1916 for Defendant, and delivered to Fred Ormerod, Const. Dec. 16, 1916 Summons + order returned indorsed; service personally, Fees Serv. 65 copy, 25 Mi. 20. Fred Ormerod Const.

Dec. 19, 1916 - Motion to dissolve attachment filed by P'ty. 4 affidavits filed.

Dec. 20, 1916 - Motion heard. Attachment dissolved. By agreement of parties judgment. It is therefore considered by me, on this date, that Plaintiff recover from Defendant \$73.98 and his costs herein taxed at \$7.55. Judgment against P'ty for Costs taxed at \$4.85.

Apr. 13, 1917 - Rec'd of A. H. Kellebrath costs in full in this action. Apr. 13, 1917 - \$15.00 applied on the day by Def.

UNDERTAKING FOR STAY OF EXECUTION.
 On the _____ day of _____ 19____
 The defendant came, and by _____
 his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
 In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
 Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
 _____ Justice of the Peace.

SATISFACTION OF JUDGMENT.
 Received _____ 19____ from _____
 _____ Dollars
 payment in full on the above judgment and costs.

APPEAL BOND
 On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
 No. _____
 Plaintiff } Before _____
 vs. } Justice of the Peace _____ Township, _____
 Defendant } _____ County, Ohio.
 Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
 Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee..., in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant... will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
 Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
 _____ Justice of the Peace.

he Peace,
 account
 Kellebrath Att'y for P'ty.
 Att'y for Def't.
 \$ 73.98 with interest
 19, at per cent. and costs.
 19
 and costs \$
 Dec. 19 16, the said
 whereupon the following
 es following, to-wit:
 judgment
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 e for neces-
 to defendant
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 is action is
 and the said
 with that the
 at the said
 aid deponent
 e seventy-three
 makes oath
 is a non-resident
 rove his property
 county with
 litors and the
 akes oath
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 to be attached
 ey due for
 for county
 hat the property
 ched is not
 and is not
 id Defendant
 of his minor
 is rendered
 to the court
 of the plaintiff
 phile
 by the said
 day of Dec. 1916
 urtshorn, J. P.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	40
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	75
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	2.15	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l	5	2.0
Copies, each,	25	2.5
Serv. and Ret. of Subpoena, 1st person,	25	
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		70

The M. G. Milecox Co.
 No. 58 vs.
 Chavous + Rogers

Action on account
 John H. Millis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 139.00 with interest from June 1 1916, at 6 per cent. and costs.
 Judgment for Plff., June 23 1917 \$ 14.78 and costs \$ 2.85

Be It Remembered, That on the 14th day of Dec. 1916, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff is a corporation incorporated under the laws of the State of Ohio, with its office and place of business in the City of Toledo Ohio.

There is due the plaintiff from the Defendants the sum of \$ 13.90 with interest thereon from the 1st day of June 1916, at the rate of 6 per cent, for goods sold and delivered to the defendants at their request.

A statement of said account is hereto attached and marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff asks judgment against the defendants for the sum of \$ 13.90 with interest thereon from the 1st day of June 1916, and for the costs of this action.

The M. G. Milecox Co.
 By John H. Millis, Its Atty.

State of Ohio, Union Co. ss.
 John H. Millis being duly sworn says that the plaintiff is a corporation incorporated under the laws of the State of Ohio; that the plaintiff is a non-resident of this county; that he is the attorney of the plaintiff, duly authorized herein, and that the facts stated and allegations made in the foregoing bill of Particulars are true as.

Sworn to before me and subscribed in my presence this 1st day of Dec 1916
 Norman C. Brown
 Notary Public.

Dec, 14, 1916- Summons issued for defendants, returnable Dec. 20, 1916 at 9 A. M and delivered to Fred Ormerod, Constable,

JURY,
 Oct. 23, 1919- Rec'd of J. H. Millis Costs,
 J. C. Hartshorn, J.P.

WITNESSES,
 Oct. 24, 1919- Rec'd my fees,
 Fred Ormerod

Dec. 15, 1916
 Dec. 15, 1916,
 a certified
 Chavous + Rogers
 Fees Serv.

Dec. 20, 1916
 liff appear
 and show
 need for

Jan. 19, 1917-
 June 23, 1917

June 20, 1917

June 23, 1917
 by attorney
 of for one
 bill of p
 by rule to
 of \$ 14.78

UNDERTAKING FOR STAY OF JUDGMENT
 On the day of
 The defendant came, and
 of the County, approved by
 ent surety, caused an und
 execution to be entered her
 In pursuance of the Sta
 and provided, I,
 as surety for the stay of e
 judgment of
 against
 hereby promise and under
 of said judgment, interest a
 may accrue.

Taken by and signed an
 me, and surety approved, t
 A. D.

SATISFACTION OF JUDGMENT
 Received
 payment in full on the abo

CIVIL DOCKET

Township, Union County, State of Ohio.

Paris

the Peace,

account
H. Miller Att'y for Plff.
Att'y for Deft.
\$ 139.00 with interest
1916, at 6 per cent. and costs.

Petty, June 23 1917
and costs \$ 2.85
1916, the said
whereupon the following

res following, to-wit:
Corporation in-
s of the State
place of bus-
from the De-
with interest
June 1916, at
ds sold and
at their request
nt is hereto
bit a" and
asks judgment
the sum of
from the 1st
costs of this

x Co,
is, Its Atty.

ly sworn
corporation
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ntiff is a non-
t he is the
y authorized
tated and alle-
ing bill of
villis
d subscribed
of Dec 1916
G. Brown
y Public,
ned for defusd
t 9 a, m and
Constable,

Dec. 15, 1916 - Summons returned indorsed; Rec'd this writ
Dec. 15, 1916, and I served the same on the Defendants by leaving
a certified copy thereof and of the indorsement thereon with
Charvons personally.
Fees Serv. 25 Mi. 20 copy 25- Fred Orwerod, Constable

Dec. 20, 1916 - 9 a. m. Time set for trial, Attorney for plain-
tiff appeared and asked for a continuance for 30 days,
and showing good reasons therefor, the same is contin-
ued for 30 days.

Jan. 19, 1917 - At request of Plaintiff cause is continued to
June 23, 1917 at plaintiffs cost.

June 20, 1917 - Defendant notified of trial on June 23, 1917

June 23, 1917 - 9 a. m. Time set for trial, Plaintiff appeared
by attorney, Defendants failed to appear at that time
or for one hour thereafter but made default. Plaintiffs
bill of particulars being verified, It is therefore considered
by me that plaintiff recover from Defendant the sum
of \$ 14.78 (prin. + int to this date) and his costs herein.
J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hurtshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O., 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	25	25
Taking and certifying Affidavits, ea.,	40	40	
Docket, Index, Appce., per 100 w.,	15	15	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5	20	45
Continuance or Adjournment, ea.,	20	20	20
Swearing Witnesses, each,	5	25	35
Entering Bond or Undertaking, each,	40	40	
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor for Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00	1 00	
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognition of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15	90	90
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., ea.,	25		
		455	270
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20c, ea. add'l 5	20	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	35	
Mileage as above 50 miles,	2 65	2 65	
Copies, each,	25	50	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00	1 00	
Mileage as above miles,		20	
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50	1 00	
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		4 20	2 20
JURY:		75	
C. O. Zand		75	
F. L. Furry		75	
Philip Burns		75	
J. M. Taylor		75	
Paid by def.		3 00	
WITNESSES:			
Jake Milkus		1 80	1 80
Jake Fredrick		1 80	1 80
Wm Pinney		1 40	1 40
B. F. Staupfield		50	
B. F. Long		2 40	2 40
Asa Houly		2 60	2 60
James Houly		2 40	2 40
B. L. Bricker		3 75	3 75
Lizzie Bricker		3 75	3 75
Oscar Staley		3 75	3 75
		24 15	
		550	2365

Patrick J. Gallagher
 Plaintiff
 vs.
 James R. Long
 Defendant

Action on Damages
 C. A. Hoopes Att'y for Plff.
 John L. Loughrey Att'y for Deft.
 Am't claimed, \$ 180 00 with interest
 from 19 , at [redacted] and costs.
 Judgment for Def. [redacted] Jan. 31, 1917
 \$ and costs \$

Be It Remembered, That on the 18th day of Dec, 1916, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff claims a judgment against the defendant in the sum of One Hundred and Eighty Dollars. For that on the 20th day of April, 1916, the plaintiff purchased of the defendant two horses, which said two horses the defendant warranted to be sound, and free from defects and disease.

That neither of said horses were sound, but on the contrary one of them was defective in its eye sight and was going blind and has grown worse ever since. And the other one was sick at the time plaintiff purchased it. Its stomach was deranged, its digestion was bad, blood out of order and was of no value. By reason of its general debilitated condition.

That said horses had they been sound as warranted, would have been worth Two Hundred and Sixty Dollars, but in they actually were, were not worth to exceed Eighty Dollars.

Robinson + Hoopes
 Atty for Plaintiff

Patrick J. Gallagher being first duly sworn say that the facts stated and the allegations made in the foregoing bill of particulars are true.

Patrick J. Gallagher Sworn to before me and subscribed in my presence this 18th day of Dec, 1916
 J. C. Hurtshorn, J.P.

Dec. 18, 1916 - Summons issued for defendant James R. Long, returnable Dec. 21, 1916 and delivered to Fred Ormrod, Constable,

Dec, 18, 1916 - and I served by leaving thereon with fees serv, 2

Dec. 21, 1916 James C. O. Continuan Nor be pre

Dec. 21, 1916 the costs

Dec. 22, 1916 the defenda plaintiff, (\$26000) by plaintiff's

James R. stated in Sworn this 21st

Dec. 23, 1916 himself a Plaintiff p Milkins + returnable Constable,

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and b
 of the County, approved by n
 ent surety, caused an under
 execution to be entered here
 In pursuance of the Statu
 and provided, I,
 as surety for the stay of ex
 judgment of _____
 against _____
 hereby promise and underta
 of said judgment, interest an
 may accrue.

Taken by and signed and
 me, and surety approved, th
 _____ A. D. 1

SATISFACTION OF
 Received _____
 payment in full on the above

Paris

Township, Union County, State of Ohio.

Dec. 18, 1916 - Summons returned indorsed; Rec'd this writ Dec. 18, 1916, and I served the same on the 18th day of Dec. 1916, on the defendant by leaving a certified copy thereof, and of the indorsements thereon with James R. Long personally. Fee serv. 25 mi. 20 copy 25 Fred Ormerod, Constable.

Dec. 21, 1916 - 9 a.m. - Time set for trial. Defendant appeared. James B. Robinson appeared for plaintiff. Plaintiff asked for continuance on the ground that C.A. Hoopes atty could not be present. Cause continued to Dec. 27, 1916 at 10 a.m.

Dec. 21, 1916 - John L. Loughrey appeared for defendant and asked the court that plaintiff be required to secure the costs on grounds of non-residence. Motion sustained.

Dec. 22, 1916 - Defendant filed answer as follows: Now comes the defendant, and admits that he sold a team of horses to the plaintiff, in the year 1916, for Two Hundred and Sixty Dollars (\$260.00), but denies each and every other allegation, in the plaintiff's Bill of Particulars.

James R. Long being first duly sworn says that the facts stated in the foregoing answer are true.

Sworn to before me and subscribed in my presence this 21st day of Dec. 1916.

John L. Loughrey, Atty for Defendant
James R. Long
John L. Loughrey, Notary Public, Union Co.
Dec. 23, 1916 - Plaintiff filed and undertaking signed by himself and B.F. Stanfield securing costs in this action. Plaintiff filed precept for witnesses, Jake Fredrick, Jake Wilkins + William Cunney. Subpoena issued for same returnable Dec. 27, 1916 at 10 a.m. and delivered to Fred Ormerod Constable.

Continued on Page 356.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Before _____
Justice of the Peace _____ Township, _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

Peace,

Hoopes
Loughrey
\$180.00 with interest
19____, at _____ cent. and costs.

Def. _____ Jan. 31, 1917
and costs \$ _____

ec. 1916, the said
whereupon the following

s following, to-wit:
ment against
of One Hundred
t on the 20th
tiff purchased
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Eighty

+ Hoopes
Plaintiff
ing first
facts stated
the foregoing
e,
alagher
ubscribed in
7 Dec. 1916
Shom, J.P.

d for defendant
e 21, 1916 and
Constable,

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appee., per 100 w.,	15	
Summons, each deft. named in writ,	25	50
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	0.5
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		45
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	75
Transcript from Docket, per 100 words,	15	25
Certf. to Trans. or Bill of Ex., ea.,	25	
		1 80

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		70

Herbert Reese
 No. 60 vs. Plaintiff
 N. B. Baker
 G. J. Woods Defendant

Action on Promissory Note
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 75.00 with interest from Jan. 21, 1916, at 6 per cent. and costs.
 Judgment for Plff., Dec. 26, 1916 \$ 79.25 and costs \$ 2.50

Be It Remembered, That on the 21st day of Dec, 1916, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 \$ 75.00 Plain City, Ohio, Jan. 21, 1916.
 9 months after date, for value received we jointly and severally promise to pay Herbert Reese, or order Seventy-five Dollars at the First State Bank of Plain City, Plain City, Ohio, with interest at the rate of 6% per annum payable semi-annually.
 Cognovit form
 N. B. Baker
 G. J. Woods,

Dec. 21, 1916. Issued summons for defendants returnable Dec. 26, 1916 at 9 a. m. and delivered same to Fred Ormerod, Constable.

Dec. 23, 1916 - Summons returned indorsed, Received this writ Dec. 21, 1916, and I served the same on the 21st day of Dec. 1916, on the defendant by leaving a certified copy thereof, and of the indorsements thereon with N. B. Baker personally, after diligent search failed to find G. J. Woods in my jurisdiction. Feb. 25, 1917. Copy. Fred Ormerod, Constable.

Dec. 26, 1916 - 9 a. m. - Time set for trial, Defendants failed to appear at that time or for one hour thereafter. Plaintiff subpoena and verified his bill of particulars. Plaintiff requested that judgment be rendered against N. B. Baker for amount claimed, which is therefore considered by me on this 26th day of Dec. 1916, that plaintiff recover of defendant N. B. Baker the sum of \$ 75.25 (being prin + int due) and his costs herein taxed at \$ 2.50.
 J. C. Hartshorn, J.P.

Dec. 26, 1916 - Plaintiff asked for transcript and being paid legal fee same prepared and delivered to him.

JURY,
 Dec. 26, 1916 - Rec'd of Herbert Reese plaintiff \$ 350 being cost in this action including transcripts.
 J. C. Hartshorn, J.P.

Feb. 6, 1917 - Rec'd of J. C. Hartshorn J.P. my costs in this action.
 Fred Ormerod Const

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and U
 of the County, approved by _____
 ent surety, caused an under
 execution to be entered here
 In pursuance of the Stat
 and provided, I, _____
 as surety for the stay of ex
 judgment of _____
 against _____
 hereby promise and undert
 of said judgment, interest an
 may accrue.
 Taken by and signed and
 me, and surety approved, th
 _____ A. D. _____
 SATISFACTION OF
 Received _____
 payment in full on the abou

omissory note

Att'y for Plff.

Att'y for Deft.

\$ 75.00 with interest
1916, at 6 per cent. and costs.

Dec. 26, 1916
and costs \$ 75.00

Dec, 1916, the said
whereupon the following

res following, to-wit:

Ohio, Jan. 21, 1916.
value received,
omise to pay
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21, 1916, and
21st day of
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H. B. Baker
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for trial,
at that time
Plaintiff
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amount
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1916, that
lunt H. B.,
y join +
rfin taxed
utzhom, J. P.
r transcript
e prepared

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

In pursuance of the Statutes in such case made

and provided, I, _____

as surety for the stay of execution on the above

judgment of _____

against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before

me, and surety approved, this _____ day of

_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff

Before _____

vs.

Defendant

Justice of the Peace _____

Township, _____

County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant _____ will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of

_____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Table with columns for item description, Piffs. Costs, and Defts. Costs. Includes items like Filing 4 necessary papers, Taking and certifying Affidavits, etc.

CONSTABLE'S FEES

Table with columns for item description, Piffs. Costs, and Defts. Costs. Includes items like Serv. and Ret. of Summons, Mileage, Copies, etc.

JURY.

WITNESSES.

John H. Swisher + Son
No. 61 vs.

H. F. Clapsaddle
Defendant

Action on account

Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 3426 with interest
from 19, at per cent. and costs.
Judgment for Plff., Jan. 10 1917
\$ 3426 and costs \$

Be It Remembered, That on the 3rd day of Jan 1917, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Newark Ohio, Sept. 15, 1916.
Sold to H. F. Clapsaddle, Ostrander O
June 11, 1915-100 Cuban Planter 403500 3.34
" 15, 1915-200 Wellston Crooks
200 Key West Sweepers
100 Old Peach
200 General Want 1250 12.50
100 Burtell 1453
100 Automatic 1171
100 Genuine Panetella
1 Felt Rug
Sept. 27, 1915-200 Burtell
200 Automatic
200 General Want 1750
200 Genuine Panetel
100 No. 57
100 Old Peach
1 Couch Throw
100 General Need 16.50 / 16.65
50 Little True Pitt 3500 1.75 15.90
Interest 7.27
Notary Fee 75-
Balance 3426

Affidavit of Account.
The State of Ohio, Licking Co., ss.
Before me Albert C. Sundlach,
a Notary Public in and for said County,
personally appeared M. J. Bacik Book-
keeper for Jno. H. Swisher + Son, who made
solemn oath that there is justly due
from the within named H. F. Clapsaddle
to the said Jno. H. Swisher + Son, on the
above claim the sum of Thirty-four + 25/100
Dollars, That no payments have been
made thereon, except as in the account
stated, that there are no offsets against
the same to his knowledge.

M. J. Bacik
Sworn to and subscribed in my presence
this 15th day of September 1916
Albert C. Sundlach
Notary Public

Jan. 3, 1917-
The Stat
To an
You are his
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office in
A. M. to an
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Witness

Indorsed
Defendant
Jan. 3, 1917-
Jan. 4, 1917-
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with H. F. Cl
Mrs. Sw. 25; M
Jan. 10, 1917- 9
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but made
I am of the
for this amou
this 10th day of
recover from
and his cos
Jan. 10, 1917- E

UNDERTAKING FOR S
On the day of
The defendant came, and
of the County, approved by
ent surety, caused an und
execution to be entered her
In pursuance of the Sta
and provided, I,
as surety for the stay of e
judgment of
against
hereby promise and under
of said judgment, interest a
may accrue.

Taken by and signed an
me, and surety approved, t
A. D.

SATISFACTION OF
Received
payment in full on the abo

CIVIL DOCKET

Township, Union County, State of Ohio.

Paris

the Peace,

account

Att'y for Plff.

Att'y for Deft.

\$ 34.26 with interest 19, at per cent. and costs.

Ret. Jan. 10 1917 and costs \$

1917, the said whereupon the following

es following, to-wit:

Sept. 15, 1916. Ostrander O 3.34

12.50 12.50

17.50

6.50 / 6.65

35.00 1.75 15.90

7.27

.75

34.26

Sundlach or said County, Bacik Book-son, who made justly due Clapsaddle & Son, on the y-four + 25/100 have been in the account offsets against

in my presence Sundlach

Jan. 3, 1917 - Summons issued as follows:

The State of Ohio, Union County ss.

To any constable of Paris Township in said Co., Greeting; You are hereby commanded to summon H.F. Clapsaddle & Son appear before me, the undersigned, a Justice of the Peace, at my office in Paris Township on the 10th day of January 1917 at 9 o'clock A.M. to answer the action of Geo. H. Swisher & Son for the amount due on account in the sum of \$34.26, The plaintiff asks a judgment for the amount indorsed hereon and for costs, You will make due return of this writ on or before the 10th day of January 1917.

Witness my hand, this 3rd day of January, 1917.

J.C. Hartshorn, Justice of the Peace.

Indorsed: Amount for which Plaintiff will take judgment if Defendant fail to appear \$34.26

Jan. 3, 1917 - Summons delivered to Fred Ormerod, Constable, Jan. 4, 1917 - Summons returned indorsed; Rec'd this writ Jan. 3, 1917, and I served the same on the 4th day of January 1917, on the Defendant by leaving a certified copy thereof, and of the indorsement thereon with H.F. Clapsaddle personally.

Jan. 10, 1917 - 9 A.M. Time set for trial, Plaintiff failed to appear, Defendant failed to appear at that time or for one hour thereafter but made default. Plaintiff's Bill of Particulars being verified, I am of the opinion that Plaintiff is entitled to a judgment for the amount claimed, It is therefore considered by me, on this 10th day of January 1917, that said plaintiff, Geo. H. Swisher & Son recover from said Defendant, H.F. Clapsaddle the sum of \$34.26 and his costs herein taxed at \$3.85, J.C. Hartshorn, J.P.

Jan. 10, 1917 - Execution issued.

UNDERTAKING FOR STAY OF EXECUTION.

On the ___ day of ___ 19___ The defendant came, and by ___ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, ___ as surety for the stay of execution on the above judgment of ___ against ___ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this ___ day of ___ A. D. 19___

SATISFACTION OF JUDGMENT.

Received ___ 19___ from ___ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the ___ day of ___ 19___, said ___ entered into an undertaking to the adverse party as follows: No. ___ Plaintiff vs. Defendant Before ___ Justice of the Peace ___ Township, ___ County, Ohio. Whereas, on the ___ day of ___ A. D. 19___, the said ___ obtained a judgment against the said ___ on the docket of said ___ Justice of the Peace, for ___ dollars and ___ cents, and costs taxed at ___ dollars and ___ cents, and the said ___ intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, ___ of ___ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of ___ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, ___ will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this ___ day of ___ A. D. 19___

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Table with columns for Fee Description, Piffs. Costs, and Defts. Costs. Includes items like Filing, Taking and certifying Affidavits, Docket, Index, Appce., per 100 w., etc.

CONSTABLE'S FEES

Table with columns for Fee Description, Piffs. Costs, and Defts. Costs. Includes items like Serv. and Ret. of Summons, Mileage, Copies, etc.

Joseph Mehuert Plaintiff vs. J. R. Ebright Defendant

Action on Promissory note John H. Millis Att'y for Plff. Am't claimed, \$ 34,60 with interest from 19, at per cent. and costs. Judgment for Plff., Jan. 15 1917 \$ 35.62 and costs \$ 7.80

Be It Remembered, That on the 10th day of Jan, 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

First Cause of action:

There is due the plaintiff from the defendant, J. R. Ebright, \$ 11.39, with interest from the 29th day of July 1916, at the rate of 6 per cent per annum on a promissory note, of which the following is a copy, with all credits and indorsements.

\$10.00 Marysville O Apr. 3, 1914.

Thirty days after date I promise to pay to the order of Joseph Mehuert Ten Dollars at Marysville O. Value received with interest at 6 per cent per annum. No indorsements. J. R. Ebright

The plaintiff claims judgment in the sum of \$ 11.39, and interest from the 29th day of July 1916.

Second Cause of action:

There is due the plaintiff from the defendant, J. R. Ebright, \$ 10.39 with interest from the 29th day of July 1916, at the rate of 6 per cent per annum on a promissory note, of which the following is a copy with all credits and indorsements.

\$10.00 Marysville O. Apr. 3, 1914.

Ninety days after date I promise to pay to the order of Jos Mehuert Ten Dollars at Marysville O. Value received with interest at 6 per cent per annum. No indorsements. J. R. Ebright

The plaintiff claims judgment in the sum of \$ 11.39 and interest from the 29th day of July 1916.

Third Cause of action:

There is due the plaintiff from the defendant, J. R. Ebright, \$ 11.82 with interest from the 29th day of July 1916, at the rate of 6 per cent per annum on a promissory note, of which the following is a copy, with

all credits at \$ 10.55

90 day Mehuert Feb interest at

No endorse

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erest from

Wherefore t

J. R. Ebright, &

at the rate of

State of Oh

John H. Millis

plaintiff due

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Sworn to

day of Jan

Jan. 10, 1917-

Delivered to

Jan. 10, 1917-

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Jan. 15, 1917-9

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Defendant the s

UNDERTAKING FOR ST

On the day of

The defendant came, and

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execution to be entered her

In pursuance of the Sta

and provided, I,

as surety for the stay of a

judgment of

against

hereby promise and under

of said judgment, interest a

may accrue.

Taken by and signed an

me, and surety approved,

A. D.

SATISFACTION O

Received

payment in full on the abo

JURY,

Feb. 21, 1917- Recd of J. H. Millis Atty for plaintiff \$ 2.80 Costs in this action,

WITNESSES,

J. C. Hartshorn J.C.

Paris

Township, Union County, State of Ohio.

all credits and indorsements,

\$10.55

Marysville O, June 20, 1914

90 days after date I promise to pay to the order of Joseph Mehmert Ten Dollars and fifty five cents at Value received with interest at 6 per cent per annum.

J. R. Ebright

No indorsements.

The plaintiffs claims judgment in the sum of \$11.82 and interest from the 29th day of July 1916

Wherefore the plaintiff asks judgment against the defendant, J. R. Ebright, \$34.60 and interest thereon from the 29th day of July 1916, at the rate of six per cent per annum and for the costs of this action

Joseph Mehmert

By John H. Willis, His Atty.

State of Ohio, Union County ss.

John H. Willis being sworn says that he is the attorney of the plaintiff duly authorized herein, that the above pleading is founded upon an written instrument for the payment of money, which instrument is in affiant's possession, and that the facts stated in above pleading are true as affiant believes

John H. Willis.

Sworn to before me and subscribed in my presence this 6th day of January 1917.

Norman C. Brown, Notary Public

Jan. 10, 1917. Summons issued returnable Jan. 15, 1917 at 9 a.m. and delivered to Fred Ormerod, Constable.

Jan. 10, 1917 Summons returned indorsed: Recd this writ Jan. 10, 1917 and Jan 10, 1917 served the same on defendant by leaving certified copy thereof and of the indorsement thereon, J. R. Ebright personally

Fees Serv. 25. Copy, 25. Pri., 20

Fred Ormerod, Constable.

Jan. 15, 1917 - 9 a. m. Time set for trial. Plaintiff appeared by atty, Defendant appeared but offered no defense. Plaintiff asked that judgment be entered. It is therefore considered by me that Plaintiff recover from Defendant the sum of \$35.62 (being prin + int due to date) and his costs herein.

J. P. Harshbarger, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____

do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____ Plaintiff vs. Defendant Before _____ Justice of the Peace _____ Township, _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	15
Taking and certifying Affidavits, ea.	40	40
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ	25	50
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	75
Certf. to Trans. or Bill of Ex., ea.,	25	25
		3 50
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	50
Mileage miles, 1st mile 20c, ea. add'l	5	20
Copies, each,	25	50
Serv. and Ret. of Subpoena, 1st person,	25	
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,		
		1 20

The Union Banking Co. Plaintiff
 No. 63 vs.
 Bina B. Cavis
 Mrs C. M. Sugman Defendant

Action on Promissory Note
 R. L. Cameron Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 444.00 with interest from June 19, 1916, at 8 per cent. and costs.
 Judgment for Plff., Jan. 31, 1917
 \$ 46.17 and costs \$

Be It Remembered, That on the 27th day of Jan, 1917, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff says that it is a corporation duly incorporated under the laws of Ohio, and with its principal place of business at Marysville Ohio, that the defendants Bina B. Cavis and Mrs C. M. Sugman are indebted to it in the sum of \$444.00 with interest at 8% from the 19th day of June 1916, upon a note a copy of which is hereto attached made a part hereof and marked Exhibit A."

Wherefore the plaintiff asks judgment against the defendants for the sum of \$444.00 with interest at 8% from the 19th day of June 1916 and for all proper relief.

Cameron & Cameron
 Atty for Plaintiff

\$ 444.00
 Marysville Ohio June 19, 1916
 Ninety days after date, for value received, we or either of us promise to pay to The Union Banking Company or Order, at the Banking House of said Company at Marysville Ohio, Forty-four Dollars with interest at 8 per cent after maturity and from date. (Equivalent form)
 Bina B. Cavis
 Mrs C. M. Sugman

State of Ohio, Union County ss.
 Richard L. Cameron, being first duly sworn, that he is an attorney of record for the plaintiff a corporation and that the note on which this action is founded is an unconditional order for the payment of money in his possession and that the facts stated in the foregoing bill of particulars are true as he verily believes.

Richard L. Cameron

Feb 19, 1918 - Recd of Plff costs in this action
 J. C. Hartshorn
 Feb 20, 1918 - Recd my fees.
 Fred Cameron
 C. M. Sugman

Subscribe
 27th day of
 Jan. 27, 1917
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UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and
 of the County, approved by _____
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 execution to be entered he
 In pursuance of the Sta
 and provided, I,
 as surety for the stay of
 judgment of _____
 against _____
 hereby promise and under
 of said judgment, interest a
 may accrue.
 Taken by and signed an
 me, and surety approved,
 _____ A. D.
 SATISFACTION O
 Received _____
 payment in full on the abo

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

the Peace,

Missory Note
Summers Att'y for Plff.
Att'y for Deft.
\$ 44.00 with interest
1916, at 8 per cent. and costs.
Pay Jan. 31, 1917
and costs \$

Jan. 1917, the said
whereupon the following

es following, to-wit:

it is a con-
d under the
principal
ysville Ohio,
B. Cavis and
debted to it
interest at 8%
1916, upon a
hereto attached
marked Exhibit

asks judgment
the sum of
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or all proper

Cameron
Plaintiff

June 19, 1916
for value
promise
Company
of said
io, forty-four
per cent after
(Cognovit form)
B. Cavis
L. Sugman

being first
attorney of record
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as he verily

L. Cameron

Subscribed in my presence and sworn to before me this
27th day of January 1917

Jan. 27, 1917- Summons issued for defendants Bina B. Cavis
and Mrs C. M. Sugman, returnable Jan. 31, 1917 at 9 A. M. and
same delivered to Fred Ormerod, Constable.

Jan. 27, 1917- Summons returned indorsed: Received this
writ January 27, 1917 and Jan. 27, 1917 served the same on defend-
ants by leaving certified copy thereof, and of the indorsements
thereon with Bina B. Cavis and Mrs C. M. Sugman, person-
ally.

Sub. 50 Copy, 50 Mi. 20 Fred Ormerod, Constable

Jan. 31, 1917- 9 A. M. Time set for trial, Plaintiff appeared
by attorney. Defendants Bina B. Cavis and Mrs C. M. Sugman
failed to appear at that time or for one hour thereafter.
Plaintiff offered original promissory note as evidence,
and being of the opinion that plaintiff is entitled to a judg-
ment, it is therefore, on this 31st day of January 1917, consid-
ered that Plaintiff The Union Building Co. recover from
said defendants Bina B. Cavis and Mrs C. M. Sugman
jointly or severally the sum of \$46.17 being prin. and interest
(due to date) and its costs herein expended.
J. C. Hursthom, J. P.

Jan. 31, 1917- Plaintiff asked for transcript of proceedings
and being paid legal fee therefor, one id prepared
and delivered to Plaintiff's attorney.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.
_____ A. D. 19____

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing & necessary papers, each	5	20
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ,	25	50
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	60
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
	200	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	50
Mileage miles, 1st mile 20c, ea. add'l	5	40
Copies, each,	25	50
Serv. and Ret. of Subpoena, 1st person,	25	10
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		140

Marion Iron & Metal Co.
Frank Svidlow
No. 64 vs.
L. Wolfson

Plaintiff
Defendant

Action on account
Att'y for Plff.
A. H. Kullipath Att'y for Deft.
Am't claimed, \$ 36.27 with interest
from 19, at per cent. and costs.
Judgment for \$, Feb 13 1917
and costs \$

Be It Remembered, That on the 9th day of Feb. 1917, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Plaintiffs claims \$36.27 due it from the defendant on overpayment on cur of paper.
Feb. 9, 1917- Summons issued Marion Metal & Iron Co. vs L. Wolfson returnable Feb. 13, 1917 at 9 a.m. and delivered to Fred Ormerod Constable,

Feb. 9, 1917- Summons returned indorsed: Rec'd this writ Feb. 9, 1917 and I served the same on the 9th day of Feb. 1917 on the defendant by leaving a certified copy thereof with the indorsements thereon with L. Wolfson at his place of residence Fees serv. 25, Copy, 25 Mi. 20
Fred Ormerod, Const.

Feb. 10, 1917- At request of plaintiff issued summons Frank Svidlow vs L. Wolfson returnable Feb. 13, 1917 at 9 a.m. and delivered same to Fred Ormerod, Const.

Feb. 10, 1917- Summons returned indorsed: Rec'd this writ Feb. 10, 1917, and I served the same on the 10th day of Feb. 1917 on the defendant L. Wolfson by leaving a certified copy thereof and of the indorsements thereon at his usual place of residence
Fees serv. 25 Mi. 20, Copy, 25
Fred Ormerod Const.

Feb. 13, 1917 9 a.m. Time set for trial. Plaintiff failed to appear at that time or for one hour thereafter. Defendant appeared by attorney. Defendant moved that cause be dismissed. Good reasons being shown. It is therefore considered that action be dismissed without prejudice to a new action at costs of plaintiff.

JURY,
Feb. 13, 1917- Rec'd of Frank Svidlow \$340 being cost in this action.
WITNESSES, J. C. Hartshorn J. P.

UNDERTAKING FOR STAY OF JUDGMENT
On the _____ day of _____
The defendant came, and _____
of the County, approved by _____
ent surety, caused an undertaking to be entered hereon.
In pursuance of the Statute in that behalf made, and provided, I, _____
as surety for the stay of the judgment of _____
against _____
hereby promise and undertake that I will pay the amount of said judgment, interest thereon, and costs, if the same may accrue.
Taken by and signed and _____
me, and surety approved, _____ A. D. _____
SATISFACTION OF JUDGMENT
Received _____
payment in full on the _____

CIVIL DOCKET

Township, Union County, State of Ohio.

Paris

the Peace,

count

Att'y for Plff. Kullipath Att'y for Deft. \$ 36.27 with interest 19, at per cent. and costs.

Ms, Feb 13 1917 and costs \$

Feb. 1917, the said whereupon the following

es following, to-wit: 36.27 due at repayment

ed Murion returnable delivered to

ed indorsed; and I served Feb. 1917 on the certified copy its thereon place of residence

Drumerod, Const. intiff issued L Wolfson M and erod, Const.

indorsed; and I served Feb. 1917 on leaving a of the annual place

erod Const.

trial, Plaim- at time or for if appeared but cause be ing show, that action judice to antiff.

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 19 The defendant came, and by

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, as surety for the stay of execution on the above judgment of

against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 19

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 19 from

Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the day of 19, said entered into an undertaking to the adverse party as follows:

No. Plaintiff vs. Defendant Before Justice of the Peace Township, County, Ohio.

Whereas, on the day of A. D. 19, the said obtained a judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at

dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 19

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	15
Taking and certifying Affidavits, ea.	40	40
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	40
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	35
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	200
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l	5	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person,	25	
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	50
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		715

Wm. J. Courad
 Plaintiff
 No. 65 vs.
 Robert Guy
 Defendant

Action on
 account
 John H. Millis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 45⁸² with interest
 from June 1, 1915, at 6 per cent. and costs.
 Judgment for Plff., Feb. 17, 1917
 \$ 50⁵⁵ and costs \$ 4¹⁵

Be It Remembered, That on the 13th day of Feb. 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the defendant the sum of \$45.87 with interest from the 1st day of June 1915 for necessaries sold and delivered to the defendant at his request, an itemized statement of said account is hereto attached and marked "Exhibit A" and made a part hereof.
 Wherefore the plaintiff claims judgment against the defendant in the sum of \$45.87 with interest thereon from the 1st day of June 1915 and for the costs of this action.
 Wm. J. Courad
 By John H. Millis
 His atty.

State of Ohio Union Co. ss.
 John H. Millis being first duly sworn says that he is the agent of the plaintiff herein, and that the facts stated and the allegations made in the foregoing bill of particulars are true as he verily believes.

John H. Millis
 Sworn to before me and subscribed in my presence this 13th day of Feb. 1917
 J. C. Hartshorn J.P.

On same day affidavit for attachment was filed as follows:

State of Ohio, Union County ss.
 John H. Millis makes oath and says that he is the attorney for the plaintiff, Wm. J. Courad, in the premises, that the cause of action of the plaintiff herein against the defendant is for goods sold and delivered to the defendant at his request. The affiant further says that said claim is just, and that the plaintiff ought to recover in money \$45.87, That the claim is for necessaries sold and delivered to the defendant. The affiant further says that the property

sought to be execution, and does county of attached money in Sworn this 13th day
 Feb. 13, 1917 -
 issued return
 Ormerod Co.
 Feb. 13, 1917 -
 at 9 A. M. 2
 session of P.C.
 I served su
 of this order,
 said copy of
 of which had
 a true copy
 place of reside
 Summons: Lic
 day of Feb. 1917
 of the indorseme
 Fees serv. 1.20
 Feb. 13, 1917 -
 from any of
 Feb. 13, 1917 - 9
 claim verified
 hour thereafter
 recover from
 Feb. 17, 1917 - M

UNDERTAKING FOR S
 On the _____ day of _____
 The defendant came, and
 of the County, approved by
 ent surety, caused an unde
 execution to be entered her
 In pursuance of the Sta
 and provided, I,
 as surety for the stay of e
 judgment of _____
 against _____
 hereby promise and under
 of said judgment, interest a
 may accrue.
 Taken by and signed an
 me, and surety approved, t
 _____ A. D.
 SATISFACTION OF
 Received Feb.
 F. J. Engard
 Fifty \$
 payment in full of the abov
 J. C. Hartshorn

JURY,
 Feb. 17, 1917 - cost paid

WITNESSES,

CIVIL DOCKET

Paris

Township,

Union

County, State of Ohio.

the Peace,

Account
H. Millis Att'y for Plff.
Att'y for Deft.
\$ 45.87 with interest
1915, at 6 per cent. and costs.
Feb. 17, 1917
and costs \$ 4.15
1917, the said
whereupon the following

es following, to-wit:
stiff from
\$45.87 with
June 1915 for
owed to the
are itemized
it is hereto
hibit A" and
Claims judg-
t in the sum
over from
for the costs
read
H. Millis
atty.
first duly
agent of the
the facts stated
in the fore-
re true as he

is
d subscribed
of Feb. 1917
thom J.P.
attachment
y so.
path and says
plaintiff
s, that the
iff herein
for goods
endant at
with says
and that
over in money
for necessary
defendant,
the property

sought to be attached by this proceeding is not exempt from execution. The affiant further says that he has good reason to and does verily believe that one P. J. Engard of and within said county of Union has property, in his possession, liable to be attached in this action, not exempt from execution, to-wit: money in the amount of \$10000 and more.

John H. Millis
Sworn to and subscribed by John H. Millis, before me this 13th day of Feb, 1917.

J. C. Hartshorn, Justice of the Peace,
Feb. 13, 1917- Summons, Order of Attachment and Notice to Garnishee issued returnable Feb. 17, 1917 at 9 a. m. and delivered to Fred Ormerod Constable.

Feb. 13, 1917- Writ returned indorsed: Rec'd this Order Feb. 13, 1917 at 9 a. m. I could not come at the property alleged to be in possession of P. J. Engard, the garnishee and on Feb. 13, 1917 at 9:30 a. m. I served said P. J. Engard with him personally, garnishee with a copy of this order, and a written notice to appear and answer etc by leaving said copy of this order and said notice with him personally, a copy of which notice is herewith annexed. I also served the defendant with a true copy of this order personally by leaving same at his usual place of residence.

Summons: Rec'd this writ Feb. 13, 1917, and I served the same on the 13th day of Feb. 1917, on the defendant by leaving a certified copy thereof, and of the indorsements thereon with Robert Guy personally.

Fees Serv. 1.20 M. 20 Copy 75.
Feb. 13, 1917- P. J. Engard appeared and paid \$54.70 and was released from any obligation.

Feb. 13, 1917- 9 a. m. Time set for trial. Plaintiff appeared by attorney. Claim verified. Defendant failed to appear at that time or for one hour thereafter. It is therefore considered by me that plaintiff recover from defendant \$50.55 (prin + int) and his costs herein.

Feb. 17, 1917- Money in hands of Court applied on judg. & costs.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____
as surety for the stay of execution on the above judgment of _____
against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ Feb. 17 1917 from
P. J. Engard garnishee
Fifty \$ 100 Dollars
payment in full on the above judgment and costs.
J. C. Hartshorn
J.P.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____ on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O., 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	15
Taking and certifying Affidavits, ea.,	40	40
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon judgments 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	35
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	80
" " Order Sale or Vendi "	40	40
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	50
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		2 15

Chas. C. Nicol
 Plaintiff
 vs.
 Robert Esmy
 Defendant

Action on account
 John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 14 85 with interest from May 1 1916, at 6 per cent. and costs.
 Judgment for Plff., Feb 17, 1917
 \$ 12 45 and costs \$ 4 30

Be It Remembered, That on the 13th day of Feb. 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the defendant, Robert Esmy, the sum of \$11.88 with interest thereon from the 1st day of May 1916, for necessaries sold and delivered to the defendant at his request. An itemized statement of said account is hereto attached and marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff claims judgment against the defendant in the sum of \$11.88 with interest thereon from the 1st day of 1916, and for the costs of this action.
 Chas. C. Nicol

Affidavit for attach.
 By John H. Willis
 His attorney
 State of Ohio, Union County ss.

John H. Willis being first duly sworn says that he is the agent of the plaintiff herein, and that the facts stated and allegations made in the foregoing bill of particulars are true as he verily believes.
 John H. Willis

Sworn to before me and subscribed in my presence this 13th day of Feb. 1917.
 J. C. Hartshorn, J.P.
 State of Ohio, Union County ss.

John H. Willis makes oath and says that he is the attorney of the plaintiff Chas. C. Nicol, in the premises, that the cause of action of the plaintiff herein against the defendant is for goods sold and delivered to the defendant at his request.

The affiant further says said claim is just, and that the plaintiff ought to recover in money \$11.88. That the claim is for necessaries sold and delivered to the defendant. The affiant further says that the property sought to be attached by this proceeding is not exempt from execution. The affiant further says that he has good reason to and does verily

believes that has property liable to be to wit: Mrs. Sworn 13th day of Feb.

Feb. 13, 1917 - issued return
 Feb. 13, 1917 - \$16.60 and
 Feb. 13, 1917 - and I served leaving a with Robert Order of Attach Rec'd this so property all and Feb. 13, 1917 personally and answer notice with annexed. I a order person Fees Serv. 1.45

Feb. 17, 1917 - 9 Defendant of Bill of Particulars Claritiff re and his co Feb. 17, 1917 - Mr

UNDERTAKING FOR ST
 On the day of
 The defendant came, and
 of the County, approved by ent surety, caused an und execution to be entered her
 In pursuance of the Sta
 and provided, I, as surety for the stay of e judgment of against hereby promise and under of said judgment, interest a may accrue.

Taken by and signed an me, and surety approved, A. D.

SATISFACTION O
 Received Feb. 17, 1917
 P. J. Cuyard for
 12
 payment in full on the abo
 Je

JURY,
 Feb. 17, 1917 - Cost paid

WITNESSES,

CIVIL DOCKET

Paris Township, Union County, State of Ohio.

he Peace,
account
H. Willis Att'y for Plff.
Att'y for Deft.
\$ 14 85 with interest
1916, at 6 per cent. and costs.
Pay, Feb 17, 1917
and costs \$ 4.30

believes that one P.F. Eugard of and within said County of Union,
has property of the said Defendant, Robert Guy, in his possession,
liable to be attached in this action, nor exempt from execution,
to-wit: Money in the amount of \$1000.00 and more.
John H. Willis

Sworn to and subscribed by John H. Willis, before me this
13th day of Feb. 1917.
J.C. Hartshorn Justice of the Peace,

1917, the said
whereupon the following
es following, to-wit:
from the
sum of \$11.88
the 1st day of
led and delivered
next, an
account is
"Exhibit A"
claims judg-
in the sum
u from the
he costs of this
col.
H. Willis
Attorney

Feb. 13, 1917 - Summons, Order of Attachment + Notice to Garnishee
issued returnable Feb. 17, 1917 and delivered to Fred Ormerod, Const.
Feb. 13, 1917 - P.F. Eugard garnishee, appeared and paid in to court
\$16.60 and was released from further obligations.

Feb. 13, 1917 - Summons returned indorsed: Recd this writ Feb. 13, 1917,
and I served the same on the 13th day of Feb. 1917, on the defendant by
leaving a certified copy thereof and of the indorsements thereon
with Robert Guy personally. Fred Ormerod, Constable.

Order of Attachment + Notice to Garnishee returned indorsed:
Recd this writ Feb. 13, 1917 at 9:30 a.m. I could not come at the
property alleged to be in the possession of P.F. Eugard, the garnishee
and Feb. 13, 1917 at 9:30 o'clock a.m. I served said P.F. Eugard, garnishee
personally with a copy of this order, and a written notice to appear
and answer etc, by leaving said copy of this order and said
notice with him personally a copy of which notice is herewith
annexed. I also served the defendant with a true copy of this
order personally by leaving same at his usual place of residence.
Fees Serv. 1.45, Mil. 20 Copy 50 Fred Ormerod Constable.

if duly sworn
the plaintiff
ated and al-
one going bill
-verely believes.
Willis
d subscribed
of Feb. 1917.
hom, J.C.
ath and says
e plaintiff
ses, that the
tiff herein against
sold and
t his request
said claim
tiff ought to
t the claim
d delivered
nt further says
o be attached
f exempt from
er says that
l does verely

Feb. 17, 1917 - 9 a.m. time set for trial, Plaintiff appeared by attorney,
Defendant failed to appear at that time or for one hour thereafter.
Bill of Particulars verified. It is therefore considered by me that
Plaintiff recover from Defendant the sum of \$12.45 (int added)
and his costs herein.
J.C. Hartshorn J.P.

Feb. 17, 1917 - Money in hands of Court applied on judgment.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received Feb. 17, 1917 from
P.F. Eugard for Def \$5
12 + _____ Dollars
payment in full on the above judgment and costs.
J.C. Hartshorn

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant... will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Table with columns for item description, Piffs. Costs, and Defts. Costs. Includes items like Filing necessary papers, Taking and certifying Affidavits, Docket, Index, Appce., per 100 w., etc.

CONSTABLE'S FEES

Table with columns for item description, Piffs. Costs, and Defts. Costs. Includes items like Serv. and Ret. of Summons, Mileage miles, 1st mile 20c, ea. add'l 5, Copies, each, etc.

JURY, J. F. Barr 75, Res. Baumghman 75, Ed. Burger 75, Elliott Belt 75, Alvin Graham 75

WITNESSES, Jury paid by Pety 3 75, Appraisers L. J. Zummer 1 00, James Sny 1 00

Feb. 17, 1917 - Plaintiff Deposited \$25.00 for costs. Feb. 23, 1917 - Jury paid out of deposit. March 2, 1917 - Plaintiff's filed personal security & returned to him.

Edward B. C. Dietz Plaintiff vs. Whose Little Girl are You Co. Al Shay Manager The Blanchard Amusement Co. Defendant

Action on Account for Labor C. A. Strobes Att'y for Piff. John L. Longrey Att'y for Deft. Am't claimed, \$ 79.00 with interest from 19, at per cent. and costs. Judgment for 19 and costs \$

Be It Remembered, That on the 16th day of Feb. 1917, the said Plaintiff filed his Affidavit for Attachment with particulars herein, whereupon the following proceedings were had:

Said Affidavit being in words and figures following, to-wit: The State of Ohio, Union Co. ss. The said Plaintiff Edward B. C. Dietz being duly sworn says that said Defendant is justly indebted to said Plaintiff for labor that said claim is just; that he believes said plaintiff ought to recover thereon the amount of Seventy-nine Dollars that the property sought to be attached is not exempt from execution; that said property is not the personal earnings of said defendant for services rendered within three months prior to the commencement of this action; that said earnings amount to more than \$150.00, and that only the excess over that amount is sought to be attached; that the defendant is not the head or support of a family, and has not in good faith the maintenance and support of a widowed mother wholly dependent on him for support; and that said claim is labor for 1/2 mks at \$45.00 per mkt + \$14.00 for car fare according to contract; said affiant further makes oath and says that he has good reason to believe and does believe that Al Shay manager of whose Little Girl are You Co. of and within said County of Union has in his possession property of said Defendant liable to be attached in this action to-wit: scenery, wardrobe + props and said Company's percent of box office receipts for performance at at City Opera House Feb. 16, 1917.

Edw B. C. Dietz Sworn to before me and signed in my presence, this 16th day of Feb. 1917.

J. C. Hartshorn, J.P. Feb. 16, 1917 Summons + Order of Attachment issued and delivered to Dan. H. Husley, Constable. Feb. 20, 1917 - Plaintiff moved the Court to include The Blanchard Amusement Co.

as a Defendant same The Co is made Feb. 20, 1917 - figures as of Edward B. C.

The Blanchard Amusement Co. is made Feb. 20, 1917 - figures as of Edward B. C.

State of Ohio Edward B. C. Dietz stated and are true as

Sworn to 20th day of Feb. 20, 1917 at 3 o'clock of attachment action of Edw B. C. Dietz describe and there at Zummer + Jan administering property made being all this signed by me this order Feb

UNDERTAKING FOR ST On the day of The defendant came, and of the County, approved by ent surety, caused an und execution to be entered he In pursuance of the Sta and provided, I, as surety for the stay of judgment of against hereby promise and under of said judgment, interest may accrue.

Taken by and signed at me, and surety approved, A. D.

SATISFACTION C Received payment in full on the abo

he Peace,

Paris

Township,

Union County, State of Ohio.

for Labor
Att'y for Plff.
Att'y for Def.
\$ 79.00 with interest
19, at per cent. and costs.
19
and costs \$

1917, the said
whereupon the following

es following, to-wit:

B. C. Deitz
said Defendant
Plaintiff for
that he
to recover
ty-nine Dollars
be attached
ition; that
sonal earnings
es rendered
the commence-
d earnings amount
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ought to be
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holly dependent
said claim
00 for mte
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to be attached
wardrobe
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1917.
shom J.P.
of attach-
Dam. H.
the Court to
sement Co.

as a Defendant in this action. On showing good reasons for the same The Motion is sustained and The Blanchard Amusement Co is made a party Defendant.
Feb. 20, 1917 - Plaintiff filed his Bill of Particulars being in words and figures as follows:

Edward B. C. Deitz, Plaintiff
vs
The Blanchard Amusement Co., Def. } Bill of Particulars
Plaintiff says that defendant is a corporation duly organized under the laws of Iowa. Plaintiff claims a judgment against the defendant for \$79.00 for labor rendered and for cut face due under a certain contract entered into between plaintiff and defendant.
Robinson + Hoopes, Atty for Def.

State of Ohio, County of Union ss
Edward B. C. Deitz being first duly sworn says that the facts stated and the allegations made in the foregoing bill of particulars are true as he verily believes

Edw B. C. Deitz
Sworn to before me and subscribed in my presence this 20th day of February 1917.
C. A. Hoopes, Notary Public
Feb 20, 1917 Order of Attachment returned indorsed: Rec'd this Order Feb. 16, 1917 at 3 o'clock P. M. and afterward on the same day received an order of attachment issued by J. C. Hartshorn Justice of the Peace in the action of Edward Deitz against the within named Whose Little Girl are You Co. and on Feb. 18, 1917 I went to the place where the defendant's property described in the annexed inventory & appraisement was found; and there at 4 P. M. of said day in the presence and hearing of L. J. Zverner & James Guff two householders of the County of Union after administering to them an oath truly to inventory and appraise said property, made a true inventory and appraisement of said property, being all that was attached; and said inventory and appraisement, signed by me and said householders, is annexed and returned with this order Feb. 20, 1917. Said property now remaining in my hands.
Sam H. Hensley, Constable

(Continued on Page 358)

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
100 Dollars
payment in full on the above judgment and costs.

APPEAL BOND
On the 26th day of Feb. 1917, said Maryland Casualty Co. - Baltimore Md. entered into an undertaking to the adverse party as follows:
Edward B. C. Deitz Plaintiff } Before J. C. Hartshorn No. 67
The Blanchard Amusement Co. Defendant } Justice of the Peace Paris Township, Union County, Ohio.
Whereas, on the 23rd day of Feb. A. D. 1917, the said Edward B. C. Deitz obtained a judgment against the said The Blanchard Amusement Co. on the docket of said J. C. Hartshorn Justice of the Peace, for Eighty dollars and fifty-seven cents, and costs taxed at forty-three dollars and fifteen cents, and the said The Blanchard Amusement Co. intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, The Maryland Casualty Co. of Baltimore Maryland County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of Two Hundred & Ten dollars, conditioned as follows: 1. That the said appellant will prosecute its appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, it will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this 26th day of Feb. A. D. 1917.
J. C. Hartshorn Attorney-in-Fact
Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each def't. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	20
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	1.00
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	60
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
<hr/>		
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person,	25	
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	1.00
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		1.70
<hr/>		
JURY,		
<hr/>		
WITNESSES,		
Portice Jackson	80	
John Noelp	80	
	1.60	

Rollo Graham
 No. 68 vs. J. J. Fillman
 Plaintiff Defendant

Action on account
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 2.95 with interest from 19 at per cent. and costs.
 Judgment for Plff. Mch 20, 1917 \$ 2.95 and costs \$ 6.15

Be It Remembered, That on the 2nd day of March 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 J. J. Fillman To Rollo Graham Dr.
 33 Shocks fodder, 15 4.95
 Paid 2.
 Balance 2.95

Mch 2, 1917 - Summons issued returnable Mch 6, 1917 at 9 a. m. and delivered to Fred Ormerod, Constable.

Mch 2, 1917 - Summons returned indorsed; Recd this writ March 2, 1917, and I served the same on the 2nd day of Mch 1917 on the defendant by leaving a certified copy thereof and of the indorsements thereon with J. J. Fillman personally.
 Fees. Serv. 25 mi. 20 Copy, 25
 Fred Ormerod Const.

Mch 6, 1917 - 9 a. m. Time set for trial, Plaintiff gave notice that he was unable to attend on account of sickness and asked for continuance. Cause continued to Mch 13, 1917 at plffs cost.

Mch 13, 1917 - Plaintiff not being able to attend trial, Cause is continued to Mch 20, 1917 - 9 a. m. at plffs cost.

Mch 20, 1917 - 9 a. m. Time set for trial, Plaintiff and Defendant present, Rollo Graham, Portice Jackson, John Noelp and J. J. Fillman sworn and examined, after hearing the testimony, It is considered by me that plaintiff recover from defendant the sum of \$ 2.95 and his costs herein taxed at \$
 J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and _____
 of the County, approved by _____
 ent surety, caused an under-
 execution to be entered here-
 In pursuance of the Stat-
 and provided, I, _____
 as surety for the stay of e-
 judgment of _____
 against _____
 hereby promise and undert-
 of said judgment, interest at
 may accrue.
 Taken by and signed and
 me, and surety approved, t-
 _____ A. D.
 SATISFACTION OF
 Received _____
 payment in full on the abou-

CIVIL DOCKET

the Peace,

Paris

Township, Union County, State of Ohio.

account

Att'y for Plff.

Att'y for Deft.

\$ 2.95 with interest
19 at per cent. and costs.

Ply, Mch 20, 1917
and costs \$ 6.15

March 1917, the said
whereupon the following

es following, to-wit:

ham Dr.
4.95
2.
2.95

ed returnable
delivered

urred indor
ch 2, 1917, and
d day of Mch
leaving a
the indorse-
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Ornered Const.

for trial,
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continued
plys cost

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etshon, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

_____ his surety, resident
of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____

against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

No. _____
vs. Plaintiff } Before _____
Defendant } Justice of the Peace _____ Township,
_____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Filing 2 necessary papers, each	5
Taking and certifying Affidavits, ea.,	40
Docket, Index, Appce., per 100 w.,	15
Summons, each def't. named in writ,	25
Issuing Subpoena,	5
Continuance or Adjournment, ea.,	20
Swearing Witnesses, each,	5
Entering Bond or Undertaking, each,	40
Attach. for Witness or Juror each,	40
Order of Attachment,	40
Order of Sale or Vendi,	40
Notice to Garnishee,	40
Order on Garnishee	40
Writ of Replevin,	40
Writ of Restitution,	40
Order of Arrest,	40
Writ. Ord. or Process not nam'd above, ea.,	40
Appt'g Guard'n for Minor to Pros. suit,	25
App'g Spec. Constables or App'rs, each,	40
Ent. Rule of Reference or copy thereof,	15
Writing Panel for Jury, per 100 words,	15
Venire for Jury,	40
Swearing Arbitrators, each,	5
Sitting in the Trial, (defense interposed)	1.00
Entering Judgment,	40
Judgment on the Docket,	15
Recognizance of a Witness or of bail, ea.,	40
Each additional Witness,	10
Stay Bond or Appeal Bond and filing, ea.,	45
Collections made upon Judgments 4 per ct.	15
Record per 100 words,	15
Other Writings or Record, per 100 words,	15
Issuing Execution,	40
En. discontinuance or satisfaction, ea.,	20
Bill of Exceptions and copy, per 100 w.,	15
Transcript from Docket, per 100 words,	15
Certif. to Trans. or Bill of Ex., ea.,	25

Plffs. Costs
Defts. Costs

10
15
25
40
15
75
186

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l 5	20
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	25
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach. "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,	

70

Winnie Hoover
Sam H. Hensley Ayt. Plaintiff
No. 69 vs.
Sam Overfield Defendant

Action on Forcible Detention
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ with interest from 19, at per cent. and costs.
Judgment for Plff., Mch 19 1917 and costs \$

Be It Remembered, That on the 14 day of March 1917, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
To J. C. Hartshorn a Justice of the Peace in and for the Township of Paris, in the County of Union and State of Ohio:
The undersigned Sam H. Hensley, Ayt for Winnie Hoover, a resident of Union County, State of Ohio, doth hereby make his complaint to you against one Sam Overfield, for this That the said Sam Overfield hath ever since the 1st day of Feb. 1917, and doth still unlawfully and forcibly detain from the undersigned, possession of the following premises, situate in the Township of Paris, in the county of Union, and described as follows: Known as Winnie Hoover property on South Maple St. on West side of Marysville O. The said Sam Overfield 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 Sam Overfield hath unlawfully and forcibly held over his said term. On the 8th day of Mch 1917, the undersigned duly served upon the said Sam Overfield as required by law notice in writing, to leave said premises. The undersigned asks process and restitution etc.

Sam H. Hensley Ayt for Winnie Hoover

Mch 14 1917 - Summons issued returnable Mch 19, 1917 at 9 a. m. and delivered to Sam H. Hensley, Constable.
Mch 14 1917 - Summons returned indorsed; Rec'd this writ March 14, 1917, and I served the same on the 14th day of March 1917 on the defendant by leaving a certified copy thereof, and of the indorsement thereof at his usual place of residence
Inv. 25 Mi. 20 copy 25 Sam H. Hensley, Const.

Cost paid

Mch 19, 1917 - 9 appeared. Def judgment It is the liff have and reco

UNDERTAKING FOR STAY
On the _____ day of _____
The defendant came, and before me, _____ of the County, approved by _____ ent surety, caused an under execution to be entered here In pursuance of the Stat and provided, I, _____ as surety for the stay of ex judgment of _____ against _____ hereby promise and undertake of said judgment, interest and may accrue.

Taken by and signed and me, and surety approved, th _____ A. D. _____

SATISFACTION OF Received _____ payment in full on the above

JURY,
WITNESSES,

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

the Peace,

ble Detention

Att'y for Plff.

Att'y for Deft.

with interest
19, at per cent. and costs.

Petz, Mch 19 1917
and costs \$

urch 1917, the said
whereupon the following

es following, to-wit:

of the Peace
Paris, in the
Ohio:

usley, Agt
dent of Union
hereby make
st one Sam
said Sam
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March 1917
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Mch 19, 1917 - 9 A.M. Time set for trial. Plaintiff and Defendant ap-
peared. Defendant offered no defense. Plaintiff asked for
judgment of restitution and being entitled to the same,
It is therefore considered by me on this day that plain-
tiff have restitution of premises set forth in the complaint
and recover from defendant the costs herein
J. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Before _____
Justice of the Peace _____ Township,
County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O., 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing & necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		75
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
Manuscript	180	1

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

70

JURY,

May 16, 1917 - Rec'd of John H. Willis for fees \$350 being cost in this action, J.C. Hartshorn J.P.

N. G. Vassar
Plaintiff
No. 70 vs.
B. L. Fout
Frank Roth
Defendant

Action on Promissory Note
John H. Willis Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 50.00 with interest from Feb. 20 1912, at 6 per cent. and costs.
Judgment for Plff., Mch 19 1917 \$ 65.25 and costs \$ 2.50

Be It Remembered, That on the 15th day of March 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
There is due the plaintiff from the defendants, B. L. Fout and Frank Roth the sum of \$50.00 with interest thereon from the 20th day of Feb. 1912, on a promissory note of which the following is a copy with all credits thereon,
Feb. 20, 1912

\$50.00
Nine (9) months after date I or we promise to pay to the order of N. G. Vassar Fifty Dollars at 6 per cent. Value received, B. L. Fout Frank Roth

No part of said note has been paid and the plaintiff claims judgment against said defendants in the sum of \$50.00 with interest thereon at the rate of 6 per cent per annum from the 20th day of Feb. 1912.

Wherefore the plaintiff prays judgment against the defendant in the sum of \$50.00 with interest thereon at the rate of 6 per cent per annum from the 20th day of Feb. 1912 and for the costs of this action

N. G. Vassar
By John H. Willis, his atty.

State of Ohio, Union County ss.
John H. Willis being first duly sworn says that the plaintiff is a non-resident of this county; that he is attorney of the plaintiff; duly authorized herein, that the facts stated and allegations made in the foregoing bill of particulars are true as he verily believes,
John H. Willis

Sworn to before me and subscribed in my presence this 14th day of Mch 1917
Earnest S. Brown
Notary Public

Mch 15, 1917 - and delivered

Mch 16, 1917 - 15, 1917, and defendant's docketment to find the Feb. Serv. 25,

Mch 19, 1917 - Defendant - but made showing in It is con dependant due to this

UNDERTAKING FOR STAY

On the _____ day of _____
The defendant came, and _____
of the County, approved by _____
ent surety, caused an under-
execution to be entered here-
In pursuance of the Stat-
and provided, I, _____
as surety for the stay of ex-
judgment of _____
against _____
hereby promise and undertak-
of said judgment, interest and
may accrue.

Taken by and signed and
me, and surety approved, th-
_____ A. D.

SATISFACTION OF

Received _____

payment in full on the above

CIVIL DOCKET

Paris

Township,

Union

County, State of Ohio.

the Peace,

promissory Note
H. Killis Att'y for Plff.
Att'y for Deft.

d, \$ 50.00 with interest
1917, at 6 per cent. and costs.
Plff, Mch 19 1917
and costs \$ 2.50

March 1917, the said
whereupon the following

res following, to-wit:
from the de-
Frank Roth the
thereon from
a promissory
is a copy

1917

date I or me
der of N. G.
per cent.
out
Roth
as been paid
judgment
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on at the rate
from the
prays judg-
at in the
t thereon at
unpaid from
for the costs

H. Killis, his atty.

st duly sworn
a non-resident
attorney of
zed her self,
allegations
of particulars
Killis

nd subscribed
day of Mch 1917
S. Brown
ry Public

Mch 15, 1917 - Summons issued returnable Mch 19, 1917 at 9 a.m. and delivered same to Fred Orurod, Constable.

Mch 16, 1917 - Summons returned indorsed: Recd this writ Mch 15, 1917, and I served the same on the 16th day of Mch 1917 on the dependant by leaving a certified copy thereof, and of the indorsement thereon with B. F. Fout personally. I was unable to find the dependant Frank Roth within my jurisdiction
Feb. Ser. 25, Mi. 20 copy, 25 Fred Orurod, Constable.

Mch 19, 1917 - 9 a.m. Time set for trial. Plaintiff appeared by attorney. Defendant failed to appear at that time or for one hour thereafter but made default. Plaintiff producing the original instrument showing indebtedness, the same being a joint and several note. It is considered by me on this day, that plaintiff received from dependant, B. L. Fout, the sum of \$65.25 (being principal and interest due to this date) with 6% interest and his costs herein
J. C. Hutchinson, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each	5	
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	

Manuscript

180

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l 5	25
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach.	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

70
350

JURY,

May 16, 1917 - Recd of John H. Willis \$350 being cost in this action.

WITNESSES,

J. C. Hurtshorn J.P.

The A. G. Harbaugh Co.

Plaintiff

No. 71 vs.

B. L. Fout

Defendant

Action on

account

John H. Willis

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 16.32 with interest from Aug. 23 1912, at 6 per cent. and costs.

Judgment for Pety, Mch 19 1917 \$ 20.80 and costs \$ 2.50

Be It Remembered, That on the 15th day of March 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The plaintiff is a corporation incorporated under the laws of the State of Ohio, with its office and place of business in the City of Cleveland, Ohio

There is due the plaintiff from the Defendant the sum of \$16.32 with interest thereon from the 23rd day of August 1912, at the rate of 6 per cent for goods sold and delivered at his request. An itemized statement of said account is hereto attached marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff claims judgment against the defendant in the sum of \$16.32 with interest thereon from the 23rd day of August 1912, at the rate of 6 per cent and for the costs of this action.

The A. G. Harbaugh Co
By John H. Willis, its atty.

State of Ohio, United Co. ss.

John H. Willis being first duly sworn say that the plaintiff is a corporation organized under the laws of the State of Ohio, and that he is attorney for the plaintiff duly authorized hereto, that the plaintiff is a non-resident of this county, and that the facts stated and allegations made in the foregoing pleading are as affiant believes true.

Sworn to before me and subscribed in my presence this 14th day of Mch 1917

Ernest S. Bohn
Notary Public

Mch 15, 1917 - Summons issued returnable Mch 19, 1917 at 9 a. m. and delivered to Fred Ormerod Constable,

Mch 16, 1917 -
Mch 15, 1917, a
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Mch 19, 1917 -
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UNDERTAKING FOR ST

On the... day of...
The defendant came, and...
of the County, approved by...
ent surety, caused an unde...
execution to be entered here...
In pursuance of the Stat...
and provided, I...
as surety for the stay of e...
judgment of...
against...
hereby promise and undert...
of said judgment, interest an...
may accrue.

Taken by and signed and...
me, and surety approved, t...
A. D.

SATISFACTION OF

Received

payment in full on the abou

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

the Peace,

Att'y for Plff.
Att'y for Deft.

\$ 16.32 with interest
1912, at 6 per cent. and costs.

Setz, Mch 19 1917
and costs \$ 2.50

1917, the said
whereupon the following

es following, to-wit:

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1912, at the
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the State of Ohio,
the plaintiff
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ounty, and
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of Mch 1917
Barn
Public

reed return
and delivered

Mch 16, 1917 - Summons returned indorsed: Received this writ
Mch 15, 1917, and I served the same on the 16th day of March 1917,
on the defendant by leaving a certified copy thereof, and of
the indorsement thereon with B. L. Fout personally,
Fees: Serv. 25 - Mi. 20 Copy 75 -
Fred Ormerod, Constable.

Mch 19, 1917 - 9 a.m. Time set for trial. Plaintiff appeared by
attorney. Defendant failed to appear at that time or for one
hour thereafter but made default. Plaintiff having verified
its bill of particulars, it is therefore considered by me on
this day that plaintiff recover from defendant the sum
of \$ 20.80 (being principal and interest due to this date) and
its costs hereon

J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff }
vs. Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Par

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Filing 2 necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	

Manuscript

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. " "	40	
" " Order Sale or Vendi " "	40	
" " Notice to Garnishee " "	40	
" " Order on Garnishee " "	40	
" " Writ of Replevin " "	40	
" " Writ of Restitution " "	40	
" " Order of Arrest " "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		

70

JURY,

May 16, 1917 - Recd of John H. Willis for Pcty \$35.00 the costs in this action

WITNESSES,

J. C. Hartshorn J.P.

United State Fire Co.

No. 72 vs.

B. L. Fout

Plaintiff

Defendant

Action on

account

John H. Willis Att'y for Plff. Att'y for Deft.

Am't claimed, \$12.07 with interest from May 12 1916, at 6 per cent. and costs.

Judgment for Pcty, Mch 19 1917 \$12.70 and costs \$2.50

Be It Remembered, That on the 15th day of March 1917, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The plaintiff is a corporation incorporated under the laws of the State of Ohio, with its office and place of business in the city of Cleveland Ohio.

There is due the plaintiff from the defendant the sum of \$12.07 with interest at 6 per cent from the 12th day of May 1916, for goods sold and delivered to the defendant at his request, a statement of said account is hereto attached marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff claims judgment against the defendant in the sum of \$12.07 with interest thereon from the 12th day of May 1916, and for the costs of this action.

United States Fire Co By John H. Willis Its Attorney.

State of Ohio, Union Co., ss.

John H. Willis being first duly sworn says that the plaintiff is a corporation organized under the laws of the State of Ohio, and that he is attorney of the plaintiff's duly authorized herein, that the plaintiff is a non-resident of this County, and that the facts stated and the allegations made in the foregoing pleading are as affiant believed true.

Sworn to before me and subscribed in my presence this 14th day of Mch 1917 Ernest S. Bohrer Notary Public.

Mch 15, 1917 - Summons issued returnable Mch 19, 1917 at 9 a.m. and delivered to Fred Ornerod Constable.

Mch 16, 1917 - and I served by leaving a with B. L. Fout Fees: serv.

March 19, 1917 attorney, Def hour, therea a verified b on this day of \$12.70 (Costs here

UNDERTAKING FOR STAY

On the... day of... The defendant came, and... of the County, approved by... ent surety, caused an unde... execution to be entered her... In pursuance of the Stat... and provided, I... as surety for the stay of e... judgment of... against... hereby promise and undert... of said judgment, interest a... may accrue.

Taken by and signed and... me, and surety approved, t... A. D.

SATISFACTION OF

Received

payment in full on the abou

CIVIL DOCKET

Township, Union County, State of Ohio.

Paris

March 16, 1917 - Summons returned indorsed: Rec'd this writ March 15, 1917, and I served the same on the 16th day of March 1917, on the defendant by leaving a certified copy thereof and of the indorsement thereon with B.A. Fout personally. Fees: Serv. 25 Mi. 20 Copy 25 Fred Ormerod, Constable.

March 19, 1917 - 9 a.m. Time set for trial. Plaintiff appeared by attorney, Defendant failed to appear at that time or for one hour thereafter but made default. Plaintiff having filed a verified bill of particulars, it is therefore considered by me on this day, that the plaintiff recover from defendant the sum of \$12.70 (being amount claimed with interest to this date) and its costs herein taxed at \$2.50

J.C. Hartshorn, J.P.

Peace,

Account
J. Willis Att'y for Plff.
Att'y for Deft.

\$12.07 with interest
1916, at 6 per cent. and costs.

Pety, March 19 1917
and costs \$2.50

March 1917, the said
whereupon the following

following, to-wit:

incorporation in
the State of
Ohio

from the
with interest

of May 1916,
to the de-

statement
touched marked

at hereof,
in judgment

the sum of
from the

the costs

Fire Co
Willis
oney,

first duly
is a copy-

laws of the

attorney of
herein, that

text of this
stated and the

regarding plead-

ing
Willis

subscribed
of March 1917

Public

returnable
delivered

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____

as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____ on the docket of said

Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn, Justice of the Peace,

Pa

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	
Summons, each deft. named in writ	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person,	25	
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,		

F. Svidlow, doing business as The Marion Iron & Metal Co. Plaintiff
 No. 73 vs. L. Wolfson Defendant

Action on Overpayment of account R. L. Cameron Att'y for Plff. A. H. Kellefrath Att'y for Deft. Am't claimed, \$ 33,12 with interest from June 19, 1916, at 6 per cent. and costs. Judgment for Plff., Mch 29 1917 \$ 34,67 and costs \$

Be It Remembered, That on the 19th day of Mch 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words, and figures following, to-wit:
 The plaintiff F. Svidlow says that he is engaged as a wholesale dealer in the purchase of paper, iron, rubber and etc at Marion Ohio, under the firm name and style of The Marion Iron & Metal Company.
 The defendant L. Wolfson is indebted to him in the sum of \$ 33.12 with interest from the 19th day of June 1916, shortage in weight of a car load of scrap paper purchased by the plaintiff from the said defendant on or about said 19th day of June 1916.

Plaintiff says that he purchased said carload of scrap paper at the agreed price of \$ 26.00 per ton, or \$ 130 per hundred, and paid the defendant therefor the sum of \$ 386.85 upon the defendant's representation that said car of paper was sufficient in weight to equal that amount at the agreed price. The plaintiff says that in fact said car load of paper did not contain the amount of paper represented by the defendant but contained not more than 27210 pounds which at the agreed price would amount to \$ 353.73, leaving the difference which plaintiff over paid the defendant to be the sum of \$ 33.12.

Wherefore the plaintiff prays that he may have judgment against the defendant for said sum of \$ 33.12 and for his costs of this action and for all proper relief.

Cameron + Cameron Attys for Plaintiff,

State of Ohio, Union Co. ss. F. Svidlow being first duly sworn says that he is the plain-

liff in the allegations he verily believes sworn this 19th day of Mch 19, 1917- P. M. and Mch 19, 1917- Mch 19, 1917- Mch 19, 1917- on the def of the ind of Fees; Ser March 27, Defendant by counsel Thomas B testimony matters at Mch 30, 1917 that plan It is t March 1917, sum of \$ 3. at \$ 50

UNDERTAKING FOR ST On the day of The defendant came, and of the County, approved by ent surety, caused an unde execution to be entered here In pursuance of the Stat and provided, I, as surety for the stay of judgment of against hereby promise and undert of said judgment, interest an may accrue.

Taken by and signed and me, and surety approved, th A. D.

SATISFACTION OF Received payment in full on the above

Apr. 7, 1917- Rec'd of A. H. Kellefrath \$ 39.67 being Judgment + costs in this action. Witness being paid direct. J. C. Hartshorn

50

70

JURY,

WITNESSES,

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Peace,

ment of account
amended Att'y for Plff.
lefrath Att'y for Deft.

\$ 33,12 with interest
9/16, at 6 per cent. and costs.

Feb, Mch 29 1917
and costs \$

ch 1917, the said
whereupon the following

following, to-wit:

w says that
resale dealer
iron, rubber
under the
the Marion

son is in-

of \$ 33.12 with

June 1916,

at lead of

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1916.

purchased

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36.85 upon

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tiff in the foregoing action and that the facts stated and
allegations made in this Bill of Particulars are true as
he verily believes.

Frank Svidlow

Sworn to before me and subscribed in my presence
this 19th day of March 1917

Richard L. Cameron, Notary Public

Mch 19, 1917 - Summons issued returnable March 27, 1917 at
2 P. M. and delivered to Fred Ornerod, Constable.

Mch 19, 1917 - Summons returned indorsed; Rec'd this writ
Mch 19, 1917 and I served the same on the 19th day of Mch, 1917
on the defendant by leaving a certified copy thereof, and
of the indorsement thereon with L. Wolfson, personally
Fees: Ser. 25 Mi. 20 Copy 25 Fred Ornerod, Constable.

March 27, 1917 - 2 P. M. Time set for trial. Plaintiff and
Defendant appeared with their attorneys. Case stated
by counsel for each party, F. Svidlow, L. Wolfson and
Thomas Bruce sworn as witnesses. After hearing the
testimony and the argument of counsel, I took the
matters at issue under advisement.

Mch 30, 1917 - After careful consideration, I am of the opinion
that plaintiff is entitled to relief sought.

It is therefore considered by me on this 30th day of
March 1917 that Plaintiff recover from Defendant the
sum of \$ 34.67 (Int. being added) and his costs herein taxed
at \$ 5.00

J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

In pursuance of the Statutes in such case made
and provided, I,

as surety for the stay of execution on the above
judgment of _____

against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

100 Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____

vs. } Justice of the Peace _____ Township,

Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

+ Cameron
Plaintiff

first duly
the plain

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing of necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each def't. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	375	

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l 5	
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach. "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	20
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,	
	205
	3105
	510

Order Sale

JURY

Appraisers
C. J. Reams
Elba Mathers

WITNESSES

Union Co. Journal 350

May 19, 1917 - Rec'd of J. B. Hartshorn J.P. Proceeds Order Sale less costs \$30.65 The Bank of Marysville by C. A. Hoopes
5/19-17 - Rec'd my costs
Sam H. Hensley Const.

The Bank of Marysville

No. 74 vs.

Frank Gates

Plaintiff

Defendant

Action on

Note

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 50 00 with interest from Sep 8 1916, at 8 per cent. and costs.

Judgment for 19 and costs \$

Be It Remembered, That on the 27 day of Mch, 1917, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Plaintiff says that it is a corporation duly organized under the laws of the State of Ohio That it claims judgment against the defendant in the sum of Fifty Dollars (\$50.00) with interest at eight per centum from Sept. 8, 1916, upon a promissory note.

Robinson + Hoopes
Attorney for Plaintiff.

On the same day plaintiff filed an affidavit for attachment as follows: State of Ohio, County of Union ss.

E. A. Ernest, being first duly sworn, says that he is the Cashier of The Bank of Marysville; that the cause of action of the plaintiff herein against the defendant is upon a promissory note. And this affiant further says that said claim is just and that the Bank of Marysville should recover the sum of Fifty Dollars (\$50.00) with 8 per centum interest from Sept. 8, 1916.

That the said Frank Gates is about to remove his property out of the County of Union with intent to defraud his creditors. Affiant further says that the property sought to be attached by this proceeding is not exempt from execution.

E. A. Ernest Sworn to before me and subscribed in my presence this 26 day of Mch. 1917.

C. A. Hoopes, Notary Pub.

Mch. 27, 1917 - Undertaking, in the sum of \$10000 approved and filed.

Mch. 27, 1917 - Summons + Order of Attachment issued returnable Mch. 30, 1917 at 9 a. m. and delivered to Sam H. Hensley, Constable.

Mch. 27, 1917 - 1917 and aft Gates, in v. Jers. Mi.

Mch. 27, 1917 - Mch 27, 1917 a to the place two witness Marysville, pl erty in my. Fhs. Ser. Co.

Mch. 27, 1917 - and apprais N. Hensley, the Bank of March 1917 Elba Mathers and Elba M One records # Elba Muth

Mch. 27, 1917 - Attachment This cause

May 7, 1917 - for trial. to appear Bill of Par day, that \$50.00 (prin. May 19, 1917 - Costs \$30.65,

UNDERTAKING FOR ST

On the day of The defendant came, and of the County, approved by ent surety, caused an unde execution to be entered here In pursuance of the Stat and provided, I, as surety for the stay of judgment of against hereby promise and undert of said judgment, interest at may accrue.

Taken by and signed and me, and surety approved, t. A. D.

SATISFACTION OF

Received payment in full on the about

Paris

Township, Union County, State of Ohio.

Feb. 27, 1917 - Summons returned indorsed: Recd this writ Feb 27, 1917 and after diligent search could not find dependant, Frank Gates, in my jurisdiction.

Fees. Mi. 20 Copy 25.

Sam H. Hensley, Constable

Feb. 27, 1917 - Order of Attachment returned indorsed: Recd this writ Feb 27, 1917 at 9:30 o'clock A. M. and 9:30 o'clock Feb. 27, 1917, I went to the place where the property was situated and in the presence of two witnesses, did declare to them, I attach said property as Bank of Marysville, plaintiff vs. Frank Gates dependant, and now have said property in my possession.

Fees. Ser. 50. Mi. 20 Sw. 1.00

Sam H. Hensley, Constable

Feb. 27, 1917 - Inventory & appraisement filed as follows: An inventory and appraisement of property attached by the undersigned, Sam H. Hensley, Constable of Paris Township, Union County, Ohio, at the suit of the Bank of Marysville against Frank Gates, made this 27. day of March 1917, upon actual view by said constable, C. J. Reams and Elba Mathers, two householders of said County (the said C. J. Reams and Elba Mathers being first duly sworn by said Constable to wit:

One Victrola Talking Machine No. 11-1X-179616's. + 10 records \$ 65.00. Sam H. Hensley, Constable; C. J. Reams, appraiser; Elba Mathers, appraiser, Feb 27, 1917

Feb. 27, 1917 - Summons returned showing "No Service" Order of Attachment showing property in the hands of the Constable. This cause is continued for 40 days to allow publication.

May 7, 1917 - Proof of Publication filed. 9 A. M. time set for trial. Plaintiff appeared by attorney, Defendant failed to appear at that time or for one hour thereafter. Plaintiff's Bill of Particulars verified, It is considered by me, this day, that Plaintiff recover from Defendant the sum of \$50.00 (prin. + int) and its costs herein.

May 19, 1917 - Order Sale returned ind. Showing Adv. & Sale at \$45.00 Costs \$30.65, \$30.65 applied on Judgment.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows: No. _____ vs. Plaintiff } Before _____ Defendant } Justice of the Peace _____ Township, _____ County, Ohio. Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____ Justice of the Peace.

Peace, Att'y for Plff. Att'y for Deft. \$ 50.00 with interest 916, at 8 per cent. and costs. 19 and costs \$ ch, 1917, the said whereupon the following following, to-wit: is a corpo- er the lures ent against of Fifty dol at eight 6, upon a copies or Plaintiff. filed an af- follows: ss. first duly Cashier of ut the cause in against ommissory urther says ud that the recover the) with 8 per 8, 1916. des is about of the County ad his cred- s that the id by this r from ex- ument and subscribed 7 Mch. 1917, opes, Notary Pub, the sum order of Attach- h. 30, 1917 at u H. Hensley,

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Pa

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O., 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	15
Taking and certifying Affidavits, ea.,	40	40
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	40
Order on Garnishee	40	40
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
Total		345

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l 5	20
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach. "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,	
Total	280

JURY,

WITNESSES,

Costs Paid

Mrs E. H. Skillman
Plaintiff

No. 75 vs.

Herman Sherry
Defendant

Action on

Account for Board

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 21.00 with interest
from 19 , at per cent. and costs.

Judgment for Plff, Apr. 3 1917
\$ 21.00 and costs \$ 5.45

Be It Remembered, That on the 30th day of March 1917, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The plaintiff asks judgment against the defendant for \$ 21.00 for balance due for board and the costs of this action.

On the same plaintiff filed an affidavit for attachment as follows:

The State of Ohio, Union Co., ss.

The said plaintiff Mrs E. H. Skillman being duly sworn, says that Herman Sherry said defendant is justly indebted to said plaintiff Mrs E. H. Skillman that said claim is just; that he believes said plaintiff ought to recover thereon the amount of Twenty one Dollars; that the property sought to be attached is not exempt from execution; that the defendant is not the head or support of a family, and has not in good faith, the maintenance and support of a widowed mother wholly dependent on him for support; and that said claim is for necessities to-wit:

Board. Said affidavit further makes oath and says that she has good reason to believe and does believe that The T. & O. C. Ry Co. of and within said County of Union has in its possession, property of said Defendant liable to be attached in this action, and not exempt from execution to-wit Wages due to Defendant and earned by his personal services.

Mrs E. H. Skillman Sworn to before me and signed in my presence, this 30th day of March, 1917

J. C. Hartshorn, J.P.

Mar. 30, 1917 - Undertaking in the sum of \$42.00 approved and filed.

Mar 30, 1917 - Summons and Order of Attachment issued returnable Apr. 3, 1917 at 9 A. M. + delivered to Sam H. Hensley, Constable.

Mar 30, 1917 - I and I served the copy thereof + of the

Mar 30, 1917 - On docket: Dec of 1900, Ry, garnishee for and answer.

with B. E. New also served the fees. Mar. 30 1917

Apr. 3, 1917 - 9 Ry Co, garn appearing to the sum of to pay into this being for 10 days

Apr. 3, 1917 - 9 failed to ap liff verified h me that pl and her cost

Apr. 13, 1917 - and the Plaintiff p

UNDERTAKING FOR STAY

On the _____ day of _____ The defendant came, and

of the County, approved by _____ ent surety, caused an unde execution to be entered her

In pursuance of the Stat _____ and provided, I, _____ as surety for the stay of e judgment of _____

against _____ hereby promise and undert of said judgment, interest a may accrue.

Taken by and signed an me, and surety approved, t _____ A. D.

SAISFACTION OF

Received _____

payment in full on the abo

Paris

Township, Union County, State of Ohio.

nt for Board
Att'y for Plff.
Att'y for Deft.

\$ 21.00 with interest
19, at per cent. and costs.

Apr. 3 1917
and costs \$ 5.45

1917, the said
whereupon the following

s following, to-wit:

judgment
\$ 21.00 for
and the costs

an affidavit

vs.
E. H. Skillman
Herman Shery
debted to said
that said

gives said
hereon the avat
the property
exempt from
debt is not
wily, and
maintenance
mother wholly
4; and that
is to-wit:
e makes oath
reason to be-

The T. & O. C. Ry
ty of Union
ty of said
ed in this
re execution
ant and earn

Skillman
gued in my
h, 1917
thom, J.P.
the sum of

der of Attachment
at 9 A. M. +
oustable.

Mich 30, 1917 - Summons returned indorsed; Recd this writ Mich 30, 1917
and I served the same on the 30th day of Mich 1917 on the defendant by leaving a certified
copy thereof + of the endorsement on his usual place of residence
Paul H. Hensley, Constable

Mich 30, 1917 - Order of attachment + notice to Garnishee returned in-
dorsed; I could not come at the property alleged to be in the possession
of T. & O. C. Ry, the garnishee and Mich 30, 1917 at 1:30 P.M. I served said
garnishee with a copy of this order, and a written notice to appear
and answer etc, by leaving said copy of this order and said notice
with B. E. Henry personally, a copy of which notice is herewith annexed
I also served the defendant with a type copy of this order at his usual place of residence
Secs. 80 Mi, 20 copies, 75 Paul H. Hensley, Constable

Apr. 3, 1917 - 9 A.M. Time set for trial, B. E. Henry, Agent for the T. & O. C.
Ry Co, garnishee appeared and was examined under oath. It
appearing that the said garnishee is indebted to defendant in
the sum of \$14.00, an order was issued requiring said garnishee
to pay into this Court on or before Apr. 15, 1917 said sum of \$14.00,
this being no service on defendant, this case is continued
for 30 days unless service is obtained on said defendant
providing a return hearing.

Apr. 3, 1917 - 9 A.M. Time set for trial, Plaintiff appeared, Defendant
failed to appear at that time or for one hour thereafter, Plain-
tiff verified her bill of particulars, It is therefore considered by
me that plaintiff recover from defendant, the sum of \$21.00
and her costs herein

J. H. Hutton, J.P.

Apr. 13, 1917 - Recd of T. & O. C. Ry Co. \$14.00 on order as garnishee,
and the same is hereby applied on this judgment,
Plaintiff paid \$10.00, Constable \$2.00, J.P. \$2.00

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Plffs. Costs	Defts. Costs
Filing 5 necessary papers, each	5	15
Taking and certifying Affidavits, ea.,	40	15
Docket, Index, Appce., per 100 w.,	15	25
Summons, each deft. named in writ,	25	5
Issuing Subpoena,	5	20
Continuance or Adjournment, ea.,	20	20
Swearing Witnesses, each,	5	5
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	1
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	45
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	1 20
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
<i>#1.00 for muns. pd by P. C. J.</i>		4 50
CONSTABLE'S FEES		25
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5	20	25
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	25
Mileage as above miles,	20	25
Copies, each,	25	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	40
Serv. and Ret. Order of Attach. " "	40	40
" " Order Sale or Vendi " "	40	40
" " Notice to Garnishee " "	40	40
" " Order on Garnishee " "	40	40
" " Writ of Replevin " "	40	40
" " Writ of Restitution " "	40	40
" " Order of Arrest " "	40	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	1 00
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		2 40

Joseph Chalfin
 Plaintiff
 vs.
 No. 76
 Union Junk Co.
 Defendant

Action on Damages
 John H. Willis Att'y for Plff.
 A. H. Kellefrath Att'y for Deft.
 Am't claimed, \$112.50 with interest from Nov. 14, 1916, at 6 per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 3rd day of April 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had: -

Said Bill of Particulars being in words and figures following, to-wit:
 On or about the 2nd day of Nov. 1916, the plaintiff and the defendant entered into a valid contract by the terms of which the defendant sold to the plaintiff Thirty thousand (30000) Pounds of scrap rubber and agreed to deliver the same to him F. O. B. cars at Marysville, Ohio, on or before Nov. 14, 1916, and that the terms of said sale 90 per cent cash against bill of lading, and balance after assortment.

Plaintiff has duly performed all the conditions of said contract, Defendant performed all the conditions of said contract on his part to be performed, and was ready, willing and able to accept said scrap rubber, and to pay for the same as provided in said contract.

Defendant has failed to comply with said contract in the following particulars to-wit: That he failed and refused to deliver said scrap rubber or any part thereof to the plaintiff as provided in said contract to the plaintiff's damage in the sum of \$112.50 for which he asks judgment with interest thereon at 6 per cent from the 14th day of Nov. 1916, and for his costs of this action.

Joseph Chalfin
 By John H. Willis
 His Attorney.

State of Ohio, Union Co., ss.
 John H. Willis being first duly sworn says that he is the attorney of the plaintiff duly authorized herein; that the plaintiff is a non-resident of and absent from this county, and that the facts stated and allegations made in the foregoing bill of particulars are true and he hereby believes.

John H. Willis

Sworn to before of April 1917

Apr. 3, 1917 - delivered

Apr. 3, 1917 - I served the a certified at his usual fees: Sw. 25

Apr. 3, 1917 a continuance grounds for at 9 a. m. May 22, 1917 - returnable 7 May 17, 1917 - May 23, 1917 agreement

June 7, 1917 - by attorney as a mit present of was filed of counsel.

June 8, 1917 - sideration sidered by and receive

June 9, 1917 - The legal fee delivered to in C. C. Co. UNDERTAKING FOR STA

On the day of The defendant came, and

of the County, approved by ent surety, caused an under execution to be entered here

In pursuance of the Stat and provided, I, as surety for the stay of judgment of against hereby promise and undertake of said judgment, interest and may accrue.

Taken by and signed and me, and surety approved, the A. D.

SATISFACTION OF Received payment in full on the above

JURY, June 6, 1917 - I hereby acknowledge myself security for costs in this action, John H. Willis

Paul M. Mahon 50

Paris

Township, Union County, State of Ohio.

Peace,

mayes
H. Willis Att'y for Plff.
Collefrath Att'y for Def.
\$117.50 with interest
1916, at 6 per cent. and costs.

19
and costs \$
1917, the said
whereupon the following

following, to-wit:
Nov. 1916, the
entered into
of which
plaintiff
of scrap rub
same to him
his, on or be-
terms of said
just bill of
assortment.
used all the
Defendant
of said cou-
and was
cept said
the same

comply with
particulars
refused to
any part
provided in
iff's damage
which he asks
herein at 6
of Nov. 1916, and
Chulfin
H. Willis
oney.
first duly
attorney of the
in; that the
of and absent
the fact stated
foregoing
he hereby
Willis

Sworn to before me and subscribed in my presence this 2nd day
of April 1917.
Norman C. Brown, Notary Public.

Apr. 3, 1917- Summons issued returnable Apr. 6, 1917 at 9 A.M. and
delivered same to Sam H. Hensley, Constable.

Apr. 3, 1917- Summons returned indorsed: Recd this writ Apr. 3, 1917 and
I served the same on the 3rd day of Apr. 1917 on the defendant by leaving
a certified copy thereof and of the indorsements thereon with L. Wolfer
at his usual place of residence.
Fees: Sw. .25 Mi. 20 copy .25
Sam H. Hensley, Constable

Apr. 3, 1917- 9 A.M. Time set for trial. Plaintiff appeared and moved
a continuance for the purpose of taking depositions. Showing good
grounds for the same this cause is continued to Apr. 20, 1917
at 9 A.M. at plaintiff's costs.

May 22, 1917- Issued subpoena for Pearl M. Mahou, pet's witness
returnable May 23, 1917 at 9 A.M. and delivered same to Sam H. Hensley, Constable

May 17, 1917- Def. filed motion to secure costs. Sustained. Def. filed answer.

May 23, 1917- Continued to June 8, 1917 at 8 A.M. by mutual
agreement.

June 7, 1917- 8 A.M. Time set for trial. Plaintiff appeared
by attorney. Defendant appeared. Pearl M. Mahou sworn
as a witness for plaintiff. Depositions for plaintiff
present, objections to being filed being waived, same
was filed. After hearing the evidence and argument
of counsel, took matter under consideration.

June 8, 1917- After taken the matters at issue under con-
sideration, I find for the Defendant. It is therefore con-
sidered by me that defendant go hence without day
and recover from plaintiff his costs herein.

June 9, 1917- At request of plaintiff, after being paid
the legal fee therefor, a transcript is prepared and
delivered to plaintiff's atty. Original papers filed
in C.P. Court. J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the 9th day of June 1917, said
John H. Willis entered into an undertaking to the adverse party as follows:
Joseph Chulfin Plaintiff }
Union Junk Co. Defendant } Before J. C. Hartshorn
Justice of the Peace Paris Township,
Union County, Ohio.
Whereas, on the 7 day of June A. D. 19____, the said
Union Junk Co. obtained a judgment against the said
Joseph Chulfin for costs on the docket of said
Justice of the Peace, for
Twenty dollars and Twenty five cents, and costs taxed at
dollars and _____ cents, and the said Joseph Chulfin
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, John H. Willis
of Union County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of Fifty dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
He will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this 9th day of
June A. D. 1917
J. C. Hartshorn
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Pa

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing & necessary papers, each	5	15	
Taking and certifying Affidavits, ea.,	40		
Docket, Index, Appce., per 100 w.,	15	15	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40	40	
Order of Sale or Vendi,	40		
Notice to Garnishee,	40	40	
Order on Garnishee,	40	40	
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00	40	
Entering Judgment,	40	15	
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.	15	75	
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		
		3 05	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20c, ea. add'l 5	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40	40	
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40	40	
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25	50	
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in removing or preserv'g property levied on,		2 00	

JURY,

WITNESSES,
 I. O. C. Ry Co.
 (Garnishee)
 Paid fee Apr. 18, 1917

Frank W. Galloway
 vs.
 Lewis Grubbs

Action on Account
 Plaintiff
 Defendant
 Am't claimed, \$ 7.15 with interest from 19 , at per cent. and costs.
 Judgment for Pety, Apr. 18, 1917 \$ 7.15 and costs \$ 4.50

Be It Remembered, That on the 14th day of Apr. 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

and affidavit for attachment
 Said Bill of Particulars being in words and figures following, to-wit:
 State of Ohio, Union Co. ss.
 The said Frank W. Galloway, makes oath and says, that the cause of action herein against the defendant is for merchandise sold and delivered by plaintiff to the defendant.
 The affiant further says, said claim is just, and that he ought to recover in money \$ 7.15 (Seven Dollars and Fifteen Cents). That said claim is for necessaries furnished by plaintiff to defendant to-wit, for shoes.

Affiant further says that the property sought to be attached is not exempt from execution, and that he has good reason to, and does believe that the Toledo and Ohio Central Railway Company has property of the said defendant in its possession, liable to be attached by garnishment in this action and not exempt from execution, to-wit wages due defendant and earned by his personal services.

This affiant further says that the defendant is not the head or support of a family, and that said claim and liability of the defendant, above described, was incurred by him in said County of Union.

F. W. Galloway
 Sworn to before me and subscribed in my presence this 14th day of Apr 1917.
 C. A. Hoopfer, Notary Pub.

Apr. 14, 1917 Undertaking in the sum of \$15.00 approved & filed

Apr. 14, 1917- Order of Attachment, Notice to Garnishee & Summons returnable
 Apr. 18, 1917 issued to Fred Ornerod Constable

Apr. 14, 1917 - On alleged to be April 14, 1917 with a copy Marysville the defendant usual place this writ Apr on the defen dorsements to Fees Sum. 40. Sum

Apr. 18, 1917 - examined m was indebted July day, On Feb 21 or

Apr. 18, 1917 - Defendant thereafter, by me con the sum

May 2, 1917 + costs t

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and before me of the County, approved by me as surety, caused an undertaking to be entered here In pursuance of the Statute and provided, I, _____ as surety for the stay of execution of _____ judgment of _____ against _____ hereby promise and undertake of said judgment, interest and may accrue.

Taken by and signed and approved, the _____ A. D. _____

SATISFACTION OF RECEIVED _____ payment in full on the above

Paris

Township, Union County, State of Ohio.

Peace,

ount

Att'y for Plff.
Att'y for Deft.

\$ 7.15 with interest
19, at per cent. and costs.

Pety. Apr. 18, 1917
and costs \$ 4.50

1917, the said
whereupon the following
attachment
s following, to-wit:

oway, makes
use of action
out it for
ivered by plain.

said claim
t to recover
ars and Fifteen
r necessaries
defendant

t the property
t exempt from
good reason
the Toledo and
ny has prop-
its possess-
of garnishment
empt from
e defendant
l services

s that the
e or support
claim and
or described,
id County of

loway
subscribed
day of Apr 1917
sps, Notary Pub.
the sum of \$15.00

ut, Notice
returnable
ruerod

Apr. 14, 1917 - Order returned indorsed: I could not come at the property alleged to be in the possession of I + O. C. Ry Co, the garnishee and April 14, 1917 at 3 o'clock P. M. I served said I + O. C. Ry Co. garnishee with a copy of this order and said notice with B. E. Henry, Agent at Marysville, a copy of which notice is herunto annexed, I also served the defendant with a true copy of this order by leaving same at his usual place of residence. Submons returned indorsed: Rec'd this writ Apr. 14, 1917 and I served the same on the 14th day of Apr. 1917 on the defendant by leaving a certified copy thereof and of the indorsements thereon at his usual place of residence.
Fees Sum. 40. Sum. 25 Not. 40 Copy. 75 Mi. 20. Fred Ormerod, Constable

Apr. 18, 1917 - B. E. Henry Agt for I + O. C. Ry Co. garnishee, appeared and examined under oath, disclosing the fact that said Company was indebted to said Defendant in the sum of \$13.00 payable at next July day, Order was issued for the payment of \$11.65 to this Court on or about Apr. 28, 1917.

Apr. 18, 1917 - 9 A. M. Time set for trial, Plaintiff appeared, Defendant failed to appear at that time or for one hour thereafter, Plaintiffs claim being verified, It is therefore by me considered the Plaintiff recover from Defendant the sum of \$7.15 and his costs herein taxed at \$4.50.
J. C. Hartshorn, J. P.

May 2, 1917 - Rec'd of I + O. C. Ry, garnishee \$11.65 Jdg + costs this action.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.
_____ A. D. 19____

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
vs. Plaintiff } Before _____
Defendant } Justice of the Peace _____ Township, _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Table with columns for Fee Type, Piffs. Costs, and Defts. Costs. Includes items like Filing necessary papers, Taking and certifying Affidavits, Docket, Index, Appce., per 100 w., etc.

Table with columns for Piffs. Costs and Defts. Costs. Shows handwritten entries for various fees, totaling 310.

CONSTABLE'S FEES

Table with columns for Fee Type and Cost. Includes items like Serv. and Ret. of Summons, Mileage miles, 1st mile 20c, Copies, etc.

I. W. Arnold vs. May Nickelson

Action on Promissory Note John H. Hillis Att'y for Plff. Att'y for Deft. Am't claimed, \$ 62.14 with interest from Apr. 30 1917, at 8 per cent. and costs. Judgment for 19 and costs \$

Be It Remembered, That on the 12th day of May 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

There is due the plaintiff from the defendant the sum of \$ 62.14 with interest thereon from the 30th day of Apr. 1917 at 8 per cent per annum on a promissory note of which the following is a copy with all credits and indorsements thereon \$ 50.00 Raymond Ohio Feb. 24, 1914 Six months after date, as principal debtors we jointly and severally promise to pay order of Arnold + Bowers Fifty + no/100 Dollars for value recd with 7% interest from date and 8% after due. (Cognovit form)

Witness our hands and seals this 24th day of February 1914. May Nickelson (sd)

P. O. Pittsburg Pa. 20 Ward, 16 Ferry St. No. 895 Dues 8-24-14

Indorsements: Pay to the order of J. W. Arnold, "Arnold + Bowers. No part of said note has been paid and the plaintiff claims judgment against said defendant in the sum of \$ 62.14 with interest thereon at the rate of 8% per annum from the 30 day of April 1917, and for the costs of this action.

J. W. Arnold By John H. Hillis His Attorney

State of Ohio Union Co. ss. John H. Hillis, being first duly sworn says that he is attorney of the plaintiff duly authorized herein, that the above pleading is founded upon a written instrument for the payment of money which instrument is now in affiant's possession, and that the facts stated in the above pleading are, as affiant believes true.

John H. Hillis

Sworn to before me on the 1st day of May 1917 at the County of Union State of Ohio

agent of the Plaintiff furnished a copy of the affidavit. The affiant plaintiff ought to be paid. Nickelson The affiant is sworn to

Sworn to before me on the 2nd day of May 1917

The Defendant required, Court Order of Attachment on May 16, 1917. Order of Attachment at 8:30 is the owner now occupying Marysville O. Defendant in n. Fees copy 5 May 16, 1917 - or credits or and that se estate in the cause is cert

UNDERTAKING FOR STAY

On the ... day of ... The defendant came, and ... of the County, approved by ... ent surety, caused an under execution to be entered here In pursuance of the Stat and provided, I, as surety for the stay of ex judgment of ... against ... hereby promise and undert of said judgment, interest an may accrue.

Taken by and signed and me, and surety approved, th ... A. D.

SATISFACTION OF

Received

payment in full on the above

Paris

Township, Union County, State of Ohio.

Peace,

Wissomy Note
T. Mills Att'y for Plff.
Att'y for Deft.
\$62.14
\$50.00 with interest
1917, at 8 per cent. and costs.
19
and costs \$

1917, the said
whereupon the following

following, to-wit:

from the
2, 14 with in-
day of Apr. 1917
and promis-
wing is a copy
sevents thereof
Ohio Feb. 24, 1914
as principal
rally prom-
d + Bowers
value recd
te and 8 70
4)

and sends this
kelson (real)
16 Ferry St.

the order of
Bowers
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adant, in
rest thereon
um from
ed for the

old
H. Mills
ney,

rest duly sworn
a plaintiff
at the above
a written
ent of money
in affiants
facts stated
as affiant

Mills

Sworn to before me and subscribed in my presence this
1st day of May 1917
Norman E. Brown, Notary Public
On same day Affidavit for attachment filed as follows:
State of Ohio, Union County ss.

John H. Mills makes oath and says that he is the
agent of the plaintiff, J. W. Arnold, in the premises, that the cause
of action of the plaintiff herein against the defendant is for material
furnished and labor performed for the defendant at his request.
The affiant further says that said claim is just; that the
plaintiff ought to recover in money \$62.14, That the said May
Nickelson is a non-resident of said County of Union.

The affiant further says that the property sought to be attach-
ed is not exempt from execution.

John H. Mills
Sworn to before me and subscribed in my presence this
2nd day of May 1917.

J. C. Hartshorn, J.P.
The Defendant being a non-resident, no undertaking was
required, Considering the affidavit sufficient, on May 12, 1917
an Order of attachment together with summons, each return-
able on May 16, 1917 at 9 a. m. and delivered same to Sam H.
Hensley Constable.

May 16, 1917 - Order of attachment returned indorsed; Rec'd this writ May
17, 1917 at 8:30 P.M. No property or effects found. The Defendant
is the owner of an interest in certain real estate in said County,
now occupied by David Waters, being Lots 233 + 234 Sycamore St.
Maysville O. ~~After diligent~~ Search am unable to find
Defendant in my jurisdiction, Summons indorsed in same manner
Fees Copy 50 M. 20

Sam H. Hensley, Const.
May 16, 1917 - Constable's return showing no property, money, rights
or credits or effects of Defendant taken under the attachment
and that said Defendant is the owner of an interest in real
estate in this county and at the request of the plaintiff this
cause is certified to the Common Pleas Court, this 22nd day of May 1917

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____

Justice of the Peace.
SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
vs. Plaintiff } Before _____
Justice of the Peace _____ Township,
County, Ohio.
Defendant }
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 19____

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Table with 3 columns: Fee description, Piffs. Costs, Defts. Costs. Includes items like Filing necessary papers, Docket, Index, Appce., per 100 w., etc.

CONSTABLE'S FEES

Table with 3 columns: Fee description, Piffs. Costs, Defts. Costs. Includes items like Serv. and Ret. of Summons, Mileage, Copies, etc.

W. R. Caldwell & Co.

No. 79

H. H. Green

Plaintiff

Defendant

Action on

Account

John H. Willis Att'y for Plff. Att'y for Deft.

Am't claimed, \$ 11.00 with interest from Oct. 1, 1915, at 6 per cent. and costs.

Judgment for Pety, June 6, 1917 \$ 12.00 and costs \$ 2.50

Be It Remembered, That on the 31st day of May 1917, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

There is due the plaintiff from the defendant the sum of \$11.00, with interest thereon from the 1st day of Oct. 1915, for goods sold and delivered at his request. An itemized statement of said account is hereto attached, marked "Exhibit A" and made a part hereof. Wherefore the plaintiff claims judgment against the defendant in the sum of \$11.00 with interest thereon from the 1st day of October, 1915, at the rate of 6 per cent, and for the costs of this action.

W. R. Caldwell & Co.

By John H. Willis, Its Atty.

State of Ohio, Union County ss.

John H. Willis being duly sworn says that he is attorney of the plaintiff duly authorized herein, that the plaintiff is a non-resident of this county, and that the facts stated and allegations made in the foregoing bill of particulars, are true as he verily believes.

John H. Willis

Sworn to before me and subscribed in my presence this 10th day of May 1917. Norman C. Brown Notary Public.

June 1, 1917 - Summons issued returnable June 6, 1917 at 9 A. M. and delivered to Fred Arnerod Constable.

June 1, 1917 - Summons returned indorsed; Rec'd this writ June 1, 1917, and I served the same on the 1st day of June 1917 on the defendant by leaving a certified copy thereof, and of the indorsement thereon with H. H. Green personally. Fees Serv. 25 - Copy 75, Nil, 20

Fred Arnerod Constable

June 6, 1917 - Attorney. ... one hour being ... erred by ... sum of \$... its costs

Dec. 12, 1917 - Plaintiff. Transcript John H. Willis

UNDERTAKING FOR STAY OF JUDGMENT. On the ... day of ... The defendant came, and ... of the County, approved by ... ent surety, caused an unde ... execution to be entered her ... In pursuance of the Stat ... and provided, I, ... as surety for the stay of e ... judgment of ... against ... hereby promise and undert ... of said judgment, interest a ... may accrue.

Taken by and signed and ... me, and surety approved, t ... A. D.

SATISFACTION OF

Received

payment in full on the abou

JURY, Dec. 12, 1917 - Received of John H. Willis, \$100 cost of transcript. WITNESSES, J. C. Hartshorn J. B.

Oct. 23, 1919 - Rec'd of J. H. Willis costs. J. C. Hartshorn J. B.

Oct. 24, 1919 - Rec'd my costs, Fred Arnerod

Paris

Township, Union County, State of Ohio.

account
H. Millis Att'y for Plff.
Att'y for Deft.
\$ 11.00 with interest
1915, at 6 per cent. and costs.
Pety, June 6, 1917
and costs \$ 2.50

1917, the said
whereupon the following

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illis, Its Atty.

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plaintiff duly
e plaintiff
County, and
d allegations
l of partic-
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illis

and subscribed
day of May 1917.
C. Brown
ry Public.
ed returnable
delivered to

ed indorsed;
, and I served
me 1917 on
a certified
endorsement
personally.

erod
ustable

June 6, 1917 - 9 A. M. Time set for trial, Plaintiff appeared by attorney. Defendant failed to appear at that time or for one hour thereafter but made default. Bill of particulars being verified and plaintiffs request, it is therefore considered by me that plaintiff recover from defendant, the sum of \$ 12,10 (principal and interest due to this date, and its costs herein taxed at \$ 2.50

J. C. Hartshorn, J.P.

Dec. 12, 1917 - At request of John H. Millis, attorney for the plaintiff, and being paid the legal fee therefor, a transcript is prepared and delivered to the said John H. Millis,

J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____
as surety for the stay of execution on the above judgment of _____
against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____ on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee..., in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant... will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Pa

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Piffs. Costs Defts. Costs

Table listing various legal fees such as Filing of necessary papers, Taking and certifying Affidavits, Docket, Index, Appce., per 100 w., etc.

\$1.00 Pd by Def. 1.00 Trans. fee by Pety

CONSTABLE'S FEES

Table listing constable's fees such as Serv. and Ret. of Summons, Mileage, Copies, etc.

\$1.00 Pd by Def. JURY.

WITNESSES,

William J. Courad Plaintiff

No. 80 vs.

H. H. Green Defendant

Action on

Account John H. Willis Att'y for Plff. Att'y for Deft.

Am't claimed, \$ 43.68 with interest from Sep 29 1916, at 6 per cent. and costs.

Judgment for Pety, May 12 1917 \$ 45.30 and costs \$

Be It Remembered, That on the 5th day of May 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: There is due the plaintiff from the defend. out the sum of \$43.68 with interest thereon from the 29th day of Sept, 1916, at the rate of 6 per cent. for coal sold and delivered to the defendant at his request. An itemized statement of said account is hereto attached marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff claims judgment against the defendant in the sum of \$43.68, with interest thereon from the 29th day of Sept. 1916, and for the costs of this action.

State of Ohio, Union Twp. John H. Willis being first duly sworn says that he is attorney of the plaintiff duly authorized herein that the facts stated and allegations made in the foregoing bill of particulars are as aforesaid believes true.

Sworn to before me and subscribed in my presence this 10th day of Apr. 1917. Norman C. Baber, N.J.

May 5, 1917- Affidavit in attachment filed. May 5, 1917- Undertaking approved + filed. May 5, 1917- Summons + Order of attachment issued returnable May 12, 1917 and delivered same to Sam H. Hensley, Const. May 5, 1917- Summons returned unforced. Read this writ on the 5th day of May 1917 at 10 o'clock A.M., and on the 5th day of May 1917, I served the same on the defendant by leaving a certified copy thereof, and of the endorsements thereon with the said H. H. Green personally. And on the 5th day of May 1917 at 10 o'clock A.M. I served said within named garnishee with a copy of the within order and notice to garnishee by leaving the said copies with Dwight B. Edwards.

Clerk and M... May 12, 1917- Found earn... May 12, 1917- failed to app... default, etc... by me, the... \$45.30 (bein... herein, taxed... May 12, 1917- Judgment o... June 11, 1917- the legal f...

UNDERTAKING FOR STAY OF EXECUTION. On the... day of... The defendant came, and b... of the County, approved by m... ent surety, caused an under... execution to be entered here... In pursuance of the Statu... and provided, I, ... as surety for the stay of ex... judgment of... against... hereby promise and underta... of said judgment, interest an... may accrue. Taken by and signed and... me, and surety approved, th... A. D. SATISFACTION OF Received... payment in full on the above...

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

the Peace,

Account H. Killis Att'y for Plff. Att'y for Deft. \$ 43.68 with interest 1917, at 6 per cent. and costs.

May 12 1917 and costs \$

May 1917, the said whereupon the following

res following, to-wit:

on the depend. interest there 1916, at the sold and de- his request said account "Exhibit A"

claims judy- it in the sum cou from the the costs of J. Conrad Killis, His atty.

it duly sworn the plaintiff at the facts ade in the es are as af- H. Killis subscribed

of Apr. 1917 chment filed, roved + filed of Attachment 1917 and de- esley, Const. I enforced: of May 1917 the 5th day of e on the rtified copy uents thereu personally, 1917 at 10 within named e within order leaving the Edwards

Clerk and Treas. of said Board of Education Mansville Ohio Sam H. Hensley, Constable,

May 12, 1917 - Garnishee paid in to this court \$900 being 10% of per-sonal earnings of Defendant for last 30 days.

May 12, 1917 - 9 A.M. Time set for trial, Plaintiff appeared, Defendant failed to appear at that time or for one hour thereafter but made default. Plaintiff's bill of particulars being verified, It is considered by me that plaintiff recover from defendant the sum of \$45.30 (being prin. and interest due to this date) and his costs herein taxed at \$

May 12, 1917 - The \$900 received from garnishee applied \$700 on judgment and \$200 on costs, J. Hartshorn, J.P.

June 11, 1917 - Plaintiff asked for transcript and being paid the legal fee therefor, one is prepared and delivered.

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 19 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 19 Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 19 from Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the day of 19, said entered into an undertaking to the adverse party as follows: No. Plaintiff vs. Defendant Before Justice of the Peace Township, County, Ohio. Whereas, on the day of A. D. 19, the said obtained a judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, of County, Ohio, hereby promise and undertake to the said appellee..., in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant... will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 19 Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Piffs. Costs Defs. Costs

Table listing Justice's Fees with columns for item, Piffs. Costs, and Defs. Costs. Includes items like Filing necessary papers, Taking and certifying Affidavits, etc.

CONSTABLE'S FEES

Table listing Constable's Fees with columns for item, Piffs. Costs, and Defs. Costs. Includes items like Serv. and Ret. of Summons, Mileage miles, etc.

Conveyance 50 1.00
Mit Restitution 3.90 7.00
JURY, 75

Frank Belt

No. 81

vs.

Chas. Hendrick

Plaintiff

Defendant

Action on

Forcible Detention
Milo L. Myers Att'y for Plff.
Robinson + Harpuz Att'y for Deft.
Am't claimed, \$ with interest
from 19, at per cent. and costs.
Judgment for Pltf. June 30, 1917
\$ Restitution and costs \$

Be It Remembered, That on the 20th day of June 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The plaintiff for cause of action says that on or about the blank day of Dec, 1916, that he and the said defendant entered into a verbal agreement, whereby the said defendant was to work for the said plaintiff on his the said plaintiffs farm, located in said Paris Township, Union County Ohio, by the day, and in payment therefor the said plaintiff agreed to pay the said defendant for each and every hour he worked and for each and every hour that the said defendant worked his horse for the plaintiff on said farm, and that in addition thereto the said defendant was to furnish a house in which the said defendant and his family might live and barns for his the said defendant's stock, with right to ingress and egress therefrom during said time and that the said defendant was to have the use thereof and work for the said plaintiff as long as agreeable to the said plaintiff. That the said defendant did on or about the - day of Dec. 1916, move into and took possession of a house and the barn and buildings adjacent thereto located on the N.W. corner of the farm owned by the plaintiff, situated in said Paris Township Union Co. O., and on the east side of the Road known as the Marysville & Marion Pike therein, and did there begin to work for the plaintiff and did work for him until the 1st day of June 1917. That on or about the 1st day of June 1917, the said plaintiff notified the defendant that he would have no further use for his services and that on the 7th day of June 1917 the plaintiff and defendant settled their affairs, and then the said plaintiff requested the said defendant to vacate the house and other property held by him, which the defendant refused to do and still refuses to do. That on the 14th day of June 1917 at 11:15 A.M. the said plaintiff served a written notice

personally on the premises as req a part of this has ever since from the said to-wit, being now resides at Marysville and N as the Frank Belt premises the sa owner thereof, State of Ohio, The plaintiff stated and th true as he verily Sworn to before

June 20, 1917 - Sum delivered to S
June 20, 1917 - Sum the same on the 2 there of the his usual pen
June 22, 1917 - Sub issued to said
June 23, 1917 - Sub
June 25, 1917 - 9 A. Attorneys, Jessi Frank Bell, Frank Kelsey sworn a
June 30, 1917 - A plaintiff have truck patch r and divided. Ca

UNDERTAKING FOR STAY

On the ... day of ... The defendant came, and by ... of the County, approved by m ent surety, caused an undert execution to be entered herei In pursuance of the Statu and provided, I, ... as surety for the stay of exe judgment of ... against ... hereby promise and underta of said judgment, interest and may accrue.

Taken by and signed and me, and surety approved, thi ... A. D. 1

SATISFACTION OF

Received ... payment in full on the above

WITNESSES, Frank Belt Jr. Robt Evans
Raleigh Belt
Sherman Kelsey
July 12, 1917 - Rec'd of Frank Belt Plaintiffs Costs this action
J.C. Harshorn J.P.

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Peace,

able Detention
L. Myers Att'y for Plff.
+ Harpes Att'y for Deft.
with interest
at per cent. and costs.
Plff. June 30 1917
and costs \$

1917, the said
whereupon the following

following, to-wit:
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Frank day of
defendant
it, whereby
ork for the
d plaintiff's
Township, Union
in payment
d to pay the
every hour
every hour
ked his horse
and that in
and staff was
the said defend-
and barns
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on during
defendant was
k for the said
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defendant did
6, move into
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ed by the
ris Township
the Road known
herein, and did
ff and did work
1917. That on
the said plain-
he would have
and that on
iff and defendant
said plaintiff
ate the house
ich the defendant
s to do,
1917 at 11:15
a written notice

personally on the said defendant, requesting that said defendant vacate said premises as required by law, a copy of which is hereto attached and made a part of this Bill of Particulars marked "Exhibit A." That the said Defendant has ever since the 7th day of June, 1917, unlawfully and forcibly detained the from the said plaintiff, the possession of the premises above described to-wit, being the house and other buildings in which the said Defendant now resides and has possession of located on the East side of the Marysville and Marion road, and located on the N. W. corner of what is known as the Frank Belt farm in said Township of Paris, Union Co. Ohio, and to which premises the said plaintiff now has the right of possession thereof as the owner thereof.

State of Ohio, Union County ss,
The plaintiff Frank Belt being duly sworn says that the facts stated and the allegations made and contained in the foregoing are true as he verily believes,
Frank Belt,

Sworn to before me and signed in my presence this 20th day of June, 1917
Milo L. Myers Notary Public

June 20, 1917 - Summons issued returnable June 25, 1917 at 9 a. m. and delivered to Sam H. Hensley, Constable

June 20, 1917 - Summons returned indorsed; Recd this writ June 20, 1917, and served the same on the 20th day of June 1917 on the defendant by leaving certified copy thereof and of the indorsement thereon with the said Chas. Hendrick at his usual place of residence. Sam H. Hensley, Constable

June 22, 1917 - Subpoena for Raleigh Belt + Sherman Kelsey, Defendants' witness issued to Sam H. Hensley, Constable. Returned showing service.

June 23, 1917 - Subpoena for Robt. Evans, Plff's witness issued. Returned shown and served.

June 25, 1917 - 9 a. m. Time set for trial. Plaintiff + Defendant appeared with their attorneys. Jessie Southwick sworn as stenographer in this case.

Frank Belt, Frank Belt Jr., Robt. Evans, Chas. Hendrick, Raleigh Belt + Sherman Kelsey sworn as witnesses. Evidence heard, argued by counsel - Decis. deferred.

June 30, 1917 - After due consideration, it is considered by me that plaintiff have restitution of buildings, barn and lands except truck patch which defendant may occupy until crop are removed and divided. Each party shall pay his own costs. J. C. Hartshorn

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.
_____ A. D. 19____
Justice of the Peace.

APPEAL BOND
On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., G. 117

JUSTICE'S FEES

Piffs. Costs Defts. Costs

Table listing various legal fees such as Filing necessary papers, Taking and certifying Affidavits, Docket, Index, Appce., per 100 w., etc.

CONSTABLE'S FEES

Table listing constable fees such as Serv. and Ret. of Summons, Mileage miles, 1st mile 20c, etc.

The Monitor Oil Co.

No. 82 vs.

B. L. Fout

Plaintiff

Defendant

Action on

Account

John H. Willis Att'y for Plff. Att'y for Deft.

Am't claimed, \$ 16.25 with interest from Apr. 5, 1916, at 6 per cent. and costs.

Judgment for Plff June 28, 1917 \$ 17.45 and costs \$

Be It Remembered, That on the 23rd day of June 1917, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The plaintiff is a corporation incorporated under the Laws of the State of Ohio with its office and place of business in the City of Cleveland, Ohio

There is due the plaintiff from the defendant the sum of \$ 16.25, with interest thereon from the 5th day of April, 1916, at the rate of 6 per cent per annum for goods sold and delivered at your request. A statement of said account is hereto attached, marked 'Exhibit A' and made a part hereof.

Wherefore the plaintiff asks judgment against the defendant for the sum of \$ 16.25, with interest thereon at the rate of 6 per cent per annum from the 5th day of Apr. 1916, and for the costs of this action.

The Monitor Oil Co.

By John H. Willis, Atty.

State of Ohio, Union County ss

John H. Willis being first duly sworn says that the plaintiff is a corporation organized under the laws of the State of Ohio and that he is attorney of the plaintiff duly authorized herein that the plaintiff is a non-resident of this County, and that the facts stated and allegations made in the foregoing pleading are as affiant believes true.

John H. Willis,

Sworn to before me and subscribed in my presence this 21st day of June 1917. Norman C. Bowler Notary Public.

June 23, 1917 - Summons issued returnable June 28, 1917 at 9 a.m. and delivered to Fred Ormerod, Constable.

June 23, 1917... on the defen... indorsement... fees, serv. 25

June 28, 1917 - failed to a... Bill of Part... that Plaintiff... and his

Dec. 10, 1919 - at... legal fee &... to find

UNDERTAKING FOR STAY... On the... day of... The defendant came, and by... of the County, approved by m... ent surety, caused an under... execution to be entered herei... In pursuance of the Statu... and provided, I, ... as surety for the stay of ex... judgment of... against... hereby promise and underta... of said judgment, interest and... may accrue.

Taken by and signed and... me, and surety approved, th... A. D. 1...

SATISFACTION OF... Received... payment in full on the above

Manuscript Cert. 70 100
JURY,
Recd of John H. Willis
Costs in full.

WITNESSES,
J. C. Hurlshorn JP
Oct. 24, 1919 - Recd my cost.
Fred Ormerod
Constable

Paris

Township, Union County, State of Ohio.

June 23, 1917 - Summons returned indorsed: Rec'd this writ June 23, 1917, and I served the same on the 25th day of June 1917 on the defendant by leaving a certified copy thereof and of the indorsement thereon with B.L. Fout personally, Fees, Serv. 25, Mi. 20, Copy, 75 Fred Ormerod, Constable.

June 28, 1917 - 9 a.m. - Time set for trial. Plaintiff appeared. Defendant failed to appear at the time or for one hour thereafter. Plaintiff's Bill of Particulars being verified, it is therefore considered by me that Plaintiff recover from defendant the sum of \$17.45 (Fees + int) and his costs herein taxed at \$2.50

Dec. 10, 1919 - At request of Plaintiff's Atty and being paid the legal fee therefor, a transcript is prepared and delivered to him J.C. Hartshorn, J.P.

Peace, court Willis Att'y for Plff. Att'y for Deft. \$16.25 with interest 91¢, at 6 per cent. and costs.

June 28, 1917 and costs \$ 1917, the said whereupon the following

following, to-wit: ration incor State of Ohio of business

from the with inter- of April, 1916, at your id account Exhibit A and

judgment sum of \$ the rate of the 5th day of this action, r Oil Co. Willis, Atty.

duly sworn corporation or State of Ohio plaintiff the plaintiff ty, and that tions made as affiant

Willis, subscribed day of June 1917. Public,

returnable delivered to

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows: No. _____ vs. Plaintiff } Before _____ Defendant } Justice of the Peace _____ Township, _____ County, Ohio. Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee..., in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant... will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	" 40	
Order of Sale or Vendi,	" 40	
Notice to Garnishee,	" 40	
Order on Garnishee	" 40	
Writ of Replevin,	" 40	
Writ of Restitution,	" 40	
Order of Arrest,	" 40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	15
Recognition of a Witness or of bail, ea.,	40	40
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	180	

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l 5	20
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach. " 40	
" " Order Sale or Vendi " 40	
" " Notice to Garnishee " 40	
" " Order on Garnishee " 40	
" " Writ of Replevin " 40	
" " Writ of Restitution " 40	
" " Order of Arrest " 40	
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	
	70

JURY,

WITNESSES,

Oct. 24, 1919 - Recd my cost.

James Amundson
Constable

The Atlas Oil Co.

No. 83

vs.

J. E. Penhorwood

Defendant

Action on

account

John H. Willis Att'y for Piff.
Att'y for Deft.

Am't claimed, \$ 12.80 with interest from Sep. 15, 1917, at 6 per cent. and costs.

Judgment for Piff, June 28 1917 \$ 13.40 and costs \$ 2.50

Be It Remembered, That on the 23 day of June 1917, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The plaintiff is a corporation incorporated under the laws of the State of Ohio with its office and place of business in the City of Cleveland, Ohio.

There is due the plaintiff from the defendant the sum of \$12.80 with interest thereon from the 15th day of Sept. 1916 at 6 per cent for goods sold and delivered at your request. An itemized statement of said account is hereto attached marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff asks judgment against the defendant in the sum of \$12.80 with interest thereon from the 15th day of Sept. 1916, and for the costs of this action.

The Atlas Oil Co.

By John H. Willis
Its attorney

State of Ohio, Union County ss.

John H. Willis being first duly sworn says that the plaintiff is a corporation organized under the laws of the State of Ohio, and that he is attorney of the plaintiff duly authorized herein, that the plaintiff is a non-resident of this county, and that the facts stated and the allegations made in the foregoing pleading are true as affiant believes

John H. Willis

Sworn to before me and subscribed in my presence this 21st day of June 1917

Norman C. Brown
Notary Public

June 23, 1917 - S
Delivered to 3

June 25, 1917 - S
and I serve
by leaving a
thereon with
Fees: Serv. 25

June 28, 1917 -
Attorney, Deft
hour thereaf
being verified
received from
its costs her

UNDERTAKING FOR STAY

On the _____ day of _____
The defendant came, and by

of the County, approved by me
ent surety, caused an under
execution to be entered herei

In pursuance of the Statute

and provided, I, _____

as surety for the stay of exe

judgment of _____

against _____

hereby promise and underta

of _____ judgment, interest and

may accrue.

Taken by and signed and

me, and surety approved, th

_____ A. D. 1

SATISFACTION OF

Received _____

payment in full on the above

Paris

Township, Union County, State of Ohio.

June 23, 1917 - Summons issued returnable June 28, 1917 at 9 A. M. and Delivered to Fred Ormerod, Constable.

June 25, 1917 - Summons returned indorsed: Recd this writ June 23, 1917 and I served the same on the 25th day of June 1917 on the defendant by leaving a certified copy thereof and of the indorsement thereon with J. E. Penhorough personally.
Fees: Ser. 25, Mi. 20 Copy, 25, Fred Ormerod, Constable

June 28, 1917 - 9 A. M. Time set for trial. Plaintiff appeared by Attorney. Defendant failed to appear at that time or for one hour thereafter but made default. Plaintiff's Bill of Particulars being verified, It is therefore considered by me, that Plaintiff recover from Defendant, the sum of \$13.40 (prin. + int. due) and its costs herein taxed at \$ 2.50

J. E. Hurtshorn, Jr.

e Peace,

account

H. Willis Att'y for Plff.
Att'y for Deft.

\$ 12.80 with interest
1917, at 6 per cent. and costs.

June 28 1917
and costs \$ 2.50

1917, the said
whereupon the following

following, to-wit:

on incorpor-
State of Ohio
business

from the
30 with interest
Sept. 1916 at
and delivered
zed statement
ached marked
urt hereof.
sks judgment
sum of
from the
costs of

Co.
Willis
orney.

not duly sworn
orporation
of the State
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ent of this
ts stated
in the fore-
es affiant

Willis
subscribed
y 7 June 1917

own
Public

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of _____ judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Pa

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon judgments 4 per ct.		75
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	180	

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach.	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		70

JURY,

WITNESSES,

Rec. 11, 1917 - Recd of John H. Willis \$250 being cost in this action, J. C. Hartshorn J.P.

The S. T. + G. A. Gebhart Co

No. 84

Carl W. Gray

Action on

Promissory Note

John H. Willis Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 125.00 with interest from Sept. 12 1910, at 6 per cent. and costs.

Judgment for Plff, June 23 1917 \$ 175.75 and costs \$ 2.50

Be It Remembered, That on the 23rd day of June 1917, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The plaintiff is a corporation, incorporated under the laws of the State of Ohio, with its office and place of business in the City of Dayton, Ohio

There is due the plaintiff from the defendant Carl W. Gray, the sum of \$125.00 with interest thereon from the 14th day of June 1910, on a promissory note of which the following is a copy with all credits thereon,

\$125.00

June 14 - 1910

Ninety days after date I promise to pay to the order of The S. T. + G. A. Gebhart Co. One hundred and twenty-five Dollars at Marysville O.

Carl W. Gray

No Indorsements,

No part of said note has been paid, and the plaintiff claims judgment against said defendant in the sum of \$125.00 with interest thereon at the rate of 6 per cent per annum from the 14th day of June 1910.

Wherefore the plaintiff asks judgment against the defendant in the sum of \$125.00 with interest thereon at the rate of 6 per cent per annum from the 14th day of June, 1910, and for the costs of this action.

The S. T. + G. A. Gebhart Co By John H. Willis, Its Atty, State of Ohio, Union Co., ss,

John H. Willis being sworn, says that he is the attorney of the plaintiff, duly authorized herein, that the above pleading is founded upon a written instrument for the payment of money, which instrument is now in affiant's possession and that the facts stated in the above pleading are as affiant believes true, John H. Willis

Sworn to before of June 1917.

June 23, 1917- and delivered

June 25, 1917- 1917, and I set out by leaving thereof with Fees: Serv., 25

June 28, 1917- attorney, De one hour to original is considered the sum of \$ costs herein

UNDERTAKING FOR STAY

On the _____ day of _____ The defendant came, and by _____

of the County, approved by me, as surety, caused an under execution to be entered here

In pursuance of the Statu

and provided, I, _____

as surety for the stay of ex

judgment of _____

against _____

hereby promise and underta

of said judgment, interest an

may accrue.

Taken by and signed and

me, and surety approved, th

_____ A. D. 1

SATISFACTION OF

Received _____

payment in full on the above

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

e Peace,

Provision Note

Hillis Att'y for Plff. Att'y for Deft.

\$ 125.00 with interest 910, at 6 per cent. and costs.

Plff. June 23 1917 and costs \$ 2.50

1917, the said thereupon the following

following, to-wit:

incorporated in Ohio, with business in

from the def- of \$125.00 the 14th day of note of which all credits

1910 promise to pay Lehart Co. Dollars

H. Gray as been paid. judgment against \$125.00 with 6 per 14th day of

judgment in sum of at the rate on the 14th costs of this

Lehart Co. Hillis, its Atty,

says that duly authorized leading is instrument for possession in the above case, H. Hillis

Sworn to before me and subscribed in my presence this 21st day of June 1917. Norman C. Bran, Notary Public.

June 23, 1917- Summons issued returnable June 28, 1917 at 9 a. m. and delivered same to Fred Ormerod, Constable.

June 25, 1917- Summons returned indorsed: Rec'd this writ June 23, 1917, and I served the same on the 23rd day of June 1917, on the defendant by leaving a certified copy thereof and of the indorsement thereof with Carl W. Gray personally. Fees: Serv., 25 Mi., 20, Copy, 25 Fred Ormerod, Constable.

June 28, 1917- 9 a. m. Time set for trial, Plaintiff appeared by attorney, Defendant failed to appear at that time or for one hour thereafter but made default. Plaintiff exhibited original instrument, a promissory note. It is therefore considered by me that plaintiff recover from defendant the sum of \$175.95 (being principal + int. due to this date, and his costs herein,

J. C. Hartshorn, J. P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____ Plaintiff vs. Defendant Before _____ Justice of the Peace _____ Township, _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., U. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	
Summons, each deft. named in writ	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
	5.00	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage 29 miles, 1st mile 20c, ea. add'l 5	50	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach.	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above 42 miles	2.25	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,	7.50	
Auto hire June 30	3.50	
" " July 2	3	

JURY,
 appraisers 2 on
 E. C. Jarvis
 Mike Murphy

WITNESSES,
 July 24, 1917 Rec'd of D.D. Hamilton \$22.65 being the cost in this case,
 J. C. Hartshorn

D. D. Hamilton
 Plaintiff
 No. 85 vs.
 John Herriott
 Joseph Herriott
 Defendant

Action on account
 Milton Haines Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 82.60 with interest from 19, at per cent. and costs.
 Judgment for 19
 and costs \$

Be It Remembered, That on the 29th day of June 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff for his cause of action says that the defendants are indebted to him in the sum of \$82.60 upon a fed bill due from the defendants to the plaintiff, a copy of which bill is hereto attached and marked "Exhibit A" and made a part of this Bill of Particulars; that no part of said account has been paid. Plaintiff further says that he made demand of the defendants for the above sum, but they have refused and still refuse to pay the same. Wherefore plaintiff prays judgment against said defendants for the sum of Eighty-two Dollars and Sixty Cents (\$82.60) with interest from the 29th day of June 1917, at the rate of 6% and for his costs herein, and such other relief as is right and just.

D. D. Hamilton
 State of Ohio, County of Union ss.
 D. D. Hamilton being first duly sworn deposes and says that the facts stated and allegations made in the foregoing Bill of Particulars are true as he verily believes.
 D. D. Hamilton

Sworn to before me this 29th day of June 1917
 J. C. Hartshorn, JP.
 June 29, 1917- At same time as for attachment filed.
 The said plaintiff D. D. Hamilton makes oath that the claim in this action is on an action for a fed bill due the plaintiff from the defendants and the said D. D. Hamilton also makes oath that the said claim is just and that the said plaintiff ought, as he believes to recover thereon Eighty-two + no. 100 Dollars. The affiant further says that the property sought to be attached by this proceeding is not exempt from execution. He also makes oath that the said defendants John Herriott & Joseph

Herriott are into money creditors, sworn to a 29th day of June 29, 1917- and summons delivered to June 30, 1917- and I served by leaving a with each of fees: Serv. 5 July 5, 1917- @ order June 29 also served I went to the annexed June 30, 1917 at and Mike Murphy virtue of this a property in n July 5, 1917- July 5, 1917- 9 and asked same this c July 24, 1917- 5 of course, C

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and b
 of the County, approved by n
 ent surety, caused an under
 execution to be entered here
 In pursuance of the Statu
 and provided, I, _____
 as surety for the stay of ex
 judgment of _____
 against _____
 hereby promise and underta
 of said judgment, interest an
 may accrue.
 Taken by and signed and
 me, and surety approved, th
 _____ A. D. 1
 SATISFACTION OF
 Received _____
 payment in full on the above

Paris

Township, Union County, State of Ohio.

Herrivott are about to convert their property or a part thereof into money for the purpose of placing it beyond the reach of their creditors.

Sworn to and subscribed by the said D.D. Hamilton before me this 29th day of June 1917.

June 29, 1917 - Undertaking approved and filed, writ of attachment and summons issued returnable July 5th 1917 at 9 a.m. and delivered to Sam H. Hensley, Constable.

June 30, 1917 - Summons returned indorsed: Rec'd this writ June 29, 1917 and I served the same on the 30th day of June 1917, on the defendants by leaving a certified copy thereof, and of the indorsement thereon with each personally.

Fees: Ser. 50 Mi. 1.60 Copy. 50 Sam H. Hensley, Constable

July 5, 1917 - Order of attachment returned indorsed: Rec'd this order June 29, 1917 at 10:30 P.M. and June 30, 1917 at 4 o'clock A.M. I also served the defendants with a true copy of this order personally. I went to the place where the defendants' property described in the annexed Inventory and Appraisement was found and there on June 30, 1917 at 7 o'clock A.M. of said day in the presence of Clayton Jarvis and Mike Murphy two creditable persons did declare that by virtue of this order, I attached said property and now have said property in my possession.

July 5, 1917 - Inventory and appraisement filed.

July 5, 1917 - 9 a.m. Time set for trial. Plaintiff appeared and asked for a continuance showing good cause for same this case is continued to July 24, 1917 at 9 a.m.

July 24, 1917 - Filed mutual agreement for a dismissal of course, costs being paid this cause is dismissed.

Peace, count Haines Att'y for Plff. Att'y for Deft. 82.60 with interest 19 at per cent. and costs. 1917, the said whereupon the following following, to-wit: use of actions re indebted upon a ped bills to the bill is hereto bit a" and Particulars count has says that defendants have re-pay the same, bys judy- debts for ars and sixty from the te of 6% and h other re- Hamilton ss. duly sworn ets stated the foregoing he verily Hamilton 9th day of June 1917 Hamilton, J.P. "attach filed" Hamilton makes active is on the plaintiff aid D.D. Hamilton claim is just right, as he ighty-two + further says be attached exempt from with thursk + Joseph

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made

and provided, I, _____

as surety for the stay of execution on the above

judgment of _____

against _____ do

hereby promise and undertake to pay the amount

of said judgment, interest and costs, and costs that

may accrue.

Taken by and signed and acknowledged before

me, and surety approved, this _____ day of

_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____

vs. Justice of the Peace _____ Township, _____

County, Ohio.

Defendant }

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of

_____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., D. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.,	40		
Docket, Index, Appce., per 100 w.,	15	15	
Summons, each def. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	"		
Order of Sale or Vendi,	"		
Notice to Garnishee,	"		
Order on Garnishee,	"		
Writ of Replevin,	"		
Writ of Restitution,	"		
Order of Arrest,	"		
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15	75	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		
		180	
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20c, ea. add'l 5		20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			
		70	

The United States Oil Corporation Plaintiff
 No. 66 vs.
 J. E. Penhorwood Defendant

Action on account
 John H. Millis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 16.50 with interest from July 13 1916, at 6 per cent. and costs.
 Judgment for Plff., July 6 1917 \$ 17.47 and costs \$ 2.50

Be It Remembered, That on the 2nd day of July 1917, the said Plaintiff filed its Bill of Particulars hereth, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff says that it is a body corporate, incorporated existing and doing business in and by its said name under and in pursuance of the laws of the State of Ohio, and having its office and place of business in the city of Cleveland, in said State.

There is due the plaintiff from the Defendant, J. E. Penhorwood, the sum of \$16.50 with interest thereon from the 12th day of July 1916, for goods sold and delivered at his request.

Wherefore the plaintiff asks judgment against the defendant in the sum of \$16.50 with interest thereon from the 12th day of July 1916, and for the costs of this action.

The United States Oil Co.
 By John H. Millis, Its Atty.

State of Ohio, Union Co. ss.
 John H. Millis being first duly sworn says that the plaintiff is a corporation that he is the attorney of the plaintiff duly authorized herein, and that the facts stated and allegations made in the above pleading are as affiant believes true.

John H. Millis,

Sworn to before me and subscribed in my presence this 21st day of June 1917

Norman C. Brown
 Notary Public.

July 2, 1917 - Paul delivered

July 2, 1917 - 1917, and I sent by leu thereof with fees: Serv. 25

July 6, 1917 - attorney, 15 hour therea verified, Dr recover from sum and amt at \$2.50

Dec. 11, 1917 - an execut

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and _____
 of the County, approved by _____
 ent surety, caused an unde _____
 execution to be entered here _____
 In pursuance of the Stat _____
 and provided, I, _____
 as surety for the stay of ex _____
 judgment of _____
 against _____
 hereby promise and undert _____
 of said judgment, interest an _____
 may accrue.

Taken by and signed and _____
 me, and surety approved, t _____
 _____ A. D. _____

SA'TISFACTION OF
 Received _____

 payment in full on the abou _____

JURY,

WITNESSES,

Peace,

Paris

Township, Union County, State of Ohio.

count
 J. Millis Att'y for Plff.
 Att'y for Deft.
 16.50 with interest
 at 6 per cent. and costs.
 July 6 1917
 and costs \$ 2.50
 1917, the said
 hereupon the following

following, to-wit:
 it is a body
 stony and
 its said
 nance of the
 having its
 ss in the
 tate,
 f from the
 sum of \$16.50
 the 12th day of
 delivered at

akes judgment
 the sum of
 from the 12th
 costs of this
 Oil Co.
 s, Its Atty.

et duly sworn
 a cooperative
 the plaintiff
 that the facts
 de in the
 iant believes
 Millis,
 subscribed
 day of June
 Bown
 ury Public.

July 2, 1917 - Summons issued returnable July 6, 1917 at 9 a. m.,
 and delivered to Fred Ormerod, Constable.

July 2, 1917 - Summons returned indorsed: Read this writ July 2,
 1917, and I served the same on the 2nd day of July 1917, on the defend-
 ant by leaving a certified copy thereof and of the indorsement
 thereon with J. C. Penhorwood personally.
 Fees: Serv. .25 Mr. 20 Copy .25 Fred Ormerod, Constable.

July 6, 1917 - 9 a. m. - Time set for trial. Plaintiff appeared by
 attorney. Defendant failed to appear at that time or for one
 hour thereafter, but made default. Bill of Particulars being
 verified, it is therefore considered by me, that plaintiff
 recover from Defendant the sum of \$17.47 (being principal
 sum and interest thereon to this date) and its costs therein taxed
 at \$2.50
 J. C. Hartshorn, Jt.

Dec. 11, 1917 - At request of John H. Millis, atty for plaintiff
 an execution is issued and delivered to Sam H. Husley, Const.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
 The defendant came, and by _____
 _____ his surety, resident
 of the County, approved by me as good and suffici-
 ent surety, caused an undertaking for the stay of
 execution to be entered herein, which follows:
 In pursuance of the Statutes in such case made
 and provided, I,
 as surety for the stay of execution on the above
 judgment of _____
 against _____ do
 hereby promise and undertake to pay the amount
 of said judgment, interest and costs, and costs that
 may accrue.
 Taken by and signed and acknowledged before
 me, and surety approved, this _____ day of
 _____ A. D. 19____

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
 _____ Dollars
 payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
 entered into an undertaking to the adverse party as follows:
 No. _____
 Plaintiff } Before _____
 vs. Justice of the Peace _____ Township,
 Defendant } _____ County, Ohio.
 Whereas, on the _____ day of _____ A. D. 19____, the said _____
 obtained a judgment against the said _____
 on the docket of said _____
 Justice of the Peace, for _____
 dollars and _____ cents, and costs taxed at _____
 dollars and _____ cents, and the said _____
 intend to appeal therefrom, to the Court of Common Pleas of said County.
 Now, Therefore, _____
 of _____ County, Ohio, hereby promise and undertake to
 the said appellee, in the sum and to the amount of _____ dollars,
 conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
 out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
 will satisfy such judgment and costs.
 Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
 _____ A. D. 19____

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Par

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing & necessary papers, each	5	20
Taking and certifying Affidavits, ea.	40	20
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ	25	25
Issuing Subpoena,	5	05
Continuance or Adjournment, ea.,	20	20
Swearing Witnesses, each,	5	15
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage 45 miles, 1st mile 20c, ea. add'l 5	25	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,	25	
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles	20	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles	25	
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,	20	
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.	450	
Extraordinary trouble and expense in removing or preserv'g property levied on,	450	
C. J. Reams Auto hire 450		
JURY		
Berry Harnshaw	75	
William Cahill	75	
Edward Blain	75	
B. F. Cameron	75	
James Esuy	75	
H. S. Coukright	75	
WITNESSES		
Jessie Smith	25	
Julia Langhorn	25	
J. H. Stewart	25	
Alvizo Robinson	25	
Blanche Clapsaddle	25	

O. R. Longberry
 Plaintiff
 vs.
 James Clapsaddle
 Defendant

Action on
 Forcible Detention
 R. L. Cameron Att'y for Piff.
 Nate L. Moffitt Att'y for Deft.
 Am't claimed, \$ _____ with interest
 from 19 _____ at _____ per cent. and costs.
 Judgment for Piff. July 25, 1917
 \$ _____ and costs \$ _____

Be It Remembered, That on the 21st day of July 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The Plaintiff O. R. Longberry, a resident of the County of Union and State of Ohio, doth hereby make his complaint to you against James Clapsaddle, for this; That the said James Clapsaddle hath ever since the 10th day of July 1917 and doth still unlawfully and possibly detain from the plaintiff, possession of the following premises, situated in the Township of Washington, in said County of Union, and described as follows: Being that part of the E. J. Stevenson farm, which is leased by the undersigned, which is located on the South side of the Lingnell Dirt Road said farm being bounded on the West by the Wellwood Stone Pike, on the N. by the lands of A. F. Cross and Andrew Middlesworth, deceased, and on the East by the lands of Fussing and Mrs. Fuller, the part occupied by said James Clapsaddle being the tenant house, garden and any other part of said farm occupied by him in any way, and also the potato patch on the North side of said road, together with the lot of land on which said tenant house and etc is situated. The said James Clapsaddle entered upon said premises as the tenant of the undersigned, the lease therefor expired prior to the time herein first mentioned, and from that time the said James Clapsaddle hath unlawfully and forcibly held said premises.

On the 16th day of July A.D. 1917, the undersigned asked process and restitution, Dated this 21st day of July 1917

O. R. Longberry
 By Richard L. Cameron
 His Attorney.

July 21, 1917 -
 Delivered to
 July 23, 1917 -
 and served the
 copy with
 Jus. Adv., 25
 July 24, 1917 -
 a Jury, list
 by attorneys
 Berry Harnshaw
 James Esuy
 at 10 a.m.
 July 24, 1917 -
 Now comes
 Particulars
 and potato patch
 Plaintiff, but
 Defendant
 1917, he entered
 plaintiff for
 first time in
 time; He was
 compensation
 house, a gar
 by plaintiff,
 feed for the
 says that h
 and was m
 by the plaint
 at plaintiff's
 July 24, 1917
 in 5 days.

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and b
 of the County, approved by r
 ent surety, caused an under
 execution to be entered here
 In pursuance of the Statu
 and provided, I, _____
 as surety for the stay of ex
 judgment of _____
 against _____
 hereby promise and underta
 of said judgment, interest an
 may accrue.
 Taken by and signed and
 me, and surety approved, th
 _____ A. D. _____
SATISFACTION OF
 Received _____
 payment in full on the abov

Aug. 29, 1917 - Paid of R. L. Cameron
 \$140⁰⁰ being plaintiffs cost
 J. C. Hartshorn
 604⁰⁰ cost pd by Dep.

Peace,

Paris

Township, Union County, State of Ohio.

le Detention

Cameron Att'y for Plff.
Moffitt Att'y for Deft.

with interest

, at per cent. and costs.

Petz. July 25, 1917
and costs \$

July 1917, the said
upon the following

following, to-wit:

ry a resi-

ue and State

his complaint

psaddle, for

Clapsaddle

ay of July 1917

and possi-

tiff, possession

located in

in said

bed as fol-

the E. J. Stev-

ased by the

eated on

ell Dirt Road

on the West

ce, on the N.

and Andrew

nd on the

ing and Mrs.

l by said

the tenant

her part of

in in arly

July 21, 1917 - Summons issued returnable July 25, 1917 at 9 a. m. and delivered to Sam H. Hensley, Constable.

July 23, 1917 - Summons returned indorsed: Rec'd this writ July 21, 1917 and served the same on the 21st day of July 1917 by leaving a certified copy with Defendant personally.

Fees. Adv. .25 Mi. 2.40 Copy .25 Sam H. Hensley, Constable.

July 24, 1917 - Defendant appeared by his attorney and demanded a Jury. List of 18 names was prepared. By process of string out by attorneys for each party the following were selected as jurors: Perry Handwult, William Cahill, Edward Blain, B. J. Carnean, James Guy + H. E. Coukright. Verire issued returnable July 25, 1917 at 10 a. m.

July 24, 1917 - Defendant filed Bill of Particulars as follows: Now comes the defendant and in answer to Plaintiffs Bill of Particulars admits that he occupies said tenant house, garden and potato patch as alleged in plaintiffs Complaint, as tenant of said Plaintiff, But denies each and every other allegation of plaintiff.

Defendant further alleges that on or about the 19th day of March, 1917, he entered into a contract with the plaintiff to work for said plaintiff for the period of one year at \$30.00 per month for the first three months, and \$25.00 per month for the remaining time; He was also to receive in addition to the above a further compensation for said services as follows: the use of the tenant house, a garden, a potato patch, the use of a cow furnished by plaintiff, pasture for horse, four hundred pounds of pork, feed for chickens and wood for fuel. Defendant further says that he has fully performed his part of said contract and was willing to continue the same, but was discharged by the plaintiff. Wherefore he asks that this action be dismissed at plaintiffs costs.

Note L. Moffitt, Atty for Def.

July 24, 1917 - Defendant filed tender to vacate property in 5 days.

Continued on page 361 -

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

July 1917
L. Cameron
Attorney.

5-12-15 THE COLUMBUS PLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Plffs. Costs	Defts. Costs
Filing 2 necessary papers, each	5	10	
Taking and certifying Affidavits, ea.,	40		
Docket, Index, Appce., per 100 w.,	15	15	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.	15		
Record per 100 words,	15	75	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		
		180	

CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20c, ea. add'l 5		20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			
		70	

Chas. E. Nicol
 No. 88 vs. Barbara Kleiber

Action on account
 John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 12²⁰ with interest from Apr. 14 1916, at 6 per cent. and costs.
 Judgment for Plff. July 27, 1917 \$ 13.14 and costs \$ 2.50

Be It Remembered, That on the 23rd day of July 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the defendant, Barbara Kleiber, the sum of \$ 12.20, with interest thereon from the 14th day of April 1916, for coal sold and delivered to the defendant at her request. An itemized statement of said account is hereto attached marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff claims judgment against the defendant in the sum of \$ 12.20 with interest thereon from the 14th day of April, 1916 at the rate of 6 per cent and for the costs of this action.

Chas. E. Nicol
 By John H. Willis, his atty.
 State of Ohio, Union Co., ss.
 John H. Willis being duly sworn says that he is attorney of the plaintiff duly authorized herein, and that the facts stated and allegations made in the foregoing pleading are true as he verily believes.

Sworn to before me and subscribed in my presence this 20th day of July 1917.
 Ernest S. Benda
 Notary Public

July 23, 1917 Summons issued returnable July 27, 1917 at 9 a. m. and delivered to Fred C. ... Constable, Sam H. Hensley

JURY,
 WITNESSES,

July 23, 1917 - 1917, and I set out by leaving thereat with Sus. Serv. 25

July 27, 1917 - Defendant of after. Plaintiff considered to the sum of taxed at \$ 2.

UNDERTAKING FOR STAY
 On the ... day of ...
 The defendant came, and b
 of the County, approved by n
 ent surety, caused an under
 execution to be entered here
 In pursuance of the Statu
 and provided, I, ...
 as surety for the stay of ex
 judgment of ...
 against ...
 hereby promise and underta
 of said judgment, interest an
 may accrue.

Taken by and signed and
 me, and surety approved, th
 A. D.

SATISFACTION OF
 Received ...
 payment in full on the above

Paris

Township, Union County, State of Ohio.

Account
W. Willis Att'y for Plff.
Att'y for Deft.
12 20 with interest
1916, at 6 per cent. and costs.

July 27, 1917
and costs \$ 2.50
1917, the said
thereupon the following

following, to-wit:
from the
the sum of
from the
sold and de-
her request,
id account
"Exhibit A"

claims judg-
in the sum
one from the
te of 6 per
s actions,
ol
Willis, his Atty,

duly sworn
of the plain-
u, and that
yations made
are true

Willis
I subscribed
" day of July
1, 1917
ry Public,
d Returnable
delivered to

July 23, 1917 - Summons returned indorsed: Rec'd this writ July 23, 1917, and I served the same on the 23rd day of July 1917, on the defend-
ant by leaving a certified copy thereof, and of the indorsement
thereon with her personally.
Sus. Ser. 25 Mi 20 Copy 25 Sam H. Hensley, Constable.

July 27, 1917 - 9 A.M. Time set for trial. Plaintiff appeared by atty.
Defendant failed to appear at that time or for one hour there
after. Plaintiff's Bill of Particulars being verified, this therefore
considered by me that plaintiff recover from defendant
the sum of \$13.14 (claim + int to this date) and his costs herein
taxed at \$2.50.

J. L. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., G. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.	40	40	
Docket, Index, Appce., per 100 w.	15	15	
Summons, each deft. named in writ	25	50	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee	40		
Writ of Replevin,	40	40	
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.	40		
App't'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certf. to Trans. or Bill of Ex., ea.,	25		

CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5		
Copies, each,	25	50
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	80
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		20
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

The Krell-French Piano Co.
 No. 89 vs. Mary Calloway and Andrew Calloway
 Plaintiff Defendant

Action on Replevin
 John H. Willis Att'y for Plff.
 Am't claimed, \$ 700 with interest from 19 at per cent. and costs.
 Judgment for Plff. July 21 1917
 and costs \$

Be It Remembered, That on the 12th day of July 1917, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 State of Ohio, Union Co. ss.
 John H. Willis being duly sworn says that he is the attorney of the Krell-French Piano Co. of New Castle Ind., a corporation and that the said Krell-French Piano Co. has a special ownership and interest in the following described property to-wit: One Lagofda Piano No. 38876.

That on the 21st day of July 1910, Mary Calloway and Andrew Calloway executed and delivered to the Krell-French Piano Company nineteen promissory notes, totaling \$133.50 with interest at 6% per annum, and payable on the 21st day of each month, the first note maturing on the 21st day of Aug. 1910, being a part of the purchase price of said piano hereinbefore designated, and that to secure the payment of the same the said Mary Calloway and Andrew Calloway on the said 21st day of July 1910, executed and delivered to the said Krell-French Piano Co. a chattel mortgage on said piano; that all of said notes are past due, and that there remains now unpaid thereon the sum of \$76.72.

That on the 25th day of July 1910, at 1:20 P.M. said chattel mortgage was filed for record in the office of the Recorder of Union Co. Ohio; that the Krell-French Piano is entitled to immediate possession of said property; that said property is wrongfully detained by the said Mary Calloway and Andrew Calloway; that said property was not taken in execution on any order or judgment against the Krell-French Piano Co. or for payment of any tax, fine or assessment assessed against it, and is not claimed by it under a title acquired mediately or immediately by transfer from one from

the property ess, or by under Chapter 14. In other mesne Co. Sworn this 12th day July 12, 1917- U July 12, 1917- S July 21, 1917 a July 12, 1917- S on the 12th day ied One Lag Also, on the Gray + Andre Fees. Serv. 80. M

UNDERTAKING FOR STAY OF JUDGMENT
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me, _____
 ent surety, caused an undertaking to be entered hereon
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execution
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and
 may accrue.

Taken by and signed and
 me, and surety approved, this _____
 A. D. 1917

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above

JURY,
 WITNESSES,
 Costs Paid
 Feb. 23, 1918 - Reed
 My costs
 Reed Amended
 Constable

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Peace,

levin
Killis Att'y for Plff.
Att'y for Deft.
with interest
at per cent. and costs.
July 21 1917
and costs \$

1917, the said
hereupon the following

following, to-wit:

ly sworn say
Krell-French
a corporation
Krell-French
ship and interest
property to-
No. 33876.
1910, Mary
Culloway executed
Krell-French
promissory
interest
able on the
first note
Aug. 1910, being
of said prais
ld that to
ame the said
w Culloway
y 1910, executed
Krell-French
e on said
les are past
us now un-
76.72.
1910, at 1:20 P.M.
filed for record
of Union Co.
Diano is su-
essive of said
is wrongfully
Culloway
t said property
tion on any
the Krell-
gment any
seesed against
it under
for immedi-
one from

the property had been taken by such execution, order or pro-
cess, or by virtue of an order of delivery, issued in replevin,
under
Chapter 14, Title 11 Part Third of the General Code of Ohio or any
other mesne or final process, issued against the Krell-French
Co.

Sworn to before me and subscribed in my presence
this 12th day of July, 1917.

July 12, 1917 - Undertaking approved & filed J.C. Hartshorn, J.P.

July 12, 1917 - Summons & writ of Replevin issued returnable
July 21, 1917 at 9 a. And delivered to Fred Ormerod, Constable.

July 12, 1917 - Summons & writ returned indorsed: Rec'd this writ
on the 12th day of July 1917 and on the 12th day of July 1917, I, replev-
ied One Lagonda Piano No. 33876 chattels & goods described
Also, on the same day, served the dependants by copy Mary Culla-
way & Andrew Culloway personally
Fees: Serv. 80, Mi 20, Copy, 50 Fred Ormerod Constable

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Far

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	

3 00

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. " "	40	40
" " Order Sale or Vendi " "	40	
" " Notice to Garnishee " "	40	
" " Order on Garnishee " "	40	
" " Writ of Replevin " "	40	
" " Writ of Restitution " "	40	
" " Order of Arrest " "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	50
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		

1 35

50

The C. C. C. + St. L. Ry. Co.

JURY,

WITNESSES,

Costs paid

Ella M. Dole

No. 90

vs.

Clyde Huff

Plaintiff

Defendant

Action on

Board Bill

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 11.75 with interest from 19 , at per cent. and costs.

Judgment for Plff, Sep. 1 1917 \$ 11.75 and costs \$ 4.00

Be It Remembered, That on the 24th day of Aug 1917, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Being an affidavit in attachment and garnishment as follows:

The State of Ohio, Union Co. ss.

The said plaintiff Ella M. Dole being duly sworn, says that Clyde Huff said defendant is justly indebted to said plaintiff Ella M. Dole that said claim is just; that she believes said plaintiff ought to recover thereon the amount of Eleven & 75/100 Dollars; that the property sought to be attached is not exempt from execution; that the defendant is not the head or support of a family, and has not in good faith the maintenance and support of a widowed mother wholly dependent on him for support; and that the same is for necessaries; to-wit Board. Said affiant further makes oath and says that she has good reason to believe and does believe that the The C. C. C. + St. L. Ry. Co. of and within said County of Union has in its possession property of said defendant liable to be attached in this action, and not exempt from execution, to-wit: wages due to defendant and earned by his personal services.

Sworn to before me and signed in my presence, this 24th day of Aug. 1917.

Ella M. Dole
 J. C. Hartshorn
 J.P.

Aug. 24, 1917-
 affidavit
 Notice to ls
 same to do
 Aug. 25, 1917-
 I could not
 the garnish
 garnishee
 fear and a
 notice was
 unto annex
 of this order

Aug 25, 1917-
 Aug. 24, 1917
 1917 on the
 and of the

Aug. 28, 1917-
 was as fol
 Ella M. D
 due Clyde

Sept. 1, 1917-
 fear at th
 default. P
 Judgment
 Plaintiff
 her costs

Sept. 1, 1917
 to The C. C.

Sept. 11, 1917-

UNDERTAKING FOR STAY

On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertak-
 execution to be entered herein
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execu-
 judgment of _____
 against _____
 hereby promise and undertak-
 of said judgment, interest and
 may accrue.

Taken by and signed and _____
 me, and surety approved, this _____
 _____ A. D. 1917

SATISFACTION OF J

Received _____

payment in full on the above _____

CIVIL DOCKET

Parco

Township, Union County, State of Ohio.

Peace,
and Bill
Att'y for Plff.
Att'y for Deft.
\$ 11.75 with interest
19, at per cent. and costs.
Ref. Sep. 1 1917
and costs \$ 4.00

Aug. 24, 1917 - Undertaking being given and considering
affidavit sufficient, I issued ^{summons} order of attachment and
notice to garnisher returnable Sept. 1, 1917 and delivered
same to Sam H. Hensley Constable.
Aug. 25, 1917 - Summons, Order of Attachment returned indorsed:
I could not come at the property in the possession of the
the garnisher and on Aug. 24, 1917 at 9 o'clock A.M., I served
garnisher with a copy of this order, and a written notice to ap-
pear and answer by leaving said copy of this order and
notice with said garnisher a copy of which notice is here-
unto annexed. I also served the defendant with a true copy
of this order by leaving same at his usual place of residence
Sam H. Hensley Constable

Aug 25, 1917 - Summons returned indorsed: Rec'd this writ
Aug. 24, 1917 and I served the same on the 24th day of Aug.
1917 on the defendant by leaving a certified copy thereof
and of the indorsement thereon.
Sam H. Hensley Constable

Aug. 28, 1917 - Said garnisher The C.C.C. + St. L. Ry Co. made ans-
wer as follows: J.C. Hartshorn, J.P. Dear Sir: - In suit of
Olla Mc. Dole vs Clyde Duff, paymaster advises \$17.00
due Clyde Duff. Yours truly W. H. Keffer Agt. Mansfield O.

Sept. 1, 1917 - 9 A.M. Time set for trial. Plaintiff failed to ap-
pear at that time or for one hour thereafter but made
default. Being satisfied that plaintiff is entitled to
judgment, this is therefore considered by me that
plaintiff recover from defendant the sum of \$1125 and
her costs herein taxed at \$4.00
J.C. Hartshorn, J.P.

Sept. 1, 1917 - Order to pay \$1525 to this court issued
to The C.C.C. + St. L. Ry Co. garnisher

Sept. 11, 1917 - Rec'd from C.C.C. + St. L. Ry Co. \$1525 - jdg + costs

1917, the said
thereupon the following
s following, to-wit:
attachment
ows:
o. so.
Mc. Dole
that Clyde
justly in-
Bella Mc. Dole
that she
right to re-
of eleven
property
not except
defendant
sort of a
in good faith
support of
olly defend
d that
ries: to wit
rther makes
has good
ves believe
By Co. of
Union has
ty of said
attached in-
cept from
due to
by his personal
Mc. Dole
signed
4th day of
Hartshorn
J.P.

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
Dollars
payment in full on the above judgment and costs.
A. D. 19____

APPEAL BOND
On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Harlshorn

Justice of the Peace,

Par

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing no necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index., Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	780	

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach.	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
	70	

JURY,

WITNESSES,

Scioto Valley Supply Co. Plaintiff

No. 91

vs.

H. C. Spicer Defendant

Action on

Account

John H. Willis Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 151.84 with interest from June 1 1917, at 6 per cent. and costs.

Judgment for Plff., Aug. 31 1917 \$ 153.36 and costs \$ 2.50

Be It Remembered, That on the 24th day of Aug. 1917, the said Plaintiff filed Its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The plaintiff is a corporation incorporated under the laws of the State of Ohio, with its office and place of business in the City of Columbus Ohio.

There is due the plaintiff from the defendant, H. C. Spicer, the sum of \$151.84, with interest thereon at the rate of 6 per cent per annum from the 1st day of June, 1917, for goods sold and delivered at his request. An itemized statement of said account is hereto attached, marked "Exhibit A" and made a part hereof.

Wherefore plaintiff asks judgment against the defendant in the sum of \$151.84, with interest thereon from the 1st day of June, 1917, and for the costs of this action.

Scioto Valley Supply Co. By John H. Willis, Its Attorney.

State of Ohio, Union Co. ss.

John H. Willis being first duly sworn says, that the plaintiff is incorporated under the laws of the State of Ohio; that he is attorney of the plaintiff duly authorized hereto; that the plaintiff is a non-resident of this county, and that the facts stated and allegations made in the foregoing pleading are true as he verily believed.

Sworn to before me and subscribed in my presence this 24th day of Aug, 1917 Ernest S. Bond Notary Public

Aug, 24, 1917- and delivered

Aug, 27, 1917- 1917, and I s defendant by ment there Jus. Ser. 25. 7

Aug, 31, 1917- 9 attorney, Depe one hour to verified, It a receiver from aut with in \$ 2.50.

UNDERTAKING FOR STAY

On the... day of... The defendant came, and by

of the County, approved by n ent surety, caused an under execution to be entered here

In pursuance of the Statu and provided, I, as surety for the stay of ex judgment of

against hereby promise and underta of said judgment, interest an may accrue.

Taken by and signed and me, and surety approved, th A. D. 1

SATISFACTION OF

Received

payment in full on the above

Paris

Township, Union County, State of Ohio.

Aug. 24, 1917 - Summons issued returnable Aug. 31, 1917 at 9 a.m. and delivered to Sam H. Hensley, Constable.

Aug. 27, 1917 - Summons returned indorsed: Rec'd this writ Aug. 24, 1917, and I served the same on the 27th day of Aug. 1917, on the defendant by leaving a certified copy thereof and of the indorsement thereon at his usual place of residence. J. C. Hartshorn, J.P. Sam H. Hensley, Constable.

Aug. 31, 1917 - 9 a.m. Time set for trial. Plaintiff appeared by attorney. Defendant failed to appear at that time or for one hour thereafter. Plaintiff's Bill of Particulars being verified. It is therefore considered by me that plaintiff recover from defendant the sum of \$153.36 (being principal and interest to this date) and his costs herein taxed at \$2.50. J. C. Hartshorn, J.P.

Peace,

Account
S. Willis Att'y for Plff.
Att'y for Deft.
\$151.84 with interest
1917, at 6 per cent. and costs.
Pety, Aug. 31, 1917
and costs \$2.50
1917, the said
reupon the following

following, to-wit:
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bus Ohio.
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on at the
sum from the
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it is hereto
"A" and made
judgment
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the costs of
ey Supply Co
Willis,
Attorney.

first duly
ntiff is su-
s of the State
of the
erme, that
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facts stated
the foregoing
ily believed
S. Willis
nd subscribed
ay of Aug. 1917
B. H. Hensley
Public

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
vs. Plaintiff } Before _____
Defendant } Justice of the Peace _____ Township,
_____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Paris

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., G. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each def. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (depose interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	75	
	345	

CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	50
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	50
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		
		120

The Armstrong Cigar Co. Plaintiff
 vs.
 J. K. O'Brien
 Mrs J. K. O'Brien Defendant

Action on Account
 A. H. Kallefruth Att'y for Plff.
 vs.
 A. H. Kallefruth Att'y for Deft.
 Am't claimed, \$ 52.82 with interest from 19 , at per cent. and costs.
 Judgment for 19 and costs \$

Be It Remembered, That on the 24th day of Aug. 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff claims a judgment against the defendant in the sum of \$52.82 with interest at 6% from date for merchandise sold and delivered to the defendant by the Plaintiff as follows:

1915	Dr.	1915	Cr.
Jan. 1	33.06	Mar 1	15.02
Feb. 2	11.54	Mar 29	17.09
Mar 2	22.95	Apr. 26	16.44
Mar 30	29.12	May 24	17.95
Apr. 28	24.81	June 21	26.16
May 25	18.65	July 19	23.90
June 22	24.45	Aug. 16	3.40
July 21	25.33	Sept. 14	18.61
Sept. 15	7.14	Oct. 13	10.00
Oct. 9	15.86	Nov. 17	14.45
Oct. 14	6.46	Nov. 17	9.09
	219.37		172.11
	47.22		
Int.	5.10		
Notary fee	50		
	52.82		

The State of Ohio, Kicking Co.
 The undersigned being duly sworn, on oath states that he is the agent for the Plaintiff in the Bill of Particulars are true as he verily believes
 Harry Swisher
 Sworn to and subscribed before me this 20th day of Aug. A. D. 1917
 Albert C. Gaudlach
 Notary Public

Aug. 24, 1917 - Summons issued returnable Aug. 31, 1917 at 9 a.m. and delivered to Fred Ormrod, Constable

JURY.
 Aug. 24, 1917 - Plaintiff Deposited \$300 for costs
 WITNESSES,
 Sept 20, 1919 - Deposit Applied on costs

Aug. 24, 1917 - Served and I served typed copy to Fees; Serv. 50

Aug. 31, 1917 - 9 Defendant giving satisfaction and at his cost

Sept. 8, 1917 - 9 Plaintiff of a matter Sept. 22, 1917

Sept. 22, 1917 - Mrs J. K. O'Brien to appear Defendant she be dis of plaintiff It is recover of and \$250

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertak execution to be entered herein
 In pursuance of the Statute and provided, I, _____ as surety for the stay of execution judgment of _____ against _____ hereby promise and undertake of said judgment, interest and may accrue.

Taken by and signed and _____ me, and surety approved, this _____ A. D. 1917

SATISFACTION OF J
 Received _____
 payment in full on the above.

Paris

Township, Union County, State of Ohio.

Aug. 24, 1917 - Summons returned indorsed; Rec'd this writ Aug. 24, 1917 and I served the same on the 24th day of Aug. 1917 by leaving a certified copy thereof with them at their usual place of residence, Fees: Serv. 50 Mi. 20 Copy 50. Fred Oruevod, Constable.

Aug. 31, 1917 - 9 a. m. Time set for trial, Plaintiff failed to appear. Defendant Mrs J. K. O'Brien appeared by attorney, Plaintiff giving satisfactory reason for not appearing, and at his request and at his cost, this case is continued to Sept. 8, 1917 at 9 a. m. cost.

Sept. 8, 1917 - 9 a. m. Time set for trial, Defendant appeared, Plaintiff asked for a continuance on account of absence of a material witness. Continued at plaintiff's costs, to Sept. 22, 1917 at 3:00 P. M.

Sept. 22, 1917 - 3:00 P. M. Plaintiff appeared, Defendant Mrs J. K. O'Brien appeared, Defendant J. K. O'Brien failed to appear at that time or for one hour thereafter, Defendant Mrs J. K. O'Brien moved the Court that she be dismissed from this action. By agreement of plaintiff the motion is sustained. It is therefore considered by me that Plaintiff recover from Defendant J. K. O'Brien the sum of \$52.82 and \$2.50 costs.

J. C. Harlow, J. P.

Peace,
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with interest
at per cent. and costs.
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18.61
10.00
14.45
9.09
172.11

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the Bill of
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before me
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Public
nd returnable
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UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND
On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff }
vs. } Before _____
Defendant } Justice of the Peace _____ Township, _____
County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County,
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____
Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL. C. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	0.5
Taking and certifying Affidavits, ea.	40	40
Docket, Index, Appce., per 100 w.	15	
Summons, each def. named in writ	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	5
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	455	50

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l 5	
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach. "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,	
	175

JURY,

WITNESSES,

Geo. Lincoln 25
 Writner 25

Dec. 27, 1917 - Recd of
 A. N. Glendenning \$95.00
 Judgment + costs,

J. C. Hartshorn
 J.P.

J. O. Timms
 Plaintiff
 No. 93 vs.
 A. N. Glendenning
 Defendant

Action on Damages
 R. L. Cameron Att'y for Plff.
 Milton Harris Att'y for Deft.
 Am't claimed, \$93.00 with interest
 from 19 , at per cent. and costs.
 Judgment for Plff., Sept. 11 1917
 \$85.96 and costs \$

Be It Remembered, That on the 3rd day of Sept. 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The Plaintiff for his bill of particulars says that on or about the 5th day of April, 1917, he purchased of the Defendant 100 bushels of wheat at the agreed price of \$1.40 per bushel, the said wheat to be from the crop growing upon defendant's lands and to be received by the plaintiff and paid for by him at the time the defendant should thrash his wheat, the defendant agreeing to notify the plaintiff when he was ready to thrash. Plaintiff says that on or about the 3rd day of Aug. 1917, he learned that the defendant was thrashing or had thrashed his wheat and he went to the house of the defendant with a team and wagon ready to haul said wheat and prepared to pay for the same. That the defendant refused to deliver said wheat to the plaintiff, though he had thrashed an amount far in excess of 100 bu. The plaintiff says that the wheat of the defendant was very choice which the plaintiff intended to use for seed and by reason of the plaintiffs failure to receive the same from the defendant he was compelled to go to great labor and expense to procure wheat for seed, and that the market value of said wheat at the time he was to receive the same of the defendant was \$2.25 per bu. By reason of the defendant's failure to deliver said wheat the plaintiff has been damaged in the sum of \$75.00 difference in the market value of said wheat and \$10.00 for loss of time and expense in searching for other wheat, and \$15.00 for hauling

the wheat so
 Wherefore the
 the defendant
 of Aug. 1917, a
 belief.
 State of Ohio,
 J. O. Timms
 state and at
 are true as he

Subscribed
 25th day of Aug
 Sept. 3, 1917 -
 and delivered
 Sept. 3, 1917 -
 and I served
 by leaving a
 with A. N. Gle
 Fees: Serv. 25
 Sept. 6, 1917 -
 of Particulars
 Sept. 8, 1917 -
 appeared & m
 Geo. Rinsler
 after hear
 took the

Sept. 11, 1917 -
 me on this
 the sum of
 his costs here

UNDERTAKING FOR STAY

On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertak-
 execution to be entered herein
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of exe-
 judgment of _____
 against _____
 hereby promise and undertak-
 of said judgment, interest and
 may accrue.

Taken by and signed and
 me, and surety approved, this
 _____ A. D. 1917

SATISFACTION OF J
 Received _____
 payment in full on the above

Paris

Township, Union County, State of Ohio.

the wheat so purchased or a total damage of \$93.00,
 Wherefore the plaintiff prays that he may have judgment against
 the defendant for said sum of \$93.00 with interest from the 3rd day
 of Aug. 1917, and for his costs of this action and for all proper
 relief.
 Richard L. Cameron, Atty for Plff.

State of Ohio, Union Co. ss.

J.O. Timmus being first duly sworn says that the facts
 stated and allegations made in the foregoing bill of particulars
 are true as he verily believes,
 J.O. Timmus

Subscribed in my presence and sworn to before me this
 25th day of Aug. 1917
 Richard L. Cameron, Notary Public

Sept. 3, 1917 - Summons issued returnable Sept. 8, 1917 at 9 a.m.
 and delivered to Sam H. Hensley, Constable
 Sept. 3, 1917 - Summons returned & endorsed; Rec'd this writ Sept. 3, 1917
 and I served the same on the 3rd day of Sept. 1917, on the defendant
 by leaving a certified copy thereof and of the indorsement thereon
 with A. W. Glendenning, Defendant, personally.
 Fees: Ser. 25 mi. 25 Copy 25
 Sam H. Hensley, Constable
 Sept. 6, 1917 - Defendant filed, Answer of Defendant to Bill
 of Particulars of Plaintiff.

Sept. 8, 1917 - 9 a.m. Time set for trial. Plaintiff and Defendant
 appeared with their attorneys, J.O. Timmus, A. W. Glendenning,
 Geo. Binolen, & Kuter sworn as witnesses.
 After hearing testimony and argument of counsel
 took the matter under advisement.

Sept. 11, 1917 - After due consideration, It is considered by
 me on this day that plaintiff recover from Defendant
 the sum of \$85.00 with 6% interest from Aug. 3, 1917 and
 his costs herein taxed at _____
 J.C. Hutchinson

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
 The defendant came, and by _____
 _____ his surety, resident
 of the County, approved by me as good and suffici-
 ent surety, caused an undertaking for the stay of
 execution to be entered herein, which follows:
 In pursuance of the Statutes in such case made
 and provided, I, _____
 as surety for the stay of execution on the above
 judgment of _____
 against _____ do
 hereby promise and undertake to pay the amount
 of said judgment, interest and costs, and costs that
 may accrue.
 Taken by and signed and acknowledged before
 me, and surety approved, this _____ day of
 _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
 _____ Dollars
 payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
 entered into an undertaking to the adverse party as follows:
 No. _____
 vs. Plaintiff } Before _____
 Defendant } Justice of the Peace _____ Township,
 _____ County, Ohio.
 Whereas, on the _____ day of _____ A. D. 19____, the said _____
 obtained a judgment against the said _____
 on the docket of said _____
 Justice of the Peace, for _____
 dollars and _____ cents, and costs taxed at _____
 dollars and _____ cents, and the said _____
 intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore,

_____ of _____ County, Ohio, hereby promise and undertake to
 the said appellee, in the sum and to the amount of _____ dollars,
 conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
 out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
 _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
 _____ A. D. 19____

Justice of the Peace.

Peace,
 Auges
 unrou Att'y for Plff.
 Amies Att'y for Def.
 93.00 with interest
 , at per cent. and costs.
 Pety, Sept. 11 1917
 and costs \$
 1917, the said
 hereupon the following
 following, to-wit:
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 about the
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 to per bu-
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 plaintiff
 the time
 h his wheat,
 notify
 ready to
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 1917, he
 ut was
 d his wheat
 of the defend-
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CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Pa

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Table with columns for Fee Description, Piffs. Costs, and Defts. Costs. Includes items like Filing necessary papers, Taking and certifying Affidavits, Docket, Index, Appce., per 100 w., etc.

CONSTABLE'S FEES

Table with columns for Fee Description, Piffs. Costs, and Defts. Costs. Includes items like Serv. and Ret. of Summons, Mileage miles, 1st mile 20c, etc.

JURY.

Table listing Appraisers: C. J. Reames (1.00) and M. Murphy (1.00).

WITNESSES.

Table listing witnesses and expenses: Union Co. Journ (3.50), Est. expense in sale Marysville Lib. adv. (2.00), Union Co Journal (2.00), Pfaar & Simpson, Ave. (12.50), Bear Galloway, Clerk (2.20), Mrs. 28, 1917 - Recd of Fred Ormrod Court. (38.62), bal. costs (20.12).

Christine Houston

No. 94

N. A. Jones

Plaintiff

Defendant

Action on

Account

Milo L. Myers Att'y for Plff. Att'y for Deft.

Am't claimed, \$ 146.00 with interest from 19, at per cent. and costs.

Judgment for Plff., Nov, 12, 1917 \$146.00 and costs \$

Be It Remembered, That on the 27th day of Oct. 1917, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Affidavit for Attachment The said plaintiff Christine Houston being duly sworn says that N. A. Jones the said defendant is justly indebted to said plaintiff in the sum of \$146.00 for rent from the 15th day of Aug. 1911 to Sept. 14, 1917, for storage of household goods and furniture that said claim is just; that he believes said plaintiff ought to recover thereon the amount of One Hundred and Forty six Dollars. That said property ought to be attached is not exempt from execution; that said property is not the personal earnings of said defendant for services rendered within three months prior to the commencement of this action; and that said defendant has absconded with intent to defraud his creditors; that the said defendant is a non-resident of this Union Co. O. Said affiant further makes oath and says that she has good reason to believe that she the said Christine Houston of and within said County of Union has in her possession property of said defendant liable to be attached in this action to-wit Household goods and furniture, stored in room at #4-10 9 1/2 West 5th Street in Marysville Ohio within said Union Co. Christine Houston Sworn to before me and signed in my presence, this 27th day of September 1917, J. C. Hartshorn J.P.

At the same time the following undertaking was filed; We bind ourselves to the Defendant, N. A. Jones in the sum of Three Hundred Dollars that the Plaintiff Christine Houston will pay the defendant the damages, not

exceeding \$1000 by reason of the same obtained, Paris

Signed by this 27th day

Sept. 29, 1917 - returnable Oct. 3, 1917 - Su 1917, after die N. A. Jones with fees M. 20 Oct. 3, 1917 - Or writ Sept 29, ing to the and there in two freeholders by last here by the said C. Said apprais said defenda fees serv. 40 Oct. 3, 1917 - 9 no service of his possess A. M. being Nov, 12, 1917 for 3 weeks Nov. 12, 1917 - Attorney, Defe hour there after never from De Nov 12, 1917

of the County, approved by m ent surety, caused an underb execution to be entered herei In pursuance of the Statu and provided, I, as surety for the stay of exe judgment of against hereby promise and underta of said judgment, interest and may accrue.

Taken by and signed and me, and surety approved, thi A. D. 1

SATISFACTION OF J Received payment in full on the above

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Peace,

exceeding One Hundred and Fifty Dollars, which he may sustain by reason of the attachment in this action, if the order wrongfully obtained, Paris Township, Sept. 27, 1917

Christine Houston
Fred Houston
G.E. Ferrel

Signed before me at my office, and sureties approved this 27th day of September 1917.

J.C. Huston, J.P.

Sept. 29, 1917 - Summons and Order of Attachment issued returnable Oct. 3, 1917 at 9 a.m. and delivered to Fred Ormerod, Const.

Oct. 3, 1917 - Summons returned indorsed: Recd this writ Sept 29, 1917. After diligent search I was unable to find the defendant W.A. Jones within my jurisdiction.

Fees M. 20 Copy 25 Fred Ormerod, Constable

Oct. 3, 1917 - Order of Attachment returned indorsed: Recd this writ Sept 29, 1917 and on Sept. 29, I served the same by proceeding to the place where the defendant's property was located and there in the presence of C.J. Reams and Michael Murphy two freeholders of this county I did attach the property as shown by list herewith returned and caused an appraisement to be made by the said C.J. Reams and Michael Murphy who were duly sworn. Said appraisement is herewith returned, I was unable to find said defendant within my jurisdiction.

Fees Ser. 40 Copy 25 Swear Ap 700

Fred Ormerod Constable,

Oct. 3, 1917 - 9 a.m. Time set for trial. Constables return showing no service on the defendant and that he had property in his possession. This cause is continued to Nov. 12, 1917 at 9 a.m. being a period of 40 days.

Nov. 12, 1917 - Proof of publication filed showing publication for 3 consecutive weeks in the Union Co. Journal.

Nov. 12, 1917 - 9 a.m. Time set for trial. Plaintiff appeared by Attorney. Defendant failed to appear at that time or for one hour thereafter. It is therefore considered by me that Plaintiff recover from Defendant the sum of \$146.00 and her costs herein.

Nov. 12, 1917 - Order of Sale issued to Fred Ormerod, Constable

On the _____ day of _____, 19____, said _____

entered into an undertaking to the adverse party as follows:

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 Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

Nov. 28, 1917 - Order Sale returned by Constable Showing Sale and Distribution

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

Myers Att'y for Plff.
Att'y for Deft.

146.00 with interest
, at per cent. and costs.

Nov. 12, 1917
and costs \$

1917, the said
hereupon the following

following, to-wit:

Christine Houston
Fred Houston
G.E. Ferrel
indorsed of \$146.00
Aug. 1911
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Forty six
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ing
We bid our-
A. Jones in
Dollars
Houston
arranges, not

CIVIL DOCKET

Civil Action before

J. C. Hartshorn Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 7 necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	180
Issuing Execution,	40	40
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	75
Certif. to Trans. or Bill of Ex., ea.,	25	25
		320

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5	20	
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		80
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	40
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		70
		60
		130

JURY,

Trans. paid by Ref 100

WITNESSES,

Dec. 11, 1917 - Recd of John H. Millis \$350 being cost of this action, J.C. Hartshorn J.P.

B. Lewis + Son Plaintiff vs. N. G. Campbell Defendant

Action on Promissory Note John H. Millis Att'y for Plff. Att'y for Deft. Am't claimed, \$39.84 + 105.35 with interest from Jan. 1, 1917, at 8 per cent. and costs. Judgment for 19 and costs \$

Be It Remembered, That on the 12th day of Oct, 1917, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: First Cause of Action: For a first cause of action against the defendant the plaintiff says, that there is due the plaintiff from the defendant the sum of \$39.84 with interest thereon from the 1st day of June 1917, on a promissory note of which the following is a copy with all its credits and indorsements thereon, \$39.84 Marysville O, Apr. 21, 1917 June 1 after date I promise to pay to the order of B. Lewis + Son at my store thirty nine & 84/100 Dollars Value received without any relief from valuation or appraisalment but with interest at 8 per cent and endorses severally have presentment for payment protest and notice of protest and non payment of this note.

No endorsemments. No part of said note has been paid Plaintiff claims judgment for \$39.84 with interest from the 1st day of June 1917.

Second Cause of Action. For a second cause of action against the defendant, plaintiff says there is due the plaintiff from the defendant the sum of \$105.35 with interest thereon from the 1st day of June 1917, at the rate of 6 per cent per annum for goods sold and delivered to the defendant at his request. An itemized statement of said account is hereto attached marked "Exhibit A" and made a part hereof. Wherefore the plaintiff claims judgment against the defendant in the sum of \$39.84 with interest thereon from the 1st day of June 1917, and \$105.35 with interest thereon from the 1st day of June 1917 at the rate of 6 per cent and for the costs of this action. B. Lewis + Son By John H. Millis atty

State of Ohio John H. Millis attorney of the plaintiff is a honest man and the allegations he verily believes.

Sworn this 8th day of Oct. 12, 1917 and believed Oct. 17, 1917 and I serve out by leaving thereon my fees: Serv 25.

Oct. 17, 1917 - its attorney that time of written instrument considered by the total herein.

Oct. 17, 1917 - delivered to, Oct. 18, 1917 - day of Oct. 1917, 1917, I made of Sheriff Union Oct. 19, 1917 - at.

UNDERTAKING FOR STAY On the day of The defendant came, and by of the County, approved by n ent surety, caused an under execution to be entered here In pursuance of the Statu and provided, I, as surety for the stay of ex judgment of against hereby promise and underta of said judgment, interest and may accrue.

Taken by and signed and me, and surety approved, th A. D. I

SATISFACTION OF Received payment in full on the above

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

State of Ohio Union Co. ss.

John H. Willis being first duly sworn says that he is attorney of the plaintiff duly authorized herein; that the plaintiff is a non-resident of and absent from said county; that the allegations in the foregoing bill of particulars are true as he verily believes.

John H. Willis

Sworn to before me and subscribed in my presence this 8th day of October, 1917.

Norman C. Brown, Notary Public

Oct. 12, 1917 - Summons issued returnable Oct. 27, 1917 at 9 A.M. and delivered to Sam H. Hensley, Constable.

Oct. 14, 1917 - Summons returned indorsed: Recd this writ Oct. 12, 1917 and I served the same on the 12th day of Oct. 1917, on the defendant by leaving a certified copy thereof, and of the indorsement thereon with him personally.

Fees: Serv 25, Copy, 25 - Mi. 20. Sam H. Hensley Const.

Oct. 17, 1917 - 9 A.M. Time set for trial. Plaintiff appeared by its attorney John H. Willis. Defendant failed to appear at that time or for one hour thereafter. Plaintiff produced written instrument as set up in its first cause of action. Second cause of action was verified. It is therefore considered by me that plaintiff recover from defendant the total sum of \$151.00 (paid int to this date) and its costs herein.

J. Hurstman J.P.

Oct. 17, 1917 - At request of plaintiff execution was issued and delivered to Sam H. Hensley, Constable.

Oct. 18, 1917 - Execution returned indorsed: Recd this writ on the 18th day of Oct. 1917, at 9 o'clock A.M. and by virtue thereof on the 18th day of Oct. 1917 I made diligent search but found no property except in hands of Sheriff Union Co.

Oct. 19, 1917 - At request of pety, transcript prepared & delivered.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____

as surety for the stay of execution on the above judgment of _____

against _____ do

hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars

payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____

vs. Justice of the Peace _____ Township, _____

Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-10-15 THE COLUMBUS BLANK BOOK MFG. CO., COL. G. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	40
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	75
Certif. to Trans. or Bill of Ex., ea.,	25	25
	3	20
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5	20	
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above Ex miles		20
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	40
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
	130	

Colonial Diamond
Supporting Co
No. 96
Plaintiff
N. G. Campbell
Defendant

Action on
Account
John H. Willis Att'y for Plff.
Att'y for Deft.
Am't claimed, \$
from 19, at per cent. and costs.
Judgment for 19
\$ and costs \$

Be It Remembered, That on the 12th day of Oct. 1917, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
There is due the plaintiff from the defendant the sum of \$53.00 with int thereon from the 12th day of January 1917, at the rate of 6 per cent for goods sold and delivered at his request.
A statement of said account is hereto attached marked "Exhibit A" and made a part hereof.
Wherefore the plaintiff claims judgment against the defendant in the sum of \$53.00 with interest thereon from the 12th day of January 1917 at the rate of 6 per cent and for the costs of this action.

Colonial Diamond Imp. Co.
By John H. Willis, Its Atty
State of Ohio, Union Co. ss
John H. Willis being first duly sworn says that he is attorney for the plaintiff duly authorized herein; that the plaintiff is a non-resident of this county, and that the facts stated and allegations made are true as he verily believes.

John H. Willis
Sworn to before me and subscribed in my presence this 8th day of Oct. 1917.

Norman C. Brown
Notary Public

Oct. 12, 1917 - Summons issued returnable Oct. 17, 1917 at 9 a. m. and delivered to Sam H. Hensley, constable.

Oct. 12, 1917 - Summons returned indorsed; Recd this writ Oct. 12, 1917, and I served the same on the 12th day of Oct. 1917 by leaving a certified copy thereof and of the indorsements thereon with him personally.
Jes Sw. 25 Copy 25 M. Sam H Hensley Const

JURY,
Trans. paid by
plaintiff 1.00

WITNESSES,
Dec. 11, 1917 -
Recd of John H. Willis
\$350 being cost of
this action.
J. Hartshorn
Jt.

Oct. 17, 1917 -
attorney, D.
one hour
verified, I
from defect
to this date

Oct. 17, 1917 -
issued an

Oct. 18, 1917 -
Oct. 18, 1917 at
of Oct. 1917, 7
except in

Oct. 19, 1917 -
was prepared

UNDERTAKING FOR STAY
On the _____ day of _____
The defendant came, and b
of the County, approved by n
ent surety, caused an under
execution to be entered here
In pursuance of the Statu
and provided, I, _____
as surety for the stay of ex
judgment of _____
against _____
hereby promise and underta
of said judgment, interest an
may accrue.

Taken by and signed and
me, and surety approved, th
_____ A. D. _____

SATISFACTION OF
Received _____
payment in full on the above

Paris

Township, Union County, State of Ohio.

Peace,

Oct. 17, 1917 - 9 am. Time set for trial. Plaintiff appeared by attorney. Defendant failed to appear at that time or for one hour thereafter. Plaintiff's bill of particulars being verified, it is considered by me that plaintiff recovers from defendant \$55.40 (being principal amount with int to this date) and his costs herein taxed at \$2.50

Oct. 17, 1917 - At request of Plaintiff's atty, an execution was issued and delivered to Sam H. Hensley Const.

Oct. 18, 1917 - Execution was returned indorsed: Rec'd this writ Oct. 18, 1917 at 9 o'clock a.m. and by virtue thereof on the 18th day of Oct. 1917, I made diligent search, but found no property except in hands of Sheriff of Union Co. Sam H. Hensley, Const.

Oct. 19, 1917 - at request of plaintiff's atty, a transcript was prepared and delivered to him.

count
H. Mills Att'y for Plff.
Att'y for Deft.
with interest
, at per cent. and costs.
19
and costs \$

1917, the said
thereupon the following

following, to-wit:
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for goods
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It is hereto
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costs of

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Its atty
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Subscribed
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Town
Public
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ured indor-
2, 1917, and
12" day
certified
documents
lly
H Hensley
Const

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing 5 necessary papers, each	5	25
Taking and certifying Affidavits, ea.,	40	80
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	20
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	45
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	135
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	440
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person,	25, each additional,	10
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach. "	"	40
" " Order Sale or Vendi "	"	40
" " Notice to Garnishee "	"	40
" " Order on Garnishee "	"	40
" " Writ of Replevin "	"	40
" " Writ of Restitution "	"	40
" " Order of Arrest "	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above 20 miles		165
Copies each,	25	25
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,		790

215

JURY.

WITNESSES,

Rolly H. Doyle
Percy Sanders
No. 97 vs. Plaintiff
Clifford A. Meddles
Defendant

Action on account
Robinson + Hoopes Att'y for Plff.
Geo. C. Snyder Att'y for Deft.
Am't claimed, \$ 273.40 with interest
from Aug. 29 1917, at 6 per cent. and costs.
Judgment for Plff., Oct. 25, 1917
\$ 270.00 and costs \$

Be It Remembered, That on the 17th day of Oct 1917, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Plaintiffs say that on or about the 20th day of August, 1917, and for a long time prior thereto and ever since, they they have engaged in the business of selling real estate as agents, upon a commission, and are and were what is commonly known as real estate brokers. That on said date the defendant C. A. Meddles, through his duly authorized and empowered agent W. M. Brown, employed them to sell 148-2/10 acres of land, situated in York Township, Union County, Ohio, for a sum not less than \$13500, and agreed to pay them therefor the usual commission of 2%, That thereafter, to-wit: On the 29th day of August 1917, they sold said farm to one Geo. E. Parish for the sum of \$13670.00. That the reasonable value of said services was 2% of said purchase price, That the customary price of handling such farms of that size in Union County and vicinity is 2% of the purchase price, That the defendant is indebted to them to the sum of \$273.40 with interest from the 29th day of August 1917.

Wherefore, the plaintiff prays judgment against the defendant in the sum of \$273.40 with interest from the 29th day of August, 1917.

Robinson + Hoopes
Att'y for Plaintiff

The State of Ohio, Union County ss
Percy Sanders being first duly sworn, says that the facts stated and the allegations made in the foregoing Bill of Particulars are true as he verily believes.

Percy Sanders
Sworn to before me and subscribed in my presence this 17th day of Oct. 1917.
J. C. Hartshorn

at the same was filed; State of Ohio Percy Sanders the plaintiff The defendant dered in the And the and that the of \$273.40, with dependant, C. A. Meddles. The appraised, is not ex

Sworn to on 17th day of Oct

Oct. 17, 1917 - Undertaking together with Oct. 20, 1917 a Constable.

Oct. 17, 1917 - and on the 17th Clifford A. Meddles County, Return Fees & Copies Oct. 17, 1917 - M Oct. 17, 1917 at find depend hands for the Fees \$165

UNDERTAKING FOR STAY

On the _____ day of _____ The defendant came, and b

of the County, approved by r ent surety, caused an under execution to be entered here

In pursuance of the Stat and provided, I, _____ as surety for the stay of ex judgment of _____

against _____ hereby promise and undert of said judgment, interest an may accrue.

Taken by and signed and me, and surety approved, th _____ A. D. _____

SATISFACTION OF

Received _____

payment in full on the above

Paris

Township, Union County, State of Ohio.

at the same time the following affidavit in attachment was filed:

State of Ohio, Union County ss.

Percy Sanders, being duly sworn, says that he is one of the plaintiffs above named, that the cause of action against the defendant is for a commission due them for services rendered in the sale of the defendant's farm of 248-2/10 acres

And this affiant further says that this claim is just and that the plaintiff ought to recover in money the sum of \$273.40, with interest from the 29th day of August, 1917. That the defendant, Clifford A. Meddles, is a non-resident of Union County

The affiant further says that the property sought to be attached, is not exempt from execution.

Percy Sanders

Sworn to and subscribed by Percy Sanders, before me this 17th day of October, 1917. J. K. Hartshorn, J.P.

Oct. 17, 1917 - Deeming the affidavit sufficient and no undertaking being required, I issued a writ of attachment together with the summons making both returnable Oct. 20, 1917 at 9 A. M. and delivered same to Sam H. Hensley Constable.

Oct. 17, 1917 - Summons returned indorsed; Recd this writ Oct. 17, 1917 and on the 17th day of Oct. 1917, I made diligent search for said defendant Clifford A. Meddles, and was unable to find him within Union County, Returned this 17th day of Oct. 1917. Fees \$ copy 25 Sam H. Hensley Constable

Oct. 17, 1917 - Writ of attachment returned indorsed; Recd this writ Oct. 17, 1917 at 9 o'clock A. M. After diligent search was unable to find defendant in Union County, \$298.40 was placed in my hands for the defendant which is returned herewith. Fees \$ Mc, 165 Sam H. Hensley Constable

(Continued on page 362)

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows: No. _____ vs. Plaintiff } Before _____ Defendant } Justice of the Peace _____ Township, _____ County, Ohio. Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____ Justice of the Peace.

Peace, ... + Hoopes Att'y for Plff. ... 273.40 with interest ... Oct. 25, 1917 ... 1917, the said ... upon the following ... following, to-wit: ... about the ... a long ... since they ... business of ... upon a com. ... what is ... state brokers. ... C. A. ... authorized ... Brown, ... 2/10 acres ... township, Union ... less than ... here therefor ... That there- ... of August ... Des. E. ... That the ... vices was ... That the ... such farms ... and vicinity ... That the ... here to the ... from the ... says judgment ... the sum of ... the 29th day ... Hoopes ... Plaintiff ... county so ... first duly ... stated ... in the for- ... true es ... Sanders ... subscribed ... Oct. 1917 ... to from

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing 5 necessary papers, each	5	25	
Taking and certifying Affidavits, ea.	40	80	
Docket, Index, Appce., per 100 w.	15	75	
Summons, each deft. named in writ	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.	20	20	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ. Ord. or Process not nam'd above, ea.	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45	45	
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15	135	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40	440	
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25		
Mileage miles, 1st mile 20c, ea. add'l 5			
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above 30 miles		165	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25	25	
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		215	

JURY,

WITNESSES,

Geo. E. Parish
 Plaintiff
 No. 98 vs.
 Clifford A. Meddles
 Defendant

Action on ~~Debt~~
 Robinson + Hoopes Att'y for Plff.
 Geo. C. Snyder Att'y for Deft.
 Am't claimed, \$ 300.00 with interest
 from 19 , at per cent. and costs.
 Judgment for Plff. Oct 25 1917
 \$ 300.00 and costs \$

Be It Remembered, That on the 17th day of Oct. 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff says that on the 29th day of August, 1917, he entered into a contract with the defendant through his authorized agents M. M. Brown, Percy Sanders and Bobly H. Doyle, by the terms of which contract the defendant agreed to sell to the plaintiff his farm of 148.2 acres, situated in York Township, Union County Ohio, for the sum of \$13670, payable \$2000.00 cash in hand and \$11670 upon the 15th day of January, 1918. That in pursuance to said contract, he paid to the authorized agent of the defendant the sum of \$2000 and was ready, willing and able to pay the balance when the same should become due, January 15, 1918. The said defendant now repudiates said contract and has since sold said farm to other parties and has conveyed same to other parties and has placed it out of his power to comply with said contract.

Plaintiff says that said farm was reasonably worth \$13970. That he has been damaged by the failure of the defendant to comply with said contract, and by the defendant having placed it out of his power to comply with said contract in the sum of \$300.00, and prays judgment therefor.
 Robinson + Hoopes
 Attorneys for Plff

The State of Ohio, Union Co. ss
 says Geo. E. Parish being first duly sworn says that the facts stated and the allegations made are true as he verily believes
 Geo. E. Parish

Sworn to before me and subscribed in my presence this 17th day of Oct. 1917
 J. C. Hartshorn J.P.
 at the same time the following affidavit for attachment was filed:

State of Ohio,
 George
 is the plaintiff
 active against
 ges due him
 in York Town
 to convey to
 The affia
 ought to rec
 Clifford A. Me
 The affia
 in this pro
 Sworn to
 17th day of Oct
 Oct. 17, 1917 -
 Deeming
 Attached
 at 9 A. M.

Oct. 17, 1917 -
 1917, and I
 for Clifford
 to filed
 Copy, 25
 Oct. 17, 1917 -
 writ Oct. 17,
 to the plu
 located, \$3
 and, the su
 I therefore
 to find defe
 with Geo. E. P.

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me, _____
 ent surety, caused an under-
 execution to be entered here-
 In pursuance of the Statu-
 and provided, I, _____
 as surety for the stay of ex-
 judgment of _____
 against _____
 hereby promise and underta-
 of said judgment, interest an-
 may accrue.

Taken by and signed and
 me, and surety approved, th
 _____ A. D. 1917

SATISFACTION OF
 Received _____
 payment in full on the above

Paris

Township, Union County, State of Ohio.

State of Ohio, Union County ss.

George E. Parish, being first duly sworn, says that he is the plaintiff in the above entitled cause. That his cause of action against the defendant is for damages due him for damages due him for breach of contract to convey 148.2 acres of land in York Township, Union County, Ohio, which defendant contracted to convey to him.

The affiant further says that his claim is just and that he ought to recover in money the sum of \$300.00. That the defendant, Clifford A. Meddles, is a non-resident of said Union County, Ohio.

The affiant further says that the property sought to be attached in this proceeding, is not exempt from execution.

Sworn to and subscribed by Geo. E. Parish, before me this 17th day of October, 1917.

J. C. Hartshorn, J.P.

Oct. 17, 1917 - Undertaking dispensed with under the statutes, deeming the affidavit sufficient, I issued a writ of Attachment & Summons each returnable on Oct. 20, 1917 at 9 A.M. and delivered same to Sam H. Hensley, Const.

Oct. 17, 1917 - Summons returned indorsed: Read this writ Oct. 17, 1917, and on the 17th day of Oct. 1917 made diligent search for Clifford A. Meddles, the defendant herein, but failed to find him within my County.

Copy, 25-

Oct. 17, 1917 - Writ of attachment returned indorsed: Read this writ Oct. 17, 1917 at 9:30 A.M. and on Oct. 17, 1917, I proceeded to the place where said defendant's property was said to be located, \$326.60 was paid to me by representatives of the defendant, the same being the amount called for by this writ. I therefore made no levy. After diligent search was unable to find defendant within this County. Money returned here-with. Fees \$16.50 Copy, 25-

Sam H. Hensley, Constable

(Continued on Page 363)

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____ vs. Plaintiff } Before _____ Defendant } Justice of the Peace _____ Township, _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

Peace, Att'y for Plff. Att'y for Deft. with interest at per cent. and costs. Oct 25 1917 1917, the said hereupon the following following, to-wit: 29th day contract his authorized and which con- sell to the es, situated d ty Ohio, \$2000.00 cash day of Janu- said con- ed agent \$2000 and to pay the ed become defendant ct and has parties parties is power to id farm was at he hus of the defend- itract, and used it out said contract Judgment Hoopes for Peltz et duly sworn and the allega rily believed rish. subscribed Oct 1917 artshorn J.P. wing affidar

CIVIL DOCKET

Civil Action before

J. C. Hartschorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., C. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each	5	10
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	40
Entering Judgment,	40	15
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		75
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	40
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	220	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l	5	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach.	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	40
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		20
<i>mileage</i>		130

JURY,
 Transcript 1 00
 Paid by pty.

WITNESSES,
 Dec. 11, 1917
 Rec'd of John H. Willis.
 \$350 being cost in this action.
 J. C. Hartschorn
 J.C.

White, Nile + Warner
 No. 99 vs.
 W. G. Campbell

Action on
 Promissory Note
 John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 128⁰⁰ with interest from July 1, 1917, at 6 per cent. and costs.
 Judgment for Plff., Nov. 3, 1917 \$ 130⁶⁰ and costs \$ 250

Be It Remembered, That on the 31st day of Oct., 1917, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff is a corporation incorporated under the laws of the State of New York, with its office and place of business in the City of Buffalo N. Y.
 There is due the plaintiff from the defendant the sum of \$128.00 with interest thereon at the rate of 6 per cent from the 1st day of July, 1917, on a promissory note of which the following is a copy, with all its credits and endorsements thereon,
 \$128⁰⁰

Wayside O, Oct. 10, 1916.
 July 1st, 1917, after date I promise to pay to the order of White, Nile and Warner One Hundred Twenty-eight and no/100 Dollars, Value rec'd
 W. G. Campbell

No part of said note has been paid and there is due the plaintiff from the defendant the sum of \$128⁰⁰ with interest thereon from the 1st day of July 1917, at the rate of 6 per cent.

Wherefore the plaintiff claims judgment against the defendant in the sum of \$128. With interest thereon from the 1st day of July 1917, at the rate of 6 per cent, and for the costs of this action.
 White, Nile + Warner
 By John H. Willis, Its atty

State of Ohio, Union Co. ss.
 John H. Willis being duly sworn says that he is attorney of the plaintiff duly authorized herein, that the above pleading is founded upon a written instrument for the payment of money, which instrument is in affiant's possession, and that the facts stated in the above pleading as affiant believes true.
 John H. Willis
 Sworn to before me and subscribed in my presence this 31st day of Oct., 1917
 Earnest W. Brown
 Notary Public

Oct. 31, 1917- Sum delivered to

Oct. 31, 1917- and I served by leaving a with him pers Fees serv. 25

Nov. 3, 1917- 9 attorney, Def hour thereof instrument It is therefore Defendant and its cost

Nov. 7, 1917- and deliv

Nov. 8, 1917- on the 7th the 8th day to find of the Sher No more Fees serv.

Nov. 9, 1917- legal fee delivered to

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undert _____
 execution to be entered herein _____
 In pursuance of the Statute _____
 and provided, I, _____
 as surety for the stay of exe _____
 judgment of _____
 against _____
 hereby promise and undertak _____
 of said judgment, interest and _____
 may accrue.

Taken by and signed and _____
 me, and surety approved, thi _____
 _____ A. D. 1917

SATISFACTION OF J
 Received _____

 payment in full on the above _____

Paris

Township, Union County, State of Ohio.

Peace,

issory Note
Willis Att'y for Plff.
Att'y for Deft.
128⁰⁰ with interest
at 6 per cent. and costs.
Nov. 3, 1917
and costs \$ 2.50
1917, the said
hereupon the following

Oct. 31, 1917 - Summons issued returnable Nov. 3, 1917 at 9 a.m. and delivered to Sam H. Hensley, Const.

Oct. 31, 1917 - Summons returned indorsed! Rec'd this writ Oct. 31, 1917 and I served the same on the 31st day of Oct. 1917 on the defendant by leaving a certified copy thereof and of the indorsement thereon with him personally.
Fees Serv. 25 Copy 25 Mi. 20 Sam H. Hensley, Const.

Nov. 3, 1917 - 9 a.m. Time set for trial. Plaintiff appeared by attorney. Defendant failed to appear at that time or for one hour thereafter but made default. Plaintiff producing the written instrument as evidence of claim and the same being verified, It is therefore considered by me that Plaintiff recover from Defendant the sum of \$136.00 (being prin. and int. to this date) and its costs herein taxed at \$2.50.
J.C. Hartshorn, J.P.

Nov. 7, 1917 - at request of Plaintiff an execution was issued and delivered to Sam H. Hensley, Constable.

Nov. 8, 1917 - Execution returned indorsed: Rec'd this writ on the 7th day of Nov. 1917 at 7 P.M. and by virtue thereof on the 8th day of Nov. 1917, I made diligent search, but was unable to find any personal property except property in the hands of the Sheriff of Union Co. O. This returned this 8th day of Nov. 1917 No money made.
Fees Serv. 40 Mi. 20 Sam H. Hensley, Constable

Nov. 9, 1917 - at request of the plaintiff and being paid the legal fee for the same, a transcript is prepared and delivered to John H. Willis, its attorney.

following, to-wit:
in incorporation
State of New
York
the defendant
on at the
of July, 1917
with the follow-
ing and endorse-

Oct. 10, 1916.
promise to pay
sum One Hundred
Dollars, Value rec'd
Campbell
been paid and
the defendant
rest thereon
at the rate of

Warner
Willis, Its atty
ly sworn says
plaintiff duly
have pleading
instrument
which instru-
ment, and that
pleading

Willis
subscribed
of Oct. 1917
J.P. Brown
Public

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____
Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	

40

15

75

1.50

1.00

25

20

25

70

Dr. H. B. Turney

Plaintiff

W. L. Baldwin

Defendant

No. 100 vs.

Action on

a account

Miles L. Myers Att'y for Plff.
John H. Millis Att'y for Deft.

Am't claimed, \$ 625 with interest from Jan. 1, 1916, at 6 per cent. and costs.

Judgment for Plff., Dec. 15 1917 \$ 660 and costs \$ 250

Be It Remembered, That on the 20th day of Oct. 1917, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

W. L. Baldwin, North Lewisburg
In account with Dr. H. B. Turney
For veterinary work + interest \$ 625
State of Ohio, Union County ss.

Before me a Notary Public in and for said County, personally appeared H. B. Turney, who being duly sworn, says that he is the owner of the account hereto attached, that said statement is correct, just and lawful, and the consideration therefor was for veterinary services rendered by him to said W. L. Baldwin at the request of said Baldwin, that no part of the same has been paid except as stated thereon; that there are no counter claims or set-offs against the same to the knowledge of affiant except none, and that there is justly due the said H. B. Turney thereon the sum of Six + 25/100 Dollars with interest from Jan. 1, 1916 at 6% per annum and that he holds no security therefor.

H. B. Turney

Sworn to before me and signed in my presence this 14th day of July 1917

Miles L. Myers
Notary Public, Union Co. O.

Oct. 20, 1917 - Summons issued returnable Oct. 25, 1917 at 9 a. m. and delivered to Sam H. Hensley, Constable,

Oct. 20, 1917 - Summons returned in order;
Recd this writ Oct. 20, 1917, and Oct. 20, 1917 served the same on the defendant by leaving certified copy thereof with him personally in Paris Twp.
Recs Ser. 25, Copy 25 mi 20,
Sam H. Hensley, Const.

JURY,

WITNESSES,

Feb. 19, 1918 - Recd of W. L. Baldwin \$10.00 being judgment, int and costs in this action
J. C. Hurtshorn

Oct. 25, 1917-9 attorney, John good cause

Dec. 10, 1917 dependant.

Dec. 15, 1917 by attorney on for our being verified It is the recover for claim for taxed at \$

Feb. 6, 1918 - the legal and defn

UNDERTAKING FOR STAY

On the _____ day of _____
The defendant came, and by _____
of the County, approved by me as _____
ent surety, caused an undertaking to be entered herein
In pursuance of the Statute _____
and provided, I, _____
as surety for the stay of execution of judgment of _____
against _____
hereby promise and undertake of said judgment, interest and may accrue.

Taken by and signed and _____ me, and surety approved, this _____ A. D. 1917

SATISFACTION OF JUDGMENT

Received _____ payment in full on the above.

Paris

Township, Union County, State of Ohio.

account
Myers Att'y for Plff.
Mills Att'y for Deft.
625 with interest
at 6 per cent. and costs.
Dec. 15 1917
and costs \$ 2.50

1917, the said
whereupon the following

following, to-wit:

Myers
at \$625

in and for
peared H. B.
m, says
account
statement
ful, and the
for veterinary
said
st of said
the same has
thereon;
claims or
to the knowl-
e, and that
d H. B. Turney
7.00 Dollars
16 at 6% per
no security

Turney
signed in
July 1912
Myers
Union Co. O.
returnable
delivered to
indorsed;
Oct. 20, 1917
ndant by
with luda
sley, Corset

Oct. 25, 1917 - 9 a. m. Time set for trial. Defendant appeared by his attorney, John H. Mills, and asked for a continuance, showing good cause for the same, this case is continued to _____.

Dec. 10, 1917 - Trial set for Dec. 15, 1917 at 1 P. M., Notice sent defendant.

Dec. 15, 1917 - 1 P. M. Time set for trial, Plaintiff appeared by attorney, Defendant failed to appear at that time and for one hour thereafter, Plaintiffs bill of particulars being verified, at his request judgment is entered.

It is therefore considered by me that plaintiff recover from defendant the sum of \$6.60 (being principal claim with interest to this date) and costs herein taxed at \$ 2.50

J. C. Hartshorn, J.P.

Feb. 6, 1918 - At Plaintiffs request, and being paid the legal fee therefor, a transcript is prepared and delivered to Milo L. Myers, his attorney.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee..., in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant... will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

Paris

Township, Union County, State of Ohio.

Peace,

ount
A. Willis Att'y for Plff.
Att'y for Deft.

53.55 with interest
17, at 6 per cent. and costs.

Dec. 14, 1917
and costs \$ 2.50

1917, the said
hereupon the following

following, to-wit:
oration in-
s of the
ice and
City of

tiff from
\$53.55 with
10 day of
cent
red at his
said account
"Exhibit
ref.
ebus
pendant
interest
on the 10"
costs of

Oil Co.
his, Its Atty.

uly sworn
a Corporation;
laintiff
d that the
ous made
rticulars
es,
Killis
d subscribed
ay of Dec

own
Public
used return-
and delivered
ble

Dec. 11, 1917 - Summons returned indorsed: Received this writ Dec. 11, 1917, and I served the same on the 11th day of Dec. 1917, on the defendant by leaving a certified copy thereof, and of the indorsement thereon with him personally.
Fees: Serv. 25 Mi., 20, Copy 25 Sam H. Hensley, Constable.

Dec. 14, 1917 - 9 a. m. Time set for trial, Plaintiff appeared by its attorney, Defendant failed to appear at that time or for one hour thereafter, Plaintiffs bill of particulars being verified and at its request judgment is entered. It is therefore considered by me that plaintiff recover from defendant the sum of \$56.28 (being principal sum with interest computed to this date) and his cost herein taxed at \$2.50.

J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
_____ his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Pa

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appee., per 100 w.	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
		180

40
15
75
180

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5	20	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach.	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		
		70

70

The Portland
Vintage Co. Plaintiff

Frank Heller Defendant

Action on

Account

Milo L. Myers Att'y for Plff.
Att'y for Deft.

Am't claimed, \$ 24.65 with interest from 19, at per cent. and costs.

Judgment for Pety, Feb. 25 1918 \$ 24.65 and costs \$ 2.50

Be It Remembered, That on the 19th day of Feb. 1918, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Sold to Frank Heller, Muncyville Ohio, Date on Invoice 10/5/16.

1- Case Duroy Belle 5's 3.80 - 3.80
1- " R. S. Sherry 5's 3.30 - 3.30
1- " R. S. Dry Culanta 5's 2.55 - 2.55
1- " R. S. Claret 5's 2.55 - 2.55
10- Gal. D. Blackberry 1.15 - 11.50
Key .95
<u>\$ 24.65</u>

State of Ohio
Orie Co. ss.

Before me personally appeared Leroy F. Hobert who being duly sworn, says that he is Asst Secy of the Portland Vintage Co. the owner of the account hereto attached, marked "Exhibit A" and made a part hereof that said account is just and lawful; that there is now due and unpaid the sum of Twenty-four and 65/100 Dollars as principal and interest from — that there are no set-offs nor counter claims whatever against the same, and that said owner has no security whatever for the same, to the best of affiants knowledge and belief.

Leroy F. Hobert

Sworn to before me and signed in my presence this 22nd day of Nov. A.D. 1917.

D. S. Stephens
Notary Public

Feb. 19, 1918 - Summons issued returnable Feb. 25, 1918 at 9 A. M. and delivered to Fred Ormerod Constable.

JURY,
Feb. 27, 1918 - Read of Milo L. Myers costs in this action
J. C. Hartshorn

Witnesses,
Feb 2, 1918 - Read my fees.
Fred Ormerod Constable

Feb. 20, 1918 - and I served the defendant of the order fees, serv, 25

Feb. 25, 1918 - by attorney, time or for rules being is entered a me thru of \$ 24.65 an

UNDERTAKING FOR STAY

On the _____ day of _____

The defendant came, and by _____

of the County, approved by me _____

ent surety, caused an under _____

execution to be entered herei _____

In pursuance of the Statu _____

and provided, I, _____

as surety for the stay of exe _____

judgment of _____

against _____

hereby promise and underta _____

of said judgment, interest and _____

may accrue.

Taken by and signed and me, and surety approved, thi _____ A. D. 1 _____

SATISFACTION OF
Received _____
payment in full on the above _____

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Peace,

Feb. 20, 1918 - Summons returned: Rec'd this writ Feb. 20, 1918, and I served the same on the 20th day of February 1918, on the defendant by leaving a certified copy thereof, and of the endorsement with Frank Heller personally. Fees, Serv. 25 Mi. 20 Copy 25 Fred Ormrod, Constable

Myers Att'y for Plff. Att'y for Deft. 24.65 with interest at per cent. and costs.

Feb. 25 1918 and costs \$ 2.50 1918, the said hereupon the following

following, to-wit: Marysville 1/5/16. 3.80 3.30 7.55 7.55 11.50 95 \$24.65

Feb. 25, 1918 - 9 a.m. Time of trial, Plaintiff appeared by attorney, Defendant failed to appear at that time or for our hour thereafter. Plaintiff's Bill of Particulars being verified and at his request judgment is entered in its favor. It is therefore considered by me that plaintiff recover from defendant the sum of \$24.65 and his costs herein taxed at \$2.50 J. G. Hurtshorn, J.P.

appeared duly first day the owner checked, mark. a part which is just is now of twenty's principal but there are claims same, and security the best of belief. Herbert Signed and day of Public and re- A. M. served

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 19 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, as surety for the stay of execution on the above judgment of do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 19

SATISFACTION OF JUDGMENT.

Received 19 from 100 Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the day of 19, said entered into an undertaking to the adverse party as follows: No. Plaintiff vs. Defendant Before Justice of the Peace Township, County, Ohio. Whereas, on the day of A. D. 19, the said obtained a judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 19

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	05
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	
Summons, each def. named in writ	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	1.00
Entering Judgment,	40	
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	60
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l	5	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person,	25	
25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,		

The Pittsburg, Cincinnati & St. Louis R.R. Co. Plaintiff
 No. 103 vs.
 E. M. Westlake Defendant

Action on Account
 Broomhull & Broomhull Att'y for Plff.
 A. H. Kollerath Att'y for Deft.
 Amt claimed, \$ 23 40 with interest from Aug. 1911, at 6 per cent. and costs.
 Judgment for Def., Mch 20, 1918
 \$ and costs \$

Be It Remembered, That on the 8th day of Mch 1918, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The said plaintiff says there is due from said Defendant the sum of \$23 40 with interest at 6% from Aug. 10, 1911, for unpaid freight charges on shipment of sheep consigned by and to defendant and carried by plaintiff from Washington Pa. to Milford Center, Ohio, Car P. R. R. 129045, Way-Bill 299. These charges are due and unpaid and defendant has & still refuses to pay the same although often requested so to do.
 Wherefore Plaintiff asks judgment in the sum of \$23.40 with interest from Aug. 10, 1911

Broomhull & Broomhull Plaintiff's Attorney
 Mch 8, 1918- Issue summons on the within Bill of Particulars, returnable Mch 20, 1918 at 9 o'clock A. M.
 Broomhull & Broomhull Plaintiff's Attorney.

Mch 20, 1918- Summons issued returnable Mch 20, 1918 at 9 A. M. and delivered to Fred Ormerod, Constable

Mch 8, 1918, Summons returned indorsed: Recd this writ Mch 8, 1918, and I served the same, on the defendant by leaving a certified copy thereof, and of the indorsement thereon with E. H. Westlake personally.
 Fees serv. 25 Copy, 25 Mi. 20 J
 Fred Ormerod, Const.

JURY,
 WITNESSES,
 Mch 8, 1918 Recd of Pelf costs in this action
 J. O. Hartshorn

Mch 25, 1918- Recd my fees in this action
 Fred Ormerod Constable

Mch 20, 1918- appeared at
 appeared to
 Now come
 action is
 of active in
 tiff against
 oblige success
 the Statute
 and asks to
 plaintiff.
 State of Ohio
 Says the fact
 Sworn to

Defendant
 the same
 sustained
 to be barr
 It is to
 go hence
 Haved at

Mch 25, 1918
 Judgment
 James is sum
 10 A. M. - C
 Apr. 17, 1918 -
 May 3, 1918 -

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertaking to be entered herei
 execution to be entered herei
 In pursuance of the Statu
 and provided, I, _____
 as surety for the stay of ex
 judgment of _____
 against _____
 hereby promise and underta
 of said judgment, interest and
 may accrue.
 Taken by and signed and
 me, and surety approved, th
 _____ A. D. 1

SATISFACTION OF
 Received _____
 payment in full on the above

Paris

Township, Union County, State of Ohio.

Mar 20, 1918 - 9 a. m. Time set for trial. Plaintiff failed to appear at that time or for one hour thereafter. Defendant appeared by attorney and filed the following motion: Now comes the Defendant and says that the Plaintiff's action is upon contract not in writing and that the cause of action in their Bill of Particulars did not accrue to plaintiff against defendant within six years next before commencement of this action, Defendant therefore prays the Statute of limitation in such cases made and provided and asks that the case be dismissed at the cost of the plaintiff.

State of Ohio, Union County ss.

C. H. Westlake being first duly sworn deposes and says the facts stated and allegations made are true

Sworn to before me this day of March 1918.

A. H. Tallefrath Notary Public

Defendant demanding a hearing on his motion the same is carefully considered and his motion sustained and the Plaintiff's cause of action is found to be barred by the Statute of Limitations

It is therefore considered by me that Defendant go hence without day and recover his costs hereinafter stated at \$

J. C. Hartshorn, J.P.

Mar 25, 1918 - Plaintiff filed an affidavit to set aside judgment and for a new trial. On consideration same is sustained and trial set for Apr. 12, 1918 at 10 a. m. - Continued to Apr. 25, 1918 at 10 a. m. Apr. 17, 1918 - Leave granted to file amended Bill of Particulars May 3, 1918 - Plaintiff filed Amended Bill of Particulars

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows: No. _____ vs. Plaintiff } Before _____ Defendant } Justice of the Peace _____ Township, _____ County, Ohio. Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Paris

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.,	40		
Docket, Index, Appee., per 100 w.,	15	15	
Summons, each deft. named in writ,	25	50	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20	20	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee,	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40	75	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.		75	
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20	20	
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certf. to Trans. or Bill of Ex., ea.,	25		
		190	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	50	
Mileage miles, 1st mile 20c, ea. add'l 5		20	
Copies, each,	25	50	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			
		120	

JURY,
 Apr. 12, 1918 - Reed my fees.
 Witnesses, Fred Ormeyer
 Cantobbe

Walter C. Fullington
 Justice
 Plaintiff
 No. 104 vs.
 Edgar A. Lutz
 Mildred Lutz
 Defendant

Action on
 Forcible Detention
 Robinson & Hoopes Att'y for Plff.
 John H. Willis Att'y for Deft.
 Am't claimed, \$ with interest
 from 19, at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 14th day of March 1918, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 To John C. Hartshorn:
 The undersigned W. C. Fullington, a resident of the County of Union and State of Ohio, doth hereby make complaint to you against Edgar A. Lutz and Mildred Lutz for this, that the said Edgar A. Lutz & Mildred Lutz hath ever since the 1st day of March 1918, and doth still, unlawfully and forcibly detain, from the undersigned, possession of the following premises, situate in the Townships of Dover and Leesburg, in the State of Ohio and in the County of Union, and bounded and described as follows: Being part of Surveys Nos. 5497 and 5506, Beginning at a stone in the South line of Lot No. 19 of the subdivision of said Survey No. 5497, being the Northwest corner of Charles Brown land in the center of the Miller road; thence with the North line of said land and the South line of said Lot No. 19 North 85° E. 84 1/2 poles to a stake (two sugars gone) N. E. corner to said land, and S. E. corner to said Lot No. 19; thence with the East line of said Lot No. 19 N. 70° W. 102 poles to a stone N. E. corner to said Lot in the center of the Blues Creek road and in the North line of said Survey No. 5497; thence with said road and line N. 80° 15' W. 86 1/2 poles to a stake (a stone bears S. 8° W. 103 poles to the beginning. Containing 54.75 acres more or less. Also the following described tract situated in the State of Ohio, County of Union and Township of Leesburg, and Survey No. 5506 and bounded and described as follows: Beginning at a stone at the point of intersection of the Stiner Gravel Road with the Belleville Gravel Road and the Kuper and Kinkade Gravel Road. Thence with the center of said Kuper & Kinkade road N. 8° W. 93.50 poles to a stone at the S. E.

corner of N. C. J. line of said land East line of J. of J. and E. B. road N. 82° E. or less, and less, on the 4th said Edgar A. writing to leave restitution, etc

Mar 14, 1918 - Sum to Fred Ormeyer
 Mar 14, 1918 - Sum and I served by leaving a with Edgar A fees \$50

Mar 19, 1918 - certain is by the Court

Apr. 8, 1918 - costs & d

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____ of the County, approved by me, as surety, caused an under execution to be entered herei In pursuance of the Statu and provided, I, _____ as surety for the stay of ex judgment of _____ against _____ hereby promise and underta of said judgment, interest and may accrue.

Taken by and signed and me, and surety approved, th _____ A. D. 1

SATISFACTION OF
 Received _____ payment in full on the above

Paris

Township, Union County, State of Ohio.

Peace,

le Detention
Hoopes Att'y for Plff.
Willis Att'y for Deft.
with interest
at per cent. and costs.
19
and costs \$
1918, the said
ereupon the following

Following, to-wit:

Fullington,
on and State
plaint to
and Minifred
as A. Lutz +
the 1st day
unlawfully
undersigned,
premises,
and
and in the
and described
surveys Nos.
at a stone
the sub-di-
being the
un land in
ce with the
outh line of
9 poles to a
Corner to
said Lar
of said Lot
line N. E.
of the Blues
line of said
h said road
to a stake
to the begin-
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cribed tract
County of Union
Survey No. 5506
follows:
point of in-
Road with
ed the Keeper
hence with
+ Kirkade road
at the S. E.

corner of W. C. Fullington and J. O. Land land; Thence with the South
line of said lands, South 82° N. 80.40 poles to a stone in the
East line of H. A. Belleville's land; Thence with said line and the
of J. and E. Berry's lands S. 7°-55' E. 95.60 poles to the center of said
road N. 82° E. 80.66 poles to the beginning, containing 48 acres more
or less, and the whole number of acres being 102.75 acres more or
less. On the 4th day of March, 1918, the undersigned duly served the
said Edgar A. Lutz and Minifred Lutz as required by law, notice in
writing to leave said premises. The undersigned asks process and
restitution, etc. Dated this 14th day of March, 1918

W. C. Fullington, By Robinson Hoopes, his atty.

Mar 14, 1918 - Summons issued returnable Mar 19, 1918 at 9 A. M. and delivered
to Fred Ormerod, Constable.

Mar 14, 1918 - Summons returned indorsed; Recd this writ Mar 14, 1918,
and I served the same on the 14th day of Mar 19, 1918, on the defendants
by leaving a certified copy thereof, and of the indorsement thereon
with Edgar A. Lutz and Minifred Lutz personally.
Fees Adv. 50 Mi. 20 Copy 50 Fred Ormerod, Constable

Mar 19, 1918 - By agreement this cause is continued until
certain issues connected with this case may be decided
by the Court of Common Pleas, Union Co. Ohio.

Apr. 8, 1918 - This day enure the plaintiff paid the
costs & discontinued this action

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff }
vs. Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	25
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	40
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	90
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
	290	

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5	20	
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	40
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	40
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	50
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		200

Ernest + Bessie Burns

No. 105 vs.

James Palen

Action on Account
 A. H. Kollegrath Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 20⁹⁰ with interest from 19, at per cent. and costs.
 Judgment for Plff, Mch 20 1918
 \$ 20⁹⁰ and costs \$ 4⁰⁰

Be It Remembered, That on the 15th day of Mch 1918, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The plaintiffs claim judgment against the defendant for the sum of \$20⁹⁰ for board and lodgings for Bessie Burns.

At the same time an affidavit in attachment was filed as follows: The State of Ohio, Union Co. ss.

The said plaintiff Bessie Burns being duly sworn says that said defendant is justly indebted to said plaintiff for necessaries board and lodging that the said claim is just; that he believes said plaintiff ought to recover thereon the amount of Twenty + 90/100 Dollars; that the property sought to be attached is not exempt from execution, that said property is the personal earnings of said defendant that the defendant is not the head of a family, and has not in good faith the maintenance and support of a widowed mother wholly dependent on him for support; and that the claim is for necessaries. This affiant further makes oath and says that the grounds of that belief, being facts within his own knowledge, and information from others which he believes to be true are in substance as follows: That he is a single man and the account is for necessaries. Said affiant further make oath and says that he has good reason to believe + does believe that George Fox of and within said County of Union has in his possession property of said defendant liable to be attached in this action to-wit: wages for work + labor due defendant James Palen.

Bessie Burns sworn to before me + signed in my presence this 13th day of Mch 1918 A. H. Kollegrath N. J.

JURY, Mch 20, 1918 - Costs paid

WITNESSES, Mch 20, 1918 - Read my fees in this action Fred Quyness Constable

Mch 15, 1918 - W attachment to Fred Quyness
 Mch 15, 1918 - Fred Quyness and I served thereof, and I served Fred Quyness, Mch 15, 1918 - On Mch 15, 1918 at to be in poss I served said notice to appeal answered by George Fox said I also served smally James fees sub. Ord. 40
 Mch 20, 1915 - appeared and in wages due paid the court but appear sidered by n \$20⁹⁰ and
 By agreement follows: Court \$4.75.

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an under-
 execution to be entered herei-
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execution
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and
 may accrue.
 Taken by and signed and
 me, and surety approved, this
 _____ A. D. 1918
 SATISFACTION OF
 Received _____
 payment in full on the above

Paris

Township, Union County, State of Ohio.

Peace,

count
lefrath Att'y for Plff.
Att'y for Deft.

2090 with interest
at per cent. and costs.

May, 1918
and costs \$ 400

1918, the said
thereupon the following

following, to-wit:

Agreement
The sum
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Burns.

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ss.

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lefrath N.P.

Feb 15, 1918 - Undertaking approved & filed. Summons & Order of attachment issued returnable Feb 20, 1918 at 9 A.M. and delivered to Fred Ormerod, Constable.

Feb 15, 1918 - Summons returned endorsed; Rec'd this writ Feb 15, 1918 and I served the same on the defendant by leaving a certified copy thereof, and of the endorsement thereon with James Talen personally. Fees Serv. 25 Mi. 20 Copy 25 Fred Ormerod Constable.

Feb 15, 1918 - Order of attach, returned endorsed; Rec'd this Order Feb 15, 1918 at 11 o'clock A.M. I could not come at the property alleged to be in possession of the within garnishee and Feb 15, 1918 at 11:30 P.M.

I served said garnishee with a copy of this order and a written notice to appear and answer (a copy of which notice is herewith annexed) by leaving said copy of this order and said notice with George Fox said garnishee, in said County of Union, State of Ohio.

I also served the defendant with a true copy of this order personally. James Talen.

Fees Sum. Ord. 40 Copy 25 Mi. 20 Ord. Ser. 40 Copy 25 Notice 40 Copy 25 Fred Ormerod Const.

Feb 20, 1915 - 9 A.M. Time set for trial. George Fox, garnishee appeared and on examination disclosed that he had \$18.75 in wages due defendant in his possession. Said \$18.75 was paid to court. Plaintiff appeared and verified account. Defendant appeared but offered no defense. It is therefore considered by me that plaintiff recover from defendant \$20.90 and costs herein.

By agreement of parties \$18.75 was distributed as follows: Costs \$4.00; On judgment \$10.00. Returned to Defendant \$4.75. J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____

as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

vs. Plaintiff } Before _____

Justice of the Peace _____ Township,

County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore,

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

S-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	20
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	

40
15
75
275

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l 5	50
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	25
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach. "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

140

E. J. Morris
 No. 106 vs.
 Chester Auer
 Georgia Auer

Action on Account
 John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 182.02 with interest from Oct. 4 1917, at 6 per cent. and costs.
 Judgment for Plff., Mch 29, 1918 \$ 187.33 and costs \$ 4.15

Be It Remembered, That on the 15th day of Mch 1918, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the defendants \$182.02, with interest thereon from the 4th day of Oct. 1917 at 6 per cent per annum, for groceries sold and delivered to the defendants by their request. A statement of said account is hereto attached marked "Exhibit A" and made a part hereof. Wherefore the plaintiff prays judgment against the defendants in the sum of \$182.02 with interest thereon at 6% per annum from Oct. 4, 1917, and the costs of this action.

E. J. Morris
 By John H. Willis
 His Attorney.

State of Ohio, Union County ss
 E. J. Morris being duly sworn says the allegations of the foregoing Bill of Particulars are true and he verily believes.

Sworn to before me and subscribed in my presence this 14th day of Mch 1918

John H. Willis
 Notary Public.

Mch 15, 1918 Summons issued returnable Mch 21, 1918 at 9 A. M. and delivered to Fred Cruzerod Constable.

Mch. 15, 1918 Summons returned indorsed; Rec'd this writ Mch. 15, 1918, and I served the same on the 15th day of Mch, 1918 on the defendant by leaving a certified copy thereof and of the indorsement thereon with Georgia Auer personally. Unable to find Chester Auer in my jurisdiction

Fees: Serv., 25 Mi. 20 Copy 25,
 Fred Cruzerod, Const

Mch 21, 1918 moved Court to get served Motion served 29th 1918 at Mch 19, 1918 at 9 A. M. a Mch 23, 1918 - Rec'd this the 23rd day a certified on with Ch Fees Serv 25

Mch 29, 1918 Defendant service of T

Mch 29, 1918 by attorney set for trial of Particulars by me the the said \$187.33 - m herein taxed

April 24, 1918 the legal and deliv

UNDERTAKING FOR STAY

On the _____ day of _____ The defendant came, and by _____

of the County, approved by me as surety, caused an undertaking to be entered herei

In pursuance of the Statute and provided, I _____ as surety for the stay of execution of _____ judgment of _____

against _____ hereby promise and undertake of said judgment, interest and may accrue.

Taken by and signed and me, and surety approved, this _____ A. D. 1918

SATISFACTION OF

Received _____

payment in full on the above

JURY,

WITNESSES,

Paris

Township, Union County, State of Ohio.

Peace,

count
Kellis Att'y for Plff.
Att'y for Deft.

182.02 with interest
7, at 6 per cent. and costs.

July, 1918, the said
thereupon the following

1918, the said
thereupon the following

Following, to-wit:

from the
interest there

917 at 6 per
series sold

duits by
out of said

d marked
part here.

prays judg-
duits in the

est thereon
Oct. 4, 1917,

on,

H. Millis
orney.

July sworn
going

to do he

Paris

Subscribed
July 2, 1918

July 2, 1918

Public,

delivered

indorsed;

8, and I served

July 2, 1918

by a certified

personally

er in my

merod, Const

Mich 21, 1918 - 9 - Time set for trial, Plaintiff appeared and moved Court to continue case for reason of failure to get service on Chester Auer (one of the defendants) Motion sustained and the same is continued to Mich 29, 1918 at 9 a. m.

Mich 19, 1918 - Summons issued, returnable Mich 29, 1918 at 9 a. m. and delivered to Fred Ormerod, Constable.

Mich 23, 1918 - Summons ~~issued~~ ~~for Chester Auer~~ returnable Mich 29, 1918, and I served the same on the 23rd day of Mich 1918, on the defendant by leaving a certified copy thereof and of the indorsement thereon with Chester Auer personally in Paris Tp. Fees serv. 25 Mi. 20 Copy 25 Fred Ormerod Constable

Mich 29, 1918 - Affidavit filed by Plaintiff showing defendant, Chester Auer not now in the military service of the United States

Mich 29, 1918 - 9 a. m. Time set for trial, Plaintiff appeared by attorney. Defendants failed to appear at the time set for trial or for one hour thereafter. Plaintiff's bill of particulars being verified, it is therefore considered by me that Plaintiff recover from Defendants the said Chester Auer and Georgia Auer, the sum of \$187.33 with 6% interest from Mich 29, 1917 and his costs herein taxed at \$4.15.

J. S. Wurtz, J.P.

April 24, 1918 - At plaintiff's request and being paid the legal fee therefor, a transcript is prepared and delivered to him.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____
as surety for the stay of execution on the above judgment of _____
against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____ on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., C. 117

JUSTICE'S FEES

Filing 7 necessary papers, each	5	35
Taking and certifying Affidavits, ea.,	40	40
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	10
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	105
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	

Plffa. Costs

Defts. Costs

Russell Huffman

Action on

Promissory Note

John H. Millis Att'y for Plff.

No. 107 vs.

Plaintiff

Att'y for Deft.

L. J. Burnham

Am't claimed, \$ 50 00 with interest from Oct. 27, 1916, at 8 per cent. and costs.

Defendant

Judgment for 19 and costs \$

Be It Remembered, That on the 19th day of Mch 1918, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

There is due the plaintiff from the defendant, the sum of \$50.00, with int from the 27th day of Oct. 1916, at 8% per annum, on a promissory note, of which the following is a copy with all indorsements:

\$50.00 Milford Center O Sept. 27, 1916

As soon as I get returns, after date for value received I promise to pay to the order of Russell Huffman with interest at the rate of 8 per centum per annum, (Cognovit form)

L. J. Burnham Seal

Wherefore the plaintiff prays judgment against the defendant in the sum of \$50.00 with interest at 8% per annum from the 27th day of Oct. 1916, and for the costs of this action.

Russell Huffman

By John H. Millis

His Attorney.

State of Ohio, Union Co. ss.

Russell Huffman, being duly sworn, says that the facts stated and allegations made in the foregoing bill of particulars are true as he verily believes, Russell Huffman

Sworn to before me and subscribed in my presence this 19th day of Mch. 1918.

John H. Millis

Notary Public

At the same time an affidavit for attachment was filed as follows:

State of Ohio, Union County ss.

Russell Huffman makes oath and says that he is the plaintiff herein that the cause of action of the plaintiff herein against the defendant is for money due on a promissory note loaned to the defendant at his request.

The affiant, to recover it day of Oct. 1918 Burnham, a County and The affiant by these pro The affiant verily believe of Milford Ce of the said L in this actio the amount

Sworn to be day of Mch 19, 1918 - resident, Cr ment, Notice to 25, 1918 at 9 a Mch 20, 1918 - the defendant Fees Mi. .6 Mch 20, 1918 - of Attach + Noti Merchants Ban Fees Serv. 80 Apr. 15, 1918 - A ment issue Apr. 20, 1918 - and was e in his hand Aug. 25, 1919 - At p prejudice to

UNDERTAKING FOR STAY

On the day of The defendant came, and by

of the County, approved by m ent surety, caused an under execution to be entered herei

In pursuance of the Statu

and provided, I, as surety for the stay of ex judgment of

against hereby promise and underta of said judgment, interest and may accrue.

Taken by and signed and me, and surety approved, th A. D. 1

SATISFACTION OF

Received

payment in full on the above

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l	5	65
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st per-		
son, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or		
Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	40
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		65
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	25
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		195

JURY,

Aug. 28, 1919 - Rec'd of Plaintiff costs in this action.

J. Courtshorn JP

WITNESSES,

Aug. 29, 1919 - Rec'd my costs.

Wm. Omerod

Paris

Township, Union County, State of Ohio.

Peace,

Money Note
Att'y for Plff.
Att'y for Deft.

50 00 with interest
at 8 per cent. and costs.

19
and costs \$

1918, the said
thereupon the following

following, to-wit:
from the
with int
at 8% per
note, of which
with all

Sept. 27, 1916
date for
to pay to
an with
centum per

in Seal
says judg
in the
at 8% per
of Oct. 1916,
Russell
Millie
Attorney.

duely sworn,
and allegations
of partic-
ly believes,
Russell
subscribed
day of Mch.

Millie
ry Public
if for attack

his oath
aintiff herein
the plaintiff
doubt is for
copy now
his request,

The affiant further says that said claim is just, that he ought to recover in money \$50.00 with interest thereon from the 27th day of Oct. 1916, at the rate of 8% per annum; that the said L. F. Burnham, as affiant verily believes, is a non-resident of this County and this State.

The affiant further says that the property sought to be attached by these proceedings is not exempt from execution.

The affiant further says that he has good reasons to and does verily believe that one, The Farmers & Merchants Bank a corporation of Mansfield Center Ohio, of this said County of Union, has property of the said L. F. Burnham in its possession liable to be attached in this action, not exempt from execution, to-wit: money of the amount of \$150.00 or more.

Russell Duffman.

Sworn to before me and subscribed in my presence this 19th day of March 1918,

J. C. Hartshorn, Justice of the Peace.

Mch 19, 1918 - Undertaking not required on grounds of non-resident, considering the affidavit I issued Order of attachment, Notice to Garnishee & Summons each returnable Mch 25, 1918 at 9 A. M. and delivered to Fred Ornerod, Constable.

Mch 20, 1918 - Summons returned indorsed; I was unable to find the defendant L. F. Burnham in Union County.

Fees Mi. .65

Fred Ornerod, Constable

Mch 20, 1918 - Order of attachment, returned indorsed; Showing service of Order of attachment + Notice of Garnishment on Henry Volleath Cashier The Farmers & Merchants Bank, No service on defendant.

Fees Serv. .80 Mi. .65 Copies .50

Fred Ornerod, Constable

Apr. 15, 1918 - Affidavit in garnishment filed. Order of attachment issued returnable Apr. 20, 1918 at 1 P. M.

Apr. 20, 1918 - C. E. Lawrence, acknowledged service, appeared and was examined under oath. No money of defendant in his hands.

Aug. 25, 1919 - At request of plaintiff, this cause is dismissed without prejudice to a new action.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made

and provided, I, _____

as surety for the stay of execution on the above judgment of _____

do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____

vs. Justice of the Peace _____ Township, _____

Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

J. Edwards

Paris

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		75
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	180

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		70

The E. G. Shawaker Co

No. 108

J. A. Evans

Action on

account

Milo L. Myers Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 46 51 with interest from 19 , at per cent. and costs.

Judgment for Plff, Mch 29, 1918 \$ 46 51 and costs \$

Be It Remembered, That on the 23rd day of March 1918, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

State of Ohio, Lucas Co. ss.

J. E. G. Shawaker being duly sworn says that I am President of The E. G. Shawaker Co. of Toledo O, that said The E. G. Shawaker Co. is the sole legal and bona fide owner and holder of a certain claim (book account) a copy of which is hereto attached and marked "Exhibit A" that said claim is now wholly due and payable, that the same is just and correct, and a valid and lawful claim against J. A. Evans of Marysville Ohio, that no payments have been made thereon, except as in said claim stated, and that there is justly due thereon to the said The E. G. Shawaker & Co. from the said J. A. Evans the sum of forty-six & 5/100 Dollars, with interest from the day of 191 over and above all legal set-off, counter claims and legal claims whatever, for which the said claimant hold no security whatever. The consideration for said claim is goods and merchandise sold and delivered by said claimant to said J. A. Evans at his request.

E. G. Shawaker

Sworn to before me and subscribed in my presence this 14th day of Mch 1918.

Geo. B. Cole Notary Public Lucas Co. Ohio.

Mch 23, 1918 - Summons issued returnable Mch 28, 1918 at 9 a.m and delivered to Fred Ormerod, Constable

Mch 23, 1918 - x Mch 23, 1918, a on the defend the indorse fees serv, 25.

Mch 28, 191 Defendant

Mch 28, 1918 by attorney as one ment be e It is cou Defendant taxed at

UNDERTAKING FOR STAY

On the day of The defendant came, and by

of the County, approved by ment surety, caused an undert execution to be entered herein

In pursuance of the Statu

and provided, I, as surety for the stay of exe judgment of

against hereby promise and undertak of said judgment, interest and may accrue.

Taken by and signed and me, and surety approved, thi A. D. 1

SATISFACTION OF J

Received

payment in full on the above

JURY.

June 17, 1918 - Recd of Milo L. Myers costs \$200 J. Edwards

WITNESSES.

June 17, 1918 - Recd my costs for Ed Ormerod Constable

Paris

Township, Union County, State of Ohio.

Peace,

Myers Att'y for Plff.
Att'y for Deft.

46 51 with interest
at per cent. and costs.

Mch 29, 1918
and costs \$

1918, the said
hereupon the following

following, to-wit:

duly sworn
of The C. G.,
but said
sole legal
holder of
count) a copy
and marked
is now
that the
and a valid
or J. A. Evans
payments
except as
that there
the said
in the said
y-six +
from the
above all legal
legal claims
claimant
The considera-
ds and mer-
ed by said
us at his
aker
ubscribed
day of
Cole
Public
Co. Ohio,
sued return
and delivered

Mch 23, 1918 - Summons returned indorsed: Rec'd this writ
Mch 23, 1918, and I served the same on the 23rd day of Mch 1918,
on the defendant by leaving a certified copy thereof, and of
the indorsement thereon with J. A. Evans personally
Jes Serv. 25 - Mi. 20 Copy 25 Fred Ormerod, Constable.

Mch 28, 1918 - Plaintiff filed an affidavit showing
Defendant not in the military service of the U.S.

Mch 28, 1918 - 9 A. M. Time set for trial. Plaintiff appeared
by attorney. Defendant failed at the time set for trial, or
for one hour thereafter. Plaintiff requested that judg-
ment be entered, his bill of particulars being verified.
It is considered by me that plaintiff recover from
Defendant the sum of \$46 51 and its costs herein
taxed at \$2 50.

J. C. Hursthom, Jr.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____

his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____ do
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

No. _____
Plaintiff } Before _____
us. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	5
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each defd. named in writ,	25	
Issuing Subpoena,	5	20
Continuance or Adjournment, ea.,	20	20
Swearing Witnesses, each,	5	35
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	15
Venire for Jury,	40	40
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	1.00
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	150
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	50
Mileage miles, 1st mile 20c, ea. add'l 5		35
Copies, each,	25	50
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	45
Mileage as above miles,		20
Copies, each,	25	75
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	1.00
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	1.00
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		2.35

JURY	Piffs. Costs	Defts. Costs
Mourae Aurine	75	
J. L. Forry	75	
B. J. Sawawalt	75	
J. N. Perkins	75	
J. F. M. Cracken	75	

WITNESSES	Piffs. Costs	Defts. Costs
Ray Hutch	2.00	
J. L. Pruth	2.00	
Geo. Bishop	2.30	
Chas. Diehl	1.40	
J. L. Pruth	1.00	
Heil McCulloch	2.10	
Pearl Patrick	2.30	
Lewis Spain	1.40	

July 10, 1918 - \$35.00 deposited as security for costs by Pltff
 Jury paid \$375 out of their deposit.

Baldwin Bros
 Plaintiff
 No. 109 vs.
 Wm Brundage & Sons
 Defendant

Action on Damages
 Cameron + Cameron Att'y for Pltff.
 J. J. M. Lee Att'y for Deft.
 Am't claimed, \$ 25000 with interest from 19 , at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 26th day of March 1918, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff claims judgment against Defendants for the sum of \$25000 as damages on the sale of nine head of cattle for the reason that said cattle were not as represented.
 Baldwin Bros
 M. L. Baldwin

Mch 26, 1918 - Summons issued returnable Apr. 3, 1918 at 9 a. m. and delivered same to Fred Ormerod, Constable.

Mch 26, 1918 - Summons returned indorsed. Rec'd this writ Mch 26, 1918, and I served the same on the 26th day of Mch 1918, on the defendant by leaving a certified copy thereof and of the indorsement thereon with Wm Brundage and Matt Brundage personally, being members of the partnership, Wm Brundage & Sons. Said service was obtained in Paris Tp. Union Co. Ohio
 Fees Serv. 50, Mi. 35 - Copy 50
 Fred Ormerod, Constable

Apr. 3, 1918 - 9 a. m. Time set for trial, Plaintiff appeared by attorney, Defendant appeared and at that time demanded a jury trial, being entitled to the same. List of 18 names were prepared, and by the process of striking out by Plaintiff and Defendant the following jurors were selected: Mourae Aurine, J. L. Forry, J. N. Perkins, J. N. Keller, Berry Sawawalt + J. F. M. Cracken. Case continued to Apr. 5, 1918 at 10 a. m. Venire issued returnable Apr. 5, 1918 at 10 a. m. and delivered to Fred Ormerod, Const.

Apr. 3, 1918 - See day of Apr. 19 I served the Bergy Hann the 3rd day a true copy fees serv, 50

Apr. 5, 1918 - On important of illness, etc
 Ray agree July 10, 1918

Subpoena B. M. Prior, Plaintiff themselves, July 10, 1918 - Lewis Spain Fred Ormerod on each, July 10, 1918
 Ed Haddock of July 10, 1918 present m and sworn J. F. M. Crack Excused by injured for Ray Hutch Chas. Diehl

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me, _____
 ent surety, caused an undertaking for execution to be entered herein.
 In pursuance of the Statute _____
 and provided, I, _____
 as surety for the stay of execution of judgment of _____
 against _____
 hereby promise and undertake to satisfy _____
 of said judgment, interest and costs, and may accrue.
 Taken by and signed and _____
 me, and surety approved, this _____
 _____ A. D. 1918
 SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above.

Paris

Township, Union County, State of Ohio.

Apr. 3, 1918 - Verire returned indorsed: Recd this writ on the 3rd day of Apr. 1918 at 11:30 A.M. and pursuant to the command I served the within named J. L. Forry, J. N. Perkins, J. H. Keller, Berry Hannawalt & J. F. M. Cracker & Monroe Aurie on the 3rd day of Apr. 1918, by delivering to each of them personally a true copy of said said writ.
 Fees Srv. 1.00 *Dis. 30* Fred Ormerod, Constable.

Apr. 5, 1918 - On representation by the plaintiff that an important witness was unable to attend on account of illness, this cause is continued at plaintiffs costs, etc.

By agreement of counsel for parties trial is set for July 10, 1918 at 10 A.M.

Subpoenas issued for Ray Hatcher, J. O. Juskeep, B. M. Prior, Geo. Bishop, & Chas. Diehl as witnesses for plaintiff and J. G. Pratt for Defendant, served by parties themselves.

July 10, 1918 - Subpoenas for Pearl M. Culloch, Pearl Patrick & Louis Spain as Defendants witness and delivered to Fred Ormerod, Constable. Returned showing personal service on each. Fees Srv. 45 Mi. 20 Copy 75.

July 10, 1918 - Plaintiff under leave of Court filed an amended bill of particulars of too great length to record.

July 10, 1918 - 10 A.M. Time set for trial, Plaintiff and Defendant present with their counsel. Jury impaneled & challenged and sworn as follows: J. L. Forry, J. N. Perkins, Berry Hannawalt, J. F. M. Cracker, & Monroe Aurie. - J. H. Keller not present. Excused for want of notification. Witnesses sworn & examined for plaintiff as follows: Masen Baldwin, Reed Baldwin, Ray Hatcher, J. O. Juskeep, B. M. Prior, Geo. Bishop and Chas. Diehl. And for the Defendant: Wm. N. Brundage.
 - Continued to page 364 -

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19__

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19__

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19__ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the 17th day of July 1918, said Mrs. Brundage & Sons

entered into an undertaking to the adverse party as follows:

Baldwin Bros. Plaintiff vs. Mrs. Brundage & Sons Defendant. Before J. C. Startshom Justice of the Peace Paris Township, Union County, Ohio.

Whereas, on the 10th day of July A. D. 1918, the said Baldwin Bros. obtained a judgment against the said Mrs. Brundage & Sons on the pocket of said J. C. Startshom Justice of the Peace, for Ninety-three dollars and fifty-five cents, and costs taxed at thirty-one cents, and the said Mrs. Brundage & Sons intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, Mrs. Brundage & N. S. Carpenter of Union County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of \$250.00 dollars, conditioned as follows: 1. That the said appellant will prosecute this appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, they will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this 17th day of July A. D. 1918. J. C. Startshom Justice of the Peace.

Peace,
 Auges
 + Cabern Att'y for Plff.
 See Att'y for Deft.
 25000 with interest
 , at per cent. and costs.
 19
 and costs \$
 ch 1918, the said
 creupon the following
 following, to-wit:
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 defendant
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 Brundage
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 rod, Constable
 et for trial,
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 at that
 trial, being
 et of 18 names
 process
 and
 jurors were
 H. L. Forry,
 Berry Han-
 Case contin-
 M. Verire
 1918 at 10 A.M.
 erod, Const.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.	40	40	
Docket, Index, Appce., per 100 w.	15	15	
Summons, each deft. named in writ	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ. Ord. or Process not nam'd above, ea.	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15	75	
Other Writings or Record, per 100 words,	15	20	
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		
		255	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20c, ea. add'l 5		20	
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40	40	
" " Order Sale or Vendi "	40	40	
" " Notice to Garnishee "	40	40	
" " Order on Garnishee "	40	40	
" " Writ of Replevin "	40	40	
" " Writ of Restitution "	40	40	
" " Order of Arrest "	40	40	
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			
		125	

JURY,
 May 20, 1918 - Costs \$2.00 paid by Defendant.

WITNESSES,
 May 20, 1918 - Rec'd my costs from Constable

Louise A. Shields
 No. 110 vs. Chas. Peterson

Action on account of
 John A. Kirkdale Att'y for Plff.
 Milo R. Myers Att'y for Deft.
 Am't claimed, \$ 21.30 with interest from 19 , at per cent. and costs.
 Judgment for 19 \$ and costs \$

Be It Remembered, That on the 4th day of May 1918, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Mr. Chas Peterson to Louise A. Shields Dr. \$ 21.30
 At the same time plaintiff filed an affidavit for attachment as follows:
 The State of Ohio, Union Co. ss.
 The said Plaintiff Louise A. Shields being duly sworn, says that Charles Peterson, said defendant is justly indebted to said plaintiff for necessaries, to-wit: Coal for fuel in the sum of \$21.30; that at least three days and not more than 30 days before bringing this action to wit on the 1st day of May 1918, the said Plaintiff made demand in writing on said Defendant for the excess over and above 90 per centum of said Defendants personal earnings earned during the 30 days next preceding said demand by delivering such demand to the debtor personally, and that said Defendant did not pay or tender payment to said Plaintiff in money or a duly accepted order for said excess of said earnings nor for any part thereof, within three days after such demand; that said claim is just and lawful, and that he believes said plaintiff ought to recover thereon the amount of Twenty-one Dollars and Thirty cents (\$21.30); that the property about to be attached is not exempt from execution or attachment; that only 10 per centum of said Defendant's personal earnings for services rendered, and not exceeding two dollars for actual costs in this proceeding, and the necessary garnishee fee of not to exceed fifty cents, if the same is demanded by the garnishee, are sought to be

attached, said good reason of the County Auditor and said County other property attached in such are in-
 Sworn to
 day of May, 1918
 May 4, 1918 -
 May 6, 1918 -
 returnable M
 May 6, 1918 -
 1918, at 9 o'clock
 on the defend
 dorments th
 1918, at 9 o'clock
 copy of the mth
 County Auditor
 Fees. Serv. 10
 May 11, 1918
 parties, ex
 Garnish
 May 20, 1918

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me, _____
 ent surety, caused an undertaking to be entered herein
 execution to be entered herein
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execution
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and
 may accrue.
 Taken by and signed and _____
 me, and surety approved, this _____
 _____ A. D. 1918

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above, _____

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Peace,

account
Kirkade Att'y for Plff.
Myers Att'y for Deft.
2130 with interest
at per cent. and costs.
19
and costs \$

ay 1918, the said
hereupon the following

following, to-wit:

mise a.

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Co. ss.
e a. Shields

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e ought to be

attached. Said affiant further makes oath and says that she has good reason to believe and does believe that The County of Union (The Commissioners of Union County, Ohio, as such) and the County Auditor and the County Treasurer of Union County Ohio of and within said County of Union, have in their possession money, credits or other property belonging to said Defendant which is liable to be attached in this action, and that said County and said officers as such are indebted to said Defendant for the earnings above men-
tioned.
Louise A. Shields

Sworn to before me and subscribed in my presence this 7th day of May, 1918.
J. Hartshorn, Justice of the Peace.

May 4, 1918 - Undertaking approved and filed.

May 6, 1918 - Summons, Order of Attachment & Notice to Garnishee issued returnable May 11, 1918 and delivered to Fred Omerod, Constable.

May 6, 1918 - Writs returned indorsed: Read this writ on the 6th day of May 1918, at 9 o'clock A.M. and on the 6th day of May 1918, I served the same on the defendant by leaving a certified copy thereof, and of the in-
dorsements thereon Chas Peterson personally. And on the 6th day of May 1918, at 9 o'clock A.M., I served said within named garnishee with a copy of the within named order & notice to garnishee with Wm. H. Husler County Auditor of Union Co.

Fees. Serv. 10c. Mi. 20 Copies. 75
Fred Omerod, Constable

May 11, 1918 - 9 A.M. Time for trial. By agreement of parties, case continued to May 18, 1918 at 9 A.M. Garnishees answer continued to same date.

May 20, 1918 - Settled out of court. Dismissed

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., C. 117

JUSTICE'S FEES

Filing necessary papers, each	5
Taking and certifying Affidavits, ea.	40
Docket, Index, Appe., per 100 w.	15
Summons, each deft. named in writ	25
Issuing Subpoena,	5
Continuance or Adjournment, ea.,	20
Swearing Witnesses, each,	5
Entering Bond or Undertaking, each,	40
Attach. for Witness or Juror each,	40
Order of Attachment,	40
Order of Sale or Vendi,	40
Notice to Garnishee,	40
Order on Garnishee	40
Writ of Replevin,	40
Writ of Restitution,	40
Order of Arrest,	40
Writ. Ord. or Process not nam'd above, ea.,	40
App't'g Guard'n for Minor to Pros. suit,	25
App'g Spec. Constables or App'rs, each,	40
Ent. Rule of Reference or copy thereof,	15
Writing Panel for Jury, per 100 words,	15
Venire for Jury,	40
Swearing Arbitrators, each,	5
Sitting in the Trial, (defense interposed)	1.00
Entering Judgment,	40
Judgment on the Docket,	15
Recognizance of a Witness or of bail, ea.,	40
Each additional Witness,	10
Stay Bond or Appeal Bond and filing, ea.,	45
Collections made upon Judgments 4 per ct.	
Record per 100 words,	15
Other Writings or Record, per 100 words,	15
Issuing Execution,	40
En. discontinuance or satisfaction, ea.,	20
Bill of Exceptions and copy, per 100 w.,	15
Transcript from Docket, per 100 words,	15
Certf. to Trans. or Bill of Ex., ea.,	25

Plffs. Costs
 Defts. Costs
 15
 15
 25
 20
 75
 1.50

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach. "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

70

Homer Southard
 Plaintiff
 No. 111 vs.
 The Toledo & Ohio Central Railway Co
 Defendant

Action on Damages
 John H. Willis Att'y for Plff.
 Cameron & Cameron Att'y for Deft.
 Am't claimed, \$ 725.00 with interest from Nov 1 1917, at 6 per cent. and costs.
 Judgment for 19
 and costs \$

Be It Remembered, That on the 9th day of May 1918, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Now comes the plaintiff and represents to the Court that the defendant is a corporation, organized and existing under the laws of the State of Ohio, and that at all the times herein mentioned it was engaged in the transportation of passengers and property by steam railroad within said County; that on or about the 15th day of Oct. 1917, the plaintiff was the owner of a certain farm within said County with buildings, fences, shrubbery, alfalfa and other crops thereon and defendant operated its railroad adjacent thereto; that on said day fire originated on defendant's land, caused by operating said railroad, to wit by sparks emitted from one of defendant's engines said fire spreading to plaintiff's land burning over about three acres of alfalfa land, thereby totally destroying the alfalfa to his damage in the sum of Two Hundred Twenty-five Dollars.

Wherefore plaintiff prays judgment against the defendant in the sum of \$725.00, with interest thereon from the 1st day of Nov. 1917, at 6 per cent per annum, and costs of this action.

Homer Southard
 By John H. Willis
 His Atty

State of Ohio, Union Co. ss.
 Homer Southard being first duly sworn, says that the allegations of the foregoing bill of particulars are true as he verily believes
 Homer Southard

Sworn to by
 day of M
 May 9, 1918-
 May 20, 1918
 May 20, 1918
 May 9, 1918, at
 the defendant
 indorsement
 of a ticket
 said County
 residence
 Fees: Serl. 25
 May 17, 1918-
 making a n
 of entering
 dismissal
 jurisdiction
 May 20, 1918
 attorney, J

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me, _____
 ent surety, caused an under-
 execution to be entered herei-
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of ex-
 judgment of _____
 against _____
 hereby promise and underta-
 of said judgment, interest and
 may accrue.

Taken by and signed and
 me, and surety approved, th

 A. D. 1

SATISFACTION OF
 Received _____
 payment in full on the above

JURY,
 May 20, 1918 - Costs paid
 by Plaintiff

WITNESSES,
 May 20, 1918 - Recd
 my fees.
 Fred Ormerod
 Constable

Paris

Township, Union County, State of Ohio.

Sworn to before me and subscribed in my presence this day of May, 1918

John H. Willis, Notary Public

May 9, 1918 - Issued summons on defendant returnable May 20, 1918 at 9 a.m. and delivered same to Fred Ormerod, const.

May 20, 1918 - Summons returned inclosed: Recd this writ May 9, 1918, and I served the same on the 10th day of May 1918, on the defendant by leaving a certified copy thereof and of the advertisement thereon with B. E. Henry, the person having charge of a ticket office of said company at Marysville Ohio within said county, the president of said company having no place residence or place of business in said county.

Fees: Serv. 25 - Mi. 20. Copy 25 - Fred Ormerod, constable.

May 17, 1918 - Defendant appeared only for the purpose of making a motion and expressly disclaimed and intention of entering appearance and filed a written motion for dismissal of case on grounds said court has no jurisdiction in the premises.

May 20, 1918 - This day came the plaintiff by his attorney, paid the costs and dismissed this action.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made

and provided, I, _____

as surety for the stay of execution on the above

judgment of _____

against _____ do

hereby promise and undertake to pay the amount

of said judgment, interest and costs, and costs that

may accrue.

Taken by and signed and acknowledged before

me, and surety approved, this _____ day of

_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars

payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____

vs. Justice of the Peace _____ Township,

Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said

_____ on the docket of said

Justice of the Peace, for

_____ dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of

_____ A. D. 19____

Justice of the Peace.

Peace,
unages
J. Willis Att'y for Plff.
+ Cameron Att'y for Deft.
725.00 with interest
1917, at 6 per cent. and costs.
19
and costs \$
1918, the said
hereupon the following
following, to-wit:
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and costs
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H. Willis
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allegations
particulars
ever
Southard

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	50
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	40
Entering Judgment,	40	15
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	75
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
Execution	205	40
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	50
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	50
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		1 20

Minnie Crooks
 Plaintiff
 No. 112 vs.
 Clyde Randall
 Ethel Randall
 Defendant

Action on Promissory Note
 Robinson & Hoopes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 15⁶⁰ with interest
 from 19, at per cent. and costs.
 Judgment for Plff, June 1 1918
 \$ 15⁶⁰ and costs \$

Be It Remembered, That on the 27th day of May 1918, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff claims a judgment in the sum of \$15⁶⁰ with interest from this date upon a promissory note of which the following is a copy with all endorsements.

July 27, 1917
 Five months after date we promise to order of Orville H. Crooks, or bearer, \$65⁰⁰ sixty-five and no one hundredths dollars at value received with interest at the rate of - per cent per annum.

No. 1 Due Dec. 27, 1917
 Clyde Randall
 Ethel Randall
 (Endorsed on back)

Orville H. Crooks
 Received on note Sept. 15 - \$15⁰⁰
 Dec. 26 - 25⁰⁰

Said note was given in payment of a part of the purchase price of a certain automobile which said automobile is now in the possession of the said Clyde Randall
 Robinson & Hoopes
 Atty for Plff.

May 27, 1918 - Issued summons returnable June 1, 1918 at 9 A. M and delivered to Fred Ormerod, Constable.

May 28, 1918 - Summons returned indorsed; Read this writ May 28, 1918 and I served the same on the 28th day of May 1918 on the defendants by leaving a certified copy thereof and of the indorsed writ thereon with Clyde Randall and Ethel Randall personally.
 Fees Sw. 50, M. 20 Copy 50 Fred Ormerod, Const.

June 1, 1918 - By attorney of for one instrument and satisfied men in the on this day Clyde Randall and her

June 4, 1918 - By issued the hands

June 8, 1918 - made m

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and b
 of the County, approved by n
 ent surety, caused an under
 execution to be entered here
 In pursuance of the Statu
 and provided, I, _____
 as surety for the stay of ex
 judgment of _____
 against _____
 hereby promise and underta
 of said judgment, interest an
 may accrue.

Taken by and signed and
 me, and surety approved, th
 _____ A. D. _____

SATISFACTION OF
 Received _____
 payment in full on the above

June 8 1918 - Read my
 copy
 Fred Ormerod
 Constable

JURY,

WITNESSES,

CIVIL DOCKET

Township, Union County, State of Ohio.

Paris

June 1, 1918 - 9 A. M. Time set for trial. Plaintiff appeared by attorney. Defendants failed to appear at that time or for one hour thereafter. Plaintiff exhibited original instrument upon which this cause or action is based and satisfied the Court that she is entitled to a judgment in her favor. It is therefore considered by me on this day that plaintiff recover from Defendants Clyde Randall and Ethel Randall the sum of \$15.60 and her costs herein taxed at \$3.25

J. Stoutshorn

June 4, 1918 - At request of plaintiffs attorney an execution is issued returnable in 30 days and placed in the hands of Fred Ormerod, Court.

June 8, 1918 - Execution returned indorsed; Money made without levy. \$19.25 returned here with Fred Ormerod, Court.

Peace,

Missory Note

Hoopes Att'y for Plff. Att'y for Deft.

15.60 with interest at per cent. and costs.

Plff, June 1 1918 and costs \$

1918, the said hereupon the following

following, to-wit:

judgment interest promissory being is a debts.

1917. Crooks, or and no one interest at annum.

Randall Randall

H. Crooks

15.00 \$15.00

26.25 25.00

in payment price of a which said

the poss. Randall

Hoopes Plff.

mons return and delivered

returned

May 28, 1918

the 28 day

of the indorsed

and

Ormerod, Court.

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 19

The defendant came, and by

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I,

as surety for the stay of execution on the above judgment of

against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of

A. D. 19

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 19 from

100 Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the day of 19, said

entered into an undertaking to the adverse party as follows:

No.

Plaintiff vs. Defendant

Before Justice of the Peace Township,

County, Ohio.

Whereas, on the day of A. D. 19, the said

obtained a judgment against the said

on the docket of said

Justice of the Peace, for

dollars and cents, and costs taxed at

dollars and cents, and the said

intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, of County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this day of

A. D. 19

Justice of the Peace.

J. C. Burdshaw

5-12-15 THE COLUMBIA BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 5 necessary papers, each	5	25
Taking and certifying Affidavits, ea.,	40	40
Docket, Index, Appe., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	60
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	20
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. " "	40	
" " Order Sale or Vendi " "	40	
" " Notice to Garnishee " "	40	
" " Order on Garnishee " "	40	
" " Writ of Replevin " "	40	
" " Writ of Restitution " "	40	
" " Order of Arrest " "	40	
Mileage on each as above miles		20
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	25
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	1.00
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		1.70

JURY,
Appraisers
Michael Murphy 1.00
George Braun 1.00

WITNESSES,

E. J. Morris
Plaintiff
No. 113 vs.
Geo. H. Sheets
Defendant

Action on
Account
John H. Willis
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 41.90 with interest from Sept. 19 18, at 6 per cent. and costs.
Judgment for 19
and costs \$

Be It Remembered, That on the 26 day of June 1918, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
There is due the plaintiff from the defendant the sum of \$41.90, with interest thereon at 6 per cent per annum from the 11th day of Sept. 1917, for groceries sold and delivered to the defendant at his request.
Wherefore the plaintiff prays judgment against the defendant, in the sum of \$41.90 with interest thereon at 6 per cent per annum from the 11th day of Sept. 1917 and for the costs of this action.

E. J. Morris
State of Ohio, Union Co. ss.
E. J. Morris having been duly sworn, says that the facts stated in the above pleading are true as he verily believes.

John H. Willis
Notary Public
At the same time an affidavit for attachment was filed. Considering said affidavit sufficient, order of attachment along with summons issued both returnable June 29, 1918 at 9 A. M. and delivered to Fred Ormerod Constable, Undertaking not required for reason defendant a non-resident.

June 26, 1918 - Summons returned indorsed: Rec'd this writ June 26, 1918, I made diligent search for said defendant and unable to find him within Union Co. Ohio
No fee

June 26, 1918 - Order of attachment returned indorsed: Rec'd this order June 26, 1918 at 4:30 P.M., after diligent search I was unable to find said defendant Geo. H. Sheets within said County of Union. And on the 26th day of June 1918 at 4:30 P.M.

In the presence of the holders of said license 14555 of said automobile and same is
June 26, 1918 and no ser for a period

UNDERTAKING FOR STAY
On the _____ day of _____
The defendant came, and by _____
of the County, approved by me, _____
ent surety, caused an undertaking to be entered hereon
In pursuance of the Statute _____
and provided, I, _____
as surety for the stay of execution of _____
judgment of _____
against _____
hereby promise and undertake to pay _____
of said judgment, interest and costs, _____
may accrue.

Taken by and signed and sealed by me, _____
me, and surety approved, the _____
_____ A. D. 1918

SATISFACTION OF JUDGMENT
Received _____

payment in full on the above

CIVIL DOCKET

Township, Union County, State of Ohio.

Paris

Peace,

court
illis
Att'y for Plff.
Att'y for Deft.
41 90 with interest
18, at 6 per cent. and costs.
19
and costs \$
1918, the said
hereupon the following

In the presence of Michael Murphy and Geo. Braun, two house-
holders of said county, I attached one Chevrolet Motor 213878 and
License 145551 as the property of Geo. Shields. I caused appraisement
of said automobile by the oaths of Michael Murphy & Geo. Braun
and same is returned herewith.

Geo. Ormerod, Constable.

June 26, 1918 - Constable's return showing property in attached
and no service on defendant, the case is adjourned
for a period of 40 days.

following, to-wit:
from the
with in-
ut per an-
Sept. 1917, for
to the de-
judgment
the sum of
at 6 per
11" day of
of this date
Paris

been duly
as stated in
as he

H. Willis
Notary Public
doubt for
Considering
ent order
with summons
June 29, 1918
to file
undertaking
defendant

ed indorsed;
I made
defendant
within

Ormerod, Const.
ment returned
June 26, 1918
to search
defendant
County of Union
1918 at 4:30 P.M.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

56-534

THE UNION BANKING Co.

56-534

Marysville, Ohio

Feb. 3

1919 No. 123

Pay to the
order of



\$ 2000

Twenty & no/100 — Dollars

Heiber A act

J. A. Hutchins

UBX-534

L. G. Hopkins



Marysville, Ohio,

May 28 1918

No. 816

THE UNION BANKING CO.

56-534

Pay to the
order of

Ed Weibler

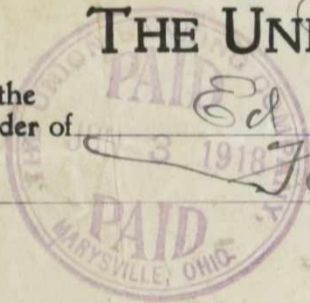
\$ 4

52

Four & 52/100

DOLLARS.

J. C. Hartshorn



Ed Meibler
Frank / Miller

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	25
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	40
Entering Judgment,	40	15
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	90
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	

170

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		70

70

George Schleyel
 Plaintiff
 No. 114 vs.
 John Heibler
 Defendant

Action on account
 Robinson + Hoopes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 296.00 with interest
 from 19, at per cent. and costs.
 Judgment for Plff. June 22 1918
 \$ 296.00 and costs \$ 2.50

Be It Remembered, That on the 17th day of June 1918, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 1916 Bal of account \$396.00
 June 20, 1918 Paid 100.00
 Bal 296.00

June 17, 1918 - Summons issued returnable June 22, 1918 at 9 a.m. and delivered to Sam H. Hensley Const.

June 17, 1918 - Summons returned indorsed; Recd this writ June 17, 1918 and I served the same on the 17th day of June 1918 on the defendant by leaving at his place of residence, Fees: Serv. 25 mi. 20 Copy 25
 Sam H. Hensley
 Constable

June 22, 1918 - 9 a.m. time set for trial, Plaintiff appeared, Defendant failed to appear at that time or for one hour thereafter. Plaintiff Art Must agent, examined under oath, Being satisfied that plaintiff is entitled to judgment, It is therefore considered by me, that plaintiff recover from this defendant the sum of \$296.00 and his costs herein taxed at \$ 2.50

J. C. Hartshorn, J.P.

JURY,
 July 17, 1918 - Recd of Def.
 \$10.00 on Jdy.

WITNESSES,
 N. 12/9

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me, _____
 ent surety, caused an under-
 execution to be entered here-
 In pursuance of the Statu-
 and provided, I, _____
 as surety for the stay of ex-
 judgment of _____
 against _____
 hereby promise and underta-
 of said judgment, interest and
 may accrue.

Taken by and signed and
 me, and surety approved, th
 _____ A. D. 1918

SATISFACTION OF
 Received _____
 payment in full on the above

CIVIL DOCKET

Township, Union County, State of Ohio.

Jaris

Peace,

Account
Att'y for Plff.
Att'y for Deft.

2960 with interest
at per cent. and costs.

Pety, June 22 1918
and costs \$ 250

1918, the said
hereupon the following

following, to-wit:

sued return
and
sley Const,

returned in -
ur 17, 1918
the 17th day
ant by
residence,

Hensley
oustable
set for
Defendant
three or
Plaintiff
just under
at plaintiff

It is
me, that
this de-
960 and
250
utshorn, J.T.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	
Summons, each deft. named in writ	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	40
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
	180	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l	5	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person,	25	10
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,		
	70	

JURY, WITNESSES,

The Eastern Refining Co. Plaintiff
 vs.
 Chas. N. Stubb Defendant

Action on acct
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 28 22 with interest from 19, at per cent. and costs.
 Judgment for Plff. June 24 1918
 \$ 28 22 and costs \$ 250

Be It Remembered, That on the 17th day of June 1918, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Chas. N. Stubbs to the Eastern Refining Co. Dr
 Nov. 23, 1916 - 54 1/2 Gals Regal Auto Oil ³² \$ 17.44
 Due Dec. 23, 1916
 Dec 22, 1916 - 33 1/2 Gals Gas Eng. Oil ³⁰ 10.05
 Due 1/22/17 Package 75
 \$ 28.24

State of Ohio }
 Cuyahoga Co. }
 I, H. J. Kerwage, being duly sworn upon my oath say that I am Manager of the Eastern Refining Co., that they are the sole, legal and bona fide owners and holders of the certain account hereto attached and marked Exhibit A, that said account now wholly due and payable and that same is just and correct and a valid and lawful claim against the Estate of the said Chas. N. Stubbs that no payments have been made thereon, and that there are no set-offs or counter claims against the same to this affiant's knowledge; that there is justly due to the Eastern Refining Co. from the Estate of the said Chas. N. Stubbs upon the said account and wholly unpaid, the sum of Twenty-eight + 24/100 Dollars.

H. J. Kerwage
 Sworn to by said H. J. Kerwage before me, and subscribed in my presence this 15th day of June 1918,
 B. F. Koenig
 Notary Public

June 17, 1918 - Summons is served returnable June 24, 1918 at 9 a. m. and delivered to Fred Ormerod, Const.

June 17, 1918 -
 2, 1918, and
 dependent on
 closurement to
 Fees: Serv., 2

June 24, 1918
 Defend
 hour thereu
 It is cond
 Defendant
 at \$ 250

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me and _____
 ent surety, caused an undertaking to be entered herein, for execution to be entered herein, and
 In pursuance of the Statutes and provided, I, _____ as surety for the stay of execution judgment of _____ against _____ hereby promise and undertake of said judgment, interest and costs may accrue.
 Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. 19____

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

Paris

Township, Union County, State of Ohio.

June 17, 1918 - Summons returned endorsed; Read this writ June 17, 1918, and I served the same on the 17th day of June 1918, on the defendant by leaving a certified copy thereof, and of the endorsement thereon with Chas. N. Stubbs personally. Fees: Serv., 25 - Copy, 25 - Mi. Fred Orinrod, Constable

June 24, 1918 - 9 a.m. Time set for trial, Plaintiff not present. Defendant failed to appear at that time or for one hour thereafter. Plaintiff's bill of particulars being verified, It is considered by me that Plaintiff recover from Defendant the sum of \$28.22 and its costs herein taxed at \$2.50

J. Hurstshom Jr.

Att'y for Plff.
Att'y for Deft.
with interest
at per cent. and costs.

June 24 1918
costs \$ 2.50

1918, the said
upon the following

Refining

Oil \$17.44

10.05

75
\$28.24

being duly
that I am
my Co.,
and bona
the certain
marked
now
that
and a
against
M. Stubbs
made
no set-offs
to the same
that there
Refining
is Chas. N.
and
surety-eight
age
only before
presence

Public

rod, Const,

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

J. Hartshorn

5-12-15 THE COLUMBIAN BLANK BOOK MFG. CO., COL., O., 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	25
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		45
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
	155	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	75
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		70

The Marysville Wire
Fence & Lumber Co.
Plaintiff
No. 116 vs.
J.R. Davies
Defendant

Action on account
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 350 with interest
from 19, at per cent. and costs.
Judgment for Plff. July 29, 1918
\$ 350 and costs \$

Be It Remembered, That on the 12th day of July 1918, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
J.R. Davies To The Marysville Wire
Fence & Lumber Co., Dr.
To furnishing the material con-
structing and placing a step in
front of residence on N. Main St.
Marysville per orders \$350
The above bill is correct as per
books of company
L. B. Harvey, Mgr.

July 17, 1918 - Summons issued
returnable July 20, 1918 at 9 a.m.
and delivered to Fred Ormerod, Const.

July 12, 1918 - Summons returned in-
dorsed: Rec'd this writ July 12, 1918,
and I served the same on the de-
fendant by leaving a certified
copy thereof and of the indorsement
thereon with J.R. Davies personally
in Paris Township.
Fees: Serv. 25 Mi. 20 Copy 25
Fred Ormerod, Constable,

July 20, 1918 - 9 a.m. Time set for
trial. Plaintiff appeared by L. B.
Harvey, Mgr. Defendant failed to
appear at that time or for one
hour thereafter, L. B. Harvey sworn
and examined. At plaintiff's request,
and being satisfied that he is
entitled to judgment.

It is therefore considered by
me that plaintiff recover from
this defendant the sum of \$350
and his costs herein taxed at \$
J. Hartshorn, J.P.

JURY,
July 26, 1918 Rec'd of
Defendant \$350 to
apply on July + Costs
J. Hartshorn

UNDERTAKING FOR STAY
On the _____ day of _____
The defendant came, and by _____
of the County, approved by me as
ent surety, caused an undertaking
execution to be entered herein,
In pursuance of the Statutes
and provided, I, _____
as surety for the stay of execu-
judgment of _____
against _____
hereby promise and undertake
of said judgment, interest and co-
may accrue.
Taken by and signed and ac-
me, and surety approved, this _____
A. D. 19_____
SATISFACTION OF JUDGMENT
Received _____
payment in full on the above ju-

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

face,
ount
Att'y for Plff.
Att'y for Deft.

350 with interest
at per cent. and costs.
July 29, 1918
and costs \$

1918, the said
upon the following

Following, to-wit:
Mills Mine

rial cou-
step in
main dr.
\$350
at as per

y, Myr.
issued
9 a.m.
Merod, East.

turned in-
July 12, 1918,
the de-
certified
endorsement
personally

Constable,

set for
by L. B.
failed to
or one
my sworn
iff's request,
he is

ured by
er from
n of \$350
at \$
om, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Defendant } Justice of the Peace _____ Township,
County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	40
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	40
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
		200

CONSTABLE'S FEES	Plffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5		
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	40
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	40
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles	20	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	25
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		125
		50

Pearl Galloway
Jury fee
JURY.

July 30, 1918 - Recd of A. G. Kirby Jr. \$375 cost in this action.

WITNESSES,
July 30, 1918 - Recd from J. P. our cost,
Sam H. Hensley
Pearl Galloway

No. 117 vs. Plaintiff
A. G. Kirby Jr.
Mrs C. M. Wheeler Defendant
Action on acct
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 10.97 with interest from 19, at per cent. and costs.
Judgment for 19 and costs \$

Be It Remembered, That on the 27 day of July 1918, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Murfville O, July 27, 1918
Mrs C. M. Wheeler in account with A. G. Kirby Jr
July 25, 1916 (Macy) 7.78
Nov. 8, 1916 acct 3.19
10.97

at the same time an affidavit in attachment making Pearl Galloway garnishee,

July 27, 1918 - Order of Attachment and Notice to garnishee issued returnable July 31, 1918 and delivered to Sam H. Hensley, Constable.

July 27, 1918 - Recd this Order July 27, 1918 at 4 o'clock P. M. and July 27, 1918 at 4 P. M. I could come at the property alleged to be in the possession of the within garnishee, and July 27, 1918 at 4 P. M. I served said garnishee with a copy of this order and said notice with Pearl Galloway said garnishee in said County of Union State of Ohio. Was unable to find said defendant within Union Co. O

Received of said defendant garnishee \$1697 which is returned herewith.
Fees: Ser. Ord. 40 Copy 25 Mi. 20 Notice 40
Sam H. Hensley, Const.

July 30, 1918 - This day came the plaintiff, paid the cost and dismissed this action.

July 30, 1918 - \$1692 returned to Carroll Gaudin who assumes all responsibility

UNDERTAKING FOR STAY OF EXECUTION
On the _____ day of _____
The defendant came, and by _____
of the County, approved by me and _____
ent surety, caused an undertaking to be entered herein, and as surety for the stay of execution of the judgment of _____
and provided, I, _____
as surety for the stay of execution of said judgment, interest and costs may accrue.
Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. 19____
SATISFACTION OF JUDGMENT
Received _____
payment in full on the above judgment

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Peace,

et

Att'y for Plff.

Att'y for Deft.

0.97 with interest
at per cent. and costs.

19

and costs \$

1918, the said
upon the following

following, to-wit:

1918

account

7.78

3.19

10.97

affidavit
of Peuel

attachment
there issued
and delivered
table,

order July 27,
and July 27,
at the
the possession
July 27, 1918
and said
said
Union Co. O
not garnish
herewith,
i. 70 Notice 40
Cusley, Court.

the plain-
dismissed

to Carroll
responsi-

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident
of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

In pursuance of the Statutes in such case made
and provided, I, _____

as surety for the stay of execution on the above
judgment of _____

against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of

_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from

_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____

vs. Justice of the Peace _____ Township,

Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute the appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of

_____ A. D. 19____

Justice of the Peace.

Paris

Township, Union County, State of Ohio.

Peace,

Att'y for Plff.

Att'y for Deft.

506 with interest
, at per cent. and costs.

19

and costs \$

1918, the said
reupon the following

llowing, to-wit:

506

idavit for
y N. D. Johnson

chment
issued
9 a. m.
Hensley, Court.

hment &
rued in-
uly 27, 1918
at the prop-
ossession
27, 1918 at
ohee with
my said
id Justice
id garnishe
tute of Ohio.

Defendant

ee \$1106

h,
ie 40 Mi, 20
ensley, Court.

e the plain-
missed

ed to

unes

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19 _____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19 _____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19 _____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19 _____, the said _____

obtained a judgment against the said _____ on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19 _____

Justice of the Peace.

J. C. Hartshorn

Par

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.,	40	40	
Docket, Index, Appee., per 100 w.,	15	15	
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee,	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.		35	
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		
		2 00	

CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25		
Mileage miles, 1st mile 20c, ea. add'l	5		
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person,	25		
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40	
Serv. and Ret. Order of Attach.	"	40	
" " Order Sale or Vendi	"	40	
" " Notice to Garnishee	"	40	
" " Order on Garnishee	"	40	
" " Writ of Replevin	"	40	
" " Writ of Restitution	"	40	
" " Order of Arrest	"	40	
Mileage on each as above miles		20	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles		25	
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			

Chas. C. Nicol
 Plaintiff
 No. 119 vs.
 C. M. Wheeler
 Defendant

Action on
 acct
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 300 with interest
 from 19, at per cent. and costs.
 Judgment for 19
 and costs \$

Be It Remembered, That on the 27th day of July 1918, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Marysville O, 7/27/1918
 M. C. M. Wheeler in acct with
 Chas. C. Nicol
 1917 Mar. Bal due on coal 300
 at the same time an affidavit was filed in Attachment.

July 27, 1918 - Order of attachment & notice to Garnishee issued returnable July 31, 1918 at 9 a.m. and delivered to Fred Ormerod, Const.

July 27, 1918 - Order & Notice returned indorsed: Recd this order July 27, 1918 at 4:30 P.M. I served said garnishee with a copy of this order and a written notice to appear and said notice with Pearl Galloway said garnishee in said County of Union, State of Ohio. Recd of said garnishee \$900 which is returned herewith, was unable to find said defendant within Union Co. Ohio.
 Fees: Serv. Ord 40 Copy 25 - Notice 40 Mi. 20
 Fred Ormerod, Const.

July 30, 1918 - This day came the plaintiff, paid the costs & dismissed this action.

July 30, 1918 - The \$900 received on attachment returned to Carroll Jones who assumes all responsibility.

Pearl Galloway 125
 JURY, Same fee 50
 July 30, 1918 - Recd from Chas. C. Nicol \$375 costs this action
 WITNESSES, J. C. Hartshorn, P.
 July 30, 1918 - Recd from J.P. our costs
 Fred Ormerod
 Constable
 Pearl M. Galloway

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____

 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, in
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execut
 judgment of _____
 against _____
 hereby promise and undertake t
 of said judgment, interest and co
 may accrue.
 Taken by and signed and ack
 me, and surety approved, this _____
 _____ A. D. 19____

 SATISFACTION OF JUD
 Received _____

 payment in full on the above jud

Paris

Township, Union County, State of Ohio.

peace,

Att'y for Plff.

Att'y for Deft.

300 with interest
at per cent. and costs.

19

and costs \$

1918, the said
reupon the following

llowing, to-wit:

et with

300

ant was

chment
ned return-
m and de-
Court.

e returned
July 27, 1918
id garnishe
nd written
notice
id garnishe
State of Ohio.
god which
unable to
their Union

ee 40 mi. 20
rod, Court.

e the plain-
issed this

ived on
to Carroll
responsi-

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____

against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff

Before _____

vs.

Justice of the Peace _____

Township, _____

Defendant

County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____

of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Piffs. Costs Defts. Costs

Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.,	40	40	
Docket, Index, Appce., per 100 w.,	15	15	
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15	35	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20	20	
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		
		2 00	

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25		
Mileage miles, 1st mile 20c, ea. add'l 5			
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40	40	
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40	40	
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles		20	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles		25	
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			

Pearl Galloway 175
JURY, Garn. fee 50

July 30, 1918 - Rec'd of Frank W. Galloway \$37.50 of the cost in this action,
WITNESSES,
J. C. Hartshorn, J.P.

July 30, 1918 - Rec'd of J.P. Sam H. Hensley Const
Pearl M Galloway

Frank W. Galloway
No. 120 vs. Plaintiff
C. M. Wheeler Defendant

Action on Account
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 57.50 with interest from 19, at per cent. and costs.
Judgment for 19 and costs \$

Be It Remembered, That on the 27 day of July 1918, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Murphysville O, 7/27-1918
C. M. Wheeler in account with Frank W. Galloway
Aug. 19, 1916 - Shoes \$3.50
Jan. 5, 1917 - Shoes + reb. 5.50
Bal. Shoes (Mary) 2.75
Jan. 4, 1917 - Cr \$11.25
5.50
Bal 5.75

at the same time an affidavit for attachment was filed

July 27, 1918 - Order of attachment + Notice to Garnishee issued returnable July 31, 1918 at 9 A.M. and delivered to Sam H. Hensley, Const.

July 27, 1918 - Order + Notice returned and endorsed: Rec'd this order July 27, 1918 at 4 P.M., I could come at the property alleged to be in possession of the within garnishee and July 27, 1918 at 4 P.M. I served said garnishee with a copy of this order and a written notice with Pearl Galloway, said garnishee in said County of Union State of Ohio was unable to find said defendant within Union Co. Ohio, Rec'd of said garnishee \$11.25 which is returned therewith
Fees: Serv. Ord. 40 Copy 25. Mi. 20 Notice 40
Sam H. Hensley, Const.

July 30, 1918 - This day came the plaintiff, paid the cost & dismissed this action.

July 30, 1918 - The \$11.25 returned to Carroll Sneed who assumes all responsibility

UNDERTAKING FOR STAY OF EXECUTION
On the _____ day of _____
The defendant came, and by _____
of the County, approved by me and _____ as surety, caused an undertaking execution to be entered herein, and in pursuance of the Statutes and provided, I, _____ as surety for the stay of execution of _____ judgment of _____ against _____ hereby promise and undertake of said judgment, interest and costs may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. 19____

SATISFACTION OF JUDGMENT
Received _____
payment in full on the above judgment

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Peace,

Account

Att'y for Plff.

Att'y for Deft.

5 75 with interest
, at per cent. and costs.

19

and costs \$

1918, the said
upon the following

following, to-wit:

Account with

\$3.50
5.50
2.25
\$11.25
5.50
5.75

induct

chment
issued
9 a.m.
Hensley, Co.

returned
July 27, 1918
the prop-
possession
and July 27,
said garnishee
and a written
said
State of Ohio
defendant
said
returned

Notice, 40
Hensley, Court.

the plain-
issued this

ed to
sumes

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from

_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____

Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____

intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Paris

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	20
Taking and certifying Affidavits, ea.	40	40
Docket, Index, Appce., per 100 w.	15	150
Summons, each deft. named in writ	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	05
Entering Bond or Undertaking, each,	40	40
Attach. for Witness or Juror each,	40	
Order of Attachment,	" 40	40
Order of Sale or Vendi,	" 40	
Notice to Garnishee,	" 40	40
Order on Garnishee	" 40	40
Writ of Replevin,	" 40	
Writ of Restitution,	" 40	
Order of Arrest,	" 40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	40
Entering Judgment,	40	15
Judgment on the Docket,	15	
Recognition of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	75
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	420
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	40
Serv. and Ret. Order of Attach. "	" 40	
" " Order Sale or Vendi "	" 40	
" " Notice to Garnishee "	" 40	40
" " Order on Garnishee "	" 40	
" " Writ of Replevin "	" 40	
" " Writ of Restitution "	" 40	
" " Order of Arrest "	" 40	
Mileage on each as above miles		20
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	100
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		250

J. J. Brannan
 No. 121 vs.
 J. E. Shelton
 Estella Shelton
 D. J. Shelton
 Plaintiff
 Defendant

Action on
 Promissory Note
 John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 145.93 with interest
 from Oct 11 1918, at 6 per cent. and costs.
 Judgment for Plff., Oct. 11, 1918
 and costs \$

Be It Remembered, That on the 5th day of Oct. 1918, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the defendants the sum of \$ 145.93 on a promissory note, a copy of which is as follows:
 \$ 10000 Sept. 14, 1908.
 Order before Sept. 14, 1909 we or either of us promise to pay to the order of J. J. Brannan One Hundred + 00/100 Dollars at 6% from date payable annually, Value received.
 Estella Shelton
 J. E. Shelton
 D. J. Shelton

Endorsements: Paid July 16, 1914 \$25.00
 Therefore plaintiff prays judgment against the defendants in the sum of \$145.93 with interest thereon from the 5th day of October 1918 at 6% per annum payable annually and for the costs of this action.
 J. J. Brannan
 By John H. Willis
 His Attorney.

State of Ohio
 Union County ss.
 J. J. Brannan being duly sworn says the allegations of the foregoing Bill of Particulars are true as he verily believes; that said defendants are not in the Military or Naval Service of the U.S.
 Sworn to before me and subscribed in my presence this 5th day of Oct. 1918
 John H. Willis
 Notary Public

At the same time plaintiff filed an affidavit in attachment and an approved undertaking in double the amount claimed,

Deeming the issued and together with at 9 o'clock Constable, Oct. 5, 1918 - Su Oct 5, 1918 and on the defend the indorseme Estella Shelton D. J. Shelton Fees serv. 75 Oct. 5, 1918 - O come at the p garnishee an here with a n notice is here and said not Society person I also serve ally by leaving by leaving m in Union Cou Fees serv. 40 C Oct. 11, 1918 - 9 failed to app exhibited writ therefore cons pendants J. E. sum of \$ 145.9 N. C. Moore a was sworn & l put that it n sum is pay ab

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an underta _____
 execution to be entered herein, _____
 In pursuance of the Statute _____
 and provided, I, _____
 as surety for the stay of execu _____
 judgment of _____
 against _____
 hereby promise and undertake _____
 of said judgment, interest and c _____
 may accrue.
 Taken by and signed and as _____
 me, and surety approved, this _____
 _____ A. D. 19 _____
 SATISFACTION OF JU _____
 Received _____
 payment in full on the above j _____

JURY.
 Oct. 31, 1918 - Read my costs,
 Fred C. Moore
 Clerk

WITNESSES,
 W. C. Moore, Esq. 50
 Oct. 29, 1918 - Read of W. C. Moore the cost + \$ 25.00 to apply on this Judgment.
 J. C. Hartshorn

Paris

Township, Union County, State of Ohio.

Peace,
Copy Note
Att'y for Plff.
Att'y for Deft.
14593 with interest
at 6 per cent. and costs.
Oct. 11, 1918
1918, the said
ereupon the following

Seeming the affidavit in attachment sufficient, I issued an Order of Attachment & Notice to Garnishee together with a Subpoena each returnable Oct 11, 1918 at 9 o'clock A. M. and delivered the same to Fred Ormerod Constable.

Oct. 5, 1918- Summons returned indorsed; Rec'd this writ on Oct 5, 1918 and I served the same on the 5th day of Oct. 1918 on the defendants by leaving a certified copy thereof and of the indorsement thereon with J. E. Shelton personally and Estella Shelton by leaving with J. E. Shelton, unable to find D. J. Shelton in Union Co. Ohio.

Fees serv. 75 Mi, 20 copy, 25 Fred Ormerod, Constable

Oct. 5, 1918- Order of attachment returned indorsed; I could not come at the property alleged to be the possession of the within garnishee and on Oct. 5, 1918 at 3 o'clock P. M. I served said garnishee with a written notice to appear and answer (a copy of which notice is herewith annexed) by leaving a certified of this order and said notice with N. C. Moore as Secy Union Co. Agricultural Society personally on said garnishee in said County of Union. I also served the defendants with a true copy of this order personally by leaving same with J. E. Shelton personally and Estella Shelton by leaving with J. E. Shelton and unable to find D. J. Shelton in Union County, Ohio.

Fees serv. 40 Copy, 125 serv. Not. 40. Fred Ormerod, Constable

Oct. 11, 1918- 9 A. M. Time set for trial. Plaintiff appeared. Defendants failed to appear at that time or for one hour thereafter. Plaintiff exhibited written instrument & demanded judgment. It is therefore considered by me that plaintiff recover from defendants J. E. Shelton & Estella Shelton jointly or severally the sum of \$145.93 with 6% int. from Oct. 5, 1918 and his costs herein. N. C. Moore as Secy of Union Co. Agr. Society, garnishee, appeared was sworn & examined. Disclosed about \$200.00 due J. E. Shelton & Estella but that it was not yet payable. Ordered that when said sum is payable that he pay it in to this Court. J. S. Surtshoff

following, to-wit:
from the
93 on a
which is
08,
09 me or
ay to the
Hundred
date paya
d.
elton
u
ton
6, 1914 - \$25.00
Judgment
the sum of
from the
for annum
the costs
man.
Millis
ney.

duly sworn
ing
as he orally
to are not
vice of the N.S.
man
described
of Oct 1918
ells
ary Public
ff filed.
r. and
in double

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____

vs.

Justice of the Peace _____ Township, _____

County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____ on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Par...

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., G. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	10
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	50
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	40
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	40	40
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	40
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		15
Record per 100 words,		90
Other Writings or Record, per 100 words,		15
Issuing Execution,		40
En. discontinuance or satisfaction, ea.,		20
Bill of Exceptions and copy, per 100 w.,		15
Transcript from Docket, per 100 words,		15
Certif. to Trans. or Bill of Ex., ea.,		25
		220
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	50
Mileage 6 miles, 1st mile 20c, ea. add'l 5		45
Copies, each,	25	50
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,		25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,		25
Summoning Jury,		1.00
Mileage as above miles,		
Copies of Venire, each,		25
Attending Trial, per day,		1.00
Taking Bond,		50
Service of Execution,		40
Summoning and Swearing Appraisers,		1.00
Advertis'g Property for Sale on Execut'n,		40
Writing or Setting up Advertisement,		25
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
		145

De Laval Separator Company
 Plaintiff
 No. 122 vs
 J. E. Penhorwood
 A. F. Edelblute
 Defendant

Action on
 Promissory Note
 John H. Miller Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 15.00 with interest from Feb. 1 1916, at 6 per cent. and costs.
 Judgment for Plff., Nov. 26 1918
 \$ 17.54 and costs \$ 3.65

Be It Remembered, That on the 20th day of Nov. 1918, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the defendant the sum of Fifteen Dollars with interest thereon at 6% per annum from the 1st day Feb. 1916 on promissory note of which the following is a copy:
 \$15.00 Marysville Ohio, Feb. 1, 1916
 On the 1st day of Aug. 1917, for value received, I promise to pay to the order of A. F. Edelblute Fifteen + 00/100 Dollars with 6 per cent interest at the Union Banking Co. Marysville Ohio. This note is given for De Laval Cream Separator, Style 12, Serial No. 152 3160. The express condition of the sale and purchase of said machine and the giving of this note (or notes) to secure the full payment therefor is that the title, ownership or possession does not pass from the said payee or his (or their) assigns, to the maker of this note (or notes) or his (or their) assigns, until all the notes have been fully paid and satisfied; and the drawers and endorsers severally waive presentment, protest and notice of protest and non-payment of this note.
 No. 73391 J. E. Penhorwood
 P.O. Address Marysville O.

Said note is endorsed as follows: 'Pay to the order of De Laval Separator Co. for value received the undersigned hereby guarantee the payment of the within note and hereby assign all of his right, title and interest to the within mentioned machine to the legal owner and holder of this note, waiving demand of payment protests and notes of non-payment.'
 A. F. Edelblute

There are no other endorsements on said note. Wherefore the plaintiff prays judgment against the defendant in the sum of Fifteen Dollars with interest thereon

at 6 per cent of costs
 State of Ohio, U
 John H. Miller
 a corporation,
 authorized here
 Particulars are
 Sworn to b
 8th day of Nov
 Nov. 20, 1918
 and delivered
 Nov. 21, 1918- Su
 1918, and I s
 defendant by
 thereon with e
 certified copy
 at his usual
 Jus: Ser. 50 Mi. 4
 Nov. 26, 1918-
 by its attorney
 as for one h
 ment as its evi
 judgment, Dr.
 Hiss collected
 (being principal
 certified that J
 surety.
 Dec. 30, 1918 - Ex

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me
 ent surety, caused an underta
 execution to be entered herein,
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and c
 may accrue.

Taken by and signed and a
 me, and surety approved, this
 _____ A. D. 1918

SATISFACTION OF JU
 Received _____
 payment in full on the above ju

JURY,
 n. 12/2/1918
 WITNESSES,

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Peace,

sony Note
Killic Att'y for Plff.
Att'y for Deft.

15 00 with interest
6, at 6 per cent. and costs.

Nov. 26, 1918
and costs \$ 3 65

1918, the said
ereupon the following

following, to-wit:

on the
Dollars
per annum
promissory
a copy.
Feb. 1, 1916
for value
to the order
100 Dollars
the Union
is note is
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press cou-
se of said
note (or
ayment thre-
or poss-
the said payee
the number of
or their)
have been
d the drawers
ive present-
protest and

Penhorwood
ollows! Pay
er Co. for
ed hereby
within not
right, title
mentioned wa-
holder of
payment
yubent
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ents on, said
prays judy-
in the sum
est thereon

at 6 per cent per annum from the 1st day Feb. 1916 and for its
costs
De Laval Separator Co.
By John H. Millis, Its atty.

State of Ohio, Union Co., ss.
John H. Millis being duly sworn says that the plaintiff is
a corporation; that he is the attorney for said corporation duly
authorized herein; that the allegations of the foregoing Bill of
Particulars are true as he verily believes.

Sworn to before me and subscribed in my presence this
8th day of Nov. 1918.

Noorman C. Brown Notary Public

Nov. 20, 1918 - Summons issued returnable Nov. 26, 1918 at 9 a.m.
and delivered to Sam H. Hensley, Constable.

Nov. 21, 1918 - Summons returned indorsed. Read this writ Nov. 20,
1918, and I served the same on the 21st day of Nov. 1918, on the
defendant by leaving a certified copy thereof and of the indorsement
thereon with each A. J. Edelblute personally + by leaving a
certified copy + of indorsement thereon with J. E. Penhorwood
at his usual place of residence.

Fee: Ser. 50 Mi. 45 Copies 50. Sam. H. Hensley, Constable

Nov. 26, 1918 - 9 a.m. Time set for trial. Plaintiff appeared
by its attorney. Defendants failed to appear at that time
or for one hour thereafter. Plaintiff exhibited written instru-
ment as its evidence and asked judgement being entitled to
judgment. It is therefore considered by me that said plain-
tiff collected from the said defendants the sum of \$17.54 (
being principal + int to this date) and its costs herein. It is hereby
certified that J. E. Penhorwood is principal debtor and A. J. Edelblute
surety.

J. C. Hursthom, J.P.

Dec. 30, 1918 - Execution issued + delivered to Sam H. Hensley Const.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
do hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Piffs. Costs Defts. Costs

Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.,	40	40	
Docket, Index, Appce., per 100 w.,	15	15	
Summons, each def. named in writ,	25	50	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15	75	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		

Manuscripts

245
100

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	50	
Mileage 2 miles, 1st mile 20c, ea. add'l	5	25	
Copies, each,	25	50	
Serv. and Ret. of Subpoena, 1st person,	25		
person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40	
Serv. and Ret. Order of Attach.	"	40	
" " Order Sale or Vendi	"	40	
" " Notice to Garnishee	"	40	
" " Order on Garnishee	"	40	
" " Writ of Replevin	"	40	
" " Writ of Restitution	"	40	
" " Order of Arrest	"	40	
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,			

125

JURY,

Jan. 2, 1918 Costs paid by Clerk Court to each separately, WITNESSES,

The Robinson + Curry Company
No. 123 vs. Plaintiff

Frank Heller
Bessie Heller Defendant

Action on Account
Robinson + Hoopes Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 215 52 with interest from June 1 1916, at 6 per cent. and costs.
Judgment for Plff., Nov. 29 1918 \$ 247 83 and costs \$ 3,70

Be It Remembered, That on the 23rd day of Nov, 1918, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Plaintiff claims a judgment against the defendants in the sum of \$ 215 52 with interest from the 1st day of June 1916 for lumber sold and delivered to said defendants by plaintiff.

Robinson + Hoopes Attorneys for Plaintiff.

The State of Ohio,
Union County ss.
C. A. Hoopes, being first duly sworn, says that the plaintiff is a corporation, that he is one of the attorneys for the plaintiff in this cause and that the facts stated and the allegations made in the foregoing bill of particulars are true as he verily believes

C. A. Hoopes.
I sworn to before me and subscribed in my presence this 23rd day of Nov. 1918
J. C. Hartshorn
Notary Public.

Nov. 23, 1918 - Summons issued returnable Nov. 29, 1918 at 9 a. m. and delivered to Sam H. Hensley, Constable.

Nov. 25, 1918 - Summons returned indorsed: Rec'd this writ Nov. 23, 1918, and I served the same on the 25th day of November, 1918, on the defendants by leaving a certified copy thereof, and of the judgment thereon with each of them personally at residence.

Fees: Serv. 50 Mi. 75 Copy 50
Sam H. Hensley
Constable

Nov. 29, 1918 - 9 attorney. Def one hour the judgment be that plaintiff and Bessie int. to this date

Dec. 21, 1918 - proceedings one is prep for plaintiff

UNDERTAKING FOR STAY
On the _____ day of _____
The defendant came, and by _____
of the County, approved by me _____
ent surety, caused an underta _____
execution to be entered herein.
In pursuance of the Statute _____
and provided, I _____
as surety for the stay of execu _____
judgment of _____
against _____
hereby promise and undertake _____
of said judgment, interest and _____
may accrue.

Taken by and signed and _____
me, and surety approved, this _____
_____ A. D. 19 _____

SATISFACTION OF JU
Received _____
payment in full on the above j _____

Paris

Township, Union County, State of Ohio.

Nov. 29, 1918 - 9 a.m. Time set for trial. Plaintiff appeared by attorney. Defendants failed to appear at that time or for one hour thereafter. Bill of particulars being sworn to and judgment being asked for. It is therefore considered by me that plaintiff recover from said defendants Frank Heller and Bessie Heller, the sum \$247.83 (being principal sum with int. to this date, and its costs herein.

J. Hutshorn, J.P.

Dec. 21, 1918 - Plaintiff asked for a transcript of these proceedings and being paid the legal fee therefor, one is prepared and delivered to C.A. Hoopes, attorney for plaintiff.

Peace,
Att'y for Plff.
Att'y for Deft.
7/5 52 with interest
at 6 per cent. and costs.
Nov. 29 1918
And costs \$ 3.70
1918, the said
ereupon the following
following, to-wit:
against the
52 with
Nov 1916 for
to said
Hoopes
Plaintiff.
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is a cor-
the attorneys
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of partic-
believes
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and I served
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UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant... will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O., 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 6 necessary papers, each	5	30
Taking and certifying Affidavits, ea.	40	40
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'ts, each,	40	40
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	60
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	3 05	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	40
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles	55	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	25
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	1 00
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		1 00
Conveyance		1 00
Appraisers		3 70
JURY,		2 00

G. A. Belt
 No. 174 vs.
 Chas. Johnson
 Plaintiff
 Defendant

Action on account
 Att'y for Plff.
 Att'y for Deft.
 Amt claimed, \$ 777 with interest from 19, at per cent. and costs.
 Judgment for Plff., Dec. 7, 1918 \$ 777 and costs \$

Be It Remembered, That on the 3rd day of Dec, 1918, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Chas. C. Johnson Dr
 To G. A. Belt for labor in hulling clover \$ 777

At the same time an affidavit in attachment was filed as follows:

State of Ohio, Knox Co. ss.
 The said plaintiff G. A. Belt being duly sworn, says that Chas. Johnson said Defendant is justly indebted to said Plaintiff G. A. Belt; that said claim is just; that he believes said Plaintiff ought to recover there on the amount of seven + 77/100 Dollars; that said property sought to be attached is not exempt from execution; that said property is not the personal earnings of said Defendant; for services rendered within three months prior to the commencement of this action; that said claim is for labor performed by said plaintiff for said Defendant at his request.

G. A. Belt
 Sworn to before me and signed in my presence, this 3rd day of Dec. 1918
 J. C. Hartshorn, J.P.

Undertaking not required for reason claim is for labor.
 Dec. 3, 1918 - Summons + Order of Attachment issued returnable Dec. 7, 1918 at 9 a. m. and delivered to M. Murphy Special Constable.

Dec. 3, 1918 - Summons returned indorsed; Recd this writ Dec. 4, 1918, and I served the same on the 4th day of Dec. 1918, on the defendant by leaving a certified copy thereof, and of the indorsement thereon with him at his usual place of residence. Fees Sw. 25, Copy 25
 M. Murphy Constable

Witnesses
 J. C. Hartshorn, J.P.
 applied on this day 777
 J.P. Cost 305
 Const. - Conveyance 100
 Appraisers 200
 1382
 Dec. 19, 1918 - Recd my fees.
 M. Murphy Const

Dec. 3, 1918 - Order at 3 P. M. and filed C. D. Webb and Joe 100 bu. corn; at prior claim of appraisement served this writ thereon with the residence.
 Fees; Sw. 40 - Mi.

Dec. 7, 1918 - 7 failed to appear Bill of Particulars that Plaintiff cost herein.

Dec. 7, 1918 - 0 was sold to mortgage \$3 be applied vs Johnson released erty attached

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an underta _____
 execution to be entered herein.
 In pursuance of the Statute _____
 and provided, I, _____
 as surety for the stay of execu _____
 judgment of _____
 against _____
 hereby promise and undertake _____
 of said judgment, interest and _____
 may accrue.

Taken by and signed and a _____
 me, and surety approved, this _____
 _____ A. D. 19 _____

SATISFACTION OF JU
 Received _____

 payment in full on the above j _____

Paris

Township, Union County, State of Ohio.

Dec. 3, 1918 - Order of Attachment returned indorsed. Read this writ Dec. 4, 1918 at 3 P.M. and pursuant to its command, I did attach in the presence of C. D. Webb and Joe Coff two creditable persons, and residents of this county: 100 bu. corn, about 9 tons of hay + one hay tedder subject to the prior claim of John W. Jarvis, and by these same parties, I did cause an appraisement to be made, under oath, which is returned herewith, I served this writ by leaving a certified copy thereof with the indorsement thereon with the said defendant, Chas Johnson, at his usual place of residence.

Fees: Sub. 40 - Mi. 55 - Copy 25 - Sw. Ap. 1.00 - Conveyance 1.00

M. Murphy Constable.

Dec. 7, 1918 - 9 A.M. Time set for trial. Plaintiff appeared. Defendant failed to appear at that time or for one hour thereafter. Plaintiff's Bill of Particulars being verified, it is therefore considered by me that Plaintiff recover from Defendant the sum of \$777 and his cost herein.

J. C. Sturshome J.P.

Dec. 7, 1918 - By agreement of the parties hereto, the hay attached was sold to J. F. McCracken. After deducting amount of chattel mortgage \$38.71 was paid into court by J. F. McCracken to be applied on costs + judgements Belt vs Johnson, Milkier vs Johnson + costs State vs Johnson. Attachment was released against hay but not against the other property attached.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ 100 Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows: No. _____ Plaintiff } Before _____ vs. Justice of the Peace _____ Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

Peace,
nt
Att'y for Plff.
Att'y for Deft.
77
with interest
, at per cent. and costs.
7, Dec. 7, 1918
nd costs \$
1918, the said
reupon the following
llowing, to-wit:
\$ 777
attachment
Belt being
Johnson said
said Plaintiff
just; that
recover three
dollars; that
d is not
said property
said Defendants
er months
this action;
performed by
ult at his
lt
med in my
e, J.P.
reason
attachment
9 A. M.
icial Constable,
dorsed; Read
the same on the
by leaving
indorsement
of residence,
y Constable

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 5 necessary papers, each	5	25
Taking and certifying Affidavits, ea.	40	40
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	40
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	40
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	60
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	300	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5	55	55
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	40
Serv. and Ret. Order of Attach. "	40	40
" " Order Sale or Vendi "	40	40
" " Notice to Garnishee "	40	40
" " Order on Garnishee "	40	40
" " Writ of Replevin "	40	40
" " Writ of Restitution "	40	40
" " Order of Arrest "	40	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	25
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
	170	

N. A. Wilkins
 Plaintiff
 vs.
 Chas. Johnson
 Defendant

Action on account
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 21.65 with interest from 19, at per cent. and costs.
 Judgment for Plff., Dec. 1918 \$ 21.65 and costs \$

Be It Remembered, That on the 3rd day of Dec, 1918, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Chas. Johnson Dr
 To Bal Oct. 2, 1913 \$ 73.90
 Paid 2.25-
 \$ 21.65-

at the same time Plaintiff filed an affidavit in attachment as follows:
 The State of Ohio Union Co. vs

The said plaintiff N. A. Wilkins being duly sworn, says that Chas. Johnson said Defendant is justly indebted to said Plaintiff N. A. Wilkins, that the said claim is just, that he believes said plaintiff ought to recover thereon the amount of Twenty one + 65/100 Dollars; that the property sought to be attached is not exempt from execution; that said property is not the personal earnings of said Defendant for services rendered within three months prior to the commencement of this action; that said claim is for necessities furnished defendant by said plaintiff; that said Defendant is about to dispose of his property to defraud his creditors.

N. A. Wilkins
 Sworn to before me and subscribed in my presence this 3rd day of Dec. 1918
 J. C. Hartshorn, J.P.

Undertaking in the sum of \$45.00 approved and filed.

Dec. 3, 1918 - Summons + Order of attachment issued returnable Dec. 7, 1918 and delivered to M. Murphy, Spec. Constable.

Dec. 4, 1918 - Summons returned ind; And this writ Dec. 4, 1918, and I served the same on the 4th day of Dec, 1918, on the Defendant by leaving a certified copy thereof, and of the judgment thereon with him at his usual place of residence
 Jus: Ser. 25 Copy 25 M. Murphy Constable

Dec. 4, 1918 - Order
 Dec. 4, 1918 at 3
 in the presence
 about 9 tons of
 Chas. Johnson
 Es. A. Bell, 3
 a certified copy
 his usual place
 Fees: Ser. 25

Dec. 7, 1918 -
 Defendant of
 thereafter
 by me that
 of \$ 21.65 and

JURY,
 Dec 3, 1918 - Both Constables of township being absent M. Murphy was appointed and sworn as Special Constable
 J. C. Hartshorn
 applied on this day 21.65
 J. P. cost 2.24
 23.89
 Dec. 19, 1918 - Read my costs
 M. Murphy Const

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me
 ent surety, caused an undertal
 execution to be entered herein,
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and c
 may accrue.
 Taken by and signed and ac
 me, and surety approved, this
 _____ A. D. 19____
 SATISFACTION OF JU
 Received _____
 payment in full on the above ju

Paris

Township, Union County, State of Ohio.

peace,
count
Att'y for Plff.
Att'y for Deft.
with interest
at per cent. and costs.
Dec. 1918
the said
upon the following

Dec. 4, 1918 - Order of Attachment returned indorsed: Read this writ Dec. 4, 1918 at 3 P.M. and pursuant to its command on Dec. 4, 1918 in the presence of C. D. Webb + Joe Ross I did attach 100 bu. of corn about 9 tons of hay + one hay bedded as the property of the defendant Chas. E. Johnson, subject to the prior claims of John W. Jarvis + Es. A. Belt, I served the defendant Chas. Johnson by leaving a certified copy of this writ with the indorsement thereon at his usual place of residence
Fees: Serv. 40; Mi. 55 copy, 25 M. Murphy, Constable

Dec. 7, 1918 - 9 A.M. Time set for trial, Plaintiff appeared, Defendant failed to appear at the time or for one hour thereafter, Bill of Particulars being verified, It is considered by me that plaintiff recover from Defendant the sum of \$2,65 and his cost herein,
J. C. Hartschou, J.P.

following, to-wit:
\$ 73,90
2,25
\$ 21,65
filed an af-
follows:

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to said Plain-
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amount
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of said Defend-
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kins
scribed
of Dec. 1918
hon. J.P.
approved

Attachment
and delivered

ed ind;
I served
1918, on the
d copy there-
on with
phy Constable

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant... will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	60
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person,	25	
25, each additional,	10	
Mileage as above miles,		25
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	" "	40
" " Order Sale or Vendi	" "	40
" " Notice to Garnishee	" "	40
" " Order on Garnishee	" "	40
" " Writ of Replevin	" "	40
" " Writ of Restitution	" "	40
" " Order of Arrest	" "	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		70

Kittanning Coal Company
 Plaintiff
 No. 126 vs.
 H. D. Harris
 Defendant

Action on Account
 John H. Millis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 128.25 with interest from June 8, 1917, at 6 per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 26th day of Dec 1918, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the defendant, the sum of \$128.25 with interest thereon at six per cent per annum from June 8, 1917 for coal sold and delivered to defendant at his request. An itemized statement is hereto attached marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff pray judgment against the defendant in the sum of \$128.25 with interest thereon from the 8th day of June 1917 at six per cent per annum and for the costs of this action.

The Kittanning Coal Co
 By John H. Millis, Its atty
 State of Ohio
 Union County ss

John H. Millis being first duly sworn says that the plaintiff is a corporation; that he is the attorney thereof duly authorized herein, that the allegations of the foregoing Bill of Particulars are true as he verily believes.

John H. Millis
 Sworn to before me and subscribed in my presence this 23rd day of Dec, 1918
 Ernest S. Bower
 Notary Public.

Dec. 26 1918 - Summons issued returnable Dec. 30, 1918 at 9 o'clock A. M. and delivered to Fred Ormerod Constable.

Dec. 26, 1918 - Summons returned indorsed; Rec'd this writ Dec. 26, 1918 and I served the same on the 26th day of Dec, 1918 on the defendant by leaving a certified copy thereof and the subpoena thereon with H. D. Harris personally.
 Fees: Serv. 25 Mi 20 Copy 25 Fred Ormerod Constable

Dec. 30, 1918 - Showing of ar Defendant

Feb. 19, 1919 - D Claim.
 Feb. 24, 1919 - Pl Counter Claim

Apr 30, 1921 - the costs of

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me
 ent surety, caused an undertak
 execution to be entered herein,
 In pursuance of the Statute
 and provided, I,
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and c
 may accrue.

Taken by and signed and a
 me, and surety approved, this
 _____ A. D. 19____

SATISFACTION OF JU
 Received _____
 payment in full on the above ju

Dec. 26, 1918 - I stayed good for costs in this action.
 John H. Millis

JURY,

WITNESSES,

Paris

Township, Union County, State of Ohio.

Dec. 30, 1918 - Defendant came and asked a continuance. Showing good cause, this case is continued to _____ at Defendants cost.

Feb. 19, 1919 - Defendant filed a Bill of Particulars as a Counter Claim.

Feb. 24, 1919 - Plaintiff filed Motion to Dismiss Defendants Counter Claim.

Apr 30, 1921 - This day came the atty for plaintiff, paid the costs and dismissed this action.

Peace,
court
illis Att'y for Plff.
Att'y for Deft.
28 25 with interest
7, at 6 per cent. and costs.
19
and costs \$

1918, the said
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Following, to-wit:
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Coal Co
Its atty

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1918 on the
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thereof

l Ormerod
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UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
_____ his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SAISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS PLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
	2.00	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage 2-miles, 1st mile 20c, ea. add'l 5		25
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		75

The Bott + Cannon Company
 No. 177 vs.
 Frank Heller
 Plaintiff
 Defendant

Action on Account
 John H. Millis Att'y for Plff.
 J. B. Cole Att'y for Deft.
 Am't claimed, \$ 50 00 with interest
 from 19 , at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 25th day of Jan, 1919, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the defendant the sum of Fifty Dollars for Merchandise sold and delivered to the defendant at his request, and with interest thereon at six per cent per annum from Jan. 18, 1918,

An itemized verified statement of said account is hereto attached and marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff prays judgment against the defendant in the sum of \$50.00 with interest thereon at six per cent per annum from Jan. 18, 1918, and for the costs of this action.

The Bott + Cannon Co.
 By John H. Millis, Its Atty
 State of Ohio, Union Co., ss.
 John H. Millis being first duly sworn says he is the attorney of the plaintiff duly authorized hereto, that the plaintiff is a corporation that the allegations of the foregoing Bill of Particulars are true as he verily believes.

John H. Millis.
 Sworn to before me and subscribed in my presence this 24th day of Jan. 1919.

Orest S. Brown
 Notary Public
 Jan. 25, 1919 - Summons issued returnable Jan 29, 1919 at 9 a. m. and delivered to Sam H. Hensley Constable

Jan. 26, 1919 -
 writ Jan. 25,
 Jan. 1919, on
 thereof, and
 fees! Serv. 25

Jan 29, 1919 -
 is continued

July 30, 1919 -
 notified by

Aug. 6, 1919 -
 by attorney,
 on for one t
 Bill of Part
 Plaintiff as
 said plaint
 the sum of
 and its cost

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertak
 execution to be entered herein
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertak
 of said judgment, interest and
 may accrue.

Taken by and signed and
 me, and surety approved, this
 _____ A. D. 19

SATISFACTION OF J
 Received _____
 payment in full on the above,

JURY,
 WITNESSES,

Paris

Township, Union County, State of Ohio.

Jan. 26, 1919 - Summons returned indorsed: Received this writ Jan. 25, 1919 and I served the same on the 25th day of Jan. 1919, on the defendant by leaving a certified copy thereof, and of the indorsement thereof with him personally. Fees: Serv. 25 Mi. 25 Copy, 75 Sam H. Hensley, Court.

Jan 29, 1919 - Plaintiff showing good cause, this case is continued to _____ at plaintiff's cost.

July 30, 1919 - Trial set for Aug. 6, 1919 at 9 a.m. Defendant notified by mail.

Aug. 6, 1919 - 9 a.m. Time set for trial. Plaintiff appeared by attorney. Defendant failed to appear at that time or for one hour thereafter but made default. Plaintiff's Bill of Particulars being verified, judgment is entered for Plaintiff as follows: It is therefore considered by me that said Plaintiff recover from Frank Heller said Defendant the sum of \$54.65 (being principal debt and interest to this date) and its costs herein taxed at \$2.75

J. J. Scarborough, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

_____ No. _____ vs. Plaintiff } Before _____ Defendant } Justice of the Peace _____ Township, _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

Peace,
ount
Millis Att'y for Plff.
ole Att'y for Deft.
50 00 with interest
, at per cent. and costs.
19
nd costs \$
1919, the said
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Paris

Township, Union County, State of Ohio.

Feb. 6, 1919 - Defendant filed Answer as follows:

Defendant denies the alleged order, Request and delivery by plaintiff, Defendant says that said goods was sent to his place of business during his absence and left there several months without any order or request from him and that he finally used them. No demand for payment or claim was presented to him till about 6 weeks ago long after he was out of business.

Frank Keller.

Feb. 6, 1919 - 9 A. M. Plaintiff appeared, Defendant with his attorney appeared. Defendant offered to confess judgment for amount of claim provided no interest be charged. Same was accepted by plaintiff.

It is therefore considered by me that plaintiff receives from defendant the sum of \$120.00 and its costs herein taxed at 3.00.

J. C. Hursthom J.P.

count
Millie Att'y for Plff.
Att'y for Deft.
70.00 with interest
at per cent. and costs.
Jan. 29, 1919
and costs \$ 3.00
1919, the said
reupon the following

Following, to-wit:
from the
Hundred
and
his request
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Subscribed
of Jan. 1919.
Notary Public

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1919 on the
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ley, Court,

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____

as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff

Before _____

vs.

Justice of the Peace _____

Township, _____

Defendant

County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore,

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O., 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.	40		
Docket, Index, Appce., per 100 w.	15	15	
Summons, each defd. named in writ	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee,	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ. Ord. or Process not nam'd above, ea.	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45	45	
Collections made upon Judgments 4 per ct.			1.20
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		
		270	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20c, ea. add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person,	25	25	
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40		
Serv. and Ret. Order of Attach.	"	40	
" " Order Sale or Vendi	"	40	
" " Notice to Garnishee	"	40	
" " Order on Garnishee	"	40	
" " Writ of Replevin	"	40	
" " Writ of Restitution	"	40	
" " Order of Arrest	"	40	
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			70

JURY, WITNESSES,

E. G. McCann
 C. W. Hoopes
 C. A. Hoopes
 No. 129 vs.
 W. M. Kentner

Plaintiff
 Defendant

Action on Damages
 C. A. Hoopes Att'y for Plff.
 John H. Mills Att'y for Deft.
 Am't claimed, \$ 194⁶³ with interest from Apr. 26 1918, at 6 per cent. and costs.
 Judgment for Plff., Feb. 26 1919
 \$ 204³³ and costs \$

Be It Remembered, That on the _____ day of _____ 19____, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiffs say that on or about the 1st day of April 1917, they were the owners of a quantity of corn in the crib at the farm of W. F. Anderson in Union County, Ohio, that the defendant was desirous of purchasing a portion of said corn and that prior to said date the defendant in company with the said E. G. McCann and C. W. Hoopes went to said farm and inspected said corn and that thereupon the defendant agreed with the plaintiffs to purchase a car of corn and to pay the plaintiffs therefor the sum of \$1.50 a bushel or board a car at Broadway, Ohio. That on or about the 10th day of April 1917, plaintiffs loaded 726 bushels of said corn on a box car at Broadway, Ohio, and consigned the same to the defendant at Scioto, Ohio, that upon said corn reaching Scioto the defendant refused to accept it and notified the plaintiffs and plaintiffs thereupon directed the agent at Scioto to ship said corn back to the plaintiffs at Marysville, and that after said corn reached Marysville plaintiffs unloaded same and stored it in a vacant building until such time as the could dispose of it.

That the plaintiffs expended the sum of \$25.00 for the hauling of said corn from said farm to the car at Broadway, that they paid the Railroad Company \$121.15 being the freight on said corn from Broadway to Scioto, that they paid \$4.50 for insurance on said corn from during the time it was in Marysville and that they paid \$30.00 rent

for said store
 said corn
 wherefor
 the defendant
 the 26th day

State of Ohio
 C. W. Hoopes
 he is one
 the facts
 he verily be
 Swore to
 this 19th day

Feb. 19, 1919 -
 A. M. and

Feb. 19, 1919 -
 this writ of
 of Feb. 19, 1919,
 thereof, and
 sionally in
 Fees: Serv.

Feb. 26, 1919 -
 by attorney,
 for one hour
 verified, I
 receive from
 with int. to

March 6, 1919 -

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertak-
 execution to be entered herein,
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execu-
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and co-
 may accrue.

Taken by and signed and ac-
 me, and surety approved, this _____
 A. D. 19____

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above ju-

CIVIL DOCKET

Paris Township, Union County, State of Ohio.

for said storage, that they paid \$14.00 for unloading said corn from the car at Marysville. Wherefore the plaintiffs ask a judgment against the defendant for the sum of \$194.63 with interest from the 26th day of April 1918.

C. A. Hoopes, Atty for plaintiffs

State of Ohio, Union County ss.

C. W. Hoopes, being first duly sworn, says that he is one of the plaintiffs in the above case and that the facts stated and the allegations made are true as he verily believes,

C. W. Hoopes

Sworn to before me and subscribed in my presence this 19th day of Feb. 1919.

C. A. Hoopes Notary Public

Feb. 19, 1919 - Summons issued returnable Feb. 26, 1919 at 9 A.M. and delivered to Sam H. Hensley Constable.

Feb. 19, 1919 - Summons returned indorsed: Received this writ Feb. 19, 1919, and I served the same on the 19th day of Feb. 1919, on the defendant by leaving a certified copy thereof, and of the indorsement thereon with him personally in Paris Township. Fees: Ser. 71 mi 20 Copy 25 Sam H. Hensley, Constable

Feb. 26, 1919 - 9 A.M. Time set for trial, Plaintiff appeared by attorney, Defendant failed to appear at that time or for one hour thereafter. Plaintiffs Bill of Particulars being verified, It is therefore considered by me that Plaintiffs recover from Defendant the sum of \$704.33 (being prin amt with int. to this date) and their costs herein

Wch 6, 1919 - Transcript prepared and delivered to Def's Atty.

UNDERTAKING FOR STAY OF EXECUTION.

On the 19 day of Feb 1919 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, as surety for the stay of execution on the above judgment of do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this 19 day of Feb. 1919.

SATISFACTION OF JUDGMENT.

Received 19 from 100 Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the 5th day of March 1919, said W. M. Keutner entered into an undertaking to the adverse party as follows: E. G. M. Cavanaugh et al Plaintiff vs. W. M. Keutner Defendant. Before J. C. Hartshorn Justice of the Peace Paris Township, Union County, Ohio. Whereas, on the 26th day of Feb. A. D. 1919, the said E. G. M. Cavanaugh et al obtained a judgment against the said W. M. Keutner on the docket of said Court, for Four hundred and thirty-three dollars and ninety-two cents, and costs taxed at Two dollars and ninety-two cents, and the said W. M. Keutner intends to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, J. M. T. Cody of Union County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of Four Hundred and Fifteen dollars, conditioned as follows: 1. That the said appellant will prosecute his appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, he will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this 5th day of March A. D. 1919.

peace, manges, 1919, the said, upon the following, to-wit: or about, were the, in the, person in, defendant, a portion, said, company, and C. H., and in, thereupon, the plaintiffs, and to pay, sum of, car at Broad, the 10th day, ded 726th, x car at, signed the, Ohio, Ohio, except it, and plain, the agent, back to, lle, and, hid Marys-, l same and, ilding until, dispose, pended, handing, my to the, they said, 21, 13, being, from Broad, paid \$4.50, a corn from, as in Mary, 2 \$30.00 rent.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 7 necessary papers, each	5	35
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	
Summons, each deft. named in writ	25	
Issuing Subpoena,	5	25
Continuance or Adjournment, ea.	20	10
Swearing Witnesses, each,	5	20
Entering Bond or Undertaking, each,	40	15
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	15
Swearing Arbitrators, each,	5	40
Sitting in the Trial, (defense interposed)	1.00	1.00
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	150
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
Execution	4.00	1.00
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage 1/2 miles, 1st mile 20c, ea. add'l 5	65	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	25
Mileage as above 2 1/2 miles,	135	
Copies, each,	25	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. " "	40	
" " Order Sale or Vendi " "	40	
" " Notice to Garnishee " "	40	
" " Order on Garnishee " "	40	
" " Writ of Replevin " "	40	
" " Writ of Restitution " "	40	
" " Order of Arrest " "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	1.00
Mileage as above miles,		20
Copies of Venire, each,	25	1.50
Attending Trial, per day,	1.00	1.00
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removal or preserv'g property levied on,		
	4.00	2.70

Dora Tegertee
 Plaintiff
 No. 130 vs.
 Jesse E. Neil
 Defendant

Action on
 Forcible Detention
 John M. Brodrick Att'y for Plff.
 C. A. Hoopes Att'y for Deft.
 Am't claimed, \$ _____ with interest
 from 19, at per cent. and costs.
 Judgment for _____ 19
 \$ _____ and costs \$ _____

Be It Remembered, That on the 7th day of March 1919, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 To John C. Hartshorn, a Justice of the Peace in and for the Township of Paris in the County of Union and State of Ohio:
 The undersigned Dora Tegertee a resident of the County of Union, State of Ohio, doth hereby make her complaint to you, against one Jesse E. Neil for this:
 That the said Jesse E. Neil hath ever since the 7th day of February in the year 1919, and doth still, unlawfully and forcibly detain from the undersigned, possessive of the following premises, situate in the Township of Leesburg, in said County of Union, and described as follows: One hundred and thirty-three and one-half acres bounded on the North by Freeman Lowe and John M. Lewis land; on the East by Reed and Keeper's land; on the South by the lands of Mrs. Vaughn and W. D. Saunders and on the West by lands of W. D. Stricker and W. L. Saunders. That said Jesse E. Neil entered upon said premises as a tenant of the undersigned, the lease therefor expired at the time herein first mentioned, and from that time the said Jesse E. Neil hath unlawfully and forcibly held over his said term. On the 10th day of March A. D. 1919, the undersigned duly served upon the said Jesse E. Neil, as required by law, notice in writing, to leave said premises on or before March 15, 1919, the undersigned asks Process and Restitution Etc. Dated this 21st day of March 1919, Dora Tegertee

JURY,
 Wm. J. Conrad
 J. D. Cross
 E. S. Brown
 Jury paid by Plff.
 WITNESSES,
 Wilber Hogue 170
 Amos Solli day 175
 J. M. Dodge 125
 Apr. 29, 1919 - Recd of Sam H. Hensley Court \$18.55 in settlement of costs J. C. Hartshorn JP

March 21, 1919 at 9 a. m.
 March 24, 1919 writ March 19 personally.
 Fees; Serv. 25
 March 23, 1919 a jury trial
 L. W. McAllister
 March 27, 1919
 March 26, 1919 - Plaintiffs mt
 mtresses,
 March 27, 1919 - and his attor
 Wm. J. Conrad
 Balance of
 picient ca
 has tried
 sworn and
 argument
 having del
 verdict in
 It is there
 tiff have re
 plaint and
 herein taxed

Apr. 27, 1919 - Ex
 made metho
UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertak
 execution to be entered herein,
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and co
 may accrue.
 Taken by and signed and ac
 me, and surety approved, this _____
 A. D. 19_____
SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above ju

Paris

Township, Union County, State of Ohio.

March 21, 1919 - Summons issued returnable March 25, 1919 at 9 a. m. and delivered to Sam H. Hensley, Constable

March 24, 1919 - Summons returned indorsed; Read this writ March 21, 1919, and served the same on the 27th day of March 1919 by leaving a certified copy with him personally.

Fees: Ser. 25 - Mi. 65 Copy 25 Sam H. Hensley, Constable

March 23, 1919 - Defendant appeared and demanded a jury trial, Deposited \$450 as required by law. In presence of plaintiff and defendant jury sworn resulting in the selection of Wm J. Conrad, M. J. Coody, D. A. Cross, E. S. Brown, L. W. McAllister & J. W. Perkins as jurors. Verire issued returnable

March 27, 1919 at 9 a. m. to which time cause is continued,

March 26, 1919 - Verire returned showing service on all jurors,

March 26, 1919 - Subpoenas issued for Wilber Hoyle as Plaintiff's witness & Amos Soliday & J. M. Dodge as Defendants witnesses,

March 27, 1919 - 9 a. m. - Time set for trial. Plaintiff appeared and his attorney, Defendant appeared with his attorney, Wm J. Conrad, D. A. Cross & E. S. Brown jurors present.

Balance of verire failed to appear. Excused for sufficient cause. By agreement of parties cause was tried before the 3 jurors present. Challenged and sworn and trial proceeded. After hearing the evidence argument of counsel and charge of Court and having deliberated the jury brought in the following verdict in writing: With finding for Plaintiff.

It is therefore considered by me that the said plaintiff have restitution of the premises described in said complaint and that she recover of the defendant the costs herein taxed at \$ _____.

Apr. 27, 1919 - Execution for costs issued Apr. 29, 1919 - Ex. returned money made without levy.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows: No. _____ Plaintiff vs. Defendant Before _____ Justice of the Peace _____ Township, _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing 4 necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		1.05
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
	4.00	

CONSTABLE'S FEES	Plffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5		
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		2.0
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		
		85

S. A. Skidmore
 No. 131 vs.
 H. O. Sterling
 Mary Sterling
 Plaintiff
 Defendant

Action on
 Promissory Note
 John H. Millis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 30 83 with interest
 from July 16, 1919, at 8 per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 17 day of July 1919, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Now comes the plaintiff and says there is due him from the defendants Thirty Dollars and Eighty three cents (\$30.83) on a promissory note, of which the following is a copy with all indorsements:

\$28.55 East Liberty O. 10-16-1917.
 Nine months after date, we or either of us, promise to pay to Skidmore + Yoder or order, Twenty eight + 55/100 Dollars, at the Hamilton Bank, unincorporated, in East Liberty, Ohio, for value received, with interest at 8 per cent payable annually after due.
 (Cognovit Form) H. O. Sterling
 No. 9145, Due July 16-18. Mary Sterling
 Indorsement, Skidmore + O. L. Yoder.

No part of said note has been paid, wherefore the plaintiff prays judgment against the defendants in the sum of \$30.83 with 8% int. from July 16, 1919, and for the costs of this action
 S. A. Skidmore
 By John H. Millis, his atty.

State of Ohio, Union Co. ss.
 S. A. Skidmore being duly sworn swears the statements of the foregoing Bill of Particulars are true as he verily believes.
 S. A. Skidmore

Sworn to before me and subscribed in my presence this 16th day of July, 1919.
 John H. Millis, Notary Pub.
 At same time affidavit for attachment was filed as follows:

State of Ohio, Union Co. ss.
 S. A. Skidmore makes oath and says that he is the plaintiff herein and that the cause of action of the plaintiff herein against the defendants is for money due on a promissory note made by the said H. O. Sterling and Mary Sterling to Skidmore and Yoder or order and by said Yoder indorsed to the plaintiff, and due and unpaid, and this affiant further says that the said claim is

just, and that Sterling and Mary Sterling are not exempt from this affidavit for

Sworn to before me

July 18, 1919 - The writ is issued 1919 and delivered to the defendant in Union Co.

July 18, 1919 - On July 18, 1919 at 10 I could not find the defendant in Union Co.

I find that said defendant is situated in Union Co. made a part of the description of the land by D. L. Triplett to Marysville Grant N. 15° E. 14.40 poles Road with said grant Thence N. 46° 45' W. 29 poles to a stone in a bar oak thicket to a stone; Thence S. 11° 30' E. 17 poles
 July 18, 1919 - Court has an interest in this cause is certified

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as surety, caused an undertaking to be entered herein, In pursuance of the Statute and provided, I, _____ as surety for the stay of execution of judgment of _____ against _____ hereby promise and undertake of said judgment, interest and costs may accrue.

Taken by and signed and approved, this _____ A. D. 1919

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

JURY.

WITNESSES.

Peace,

Paris

Township, Union County, State of Ohio.

History Note
Att'y for Plff.
Att'y for Deft.

30 83 with interest
at 8 per cent. and costs.

19
and costs \$

1919, the said
upon the following

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Thirty Dollars

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10-16-1917.

either of us,
per or order,

Hamilton
Liberty, Ohio,

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cent.

order.

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Miller, his atty.

sworn says
of Particulars

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scribed in my

lis, Notary Pub.
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and that

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H.O. Sterling
and Gader

sed to this de-
ed, and this

said claim is

just; and that he ought to recover in money \$30.83; that said H.O. Sterling and Mary Sterling are non-residents of said County of Union. This affidavit further says that the property sought to be attached is not exempt from execution.

E. A. Skidmore

Sworn to before me and subscribed in my presence this 16th day of July, 1919
J. C. Hartshorn, Justice of the Peace

July 18, 1919 - The plaintiffs affidavit showing ground for an attachment writ is issued together with a summons both returnable July 23, 1919 ^{or 9 a.m.} and delivered the same to Sam H. Hensley Constable. Under the statutes no undertaking ^{is} required.

July 18, 1919 - Summons returned indorsed: Recd this writ July 18, 1919. After diligent search I fail to find the defendants or their residence in Union Co. Fee copy .25 Sam H. Hensley Constable.

July 18, 1919 - Order of attachment returned indorsed: Recd this writ July 18, 1919 at 10 a.m. I did not serve copy of this order for reason I could not find them in my jurisdiction. After diligent search, I was unable to find any personal property belonging to said defendants. I find that said defendants have an interest in certain real estate situated in Union Co. a description of which is hereunto attached and made a part of this return. Sam H. Hensley, Constable

Description of Land in the name of H.O. Sterling: Being a part of Survey 3693 Beginning at the N.E. corner of a tract of 26 1/2 acres conveyed to Geo. C. Freshwater by D. L. Triplett by deed dated Mch 31, 1879; and in the center of the Richwood and Marysville Gravel Road; Thence with the center of said road N. 65° 30' E. 8 poles; N. 15° E. 14.40 poles + N. 26° E. 40 poles to the intersection of the Summersville Road with said gravel road; Thence N. 46° N. 44 poles; Thence N. 51° 45' N. 42 poles; Thence N. 46° 45' N. 29.25 poles to Isaac Jane's heirs N.E. corner; Thence S. 90° 30' N. 74.75 poles to a stone in said Jane's East line; Thence S. 66° E. 12.12 poles to a stone (with a bar oak, huckberry, hickory on the S. bank of Bokes Creek); Thence S. 43° E. 15.80 poles to a stone; Thence S. 81° 45' E. 2.2 poles to a stone; Thence S. 31° 51' E. 7 poles to a stone; Thence S. 11° 30' E. 17.75 poles to place of beginning containing 36 a + 65 rods of land.

July 18, 1919 - Constable's showing no personal property but that defendants have an interest in real estate in this county, at the request of Plaintiff this cause is certified to the Common Pleas, Court of Union Co., O.
J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	15
Summons, each def't. named in writ,	25	15
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	40
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	90
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	20
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
		1 90

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage, 0 miles, 1st mile 20c, ea. add'l 5		1 15
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removal or preserv'g property levied on,		
Conveyance		3 00
		4 65

JURY,

Aug, 18, 1919 - Rec'd my fees. Sam Housley

WITNESSES,

Elizabeth White
Plaintiff
No. 132 vs.
Sylvester Crow
Defendant

Action on

Forceible Detention
Milo L. Myers Att'y for Plff.
J. L. Cameron Att'y for Deft.
Am't claimed, \$ with interest
from 19, at per cent. and costs.
Judgment for 19
\$ and costs \$

Be It Remembered, That on the 5 day of Aug. 1919, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
For a cause of action the plaintiff, Elizabeth White, says, that the said defendant, Sylvester Crow, did on or about the 13th day of July, 1919 unlawfully and forcibly, and with a strong hand, enter, and hath ever since, and doth still unlawfully and forcibly, and with a strong hand, detained from the possession of the said plaintiff, the following premises to-wit:

Being a six room cottage located in the village of Chuckery, in the county of Union, in the State of Ohio, and being the premises owned by George Burns located just East of the black-smith shop in said village, and now occupied by the said defendant and his family; Further the said plaintiff says, that at the time of said entry, and ever since she hath had the right to the possession of said premises, and now has a right to the possession of said premises.

That on the 30th day of July, 1919, she, the said plaintiff caused to be served upon the said defendant, as required by law, a notice in writing to leave said premises a copy of which notice is hereto attached. That the said defendant holds said premises without any color of title or right thereto.

Wherefore the said plaintiff asks process and restitution against the said defendant and for the possession of said premises and for such other and further relief in the premises as may be just and equitable.

Milo L. Myers
Att'y for Plaintiff

Elizabeth White
Plaintiff

State of Ohio,
The a
ording to l
made and co

Sworn to
of Aug, 1919

Aug. 5, 1919 - S
and delivere

Aug. 5, 1919 - Su
and served to
copy with
Fees: Serv. 25, 7

Aug. 6, 1919 - Ge
asked for a
in town, S. C.
Showing good

Aug. 18, 1919 -
titled to

UNDERTAKING FOR STAY

On the _____ day of _____
The defendant came, and by _____

of the County, approved by me
ent surety, caused an underta
execution to be entered herein,

In pursuance of the Statute
and provided, I, _____
as surety for the stay of execu
judgment of _____

against _____
hereby promise and undertak
of said judgment, interest and
may accrue.

Taken by and signed and a
me, and surety approved, this
_____ A. D. 1919

SATISFACTION OF JU

Received _____

payment in full on the above j

Paris

Township,

Union County, State of Ohio.

State of Ohio, Union County ss.

The above named Elizabeth White being duly sworn according to law, says, that the facts stated and the allegations made and contained in the foregoing are true as she verily believes.

Elizabeth White

Sworn to before me and signed in my presence this 4 day of Aug. 1919

Milo L. Myers, Notary Public.

Aug. 5, 1919 - Summons issued returnable Aug. 9, 1919 at 9 a.m. and delivered to Sam H. Hensley, Constable.

Aug. 5, 1919 - Summons returned indorsed: Read this writ Aug. 5, 1919 and served the same on the 5th day of Aug. 1919 by leaving certified copy with [unclear] personally. Fees: Serv. 25, Mi. 15, copy, 25. Conveyance 300 Sam H. Hensley, Constable.

Aug. 6, 1919 - Geo. Burns appeared representing the defendant and asked for a continuance for the reason that his attorney was not in town, Plaintiff would not consent to a continuance. Defendant showing good cause case is continued to Aug. 18, 1919, 9 a.m. Statutory 8 days.

Aug. 18, 1919 - By agreement of parties hereto, this cause is continued to 1 P.M. this date.

Peace, le Detention Myers Att'y for Plff. Henson Att'y for Deft. with interest at per cent. and costs. 19 and costs \$ 1919, the said upon the following following, to-wit: e plaintiff, the said 5, did on or 19 unlawfully my hand, and doth ibly, and with in the poss- the following a located in the county is, and being orge Burns black-smith now occupies his family; says, that and ever since the possession has a right remises, uly, 1919, she, be served as required to leave ich notice said defend- thout any to, iff asks process said defendant premises her relief inst and ch White laintiff

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows: No. _____ Plaintiff } Before _____ vs. Justice of the Peace _____ Defendant } _____ Township, _____ County, Ohio. Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Table with columns for Fee Description, Piffs. Costs, and Defts. Costs. Includes items like Filing necessary papers, Taking and certifying Affidavits, Docket, Index, Appce., per 100 w., etc.

CONSTABLE'S FEES

Table with columns for Fee Description, Piffs. Costs, and Defts. Costs. Includes items like Serv. and Ret. of Summons, Mileage miles, 1st mile 20c, Copies, etc.

JURY

Aug. 14, 1919 - Recd my costs Sam H. Hensley

WITNESSES

Harry Chasin Plaintiff vs. S. A. Wagner Defendant

Action on

Damages C. A. Hoopes Att'y for Plff. Att'y for Deft. Am't claimed, \$ 38 00 with interest from 19 , at per cent. and costs. Judgment for 19 and costs \$

Be It Remembered, That on the 6 day of Aug. 1919, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Plaintiff claims a judgment against the Defendant in the sum of \$38.00 for damages to his Overland automobile caused by said automobile being run into by the automobile of the Defendant on the Peoria road North of Marysville, Ohio, in Union County Ohio, on the 6. day of Aug. 1919.

C. A. Hoopes

Atty for Plaintiff.

Aug. 6, 1919 - Affidavit in attachment filed as follows:

The said plaintiff Harry Chasin being duly sworn, says that S. A. Wagner said Defendant is justly indebted to said plaintiff for damages to his automobile by reason of being run into by defendant's automobile; that the said claim is just; that he believes said plaintiff ought to recover thereon the amount of thirty-eight dollars; that the property sought to be attached is not exempt from execution, that said property is not exempt from execution, that said property is not the personal earnings of said Defendant for services rendered within 3 months prior to the commencement of this action and that said Defendant is a non-resident of the County of Union.

Harry Chasin

Sworn to before me and signed in my presence this 6. day of Aug. 1919

J. C. Hursthorpe, J.P.

Aug. 6, 1919 - Considering the affidavit sufficient and no undertaking being required by statutes I issued an Order of Attachment & Summons each returnable Aug. 16, 1919 at 9 A.M. and delivered same to Sam H. Hensley, Constable.

Aug. 7, 1919 - Summons returned indorsed; Recd this writ July 6, 1919 and I served the same on the 7. day of Aug. 1919 on the defendant by leaving a certified copy thereof + of the endorsement thereon with Defendant personally, Fees: Sub. 25, Mi. 50, Copy 25. Sam H. Hensley

Aug. 7, 1919 - Order at 8 P.M. I also ally by leaving presence of Cl... I did attach on property of said Fees: Sub. 40. Copy Aug. 7, 1919 - Defe... Mr. bind ourse six Dollars, the of the said M... Maripille O, A Signed in M

Aug. 7, 1919 - Const

Aug. 14, 1919 - T the costs a

UNDERTAKING FOR STAY

On the ... day of ... The defendant came, and by ... of the County, approved by me ent surety, caused an underta execution to be entered herein In pursuance of the Statute and provided, I, ... as surety for the stay of exec judgment of ... against ... hereby promise and undertak of said judgment, interest and may accrue.

Taken by and signed and a me, and surety approved, this ... A. D. 19

SATISFACTION OF JU

Received ... payment in full on the above j

Paris

Township, Union County, State of Ohio.

Aug. 7, 1919 - Order of Attachment returned indorsed: Read this Order Aug. 6, 1919 at 8 P.M. I also served the Defendant with a true copy of this order personally by leaving with him personally. And on Aug. 6, 1919 at 8:30 in the presence of Clarence A. Hoopes and Joe Turner, two creditable persons I did attach one roadster automobile bearing State license 428712 as property of said Defendant.

Fees: Ser. 40. Copy. 25 Mi. 20

Sam Hensley Constable

Aug. 7, 1919 - Defendant appeared and gave the following undertaking: I bind myself to the Plaintiff Harry Chasin in the sum of Seventy-six Dollars, that the defendant S. A. Wagner shall perform the judgment of the said Magistrate in this action.

S. A. Wagner
Marpville O, Aug. 7, 1919
(Signed) C. C. Jarvis

Signed in my presence & sureties approved.

J. S. Hartshorn, J.P.

Aug. 7, 1919 - Constable ordered to release property attached.

Aug. 14, 1919 - This day came Harry Chasin plaintiff, paid the costs and dismissed this action.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____
vs. } Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

Peace,
Plff.
Deft.
with interest
at per cent. and costs.
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hat the prop-
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ion, with Defendant
and Hensley

6-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Filing 2 necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	15
Docket, Index, Appce., per 100 w.,	15	25
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	40
Entering Judgment,	40	15
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		75
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
		180

Piffs. Costs

Defts. Costs

Mary L. Thompson
 No. 134 vs.
 Allen F. Edelblute
 Plaintiff
 Defendant

Action on

Promissory Note
 Milo L. Myers Att'y for Plff.
 Att'y for Deft.
 Amt claimed, \$ 57⁴⁷ with interest
 from Aug. 6, 1919, at 8 per cent. and costs.
 Judgment for Pety, Aug. 12, 1919
 \$ 57⁵⁵ and costs \$ 2⁶⁵

Be It Remembered, That on the 7 day of Aug 1919, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 For a cause of action the plaintiff says, that the said defendants on or about the 12 day of March, 1909, made and delivered to this plaintiff their certain promissory note for the sum of \$125.00 the original of which note is hereto attached, and made a part of this bill of particulars.

Further the plaintiff says, that said note is now long past due, and that there is on the 6th day of Aug. 1919, due thereon including interest the total sum of \$57⁴⁷.

Wherefore plaintiff prays judgment against the said defendants for the sum of \$57⁴⁷ with interest thereon at 8% per annum from the 6th day of Aug. 1919 and for costs.

Milo L. Myers Atty for Plaintiff
 Mary L. Thompson Plaintiff

State of Ohio, Union Co. ss
 Mary L. Thompson being duly sworn says, that the facts stated and the allegations made and contained in the foregoing are true as she believes.
 Mary L. Thompson
 Sworn to before me and signed in my presence this 6th day of Aug. 1919
 Milo L. Myers,
 Notary Public

Aug. 7, 1919 - Summons issued for defend. and Allen F. Edelblute, returnable Aug. 12, 1919 and delivered to Sam H. Hensley, Constable.

Aug. 8, 1919 - Su
 Aug. 7, 1919, and
 the defendant
 indorsement
 personally
 Fees: Serv, 25,

Aug. 12, 1919 - 9
 attorney, Def
 hour thereaf
 being verifie
 her favor. In
 recover from
 \$57⁵⁵ (being
 and her cost

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage 4 miles, 1st mile 20c, ea. add'l 5	5	35
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st per- son, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi. "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re- mov'g or preserv'g property levied on,		85

85

JURY,

Aug. 14, 1919 - Read of Allen F. Edelblute \$60.20 Judgment 1 costs in this action J. L. Hartshorn JP

WITNESSES,

Aug. 14, 1919 - Read my costs,
 Sam H. Hensley

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an underta
 execution to be entered herein.
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of exec
 judgment of _____
 against _____
 hereby promise and undertak
 of said judgment, interest and
 may accrue.

Taken by and signed and a
 me, and surety approved, this
 _____ A. D. 19

SATISFACTION OF JU
 Received _____
 payment in full on the above j

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Peace,

Missory Note
Myers Att'y for Plff.
Att'y for Deft.

57 47 with interest
9, at 8 per cent. and costs.

Aug. 12, 1919
and costs \$ 2 65

1919, the said
thereupon the following

following, to-wit:

plaintiff
on or about
and
their certain
of \$125.00
is hereto
of this

up, that said
, and that
1919, due
to the total

judgment
for the sum
at 8%
of Aug, 1919

Thompson
Plaintiff

g duly sworn
and the
tained in
she believes.

Thompson
signed in
Aug, 1919
rs,
y Public,
ed for defend.
able Aug, 12,
H. Hensley,

Aug. 8, 1919- Summons returned indorsed; Read this writ on
Aug. 7, 1919, and I served the same on the 8 day of Aug, 1919 on
the defendant by leaving a certified copy thereof, and of the
indorsement thereon with the defendant Allen F. Edelblute
personally

Fees: Serv, 25, Mi., 35 Copy, 25

Sam H. Hensley, Constable

Aug, 12, 1919- 9 A. M. Time set for trial, Plaintiff appeared by
attorney. Defendant failed to appear at that time or for one
hour thereafter, but made default. Plaintiffs Bill of Particulars
being verified and at her request judgment is entered in
her favor. It is therefore considered that said plaintiff
recover from said defendant, Allen F. Edelblute, the sum of
\$57 55 (being principal + accrued int to this date) with 8% interest
and her costs herein taxed at \$ 2 65

J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19 _____

The defendant came, and by _____

his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

In pursuance of the Statutes in such case made
and provided, I,

as surety for the stay of execution on the above
judgment of _____

against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19 _____ from _____

_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19 _____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____

us. } Justice of the Peace _____ Township, _____

Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19 _____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of

_____ A. D. 19 _____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing & necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	30
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	20
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
<hr/>		
	1.00	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

Sales Method Co
 Plaintiff
 No. 135 vs.
 H. D. Harris
 Defendant

Action on
 Account
 John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$26.07 with interest
 from Jan. 18, 1917, at 6 per cent. and costs.
 Judgment for 19
 and costs \$

Aug. 18, 1919 - 9
 attorney, Dept
 of plaintiff,
 ab cost of

Be It Remembered, That on the 13 day of Aug 1919, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the Defendant the sum of Twenty-six dollars and seven cents (\$26.07) with interest thereon from the 18th day of Jan. 1917, for merchandise sold and delivered to the defendant at his request.
 An itemized statement is hereto attached and marked "Exhibit A" and made a part hereof.
 Wherefore the plaintiff prays judgment against the defendant in the sum of \$26.07 with interest thereon at six per cent per annum and the costs of this action.

Sales Method Company
 By John H. Willis, Esq. Atty.

State of Ohio, Union Co., ss.
 John H. Willis being duly sworn says he is the attorney of the plaintiff herein; that the allegations of the foregoing Bill of Particulars are true as he verily believes.

John H. Willis
 Sworn to before me and subscribed in my presence this first day of Aug. 1919.
 (Seal) Norman C. Bown
 Notary Public

Aug. 13, 1919 Summons issued returnable Aug. 18, 1919 at 9 A. M. and delivered to Sam H. Hensley, Constable

Aug. 14, 1919 - Summons returned indorsed; Read this writ 13th day of Aug. 1919, and I served the same on the 14th day of Aug. 1919, on the defendant by leaving a certified copy thereof, and of the indorsement thereon with Harry D. Harris personally,
 Fees: Serv. 25 - Mi. 20 copy, 25

Sept. 17, 1919 - Rec'd of J. H. Willis \$120 costs
 J. C. Hurtshorn

WITNESSES,
 Sept. 17, 1919 - Rec'd My costs
 Sam H. Hensley
 Aug. 13, 1919 - I am responsible for costs.
 John H. Willis

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me
 ent surety, caused an underta
 execution to be entered herein,
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and
 may accrue.

Taken by and signed and a
 me, and surety approved, this
 _____ A. D. 19

SATISFACTION OF JU
 Received _____
 payment in full on the above j

Sam H. Hensley
 Constable

Paris

Township, Union County, State of Ohio.

Aug. 18, 1919 - 9 A.M. Time set for trial. Plaintiff appeared by attorney, Defendant. At request of defendant and consent of plaintiff, this cause is continued to Sept. 2, 1919 at 9 A.M. at cost of defendant.

Account
Kellis Att'y for Plff.
Att'y for Deft.
6.07 with interest
, at 6 per cent. and costs.
19
and costs \$

1919, the said
reupon the following

Following, to-wit:
of from the
y-six dollars
th interest
of Jan. 1917,
delivered
request,
hereto at
"A" and

as judgment
the sum of
at six per
costs of this

and Company
lis, its atty.

they sworn
the plaintiff
s of the fore-
true as

and subscribed
day of

Brown
y Public
ad returnable
delivered

ed indorsed;
1919, and I
y of Aug, 1919,
certified
rements thereon

Hensley
notable

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS SLAKE BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each	5	10	
Taking and certifying Affidavits, ea.	40		
Docket, Index, Appce., per 100 w.	15	15	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15	30	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20	20	
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certf. to Trans. or Bill of Ex., ea.,	25	100	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20c, ea. add'l 5		20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in removing or preserv'g property levied on,		70	

Smith Bros. Hdw Co
 No. 136 vs. Plaintiff
 B. F. Carneau
 Defendant

Action on
 Account
 John H. Willis Att'y for Plff.
 C. A. Hoopes Att'y for Deft.
 Am't claimed, \$ 81.91 with interest from May 1, 1918, at 6 per cent. and costs.
 Judgment for 19
 and costs \$

Aug. 18, 1919 - A
 therefore, the
 at Weyand

Be It Remembered, That on the 13 day of Aug. 1919, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the defendant the sum of \$ 81.91 for merchandise sold and delivered to G. J. Rickard of Unionville Center, Ohio, which said account, the said B. F. Carneau at the time he purchased the stock of merchandise of said G. J. Rickard, assumed and agreed to pay to the plaintiff.
 No part of said account has been paid and there is now due the plaintiff said sum of \$81.91 with interest thereon from the 1st day of May, 1918 and for costs of this action.

Smith Bros Hdw. Co
 By John H. Willis, Its Atty.

State of Ohio, Union Co. ss.
 John H. Willis being duly sworn says he is the attorney of the plaintiff duly authorized herein, that the plaintiff is a corporation, that the allegations of the foregoing Bill of Particulars are true as he verily believes.

John H. Willis
 Sworn to before me and subscribed in my presence this 13 day of Aug, 1919
 E. A. Brown
 Notary Public

Aug. 13, 1919 - Summons issued returnable Aug. 18, 1919 at 9 a. m. and delivered to Sam H. Hensley, Constable.

Aug. 14, 1919 - Summons returned indorsed; Rtd this writ Aug. 13, 1919, and I served the same on the 14th day of Aug, 1919, on the defendant by leaving a certified copy thereof and of the indorsement thereon with B. F. Carneau, defendant, personally
 Fees. Serv., 75 Mi., 20 Copy, 25

Sam H. Hensley, Constable

JURY,
 Sept. 17, 1919 - Recd of B. F. Carneau \$120 costs.
 J. C. Hartshorn
 Sept. 17, 1919 - Recd my costs.
 WITNESSES, Sam H. Hensley

Aug. 13, 1919 - I hereby hold myself responsible for costs.
 John H. Willis

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an underta _____
 execution to be entered herein _____
 In pursuance of the Statute _____
 and provided, I, _____
 as surety for the stay of exec _____
 judgment of _____
 against _____
 hereby promise and undertak _____
 of said judgment, interest and _____
 may accrue.
 Taken by and signed and a _____
 me, and surety approved, this _____
 A. D. 19 _____
 SATISFACTION OF JU _____
 Received _____
 payment in full on the above j _____

Paris

Township, Union County, State of Ohio.

Aug. 18, 1919 - At request of defendant, and showing good cause therefor, this case is continued to Sept. 2, 1919 at 9 a. m. at Defendants cost.

...nt
Kellis Att'y for Plff.
...pes Att'y for Deft.
... 91 with interest
... at 6 per cent. and costs.
... 19
... and costs \$

... 1919, the said
... reupon the following

...llowing, to-wit:
... from the
... for merchandise
... ckard of
... ch said
... mean or
... stock of
... ckard, assumed
... uaintiff,
... has been
... the plaintiff
... est thereon
... and for costs
... Co
... is, Its Atty.

...ely sworn
... he Plaintiff
... ur the
... thur the
... g Bill of
... verily believes
... illit
... d subscribed
... y of Aug, 1919
... Public,
... returnable
... ered to

...ndorsed;
... I served
... 1919, on the
... fied copy thereof
... u with B.F.
... rally
... usley, Constable

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
_____ his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

_____ No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL. D. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing 5 necessary papers, each	5	25
Taking and certifying Affidavits, ea.,	40	40
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	20
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	40
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor for Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	1.20	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	3.80	

CONSTABLE'S FEES	Plffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5	20	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. " "	40	
" " Order Sale or Vendi " "	40	
" " Notice to Garnishee " "	40	
" " Order on Garnishee " "	40	
" " Writ of Replevin " "	40	40
" " Writ of Restitution " "	40	
" " Order of Arrest " "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	40	40
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	1.00
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removal'g or preserv'g property levied on,	25	
Exp returning prop	1.00	
Appraisers	1.00	
E. S. Brown	1.00	
H. L. Cartmell	1.00	
JURY,	5.85	

J. N. Hoyt
 Plaintiff
 No. 137 vs.
 Rosa L. Cross
 Defendant

Action on Replevin
 John N. Willis Att'y for Plff.
 Milo L. Myers Att'y for Deft.
 Am't claimed, \$ with interest
 from 19, at per cent. and costs.
 Judgment for Plff, Sept. 12/1919
 \$ and costs \$

Be It Remembered, That on the 3 day of Sept. 1919, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The State of Ohio, Union Co. ss.
 Before me, the undersigned, a Justice of the Peace in and for said County came J. N. Hoyt, who being duly sworn deposes and says: 1. That he claims the following described property to-wit:
 2-6 pc sets office furniture each set consisting of 1 Table, 2 rocking chairs, 1 straight backed chair, 1 jardiniere stand, 1 lot of printed matter, 1 gold fibre motion picture machine, 1 package of arc light carbon, 1 lot electric appliance for use in motion picture equipment, 2 side plates for motion picture machine, 1 stereopticon holder.
 2. That said J. N. Hoyt, plaintiff is the owner of all of said property and that he is entitled to the immediate possession of said property, 3 That said property is wrongfully detained by the defendant, Rosa L. Cross, 4- That said property was not taken in execution on any order or judgment against plaintiff or for the payment of any tax or assessment assessed against him and is not claimed by him under a title acquired mediately or immediately by transfer from one from whom such property had been taken by such execution order or process, or by virtue of an order of delivery issued in replevin, under Chap 14 Title 11 Part Third of the General Code of Ohio or any other writ or final process issued against him

Sworn to before me and signed in my presence this 3 day of Sept. 1919,
 J. N. Hoyt
 J. C. Hartshorn
 Justice of the Peace.

Sept. 30, 1919 - Rec'd of Rosa L. Cross Costs
 J. C. Hartshorn
 WITNESSES,
 Sept. 30, 1919 - Rec'd my fees,
 Sam J. Stanley
 Sept 3, 1919 - I acknowledge myself responsible for costs.
 John N. Willis

Sept. 3, 1919 - Flew
 Sum of \$ 50.00
 Sept. 3, 1919 - Mr
 Sept. 9, 1919 at
 Sept. 4, 1919 - Mr
 of Sept 1919, at
 within descri
 schedule he
 a replevin m
 and J. S. Esle
 the property t
 out by copy

Sept. 9, 1919 - 9
 out appeared
 for the reason
 his case, By
 12, 1919 at 2:

Sept 12, 1919 -
 appeared m
 Defendant o
 It is theref
 and posse
 Plaintiff r
 his costs
 Plaintiff r

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me
 ent surety, caused an undertak
 execution to be entered herein,
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judg'tment, interest and c
 may accrue.

Taken by and signed and ad
 me, and surety approved, this
 _____ A. D. 1919.

SATISFACTION OF JU
 Received _____
 payment in full on the above ju

Paris

Township, Union County, State of Ohio.

Sept. 3, 1919 - Plaintiff gave Replevin Bond to Satisfy Constable, in the sum of \$50.00 signed by himself + Mrs M. Higgins, same approved.
 Sept. 3, 1919 - Writ of Replevin + Summons issued returnable Sept. 9, 1919 at 9 A.M. and delivered to Sam H. Hensley Constable
 Sept. 4, 1919 - Writ returned indorsed; Received this writ on the 3 day of Sept 1919, and on the 4 Sept 1919, I replevied the goods and chattels within described, and caused the same to be appraised as per schedule hereunto attached. The within named Defendant gave a replevin undertaking according to law with Rosa L. Cross and J. D. Esley sufficient sureties, herewith returned, and I delivered the property to Defendant. Also, on the same day, served the Defendant by copy of Replevin

Sam H. Hensley, Constable.

Sept. 9, 1919 - 9 A. M Plaintiff appeared with his attorney, Defendant appeared by attorney. Defendant asked for a continuance for the reason that attorney had not sufficient time to prepare his case. By agreement continuance was had until Sept. 12, 1919 at 2:30 P. M. at cost of Defendant.

Sept 12, 1919 - 2:30 P. M. Time set for trial. Plaintiff appeared with his attorney, Defendant appeared by atty. Defendant offered no defense but confessed judgment. It is therefore considered by me that the right of property and possession rests in the Plaintiff and that said Plaintiff recover from Defendant damages and his costs herein. Constable instructed to see that Plaintiff recover possession of the property in question.

J. D. Hartshorn J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
 The defendant came, and by _____
 _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
 In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
 Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
 _____ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
 _____ Dollars
 payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
 No. _____
 Plaintiff } Before _____
 vs. Justice of the Peace _____ Township, _____
 Defendant } _____ County, Ohio.
 Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
 Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee..., in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
 Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
 _____ Justice of the Peace.

J. B. Hartshorn

Justice of the Peace,

Civil Action before

51215 THE COLUMBUS PLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	15
Taking and certifying Affidavits, ea.	40	40
Docket, Index, Appce., per 100 w.	15	15
Summons, each deft. named in writ	25	25
Issuing Subpoena,	5	10
Continuance or Adjournment; ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
App't'g Guard'n for Minor or Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	45
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	1.05
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	1.05
Certif. to Trans. or Bill of Ex., ea.,	25	25
Transc. paid by Def.	2.65	1.75
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l	5	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	35
Mileage as above miles,	40	40
Copies, each,	25	50
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. " "	40	
" " Order Sale or Vendi " "	40	
" " Notice to Garnishee " "	40	
" " Order on Garnishee " "	40	
" " Writ of Replevin " "	40	
" " Writ of Restitution " "	40	
" " Order of Arrest " "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		1.95

Samuel F. Barr
 vs.
 Joseph C. Mitchell

Action on account
 John M. Brodrick Att'y for Plff.
 John H. Miller Att'y for Deft.
 Am't claimed, \$105.00 with interest from Aug. 2 1917, at 6 per cent. and costs.
 Judgment for Plff., Oct. 15, 1919 \$118.90 and costs \$55.50

Be It Remembered, That on the 11 day of Oct. 1919, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff says that on the day of July, 1917, he sold and delivered to defendant ten head of cows at the agreed price of One Hundred and Five Dollars per head, or a total sum of One Thousand and Fifty (\$1050.00) Dollars, and defendant then and there as an earnest of said sale paid to the plaintiff the sum of One Hundred (\$100.00) Dollars.

The plaintiff agreed to keep said cows for defendant until the first of the fifteenth days of August, 1917.

That some days afterward one of said cows was taken sick and plaintiff called a veterinary to examine and care for said cow, which said veterinary did.

That on the second day of August 1917, defendant came and drove away nine head of said cows, and requested plaintiff to retain said cow that had been sick for a few days longer for defendant, and he would come and get her, and at that time defendant paid plaintiff the further sum of Eight Hundred and Forty-five (\$845.00) Dollars, making a total payment of Nine Hundred and Forty-five (\$945.00) Dollars.

That afterward said cow was again taken sick and died, but defendant never paid any other or further sum on said contract of sale.

Plaintiff, therefore, asks judgment against defendant for the sum of One Hundred and Five (\$105.00) with interest thereon from the 2 day of August, 1917.

John M. Brodrick
 Atty for Plaintiff,

State of Ohio, Union Co., ss.
 Samuel F. Barr, being sworn, makes oath that the facts stated in the foregoing Bill of Particulars are, as affiant

JURY,
 WITNESSES,
 Dr. H. B. Turney 50

believes, true
 Sworn to
 in my presence
 Oct. 11, 1919 - Sum delivered to
 Oct. 11, 1919 - Sum 1919, and I s Defendant, b ment therein Fees: Sum. 25 M
 Oct. 13, 1919 - Sum returnable Oct
 Oct. 13, 1919 - Sum at 2 o'clock Fees: Sum. 35 M
 Oct. 15, 1919 - with his att or for one 7 being verifi of Plaintiff said pld Joseph C. Sum with herein true
 Oct. 16, 1919 - A
 Oct. 22, 1919 - A fee therefo

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertak execution to be entered herein,
 In pursuance of the Statutes and provided, I, _____ as surety for the stay of execu judgment of _____ against _____ hereby promise and undertake of said judgment, interest and c may accrue.
 Taken by and signed and ac me, and surety approved, this _____ A. D. 19 _____

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above ju

Paris

Township, Union County, State of Ohio.

believes, true

Samuel F. Barr

Swore to before said Samuel F. Barr before me and signed in my presence this 11th day of Oct. 1919.

J. C. Hartshorn, J.P.

Oct. 11, 1919 - Summons issued returnable Oct. 15, 1919 at 9 A. M. and delivered to Sam H. Hensley, Constable.

Oct. 11, 1919 - Summons returned indorsed: Recd this writ Oct. 11, 1919, and I served the same on the 11th day of Oct. 1919, on the Defendant, by leaving a certified copy thereof, and of the indorsement therein with Joseph C. Mitchell, Defendant personally. Fees: Ser. 25 Mi. 20 Copy. 25- Sam H. Hensley, Const.

Oct. 13, 1919 - Subpoenas for M. J. Cody and Dr. W. B. Purney issued returnable Oct. 15, 1919 at 9 A. M. and delivered to Sam H. Hensley Const.

Oct. 13, 1919 - Subpoenas returned indorsed: Recd this writ Oct. 13, 1919 at 2 o'clock P. M. showing service on said M. J. Cody + Dr. W. B. Purney. Fees: Ser. 35 Mi. 40 Copiv. 50 Sam H. Hensley, Const.

Oct. 15, 1919 - 9 A. M. Time set for trial. Plaintiff appeared with his attorney; Defendant failed to appear at this time or for one hour thereafter. Plaintiff's Bill of Particulars being verified, at his request judgment is entered in favor of Plaintiff. It is therefore considered by me that said plaintiff, Samuel F. Barr recover from said Defendant Joseph C. Mitchell, the sum of \$115.90 (being principal sum with interest computed to this date) and his cost herein taxed at \$5.10

J. C. Hartshorn, J.P.

Oct. 16, 1919 - Appeal bond filed by Defendant.

Oct. 22, 1919 - At request of Defendant and being paid the legal fee therefor, a transcript is prepared and delivered to him.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the 16 day of Oct. 1919, said Joseph C. Mitchell entered into an undertaking to the adverse party as follows: Samuel F. Barr Plaintiff vs Joseph C. Mitchell Defendant Before J. C. Hartshorn No. 138 Justice of the Peace Paris Township, Union County, Ohio. Whereas, on the 15 day of Oct. A. D. 1919, the said Samuel F. Barr obtained a judgment against the said Joseph C. Mitchell on the docket of said J. C. Hartshorn Justice of the Peace, for One Hundred Eighteen dollars and Ninety cents, and costs taxed at Six dollars and Eighty four cents, and the said Joseph C. Mitchell intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, John H. Willis of Union County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of 251.50/100 dollars, conditioned as follows: 1. That the said appellant will prosecute his appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, he will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this 16 day of Oct. A. D. 1919. John H. Willis Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Paris

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		90
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	195	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person,	25	
son, 25, each additional,	10	
Mileage as above miles,		25
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		40
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		20
Copies each,	25	25
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		1.55

Earl C. Allen
 Plaintiff
 No. 139 vs.
 Edward P. Scott
 Defendant

Action on
 Forcible Detention
 C. A. Hoopes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ with interest
 from 19, at per cent. and costs.
 Judgment for Plff, Oct. 27, 1919
 \$ and costs \$

Be It Remembered, That on the 22 day of Oct. 1919, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 To John C. Hartshorn, a Justice of the Peace in and for the Township of Paris, in the County of Union. The undersigned, Earl C. Allen, doth hereby make his complaint to you against one Edward P. Scott for this: That the said Edward P. Scott did on or about the 27th day of April 1918, unlawfully and forcibly, and with a strong hand, enter, and hath ever since, and doth still, unlawfully and forcibly, and with a strong hand, detain from the possession of the undersigned the following premises, situated in the State of Ohio, in the County of Union and in the Village of Marysville, fully bounded and described as follows: Beginning at a stake at the S. E. corner of John Gabriel's land (formerly); thence N. 85° W. 132 feet to a stake in the East line of Locust Street; Thence with said line S. 5° W. 72 feet to a stake; Thence S. 85° E. 132 feet to a stake in the West line of Rott's Addition to Marysville; Thence with said line N. 5° E. 72 feet to the beginning. Being Division No. 9 in the subdivision of Wade P. Rottkiew, deceased, estate in partition.

The undersigned at the time of said entry and ever since, hath had the right of possession of said premises, On the 18 day of Oct. 1919, the undersigned served upon the said defendant, Edward P. Scott, as required by law, notice in writing to leave said premises, The undersigned asks process and restitution.

Dated this 22 day of Oct. 1919
 Edward C. Allen

Oct. 22, 1919 - Sum and delivered

Oct. 23, 1919 - Sum and served personally. Fees: Sum 23

Oct. 27, 1919 - a sum made and entered against the said plff and described defendant to

Oct. 28, 1919 - M

Oct. 29, 1919 - M of Oct. 1919, by to the posse

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertak
 execution to be entered herein,
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and co
 may accrue.

Taken by and signed and ac
 me, and surety approved, this _____
 _____ A. D. 19 _____

SATISFACTION OF JUD
 Received _____

payment in full on the above ju

JURY, Oct

WITNESSES,
 Nov. 3, 1919 - Recd my fees. Sam [unclear]

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Oct. 22, 1919 - Summons issued returnable Oct. 27, 1919 at 9 a.m. and delivered to Sam H. Hensley, Constable.

Oct. 23, 1919 - Summons returned indorsed: Recd this writ Oct. 23, 1919 and served the same on Oct. 23, 1919 on Edward P. Scott, defendant personally.

Fees: Serv. 25 - Mi. 20 Copy 25 Sam H. Hensley, Constable

Oct. 27, 1919 - at 9 a.m. Time set for trial. Defendant appeared but made no defense, but consented that judgment be entered against him. It is therefore considered by me, that the said plaintiff have restitution of the premises mentioned and described in his said complaint, and recover of said defendant the costs herein taxed at \$

J. W. Hutchinson, J.P.

Oct. 28, 1919 - Writ of Restitution issued to Sam H. Hensley, Constable.

Oct. 29, 1919 - Writ returned indorsed: Recd this writ on the 28th day of Oct. 1919, by virtue thereof I restored the plaintiff within named to the possession of the within designated premises.

Sam H. Hensley, Constable.

Detection
per Att'y for Plff.
Att'y for Deft.
with interest
at per cent. and costs.
Oct. 27, 1919
ad costs \$

1919, the said
upon the following

Following, to-wit:

the Pence
is, in the
and, Earl @
complaint
Scott for this:
did on or
unlawfully
my hand,
and doth
ably, and
from the
the following
of Ohio,
in the village
described
stake at
2's land
2 feet to a
St Street;
72 feet
2 feet to a
's Addition
mid line
ing, Being
side of Isaac
in partition,
me of said
had the
premises,
he undersigned
nt, Edward
notice in
ises, The
and resto

719
ellea

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	
Summons, each deft. named in writ	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	235	

CONSTABLE'S FEES	Plffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5	20	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	40
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		20
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	150	
	265	

H. J. Huffman & Co. Plaintiff

No. 140

vs.

P. D. Converse Defendant

Action on Account
 C. A. Hoopes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 724.21 with interest
 from 19, at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 29 day of Nov. 1919, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Being an affidavit in attachment as follows:
 State of Ohio, Union Co., ss.
 H. J. Huffman, being first duly sworn, says that he is a member of the firm of H. J. Huffman & Co., the plaintiff herein in the above entitled cause; that the cause of action of the plaintiff herein against the defendant is for gasoline and automobile supplies sold and delivered to the defendant by the plaintiff.

And this affiant further says, that that said claim is just and that the plaintiff ought to recover in money the sum of \$724.21; that the said defendant is a non-resident of said County of Union.

This affiant further says that the property sought to be attached is not exempt from execution.

H. J. Huffman sworn to before me and subscribed in my presence this 29 day of Nov. 1919.

C. A. Hoopes
 Notary Public

Considering the affidavit and no undertaking required under the statutes, I issued a writ of attachment together with a summons both returnable on Dec. 6, 1919 at 9 a. m. and delivered to Sam H. Hensley, Constable

Dec 3, 1919 - Summons returned indorsed; Rec'd this writ Nov. 29, 1919, and after diligent search I find Defendant not in my jurisdiction
 Fees: Mi 70 Copy 25

Sam H. Hensley
 Constable

Dec. 3, 1919 -
 writ Nov. 29,
 to Grand Jurors
 of August Oct
 I attached
 Paid claim
 was had,
 Fees: Mi 20

Dec 3, 1919 -
 paid the Co
 to the Cou

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking for the stay of execution to be entered herein, in pursuance of the Statutes and provided, I, _____ as surety for the stay of execution of judgment of _____ against _____ hereby promise and undertake to pay the amount of said judgment, interest and costs that may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. 19 _____

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

JURY,
 Dec. 3, 1919 - Rec'd of Constable my cost.
 WITNESSES, J. C. Hartshorn J.P.

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Peace,

Account
Att'y for Plff.
Att'y for Deft.
24 21 with interest
at per cent. and costs.
19
and costs \$

Dec. 3, 1919 - Writ of attachment returned indorsed; Recd this writ Nov. 29, 1919 at 4 o'clock P.M. by diligent search I fail to find defendant in my jurisdiction and in the presence of August Volleath & Mosey Diggert two creditable witnesses I attached one large truck and on Dec. 3, 1919 Defendant paid chain & costs in this case and no further service was had.

Fees: Mi 20 Copy, 75

Sam H. Hensley Constable

Dec 3, 1919 - This day came the plaintiff in this action, paid the costs and dismissed the case, costs paid to the Constable

1919, the said
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Following, to-wit:
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Hensley
Constable

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	20
Taking and certifying Affidavits, ea.,	40	40
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
	235	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	75
Mileage miles, 1st mile 20c, ea. add'l 5		
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	40
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above 1/3 miles		140
Copies each,	25	75
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	200
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
Conveyance	200	
	655	

JURY.
Dec. 17, 1919 - Recd my fees
J. C. Hartshorn JP

WITNESSES,
Dec. 17, 1919 - Recd my fees
Sam H. Hensley Const
Dec 11, 1919 - I acknowledge myself security for costs
John H. Willis.

J. N. Seairight
No. 141 vs.
C. R. Underhill

Action on account
John H. Willis Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 104.85 with interest from Apr. 11, 1916, at 6 per cent. and costs.
Judgment for 19
\$ and costs \$

Be It Remembered, That on the 11 day of Dec. 1919, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
There is due the plaintiff from the defendant the sum of \$104.85 with interest thereon from the 11 day of Dec. 1916 for necessaries sold and delivered to the defendant at his request. An itemized verified statement of said account is hereto attached and marked "Exhibit A" and made a part thereof. Wherefore the plaintiff pray judgment against the defendant in the sum of \$104.85 with interest thereon at 6 per cent per annum from Apr. 1916 and for the costs of this action.

J. N. Seairight
By John H. Willis, Atty
State of Ohio, Union Co. ss.
John H. Willis being duly sworn says that he is the attorney for the plaintiff duly authorized herein, that the allegations of the foregoing Bill of Particulars are true to the verity believes.

John H. Willis
Sworn to before me and subscribed in my presence this 10 day of Dec 1919
C. S. Baker, Notary Public
Affidavit in attachment & undertaking filed at same time.

Dec. 11, 1919 - Writ of attachment together with summons both returnable Dec. 17, 1919 at 1 P. M. and delivered to Sam H. Hensley Constable.
Dec. 17, 1919 - Summons returned indorsed; Recd this writ Dec. 11, 1919, and I served the same on the 11 day of Dec. 1919, on the defendant by leaving a certified copy thereof and of the indorsement thereon with C. R. Underhill personally.
Sam H. Hensley Constable.

Dec. 17, 1919 - Tr
Dec. 11, 1919 at 11
copy of this on
+ by return
Dec. 13, 1919 -
Dec. 17, 1919 -
Dec 17, 1919 -
Dec. 17, 1919 -

UNDERTAKING FOR STAY
On the _____ day of _____
The defendant came, and by _____
of the County, approved by me _____
ent surety, caused an undertaking _____
execution to be entered herein,
In pursuance of the Statute _____
and provided, I, _____
as surety for the stay of execution _____
judgment of _____
against _____
hereby promise and undertake _____
of said judgment, interest and costs _____
may accrue.
Taken by and signed and _____
me, and surety approved, this _____
_____ A. D. 19_____
SATISFACTION OF JUDGMENT
Received _____
payment in full on the above judgment _____

Paris

Township, Union County, State of Ohio.

Peace,

Dec. 17, 1919 - Writ of Attachment returned indorsed: Recd this order Dec. 11, 1919 at 11 o'clock A.M. I served the defendant with a true copy of this order personally. Defendant offered to settle + by mutual agreement, levy deferred until Dec. 17, 1919
Sam H. Hensley, Const.

Dec. 13, 1919 - Recd of Defendant \$25.00 on claim.
Dec. 17, 1919 - Recd of Defendant \$119.00 bal claim + cost.
Dec 17, 1919 - Paid John H. Mullis \$128.00 claim + int.
Dec. 17, 1919 - Case dismissed.

ount
J. Mullis Att'y for Plff.
Att'y for Deft.
104.85 with interest
6, at 6 per cent. and costs.

19
and costs \$
1919, the said
ereupon the following

Following, to-wit:
in the defend-
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necessaries
defendant
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hereto
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the plaintiff
defendant
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action,

llis, Atty

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a plaintiff
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lis
bscribed
of Dec 1919
r, Notary Public
undertaking

together
ble Dec. 17, 1919
u H. Hensley

indorsed;
I served
1919, on the
fied copy
ut thereon
lly
Hensley
Constable,

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	15
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	75
Issuing Subpoena,	5	35
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	50
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	15
Venire for Jury,	40	40
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	1.00
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	4.50
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	20
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l	5	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person,	25	
25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	1.00
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
JURY,		
WITNESSES,		
Geo. Simpson	50	
Dr. N. B. Furney	50	
Dr. P. Engard	50	
Arthur Shaw	1.10	
Lawrence Burris	85	
Wm. Burris	50	
John Strong	50	
Jacob Elliott	25	
Della Elliott	25	
765		
170		
495		

Walter Elliott
 Plaintiff
 No. 142 vs.
 Loy Barker
 Defendant

Action on Damages
 Milo L. Myers Att'y for Plff.
 John H. Wallis Att'y for Deft.
 Am't claimed, \$ 184.40 with interest
 from 19, at per cent. and costs.
 Judgment for Def., Dec. 16 1919
 \$ and costs \$

Be It Remembered, That on the 9 day of Dec, 1919, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Now comes the plaintiff and for a cause of action says, that on or about the 8th day of Oct. 1919, he purchased of the said defendant, Loy Barker, one horse, and paid therefor the sum of \$122.40 cash. That prior to purchasing said animal and before the sale thereof, by the said defendant to this plaintiff, the said defendant represented and guaranteed said horse to be absolutely sound except thrush and in good condition when in fact he, the said defendant, well knew at the time he represented said horse to be sound, that said animal was lame and unsound. That relying upon said statements and representations of the said defendant, the said plaintiff paid for and took possession of said horse, and that soon thereafter the said plaintiff discovered that said horse was lame and unsound, continued so and is now so, and that by reason of such, has said horse been fit for service at any time, and that said plaintiff has been unable to use said animal for any purpose whatsoever. That as soon as he, the said plaintiff discovered that said horse was lame and unfit for service, he undertook to locate the said defendant and did locate him, and stated to him the condition of said horse, and tendered the return of said horse and demanded the return of the sum of \$122.40 paid therefor, which the said defendant refused to do and still refuses, and that by reason thereof this plaintiff says, he has been damaged in the sum of \$122.40, the price paid for said horse and in addition thereto the sum of \$1.00 per day from the 8th day of Oct. 1919, to this day for the feed and care of said animal in the sum of \$62.00, or a total sum of \$184.40, wherefore the said plaintiff prays judgment against

The said defect
 the 9th day of Dec
 and cured for
 Milo L. Myers
 Atty for Plff.
 State of Ohio vs
 Walter Elliott
 the facts state
 going are true

Sworn to
 9th day of Dec.
 Dec. 9, 1919 -
 and delivered
 as follows: Re
 the 9th day of Dec
 copy thereof, a
 Loy Barker,
 Files; Ser.
 Dec. 11, 1919 -
 a copy of the ci
 knowledge, Mo
 Dec. 13, 1919 -
 day in the pr
 was struck in
 remained and
 Monroe Arrin
 and W. C. Moore
 Sam H. Hensel
 writ on the 15th
 Command the
 Husted, John Fox
 Arrine on the
 a true copy of

UNDERTAKING FOR STAY
 Continued on

The defendant came, and by
 of the County, approved by me
 ent surety, caused an underta
 execution to be entered herein,
 In pursuance of the Statute
 and provided, I,
 as surety for the stay of execu
 judgment of
 against
 hereby promise and undertake
 of said judgment, interest and c
 may accrue.

Taken by and signed and a
 me, and surety approved, this
 A. D. 19

SATISFACTION OF JU
 Received
 payment in full on the above ju

Paris

Township,

Union County, State of Ohio.

The said defendant in the sum of \$184.40, and \$1.00 per day from the 9th day of Dec. 1919, for each and every day thereafter that he feeds and cares for said horse, and for the costs.

Milo L. Myers

Walter Elliott

Atty for Plaintiff

Plaintiff

State of Ohio, Union County ss.

Walter Elliott, the plaintiff herein being duly sworn says, that the facts stated and allegations made and contained in the foregoing are true as he believes,

Walter Elliott

Sworn to before me and signed in my presence, this 9th day of Dec. 1919.

Milo L. Myers, Notary Public,

Dec. 9, 1919 - Summons issued returnable Dec. 16, 1919 at 9 A.M. and delivered to Sam H. Hensley Constable, who made return as follows: Read this writ Dec. 9, 1919, and I served the same on the 9th day of Dec. 1919, on the Defendant by leaving a certified copy thereof, and of the indorsement thereon with the Defendant Loy Burkhead, personally.

Fees: serv. 25 copy 25 mi 20 Sam H. Hensley, Constable, Dec. 11, 1919 - Defendant made a motion that plaintiff deliver a copy of the check intended to be used as evidence, Service ask knowledge, Motion sustained.

Dec. 13, 1919 - Defendant demanded a jury, and at 8 P.M. of same day in the presence of both parties with their attorneys a jury was struck in accordance with the law. The following names remained and were declared to be the jurors in this action: Monroe Aurine, Elmer Higgett, W. H. Husted, John Fox, Virgil Crist and W. C. Moore. Verire for Jury was immediately issued to Sam H. Hensley, Constable, who made return as follows: Read this writ on the 15th day of Dec. 1919 at 8 o'clock A.M. and pursuant to the command thereof, I served the within named Elmer Higgett, W. H. Husted, John Fox, Virgil Crist, not found in my jurisdiction, W. C. Moore, Monroe Aurine on the 15th day of Dec. 1919 by delivering to each of them personally a true copy of this writ. Fees serv. 15 copies 15 mi. 35 Sam H. Hensley, Constable

UNDERTAKING FOR STAY OF EXECUTION.

Continued on Next Page

The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 19

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 19 from Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the day of 19, said entered into an undertaking to the adverse party as follows:

No. Before vs. Plaintiff Justice of the Peace Township, Defendant County, Ohio.

Whereas, on the day of A. D. 19, the said obtained a judgment against the said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 19

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing 5 necessary papers, each		25
Taking and certifying Affidavits, ea.,		40
Docket, Index, Appce., per 100 w.,		15
Summons, each deft. named in writ,		25
Issuing Subpoena,		5
Continuance or Adjournment, ea.,		20
Swearing Witnesses, each,		5
Entering Bond or Undertaking, each,		40
Attach. for Witness or Juror each,		40
Order of Attachment,		40
Order of Sale or Vendi,		40
Notice to Garnishee,		40
Order on Garnishee,		40
Writ of Replevin,		40
Writ of Restitution,		40
Order of Arrest,		40
Writ. Ord. or Process not nam'd above, ea.,		40
Appt'g Guard'n for Minor to Pros. suit,		25
App'g Spec. Constables or App'rs, each,		40
Ent. Rule of Reference or copy thereof,		15
Writing Panel for Jury, per 100 words,		15
Venire for Jury,		40
Swearing Arbitrators, each,		5
Sitting in the Trial, (defense interposed)		1.00
Entering Judgment,		40
Judgment on the Docket,		15
Recognizance of a Witness or of bail, ea.,		40
Each additional Witness,		10
Stay Bond or Appeal Bond and filing, ea.,		45
Collections made upon Judgments 4 per ct.		
Record per 100 words,		15
Other Writings or Record, per 100 words,		15
Issuing Execution,		40
En. discontinuance or satisfaction, ea.,		20
Bill of Exceptions and copy, per 100 w.,		15
Transcript from Docket, per 100 words,		15
Certf. to Trans. or Bill of Ex., ea.,		25
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,		25
Mileage miles, 1st mile 20c, ea. add'l 5		
Copies, each,		25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,		10
Mileage as above miles,		
Copies, each,		25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,		40
Serv. and Ret. Order of Attach. "		40
" " Order Sale or Vendi "		40
" " Notice to Garnishee "		40
" " Order on Garnishee "		40
" " Writ of Replevin "		40
" " Writ of Restitution "		40
" " Order of Arrest "		40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,		40
Mileage on each as above miles		
Copies each,		25
Summoning Jury,		1.00
Mileage as above miles,		
Copies of Venire, each,		25
Attending Trial, per day,		1.00
Taking Bond,		50
Service of Execution,		40
Summoning and Swearing Appraisers,		1.00
Advertis'g Property for Sale on Execut'n,		40
Writing or Setting up Advertisement,		25
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		
JURY:		
Mourae Aurie		75
W. H. Husted		75
Elmer Higgett		75
E. S. Brown		75
Lloyd Huffman		75
J. J. Scott		75
W. C. Moore		75
WITNESSES:		
Mabel Barker		50
L. L. Barker		50
C. W. Poling		1.00
J. W. Barker		1.00
A. Kitter		50
Simon Staley		1.00
John Pfarr		50
		6.00

Walter Elliott
 No. 142 vs.
 Loy Barker

Action on Damages
 Miles L. Myers Att'y for Plff.
 John H. Mills Att'y for Deft.
 Am't claimed, \$ 184.40 with interest
 from 19, at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the day of 19, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Dec. 16, 1919 - Subpoenas for Plaintiffs witnesses issued; Geo. Simpson, Dr H. B. Turvey, Dr P. Bugard, Arthur Shaw, Lawrence Burris, Wm Burris, John Streng
 Dec. 13, 1919 - Subpoenas for Defendants witnesses issued; Mabel Barker, L. L. Barker, Geo. Simpson, C. W. Poling, C. B. Poling, J. W. Barker, A. Kitter, John Pfarr, Simon Staley.
 Subpoenas were served by the parties to this exception except for John Pfarr, who was subpoenaed by Sam H. Hensley Constable. Returns all made.

Dec. 16, 1919 - 9 A.M. Time set for trial Plaintiff and defendant present with their attorneys at the calling of the jury venire the following responded; Mourae Aurie, Elmer Higgett, W. H. Husted, W. C. Moore, Virgil Crist, excused being out of township. John Fox not present, excuse an important business transaction, W. C. Moore was challenged on account of relationship to one of the parties, Talemens were called in the persons of E. S. Brown, Lloyd Huffman, J. J. Scott, Challenges being exhausted the jury was sworn according to law. The following witnesses were sworn for the Plaintiff: Geo. Simpson, Dr. H. B. Turvey, Dr Bugard, Arthur Shaw, Lawrence Burris, Wm Burris, John Streng, Walter Elliott, Jacob Elliott + Della Elliott and for the Defendant: Loy Barker, Mabel Barker, L. L. Barker, C. W. Poling, C. B. Poling, J. W. Barker, A. Kitter, John Pfarr, Simon Staley, Statement by counsel for plaintiff + defendant Examination of witnesses then began Plaintiff offered check given in payment of horse as evidence. Objected to by Defendant; objection overruled.

to which Defendant witnesses, are by the Court. Later the jury by the Court reported that Defendant. A verdict was follows: The J. J. Scott, D. H. Husted by W. H. Husted, charged.
 It is the Dec. 1919, that his cost he
 Dec. 24, 1919 - in this action Della Elliott

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking
 execution to be entered herein, in
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of executi
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and co
 may accrue.
 Taken by and signed and ac
 me, and surety approved, this _____
 A. D. 19_____
 SA'TISFACTION OF JUD
 Received _____
 payment in full on the above ju

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

to which Defendant excepted (Exceptions noted, after examination witnesses, argument or counsel and charge to the jury by the Court. The jury retired to their room for deliberation. Later the jury appeared in open Court and on inquiry by the Court if they reached a verdict, W. H. Husted, foreman reported that they had and that it was for the ~~plaintiff~~ Defendant. On payment of legal fees to the jury the verdict was delivered to the Court, said Verdict was as follows: We the jury, find for the Defendant, signed W. H. Husted, J. J. Scott, D. E. Liggett, W. L. Huppman, Mervel Amrine & E. S. Bown Taled by W. H. Husted. Verdict was accepted and jury discharged.

It is therefore considered by me, on this 16 day of Dec. 1919, that Defendant go hence without day and recover his cost herein taxed at \$ _____

J. Hartshorn, J.P.

Dec. 24, 1919 - Recd of Walter Elliott \$30.20 being the cost in this action less witness fees of Jacob Elliott, .25 + Della Elliott, .25

J. Hartshorn, J.P.

face,
 wages
 19
 with interest
 at per cent. and costs.
 19
 the said
 upon the following
 following, to-wit:
 intiffs
 son,
 Arthur Shaw
 the Strong
 Defendant's
 ker, L. L.
 ing, O. B.
 Farr,
 parties
 John Farr.
 H. Hensley
 Trial Plaintiff
 their attorneys
 the following
 er Liggett,
 Crist was
 the Fox
 ut business
 llerged
 one of the
 in the
 ffman,
 hausted
 ing to law.
 Shown
 u, Dr. H. B.
 uw Lawrence
 g, Walter
 Elliott
 Barber,
 C. W. Poling,
 itter,
 Statement
 - defendant
 their, began
 en in
 Objeled
 overruled,

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
 The defendant came, and by _____
 his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
 In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
 payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
 No. _____
 vs. Plaintiff } Before _____
 Defendant } Justice of the Peace _____ Township, _____ County, Ohio.
 Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., G. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing & necessary papers, each	5	20
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	
Summons, each deft. named in writ.	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	40
Entering Judgment,	40	15
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	60
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	20
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
		1 75

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l	5	1 40
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach.	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,		
Conveyances	2 00	3 90

Geo. L. Hopper
 No. 143 vs. William Savou
 Plaintiff Defendant

Action on
 Forcible Detention
 John H. Wallis Att'y for Plff.
 John H. Wallis Att'y for Deft.
 Am't claimed, \$ with interest
 from 19, at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Dec. 13, 1919 - Pl
 prejudice fo
 served sink
 considered -
 prejudice

Be It Remembered, That on the 11 day of Dec, 1919, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Being a Landlords Complaint that one William Savou, ever since the day of 1919 and still doth forcible detain from said plaintiff the following real estate situated in the Township of Liberty, County of Union, and State of Ohio, bounded and described as follows: Beginning at a stone in the West line of said Survey N. W. corner Protestant Episcopal Church lands, Thence with line of said land N. 85 E. 250 poles to a stone corner John Walsh's lands; Thence with line of said land S. 7 E. 72 poles to a stone N. E corner Abe Trout land; Thence S. 85 N. 250 poles to a stone corner Chas. Brooks in N. line of said Survey; Thence with said line N. W. 72 poles to place of beginning containing 112 acres more or less. Except 3 1/2 acres conveyed to Railroad Co.
 Plaintiff asks process & restitution

Dec. 11, 1919 - Summons issued returnable Dec. 18, 1919 at 1 P. M. and delivered to Sam H. Hensley a constable of said County, who made return as follows: Recd this writ Dec. 11, 1919, and served the same on the 11 day of Dec, 1919 by leaving certified copy & endorsement thereon with William Savou, defendant personally.
 Fees: S. 25, Mi 140 Copy 75 Sam H. Hensley, Const.

Dec. 13, 1919 - Defendant filed motion requiring Plaintiff to reform his complaint by striking out certain parts.

JURY.
 Dec. 10, 1919 - The following Security for costs filed.
 "I acknowledge myself security for costs in this action
 Signed Pearl Clark

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking
 execution to be entered herein, in
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and co
 may accrue.
 Taken by and signed and ac
 me, and surety approved, this
 _____ A. D. 19____
 SATISFACTION OF JU
 Received _____
 payment in full on the above ju

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Dec. 13, 1919 - Plaintiff moved Court to dismiss this action without prejudice for reason that notice to Lema had not been served since last trial, motion sustained. It is therefore considered by me that this cause be dismissed without prejudice to a new action and the plaintiff pay costs J. S. Hartman, J.P.

Detention
Att'y for Plff.
Att'y for Deft.
with interest
at per cent. and costs.
19
costs \$

1919, the said
upon the following

Following, to-wit:
- that
since
till doth
Plaintiff
situated
city of
and
line at
id Survey
Church
said land
corner
line of
to a stake
hence
corner
id Survey;
poles
training
ept 3 1/2
Co.
restitution

returnable
livered to
of said
as follows:
and served
e. 1919 by
endorsement
defendant
Hensley, Const.
motion
his
certain

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff }
vs. Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

J. C. Hartshorn

Plaintiff's Cost

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing 4 necessary papers, each	5	20
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	10
Entering Bond or Undertaking, each,	40	40
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	15
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	1.00
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	3.00
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
<i>Exc.</i>	5.65	
<i>Rec.</i>	40	
	40	

CONSTABLE'S FEES	Plffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage 29 miles, 1st mile 20c, ea. add'l 5	1.15	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. " "	40	
" " Order Sale or Vendi " "	40	
" " Notice to Garnishee " "	40	
" " Order on Garnishee " "	40	
" " Writ of Replevin " "	40	
" " Writ of Restitution " "	40	
" " Order of Arrest " "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	1.00
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		2.65

JURY,

WITNESSES,
 Ida May Hoppes 25
 Paul Clark (Dep) 75
 Meade C. Robinson (Dep) 3.00
 Paid by Plff

Geo. L. Hoppes
 No. 142 vs.
 William Savou
 Plaintiff
 Defendant

Action on
 Forcible Detention
 John L. Loughrey
 John K. Karkes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ with interest
 from 19 , at per cent. and costs.
 Judgment for Deft., Dec. 29 1919
 \$ and costs \$

Be It Remembered, That on the 19 day of Dec. 1919, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The undersigned George L. Hoppes doth hereby make his complaint to you against one William Savou for this:

That the defendant has ever since the 20th day of Nov. 1919 and doth still unlawfully and forcibly detain from the undersigned possession of the following premises: situated in the Township of Liberty and said County of Union, and described as follows: Beginning at a stone in the West line of said Survey at the Northwest corner of land assigned to the trustees of the Theological Seminary of the Protestant Episcopal Church in the Diocese of Ohio; Thence with the line of said lands N. 85^o E. 250 poles to a stone at a corner to John Walsh's land S. 7^o East 72 poles to a stone in the N. E. corner of the Abe Trout land; Thence S. 85^o E. 250 poles to a stone corner to lands formerly owned by Chas. Brooks, and in the N. line of said Survey; Thence with said line 7 N. 72 poles to place of beginning, containing 112 acres more or less, Except therefrom 3 1/2 acres formerly conveyed to the Atlantic & Great Western R.R. Co. Aug. 1, 1863.

The said William Savou entered upon said premises as a tenant of the undersigned by written lease from March 1, 1919 to Oct. 1, 1919 that the said lease expired Oct. 1, 1919, and from said time defendant has occupied said premises with the consent of the plaintiff until Nov. 20, 1919, and during said time with the mutual understanding without a valuable consideration the defendant was to move when called upon by plaintiff. That the defendant has occupied said premises during said time not as a continuation of the old lease or any lease whatever and since Nov. 20, 1919 has unlawfully & forcibly held said

premises, On the upon said the writing to leave and restitution State of Ohio, U Geo. L. H. said facts are known to

Dec. 19, 1919 - Sun at 10 A. M. and Dec 20, 1919 as same on the 19 with him, William Fees: Serv. 75 mi. Dec. 23, 1919 - 9 A. Loughrey one of the Defendant de for which part was from Corp and accepted as jurors; Also F. L. Jorry & M adjourned to returnable on constable, who this writ on to the Court Graham, N. D. J Cartmell on the personally a Fees Serv, 100 of Cop

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertak execution to be entered herein,
 In pursuance of the Statutes and provided, I, _____ as surety for the stay of execu judgment of _____ against _____ hereby promise and undertake of said judgment, interest and c may accrue.
 Taken by and signed and ad me, and surety approved, this _____ A. D. 19____
 SATISFACTION OF JU
 Received _____
 payment in full on the above ju

Paris

Township, Union County, State of Ohio.

premises, On the 15 day of Dec. 1919, the undersigned duly served upon said William Savou, as required by law a notice in writing to leave said premises. The undersigned asks process and restitution of said premises.

State of Ohio, Union County ss.

Geo. L. Hoppes the plaintiff herein makes oath that said facts are true as he believes.

Geo. L. Hoppes

Sworn to before me this 19th day of Dec. 1919

John L. Loughrey, Notary Public, Union Co., O.

Dec. 19, 1919 - Summons in Forcible issued returnable Dec. 23, 1919 at 10 A.M. and delivered to Sam H. Hensley, Const who made a return Dec 20, 1919 as follows: Recd this writ Dec. 19, 1919, and served the same on the 19 day of Dec. 1919 by leaving certified copy thereof with him, William Savou, personally.

Fees: Serv. 75 Mi. 1.15 Copy, 25

Sam H. Hensley, Constable.

Dec. 23, 1919 - 9 A.M. Time set for trial, Plaintiff appeared by John L. Loughrey one of his attorneys, Defendant appeared with his attorney. Defendant demanded a Jury, Panel of 18 names prepared. To which panel Defendant objected for reason that entire panel was from Corporation of Marysville, Objection overruled to which Defendant excepted. Jury struck and following names remained as jurors: Alvi Graham, W.D. Hylund, C.C. Jarvis, Geo. Emmert, F.L. Jorry + W.L. Cartmell. Cause by consent of parties was adjourned to Dec. 29, 1919 at 9 A.M. Venire of jurors issued returnable on that date and delivered to Sam H. Hensley, Constable, who made return on Dec. 27, 1919 as follows: Recd this writ on the 27 day of Dec. 1919 at 9 o'clock A.M. and pursuant to the command thereof, I served the within named Alvi Graham, W.D. Hylund, C.C. Jarvis, Geo. Emmert, F.L. Jorry + W.L. Cartmell on the 27 day of Dec. 1919, by delivering to each of them personally a true copy of said writ.

Fees Serv, 100 Copies 150 Mi. 35

Sam H. Hensley, Const.

(Continued on Next Page)

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____

as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Before _____

Justice of the Peace _____ Township,

County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant _____ will prosecute _____ appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

_____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

J. C. Hutshorn

Justice of the Peace,

Paris

Defendants Civil Action before Court

(Continued from Prev. Page)

Geo. L. Hoppes Plaintiff

No. 144

Wm. Saxou Defendant

Action on Forcible Detention
Loughrey-Karnes Att'y for Plff.
John H. Willis Att'y for Deft.

Am't claimed, \$ with interest
from 19, at per cent. and costs.
Judgment for Deft. Dec. 29, 1919
\$ and costs \$

Be It Remembered, That on the day of 19, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Dec. 26, 1919 - Subpoenas for Defendant's witnesses issued as follows: Thomas Lockwood, C. N. Fox, J. J. Haines, Lorenzo Harrington, Luella Saxou, E. E. Saxou, Gay Trout, Ed Montgomery, Aaron Stauford, Mrs Shirk, Clarence Shirk. These subpoenas were served by Defendant.

Dec. 27, 1919 - Depositions on behalf of Defendant filed.

Dec. 29, 1919 - 9 A. M. Time set for trial. Plaintiff appeared with his attorneys; Defendant appeared with his atty. On request & by agreement of parties, Meade C. Robinson was appointed official stenographer for this case and was duly sworn. The following jurors appeared in answer to summons of the venire; C. C. Jarvis, Geo. Emmert, F. L. Jorry + N. L. Cartmell, Alvi Graham and W. D. Hyland were necessarily out of town and were excused. Ed A. Mullen + Harry Perfect were selected as talesmen. Jury challenged and being accepted, were sworn, according to law. Plaintiff's witnesses sworn as follows: Geo. L. Hoppes, + Ida May Hoppes. Defendant's witnesses sworn as follows: Wm. Saxou, Luella Saxou, Thos Lockwood, Ed Montgomery, Harvey Aurine Gay, Trout - Maud Herd, Mrs Shirk, Aaron Stauford, J. J. Haines, C. N. Fox, Lorenzo Harrington, E. E. Saxou, Mrs Shirk, Clarence Shirk. Trial proceeded with examination of witnesses. Evidence concluded. After argument of counsel and charge of Court. The jury retired to their room for deliberation. Afterward the jury brought in the following verdict:

We, the jury in manner plaintiff set

Ed A. Mullen Fore
It is the "Guilty" as without his costs

Jan. 27, 1920 - E. Sp. Union Co.

Feb. 14, 1920 - The 28 day of day of Jan. 19 Geo. L. Hoppes sale, according 10 day of Feb property levied the price of after deduct About 3 Four

Fees Paid

UNDERTAKING FOR STAY OF
On the day of
The defendant came, and by
of the County, approved by me a
ent surety, caused an undertak
execution to be entered herein,
In pursuance of the Statutes
and provided, I
as surety for the stay of execu
judgment of
against
hereby promise and undertake
of said judgment, interest and co
may accrue.

Taken by and signed and ac
me, and surety approved, this
A. D. 19

SATISFACTION OF JU
Received
payment in full on the above ju

Table with columns: JUSTICE'S FEES, Plffs. Costs, Defts. Costs. Lists various legal fees like Filing, Docket, Summons, etc.

Table with columns: CONSTABLE'S FEES, Plffs. Costs, Defts. Costs. Lists fees for summons, mileage, copies, etc.

JURY list: Ed A. Mullen, C. C. Jarvis, F. L. Jorry, Geo. Emmert, N. L. Cartmell, H. C. Perfect. Paid by Def. 450. WITNESSES list: Thos. Lockwood, C. N. Fox, J. J. Haines, Lorenzo Harrington, Luella Saxou, E. E. Saxou, Gay Trout, Ed Montgomery, Aaron Stauford, Mrs Shirk, Harvey Aurine, Clarence Shirk. Maud Herd.

Paris

Township, Union County, State of Ohio.

We, the Jury do find that the Defendant is "not guilty" in manner and form as the Plaintiff hath in his complaint set forth.

J. Geo. Emmert
C. C. Jarvis
H. C. Perfect
F. L. Forny
W. L. Cartmell
Ed A. Mullen

Ed A. Mullen
Foreman

It is therefore considered by me that Defendant is not "Guilty" as in the complaint charged and that he go hence without day and recover from the plaintiff herein his costs taxed at \$, dated Dec. 29, 1919.

Jan. 27, 1920. Execution issued to J. P. Haines, Constable of Liberty Sp. Union Co., O.

Feb. 14, 1920- Execution returned indorsed: Recd this writ on the 28 day of Jan. 1920 at 9 A.M. and by virtue thereof, on the 28 day of Jan. 1920, I levied on the property of the within named Geo. L. Hoppes, and having duly advertised the same for sale, according to law, I offered said property for sale on the 10 day of Feb. 1920. A true copy inventory of all such property property levied on and sold, and of each article thereof, and the price at which the same was sold is hereto annexed, after deducting my fees I return herewith \$3.50. About 3 Tons of Timothy Hay in barn. Property sold Mrs. Sawon \$40.00. J. P. Haines, Constable. Fees Poundage 1.60, Serv. 50. Mileage 1.00 Advt. 1.00.

UNDERTAKING FOR STAY OF EXECUTION.

On the ... day of ... 19... The defendant came, and by ... his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, ... as surety for the stay of execution on the above judgment of ... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this ... day of ... A. D. 19...

SATISFACTION OF JUDGMENT.

Received ... 19... from ... Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the ... day of ... 19... said ... entered into an undertaking to the adverse party as follows: No. ... Plaintiff vs. Defendant Before Justice of the Peace ... County, Ohio. Whereas, on the ... day of ... A. D. 19... the said ... obtained a judgment against the said ... on the docket of said Justice of the Peace, for ... dollars and ... cents, and costs taxed at ... dollars and ... cents, and the said ... intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, of ... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of ... dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this ... day of ... A. D. 19... Justice of the Peace.

Car
From rs Horlein

J.P. 3.30

Cost 4.25

Mat 1.00

8.55

39.33

47.88

42.33

5.55

2

3.50

1.00

1.00
2.00

8.55

2.00

6.55

3.25

3.30

6.55

4.25

1.00

3.25

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., G. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing 4 necessary papers, each	5	20	
Taking and certifying Affidavits, ea.,	40	15	
Docket, Index., Appce., per 100 w.,	15		
Summons, each def't. named in writ,	25	25	
Issuing Subpoena,	5	30	
Continuance or Adjournment, ea.,	20		
Swearing Witnesses, each,	5	10	
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00	1.00	
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.	15	25	
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		
		330	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20c, ea. add'l 5	65	65	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	25	
Mileage as above miles,	25	25	
Copies, each,	25	50	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00	1.00	
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			
Conveyance on Serving Summons		1.00	

JURY, 425

Jan. 9, 1919 - Rec'd 2 Plaintiff check \$42.33 to apply on Jdg + cost J.C. Hartshorn J.P.

WITNESSES, Jacob Elliott 50
Herman Blumenstein 50

Jan. 9, 1919 - Rec'd of Louis Grom \$6.55 costs, less conveyance + mtr. J.C. Hartshorn J.P.

Jan. 9, 1919 - Rec'd \$32.5 my fees Sam H. Hensley

Louis Grom
No. 145 vs. William Noelie
Plaintiff Defendant

Action on Damages
John L. Loughrey Att'y for Plff.
Att'y for Def't.
Am't claimed, \$ 39³³ with interest from Dec 27 1919, at 6 per cent. and costs.
Judgment for Pltf, Dec. 31, 1919 \$ 39³³ and costs \$

Be It Remembered, That on the 27 day of Dec, 1919, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The plaintiff says there is due him from said defendant the sum of \$39³³ for damages done by the defendant for the reason of said defendant ran into plaintiffs auto on the 25 day of Dec. A.D., 1919 due to defendant's negligence in driving his auto on West 5th Street Marysville Ohio, and striking plaintiffs auto at the intersection of Lyon Street and an itemized bill of said damages is hereto attached marked "Exhibit A" and made a part of this bill of particulars for which amount, with interest thereon from the 27 day of Dec. 1919, Plaintiff asks judgment and costs herein, Issue Summons returnable Dec. 31, 1919 at 9 A.M.

John L. Loughrey
Plaintiffs Attorney.

The State of Ohio Union Co. ss.
Louis Grom being duly sworn, says that the statement made in the within Bill of Particulars are true as he verily believes.

Louis Grom
Sworn to before me and signed in my presence, this 27 day of Dec. 1919
John L. Loughrey
Justice of the Peace

Paris Twp. Union Co. Ohio
Dec. 27, 1919 - Summons issued returnable Dec. 31, 1919 at 9 A. M. and delivered to Sam H. Hensley, Constable who made return on Dec 27, 1919 as follows; Rec'd this writ Dec. 27, 1919, and I served the same on the 27 day of 1919, on the defendant by leaving a certified copy thereof, and of the endorsement thereon with Mrs Noelie personally Fees: Serv. 25, Mi 65 copy 25, Convey 1.00
Sam H. Hensley, Const.

Dec. 30, 1919 - On p was issued; Jue Southard, Fran to Sam H, Hen
Dec 31, 1919 - Sub 1919 at 9 o'clock @ - 0 mi, Term served by order Fees: Serv. 35

Dec. 31, 1919 - 9 Attorney, Deper hour thereafter sworn and used. After h considered by William Noelie

UNDERTAKING FOR STAY
On the _____ day of _____
The defendant came, and by _____
of the County, approved by me a ent surety, caused an undertak execution to be entered herein, i
In pursuance of the Statutes and provided, I, _____ as surety for the stay of execu judgment of _____ against _____ hereby promise and undertake of said judgment, interest and co may accrue.
Taken by and signed and ac me, and surety approved, this _____ A. D. 19____
SATISFACTION OF JU
Received _____
payment in full on the above ju

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Dec. 30, 1919 - On precipe filed by Plaintiff, ^{subpoenas for} the following witnessed was issued: Jacob Elliott, Edward Fitzpatrick, Burl Noble, Burl Southard, Frank Liggett & Hermann Blumenschein, and delivered to Sam H. Hensley, Constable.

Dec. 31, 1919 - Subpoenas returned indorsed; Recd this writ Dec. 30, 1919 at 9 o'clock A.M. Shows service as follows: Jacob Elliott, Dec 31 C-O mi, Hermann Blumenschein - Dec 31 - C - mi O. Balance not served by order of plaintiff. Fees: Serv. 35 mi, 75 Copy. 50 Sam H. Hensley, Constable.

Dec. 31, 1919 - 9 A.M. Time set for trial. Plaintiff present with his attorney. Defendant failed to appear at that time or for one hour thereafter but made default. Louis Grom & Jacob Elliott sworn and examined, Hermann Blumenschein present but not used. After hearing the evidence on consideration, It is therefore considered by me ^{on the merits} the plaintiff, Louis Grom recover from Defendant William Nolesin, the sum of \$39.33 and his cost herein taxed at \$7. J.P. Hartshorn, J.P.

peace,
eyes
Hughes Att'y for Plff.
Att'y for Deft.
9 33 with interest
at 6 per cent. and costs.
Dec. 31, 1919
and costs \$
1919, the said
upon the following
Following, to-wit:
due him
of \$39.33
defendant
ant ran
day of
negligence
th Street
plaintiffs
n Street
damages
hibit A and
nticulars
est thereon
aintiff
e, Issue
19 at 9 A.M.
Attorney,
vorn, says
the within
the verily
qued in my
Peace
Co. Ohio
returnable
ered to
ade return
this writ
ame on the
by leaving
the indorsement
ally
ley, Court,

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App'tg Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
mit Rest 1.80		
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5		
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		
mit Rest 70		
60		

P. J. Ell
 No. 146 vs.
 Lewis Rogers
 Plaintiff
 Defendant

Action on
 Forcible Detention
 John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ with interest
 from 19, at per cent. and costs.
 Judgment for Plff. Mch 3 1920
 \$ and costs \$

Be It Remembered, That on the 20 day of Feb. 1920, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The undersigned, P. J. Ell, a resident of the county of Union and State of Ohio doth hereby make his complaint to you against one Lewis Rogers for this: That the said Lewis Rogers has, ever since the day of Feb. 1920, unlawfully and forcibly detained and still detains from the undersigned possession of the following premises situate in the Township of Paris, in the county of Union, and in the village of Marysville in the State of Ohio, described as follows: Being the dwelling house and lot situated on Columbus Ave in said village and being house No. 843 on said Columbus Ave. The undersigned ever since said 6th day of Feb. 1920, has had the right to the possession of said premises. On the 14 day of Feb. 1920 the undersigned served upon said Lewis Rogers, as required by law, notice in writing to leave said premises, and on the 13 day of Feb. 1920 posted a copy of said notice upon the front door of said premises. The undersigned asks process and restitution of said premises. Dated this 20 day of Feb., 1920
 P. J. Ell

State of Ohio, Union Co. ss
 P. J. Ell being duly sworn says the allegations of the foregoing complaint are true as he verily believes.

Sworn to before me and subscribed in my presence this 20 day of Feb.
 John H. Willis
 Notary Public

Feb. 25, 1920. Summons issued returnable Mch 2, 1920 at 9 A.M. and delivered to Orville R. Warden, Constable.

WITNESSES,
 Aug. 3, 1920 - Rec'd of P. J. Ell \$35.00 being costs in this action. J. C. Hartshorn
 Aug 1920 - Rec'd my costs, Orville R. Warden

Feb. 23, 1920 - ...
 of Feb. 1920 at 2
 same on the

Fees Serv. 25.
 Mch 2, 1920 -
 atty. Defendant
 therefore, Pl
 by me thru
 and recover

Mch 3, 1920
 Constable

Mch 11, 1920
 the 3 day of
 of March 19
 within nar
 premises
 Fees: Serv.

UNDERTAKING FOR STAY OF
 On the day of
 The defendant came, and by
 of the County, approved by me a
 ent surety, caused an undertak
 execution to be entered herein,
 In pursuance of the Statutes
 and provided, I,
 as surety for the stay of execut
 judgment of
 against
 hereby promise and undertake
 of said judgment, interest and co
 may accrue.

Taken by and signed and aci
 me, and surety approved, this
 A. D. 19

SATISFACTION OF JUD
 Received
 payment in full on the above ju

Township, Paris County, State of Ohio.

Feb. 23, 1920 - Summons returned indorsed: Read this writ 21 day of Feb. 1920 at 2:30 P. M and on the 23 day of Feb. 1920, I served the same on the within named defendant personally.
Orville Worden, Constable

Fees Serv. 25. Mi. 25 Copy 25

Mar 2, 1920 - 9 A.M Time set for trial. Plaintiff appeared by atty. Defendant failed to appear at that time or for one hour thereafter, Plaintiffs complaint being verified, It is considered by me that plaintiff has restitution of said premises and recovered his costs herein.

J. S. Surtshon, J.P.

Mar 3, 1920 - Writ of Restitution issued to Orville Worden Constable.

Mar 11, 1920 - Writ returned indorsed: Read this writ on the 3 day of March 1920 at - o'clock A.M. and on the 11 day of March 1920, by virtue thereof I restored the plaintiff within named to the possession of the within designated premises

Fees: Serv. 40 Mi 20

Orville Worden, Constable

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____

as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____

vs. } Justice of the Peace _____ Township,

Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	05
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	
Summons, each deft. named in writ	25	25
Issuing Subpoena,	5	20
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	10
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	1.00
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	75
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5	2.90	
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	25
Mileage as above miles,		3.10
Copies, each,	25	1.00
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach.	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	1.00
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

Auto Hire 12.00 12.00
 16.40 16.65

Apr. 18, 1920 - Recd of Miles Myers \$27.20 Piffs Costs
 J. J. Hartshorn J.P.

WITNESSES
 William Haughn 3.00
 Bertha Haughn 3.00
 Elvira Miller not present
 Anna Phelps 33.5

May 5, 1920 - Recd my costs.
 Anville Hardw.
 Mit Rest. 65
 Geo. J. Holt, Court

L. J. Taylor
 Plaintiff
 No. 147 vs.
 Clarence Fields
 Defendant

Action on
 Forcible Detention
 Milo L Myers Att'y for Plff.
 C. A. Hoopes Att'y for Deft.
 Am't claimed, \$ with interest
 from 19 , at per cent. and costs.
 Judgment for Plff., Mch 16, 1920
 and costs \$ 45.20

Be It Remembered, That on the 10 day of Mch 1920, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 For a cause of action the plaintiff says that on or about the 19th day of Apr. 1919, he leased his farm consisting of 123 1/2 acres located in the Township of Jackson, County of Union and State of Ohio, and being located about one mile west of the village of Essex on the South side of the Essex + Pynchalia Pike, and lying west of the Hamilton Pike, to one H. S. Fields by written agreement, and the said H. S. Fields under said agreement took possession of said farm under the terms and conditions thereof and therein stated on or about March 1st, 1919, that soon after the said H. S. Fields took possession of said premises, he sublet the same to the said defendant Clarence Fields, who took possession of said premises and proceeded to farm the same under the terms and conditions as stated in said written agreement. Said lease further contained the provision that the said lessee was to have and said premises from the 1st day of Mch 1919, for and during the full term of one year, next ending and to be fully completed and ended on the 1st day of March 1920.

That the said Clarence Fields has ever since the 1st day of Mch 1920, and doth still, unlawfully and forcibly detain from the said plaintiff the possession of the said above described premises, and that the defendant is now holding said premises over his said term.

That on the 5 day of Mch 1920, the said plaintiff caused to be duly served upon said defendant, as required by law notice to leave said premises, (mailed him at 9/25/20)

wherefore said defendant at the defendant herein by the State of Ohio, L. J. Taylor named herein made and sworn to before me on the 10th day of Mch 1920 - 9 A.M. and do return Mch 11, 1920 and on the 11th named defendant thereof with residence Mch 12, 1920 - Elvira Miller Return made

Mch 16, 1920
 Defendant of hour there hear plaintiff After heard that please complain ion of the

The following Anna Phelps Mch 16, 1920 - of Jackson

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking execution to be entered herein, in _____
 In pursuance of the Statutes, _____
 and provided, I, _____
 as surety for the stay of execution judgment of _____
 against _____
 hereby promise and undertake to _____
 of said judgment, interest and costs may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. 19 _____

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

Paris

Township, Union County, State of Ohio.

Wherefore said plaintiff prays judgment against the said defendant and ask process and restitution to him from the defendant of the premises herein described and costs herein expended. L.J. Taylor.

L.J. Taylor being duly sworn says that he is the plaintiff named herein and that the facts stated and the allegations made and contained are true as he believes. L.J. Taylor sworn to before me and signed in my presence this 10th day of March 1920. Minto L. Myers Notary Public.

Mch 10, 1920 - Summons issued returnable Mch 16, 1920 at 9 A.M. and delivered to Orville Norden, Constable who made return Mch 11, 1920 as follows: Read this writ Mch 11, 1920 at 5 A.M. and on the 11 day of Mch 1920, I served the same on the within named defendant, Clarence Fields by leaving a certified copy thereof with the endorsement thereon at his usual place of residence within Union Co. Orville Norden Constable.

Mch 12, 1920 - Subpoenas for William Haugh, Bertha Haugh, Elyna Miller + Arvon Phelps, Defendants witnesses. Return made Mch 15, 1920 showing service on each.

Mch 16, 1920 - 9 A.M. Time set for trial. Plaintiff appeared. Defendant failed to appear at that time or for one hour thereafter. As provided by law, proceeded to hear plaintiffs evidence. L.J. Taylor Court Clerk sworn. After hearing the evidence it is considered by me that plaintiff defendant is guilty as charged in the complaint and that plaintiff should recover possession of the premises and his costs herein. Jessurdsom.

The following witnesses appeared Mrs. Haugh, Bertha Haugh, Arvon Phelps.

Mch 16, 1920 - Writ of Restitution issued to Court. Holtz of Jackson Twp.

UNDERTAKING FOR STAY OF EXECUTION. On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____ Justice of the Peace.

SATISFACTION OF JUDGMENT. Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs. _____ A. D. 19____ Justice of the Peace.

Mch 26, 1920 - Writ of Restitution returned and endorsed. APPEAL BOND. Read this writ on the _____ day of _____ 1920, said _____ and on the _____ day of _____ at _____ by virtue thereof I restored the Plaintiff within _____ to the possession of the within designated premises located _____ County of Union State of Ohio. Whereas, on the _____ day of _____ the said _____ about 10 mi West of Essed on _____ + Byhalia Pike _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____ Justice of the Peace.

le Detention Myers Att'y for Plff. opes Att'y for Deft. with interest at per cent. and costs. Mch 16, 1920 costs \$ 45.00 1920, the said coupon the following following, to-wit: Plaintiff says of Apr. existing the Township and State about one Essex on + Byhalia Hamilton written H. S. Fields took possession and herein stated that soon took possession of the Clarence of said farm the conditions agreement. thined the essee was from the during next evening and sided 20. fields has 20, and doth ibly detain possessiva l premises now holding term 1920, the said served upon ed by law ised.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
	180	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5		
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person,	25	
25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
	70	

Rebecca Nelson
 No. 148 vs. Louis Grom

Action on Forcible Detention
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ with interest
 from 19, at per cent. and costs.
 Judgment for Plff., Mch 29 1920
 and costs \$ 2.50

Be It Remembered, That on the 25 day of Mch 1920, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 To J.C. Hartshorn, a Justice of the Peace in the County of Union and State of Ohio: The undersigned Rebecca Nelson a resident of the County of Franklin State of Ohio, doth hereby make her complaint to you against one Louis Grom for this: That the said Louis Grom hath, ever since the 19th day of March 1920 and doth still, unlawfully and forcibly detain, from the undersigned, possession of the following premises situated in the said County of Union and described as follows: At 703-West 4th St. Marysville Ohio and being Lots # 632 and 633 of the L.L. Longbrake addition to the Village of Marysville.

That the said Louis Grom entered upon said premises as a tenant of the undersigned; the lease therefor expired at the time herein first mentioned; and from that the said Louis Grom hath unlawfully and forcibly held over his said term.

On the 16th day of March 1920, the undersigned duly served upon the said Louis Grom as required by law, notice in writing, to leave said premises. The undersigned asks Process + restitution.

Dated this 25th day of March 1920,
 Rebecca Nelson
 Fred Nelson,

Mch 25, 1920 - Summons issued returnable Mch 29, 1920 at 9 A.M., and delivered to Orville Warden Constable who made return as follows:

JURY,
 Read of Rebecca Nelson \$250 Costs in this action,

WITNESSES,
 May 5, 1920 - Read of J.C. Hartshorn J.P. Mch Costs.
 Orville Warden.

Received this a.m. and on the within name place of residence. Serv. 25 mi
 Mch 29 1920
 Louis Grom
 titled to premises that said as charged is entitled

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 _____ his
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, w
 In pursuance of the Statutes i
 and provided, I,
 as surety for the stay of executi
 judgment of _____
 against _____
 hereby promise and undertake to
 of said judgment, interest and cos
 may accrue.

Taken by and signed and ack
 me, and surety approved, this _____
 _____ A. D. 19 _____

SATISFACTION OF JUD
 Received _____
 payment in full on the above jud

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Received this writ on the 26th day of March 1920 at 10 o'clock a.m. and on the 27 day of March 1920, I served the same on the within named Louis Brown by leaving a certified copy at his place of residence.
Served 25 mi. 20 Copy 25 Orville Warden, Constable.

March 29 1920 - 9 a.m. Time set for trial. The said defendant Louis Brown having confessed that plaintiff has an entitled to possession, I is therefore considered by me that said defendant is guilty of forcible detention as charged in the complaint and that the plaintiff is entitled to restitution at the cost of the defendant.
J. Schuchman, J.P.

peace,
le Detention
Att'y for Plff.
Att'y for Deft.
with interest
at per cent. and costs.
Mch 29 1920
costs \$ 2.50

1920, the said
reupon the following
following, to-wit:
the Peace
State of
Nelson
Franklin
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19th day
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in the
described
St Marysville
and 633
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tenant of
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1920, the
upon the
ired by
to leave
signed
March 1920,
Nelson
son,
issued
at 9 a.m.
Warden
return

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND
On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____
Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 7 necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appee., per 100 w.,	15	
Summons, each left, named in writ,	25	
Issuing Subpoena, Index	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
Exec on Cash Bond	25	
Stamped Cost Bill	25	
Execution	40	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5	25	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
Boarding	150	
JURY Serv.	1400	
Adv.	50	
Care of Prop	140	
Storage	150	
WITNESSES,	900	
Transcript	2790	
	200	

Homer Crothers
 Plaintiff
 No. 149 vs.
 W. B. Crothers
 Defendant

Action on
 Account
 John L. Loughrey Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 291.00 with interest from Sept. 8 1920, at 6 per cent. and costs.
 Judgment for Plff., Dec. 18, 1920
 \$ 295.95 and costs \$ 4.10

Be It Remembered, That on the 11 day of Dec. 1920, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff says there is due him from said Defendant the sum of \$ 291.00
 The plaintiff says he sold his part in the Crothers Bros. electric shop in the Chas. Herd building on S. Main Street Marysville, Ohio, to the Defendant for \$ 677.77 and said sum \$ 291 with interest from Sept. 8, 1920, is balance due on purchase money for 1 Ford, Electric fixtures, tools, and all equipment in said building for which amount with interest thereon at the rate of 6% from the 8th day of Sept. 1920, Plaintiff asks judgment and costs herein.
 Issue Summons returnable Dec. 18, 1920 at 7:30 P.M.
 John L. Loughrey Pltffs Atty.

The State of Ohio Union County, ss, Homer Crothers being duly sworn, says that the statements made in the within Bill of Particulars are true as he verily believes.

Homer Crothers Sworn to before me and signed in my presence this 10th day of Dec. 1920.
 John L. Loughrey, J.P.

Dec. 11, 1920 - The constables of the township not being able, from pressure of official business to perform the duties required, by the office, I appoint Sam H. Hensley constable to serve civil process, and I administered to said Sam H. Hensley, an official oath as constable.

Dec 11, 1920 - Issued Summons returnable Dec 18, 1920 at 7:30 P.M. and delivered to Sam H. Hensley, Spec. Constable

All costs Paid
 Adv. by Pltf

Sept. 13, 1920 -
 Dec. 11, 1920, a certified copy of a certified copy of W. B. Crothers,

Dec. 18, 1920, Defendant Plaintiff Plaintiff
 It is the recover from original judgment costs herein

Dec. 18, 1920, issued a

Jan. 17, 1920 -
 writ on the 1 on the proper advertised Property, Electric

Costs
 Found
 Serv.
 Adv.
 Care
 Storage

Feb. 17, 1921 -
 legal fee, a

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking to be entered herein, and
 execution to be entered herein, and
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execution
 judgment of _____
 against _____
 hereby promise and undertake to pay _____
 of said judgment, interest and costs
 may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____
 A. D. 19____

SAISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

Paris Township, Union County, State of Ohio.

Sept. 13, 1920 - Summons returned indorsed: Recd this writ Dec. 11, 1920, and I served the same on the defendant by leaving a certified copy thereof and of the indorsement thereof with W. B. Crothers, personally, Costs Serv. & Ret. \$5.00 Mi 25 Sam H. Hensley Constable

Dec. 18, 1920, 7:30 P. M Time set for trial Plaintiff and defendant appeared, Defendant offered no defense; Plaintiff's Bill of Particulars being verified & filed for Plaintiff

It is therefore considered by me that Plaintiff recover from Defendant the sum of \$295.95 (being original sum with but at 6% from Sept 8, 1920) and this costs herein taxed, at \$41.00

J. S. Kurtshom J.P.

Dec. 18, 1920 - at request of Plaintiff Execution is issued and delivered to Sam H. Hensley, Const.

Jan. 17, 1920 - Execution returned indorsed: Recd this writ on the 18th day of Dec. 1920 and by virtue thereof I levied on the property of Warren B. Crothers, and having duly advertised for sale according to law.

Property levied upon Electrical Supplies

Unsold for want of Property claimed by creditors of Crothers & Crothers and was turned over to them.

Costs

Four days 14.00
Serv. 50
Adv. 1.40
Car 1.50
Storage 9.00

Feb. 12, 1921 - at request of Plaintiff Execution returned July 17, 1921 - No Money made

Feb. 12, 1921 - at request of Plaintiff and being paid the legal fee, a transcript is prepared & delivered to him

UNDERTAKING FOR STAY OF EXECUTION.

On the ... day of ... 19... The defendant came, and by ... his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, ... as surety for the stay of execution on the above judgment of ... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this ... day of ... A. D. 19...

Justice of the Peace.

SAISFACTION OF JUDGMENT.

Received ... 19... from ... Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the ... day of ... 19... said ... entered into an undertaking to the adverse party as follows: ... Plaintiff vs. Defendant ... Before ... Justice of the Peace ... Township, ... County, Ohio. Whereas, on the ... day of ... A. D. 19... the said ... obtained a judgment against the said ... on the docket of said ... Justice of the Peace, for ... dollars and ... cents, and costs taxed at ... dollars and ... cents, and the said ... intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, ... of ... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of ... dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this ... day of ... A. D. 19...

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Pliffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	10	
Summons, each deft. named in writ	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin, <i>Ap. Constable</i>	40	40
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	40
Recognizance of a Witness or of bail, ea.,	40	15
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
<i>Cash Book</i>	25	
<i>Cost Bill</i>	25	30
<i>Execution</i>	40	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5	25	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
<i>Execution Serv.</i>	50	
<i>Mileage</i>	30	
<i>Adv.</i>	1.00	
<i>Storage Car.</i>	7.00	

E. L. Huber
 Plaintiff
 No. 150 vs.
 G. E. Williams
 Defendant

Action on
 Promissory Note
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 35.90 with interest from Jan. 1 1920, at 7 per cent. and costs.
 Judgment for Plff., Jan. 5 1921 \$ 38.45 and costs \$ 2.35

Be It Remembered, That on the 29 day of Dec, 1920, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff claims judgment against the defendant for the amt due on a certain promissory note dated Jan. 1, 1920 with 7 per cent interest due Sept 1 1920.
 Said note is marked Exhibit "A" attached hereto and made a part hereof.
 The plaintiff asks judgment for the same and his costs herein
 E. L. Huber

State of Ohio Union Co. ss
 The undersigned makes oath that the facts stated in the Bill of Particulars herewith are true, and there is due him the amount claimed therein

E. L. Huber
 Sworn to before me and subscribed in my presence this 29 day of Dec, 1920.

J. Surtshom
 Justice of the Peace,

Dec. 29, 1920 - The constables of this township being engaged with official business, I appointed Sam H. Hensley Special Constable to serve civil process, and administered the oath to him.

Dec. 29, 1920 - Summons issued returnable Jan. 5, 1921 at 9 A. M. and delivered to Sam H. Hensley Special Constable

Dec 31, 1920 Summons returned indorsed Recd this writ Dec. 30, 1920, and I served the same on the 30 day of Dec, 1920 on the Defendant by leaving a certified copy thereof, and of the indorsement thereon at his

WITNESSES,
 Jan 11, 1921 - Costs Paid by Plaintiff J.P. & Const Separately

usual pen
 Fees Serv
 Jan. 5, 1921 -
 Defendant
 for 1 hour to
 very I find
 It is the
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 taxed at \$2
 Jan. 17, 1921 -
 was entered
 the same
 Feb. 17, 1921 -
 on the 17 day
 thereof on
 of the writ
 advertised
 Unsold for
 This Exec

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertak
 execution to be entered herein,
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and co
 may accrue.
 Taken by and signed and ac
 me, and surety approved, this _____
 A. D. 19____
 SATISFACTION OF JU
 Received _____
 payment in full on the above ju

Paris

Township,

Union County, State of Ohio.

usual place of residence
Gross Sw. 25 Mile 30

Sam H. Hensley Const.

Jan. 5, 1921 - 9 A.M. Time set for trial, Plaintiff and Defendant failed to appear at the time and the Defendant for 1 hour thereafter, Plaintiff's Bill of Particulars being very I find for him.

It is therefore considered by me that Plaintiff recover from the defendant, the sum of \$384.50 (being principal and interest to this date) and the costs herein taxed at \$2.85.

Jan. 17, 1921 - Ten days having elapsed since judgment was entered, I issued an execution, and delivered the same to Sam H. Hensley Special Constable

Feb. 17, 1921 - Execution returned indorsed: Read this writ on the 17 day of Feb. 1921 at 9 o'clock A.M. and by virtue thereof on the 27 day of Feb. 1921, I levied on the property of the within named G. E. Williams and having duly advertised for sale according to law: Buick Roadster Unsold for reason mortgage on car. By order of Plaintiff This Execution is returned no money made.

Sam H. Hensley, Constable.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____
vs. Plaintiff } Before _____
Defendant } Justice of the Peace _____ Township, _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

Jessurthorn

Par

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appee., per 100 w.,	15	10
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor for Pros. suit,	25	40
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	40
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
Making out bill	25	
Cash book	25	
Execution	40	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	175
Mileage miles, 1st mile 20c, ea. add'l 5		25
Copies, each,	25	70
Serv. and Ret. of Subpoena, 1st person,	25	25
son, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	" "	40
" " Order Sale or Vendi	" "	40
" " Notice to Garnishee	" "	40
" " Order on Garnishee	" "	40
" " Writ of Replevin	" "	40
" " Writ of Restitution	" "	40
" " Order of Arrest	" "	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

B. W. Cline
 Plaintiff
 No. 151 vs.
F. H. Dean
 Defendant

Action on
Promissory Note
C. A. Hoopes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ *6795* with interest from *Mar 6 1920*, at 6 per cent. and costs.
 Judgment for *Pet. Jan 25 1921*
 \$ *2707.55* and costs \$ *270*

Be It Remembered, That on the *18* day of *Jan*, *1921*, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff claims a judgment against the defendant for the amount of \$*6795* balance due upon a note of *March 6, 1920*, given by the defendant to the plaintiff, due five months after date, and bearing interest at 6 per cent.

C. A. Hoopes
 Attorney for Plaintiff
 State of Ohio, Union Co., ss.
B. W. Cline, being duly sworn, says that he is the plaintiff in the above entitled cause and that the facts stated and the allegations made in the foregoing bill of particulars are true as he verily believes.

B. W. Cline
 Sworn to before me and subscribed in my presence this *18* day of *January* *1921*.

C. A. Hoopes
 Notary Public

Jan. 18, 1921 - The constables of this township being unable to serve this writ, on account of pressure of official business, I appointed *Sam H. Hensley* Special Constable to serve civil process, and administered the oath to him.

Jan. 18, 1921 - Issued summons returnable *Jan 25, 1921* at *9 a. m.* and delivered the same to *Sam H. Hensley* Constable

JURY, *1 20*

WITNESSES,

Oct 29, 1921 - Read my costs
Sam Hensley Con

Jan. 19, 1921 - S
Jan. 18, 1921,
leaving a
thereof at
Fees Serv. 75

Jan. 25, 1921
 to appear.
 The plaintiff
 in his favor
 It is the
 plaintiff's
 of \$ *7,55* (being
 and his e

June 29, 1921
 issued ret
Hensley, C

Oct 29, 1921

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertaking
 execution to be entered herein,
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and co
 may accrue.

Taken by and signed and ac
 me, and surety approved, this _____
 _____ A. D. 19 _____

SATISFACTION OF JU
 Received _____
 payment in full on the above ju

Paris Township, Union County, State of Ohio.

Jan. 19, 1921 - Summons returned indorsed! Recd this writ Jan. 18, 1921, and I served the same on the Defendant by leaving a certified copy thereof, and of the indorsement thereof at his usual place of residence. Fees Serv. 25 Mi. 70. Sam H. Hensley Constable

Jan. 25, 1921 - 9 a. m. Time set for trial, Plaintiff failed to appear. Defendant appeared but offered no defense. The plaintiffs Bill of Particulars being verified, I find in his favor. It is therefore considered by me that B. W. Cline plaintiff recover from F. H. Dean, Defendant the sum of \$ 7,53 (being principal + interest computed to this date) and his costs herein taxed at \$ 2.70 J. Hartshorn, J.P.

June 29, 1921 - At request of plaintiff, execution issued returnable July 29, 1921 and delivered to Sam H. Hensley, Constable.

Oct 29, 1921 - This Judgment + costs satisfied.

Copy Note
Att'y for Plff.
Att'y for Deft.
795 with interest
at 6 per cent. and costs.
Jan 25 1921
costs \$ 2.70
1921, the said
upon the following
Following, to-wit:
ment against
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a note
defendant
months
interest
Plaintiff
sworn,
tiff in
and
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the foregoing
me as he
re
I subscribed
day of
Public

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Plffs. Costs	Defts. Costs
Filing necessary papers, each	5		
Taking and certifying Affidavits, ea.	40		
Docket, Index, Appce., per 100 w.	15		
Summons, each def't. named in writ	25		
Issuing Subpoena,	5		
Continuance or Adjournment, ea.	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certf. to Trans. or Bill of Ex., ea.,	25		

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person,	25
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40
Serv. and Ret. Order of Attach.	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

JURY,

WITNESSES,

B. F. Stanfield
 Plaintiff
 No. 151 vs.
 E. A. Aurine
 Defendant

Action on
 Five Promissory Notes
 C. A. Hoopes Atty for Plff.
 Atty for Deft.
 Am't claimed, \$ with interest
 from 19 , at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 5 day of Feb, 1921, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff claims a judgment against the defendant for the sum of \$203.13 with interest from Feb. 3, 1921, upon five certain promissory notes, to-wit:
 A note for \$57.00 dated Feb. 7, 1916, due seven months after date, bearing interest at the rate of eight per centum, payable to the Union Banking Co.;
 A note of \$75.00 bearing date of June 12, 1915, due sixty days after date, bearing int. at 7% and payable to the order of the plaintiff;
 A note for \$13.00 of date of June 26, 1915 due four months after date bearing int. at the rate of 8% payable to the order of Plff.;
 A note for \$10.00 dated Dec. 25, 1915, due one day after date, bearing interest at the rate of 7% payable to the order of Jacob Sherman;
 A note of \$67.35 bearing date of Aug 8, 1917 due 6 months after date, bearing int. at the rate of 7% and payable to the order of the plaintiff; That all of said notes are the property of the plaintiff and are wholly unrescinded. Wherefore plaintiff prays judgment against the defendant for the sum of \$203.13

C. A. Hoopes, Atty for Plff.
 State of Ohio, Union Co. ss.
 B. F. Stanfield, being first duly sworn, says that he is the plaintiff in the above entitled cause, that the facts stated and the allegations made in the foregoing bill of particulars are true as he verily believes.

B. F. Stanfield
 Sworn to before me and subscribed in my presence this 3 day of Feb, 1921
 C. A. Hoopes
 Notary Public

At the same time State of Ohio, Union Co. ss. B. F. Stanfield in the above entitled herein against the defendant herein. Affiant in money \$203.13 said County of Union to be attached is that he has given L. Aurine of and defendant, E. A. Aurine this action, and 1/6 of the assets of Harvey L. Aurine administration

Sworn to before me day of Feb. 1921. Declining the oath + Notice to Surety returnable Feb. 7, 1921 - Searched & filed County. Writ of attachment 1921 at 1 P. M. the property of Aurine, the said Harvey

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking execution to be entered herein, In pursuance of the Statutes and provided, I, _____ as surety for the stay of execution judgment of _____ against _____ hereby promise and undertake of said judgment, interest and costs may accrue.
 Taken by and signed and approved by me, and surety approved, this _____ A. D. 19_____
 SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

Paris

Township, Union County, State of Ohio.

At the same time an affidavit in attachment was filed as follows:

State of Ohio, Union County ss.

B. F. Stanfield, being first duly sworn, says that he is the plaintiff in the above entitled cause; that the cause of action of the plaintiff herein against the defendant is for money due the plaintiff from the defendant upon five promissory notes described in his bill of particulars herein. Affiant says that the claim is just; that he ought to recover in money \$203.13, that the said E. A. Aurine is a non-resident of the said County of Union, this affiant further says that the property sought to be attached is not exempt from execution, affiant further says that he has good reason to and does verily believe that one Harvey L. Aurine of and within said County of Union has property of the said defendant, E. A. Aurine, in his possession liable to be attached in this action, and exempt from execution, to-wit: The undivided 1/6 of the assets of Susan B. Aurine, deceased, of which estate the said Harvey L. Aurine is Executor, less the 1/6 of the debts + expense of administration of said estate.

B. F. Stanfield

Sworn to before me and subscribed in my presence this 3rd day of Feb. 1921.

C. A. Hoopes, Notary Public.

Deeming the affidavit sufficient, I issued a writ of attachment + Notice to Garnishee which together with a summons each returnable Feb. 9, 1921 at 9 A.M. and delivered to Sam H. Hensley whom I appointed special constable and administered the oath the regular constable being otherwise engaged in official business.

Feb. 7, 1921 - Summons returned indorsed: After diligent search I failed to find defendant, E. A. Aurine in Union County.

Sam H. Hensley, Const.

Writ of attachment returned indorsed: Recd this writ Feb. 5, 1921 at 1 P.M. No property or effects found, I could not come at the property alleged to be in the possession of Harvey L. Aurine, the garnishee and on Feb. 5, 1921 at 3 P.M. I served said Harvey L. Aurine garnishee with a copy of this order (Continued on next page)

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____ vs. Plaintiff) Before _____ Defendant) Justice of the Peace _____ Township, _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

missive Notes
Hoopes Att'y for Plff.
Att'y for Deft.
with interest
at per cent. and costs.
19
costs \$
1921, the said
upon the following
following, to-wit:
ent against
of \$203.13
1, upon
notes, to-wit:
b. 7, 1916,
bearing
her centum,
ing Co.;
of June 12, 1915,
ing int.
der of the
me 26, 1915
aring int.
the order of Plff;
-5, 1915, due
interest at the
der of Jacob
date of Aug 8, 1917
ing int. at
the order
said notes
of and are
ore plaintiff
defendant
atty for Plff.
duly sworn,
in the above
to stated
the foregoing
as he verily
ield
described
of Feb. 1921
hes
y Public

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	25	25
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	40
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words, <i>Cost Bill</i>	25	25
Other Writings or Record, per 100 words,	15	
Issuing Execution, <i>Cash Bk</i>	40	25
En. discontinuance or satisfaction, ea.,	20	20
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
		200

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 25c, ea. add'l 5		25
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. of Attach. " "	40	50
" " Order Sale or Vendi " "	40	40
" " Notice to Garnishee " "	40	40
" " Order on Garnishee " "	40	40
" " Writ of Replevin " "	40	40
" " Writ of Restitution " "	40	40
" " Order of Arrest " "	40	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
		150

B. F. Staupfield
 Plaintiff
 No. 151 vs.
 E. A. Aurine
 Defendant

Action on
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ _____ with interest
 from 19 _____ at _____ per cent. and costs.
 Judgment for _____ 19
 \$ _____ and costs \$ _____

Be It Remembered, That on the _____ day of _____ 19 _____, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 (Continued from preceding page)
 and a written notice to appear and answer etc by leaving said copy of this order and said notice with him personally, a copy of which is herewith annexed,

Sam H. Hensley Const
 Feb. 9, 1921 - Harvey L. Aurine, garnishee appeared and examined under oath, it appearing that said garnishee has property of said ~~defendant~~ in his possession not exempt from execution and the Constables Return showing that service on the said E. A. Aurine could not be obtained in Union County, on motion of the plaintiff, this cause is continued for a period of 40 days or until the 21st day of March 1921 at 9 a. m. for the purpose of obtaining service by publication

Mar 31, 1921 - Plaintiff paid costs and dismissed this action.

JURY,
 Mar 31, 1921 - Recd my fees.
 WITNESSES,

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertaking
 execution to be entered herein,
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execu
 judg^{ment} of _____
 against _____
 hereby promise and undertake
 of said judg^{ment}, interest and c
 may accrue.
 Taken by and signed and ac
 me, and surety approved, this _____
 _____ A. D. 19 _____

SATISFACTION OF JU
 Received _____
 payment in full on the above ju

Paris

Township, Union County, State of Ohio.

ace,

Att'y for Plff.

Att'y for Deft.

with interest

, at per cent. and costs.

19

d costs \$

19, the said

upon the following

following, to-wit:

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aid copy
notice with
of which

usley Court
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said E.A
btained
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day of
or the
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ou.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19 _____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____

as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19 _____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19 _____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff

Before _____

vs.

Justice of the Peace

Township, _____

Defendant

County, Ohio.

Whereas, on the _____ day of _____ A. D. 19 _____, the said _____

obtained a judgment against the said _____ on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19 _____

Justice of the Peace.

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	15	
Taking and certifying Affidavits, ea.,	40		
Docket, Index., Appce., per 100 w.,	15	25	
Summons, each deft. named in writ,	25	50	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20	25	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40	75	
Writ. Ord. or Process not named above, ea.,	40		
App't'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15	40	
Venire for Jury, <i>Henry Moton</i>	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40	40	
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		40
Collections made upon Judgments 4 per cent.			
Record per 100 words, <i>Court Bill</i>	15	75	
Other Writings or Record, per 100 words,	15		
Issuing Execution, <i>Cash Bill</i>	40	25	
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15	200	200
Transcript from Docket, per 100 words,	15		
Certf. to Trans. or Bill of Ex., ea.,	25		

Jan 2, 1921 - Deposit for costs returned to Mil's L. Myers Atty for Plaintiff
 Ch No. 1745

Trans. paid by Deft.,
 Sam. H. Hensley
CONSTABLE'S FEES
 Serv. and Ret. of Summons, each person, 25
 Mileage miles, 1st mile 25, ea. add'l 5
 Copies, each, 25
 Serv. and Ret. of Subpoena, 1st person, 25, each additional, 10
 Mileage as above miles, 25
 Copies, each, 25
 Serv. and Ret. Attach. for Witness or Juror, ea. pers'n, 40
 Serv. and Ret. of Attach. " 40
 " " Order Sale or Vendi " 40
 " " Notice to Garnishee " 40
 " " Order on Garnishee " 40
 " " Writ of Replevin " 40
 " " Writ of Restitution " 40
 " " Order of Arrest " 40
 Mileage on each as above miles
 Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person, 40
 Mileage on each as above miles
 Copies each, 25
 Summoning Jury, 1.00
 Mileage as above miles,
 Copies of Venire, each, 25
 Attending Trial, per day, 1.00
 Taking Bond, 50
 Service of Execution, 40
 Summoning and Swearing Appraisers, 1.00
 Advertis'g Property for Sale on Execut'n, 40
 Writing or Setting up Advertisement, 25
 Money made on Execution 4 per cent.
 Extraordinary trouble and expense in remov'g or preserv'g property levied on,
 Court Marion Sp.
 Marion Co.
 Serv. JURY, *mi cups* 75-
 16-
 25-

Mch 12, 1921 - Plaintiff deposited \$1000 as security for costs.
WITNESSES,
 John J. Crissinger, Court
 Marion Sp., Marion Co., Paid his fees. Mch 18, 1921
 Mch 31, 1921 - Sam H Hensley - paid his fees
 Dec. 14, 1921 - Recd J. Clerk of Court 696 costs
 J. Hartshorn
 JB

Milton B Koffroth
 No. 152 vs.
 Murray Claypool
 Harvey Claypool
 Plaintiff
 Defendant

Action on Damages
 Milo L. Myers Att'y for Plff.
 C.A. Hoopes Att'y for Deft.
 Am't claimed, \$ 114 65 with interest from July 17 1920, at 6 per cent. and costs.
 Judgment for Plff., Mch 25 1921 \$ 119 75 and costs \$ 4 56

Be It Remembered, That on the 17 day of March 1921, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Now comes the plaintiff and says that on the 17th day of July, 1920, at about the hour of eleven o'clock P.M. he was driving his automobile, a Ford touring car, on the public highway, in a northerly direction, on the road leading from Marysville to Parisburg and known as the Marysville and Marshall Gravel Road, on the right of the center thereof at the rate of speed of 20 mi per hour and near the premises known as the Mc Allister farm,

That, at that time and place the said dependants, Murry Claypool and Harvey Claypool were driving an automobile and a tractor in a southerly direction on said highway, and on approaching the plaintiff carelessly and negligently and without the use of ordinary care, so operated their said automobile and their said tractor, that they drove their said automobile to the right of the center of said highway, and their said tractor to the left of the center of said highway, and without any lights of any character or description what-so-ever on said tractor, and so operated their said automobile and said tractor that they caused the said plaintiff to run into and against the tractor of the said dependants as they approached each other, thereby breaking the front fender, the radiator, the radius rod, the mud shields, bending the frame and otherwise injuring the plaintiff's automobile to his damage in the sum of \$114 65, without any fault or carelessness on the part of the plaintiff

Wherefore, the plaintiff dependants of July 1920, la

Milo L. Myers
 The State of Ohio
 The ab
 duly sworn,
 of particular

Sworn to by
 9th day of M
 Mch 12, 1921 -
 Mch 24, 1921
 returned sh
 leaving at
 at request
 Claypool re
 of Marion Sp.
 by personal,
 Mch 24, 1921
 Continued to

Mch 25, 1921
 secured with
 appeared a
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 dependant
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 ants the su
 costs herein

Mch 31, 1921
 See therefor
UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertaking
 execution to be entered herein,
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and co
 may accrue.

Taken by and signed and ad
 me, and surety approved, this _____
 A. D. 19_____
SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above ju

Paris

Township, Union County, State of Ohio.

Wherefore, the plaintiff prays judgment against the said defendants for the sum of \$11465 with interest from the 17th day of July 1920, and for costs

Milo L. Myers, Atty for Pctf
The State of Ohio, Union Co. ss

Milton B. Koppoth, Plaintiff

The above named plaintiff, Milton B. Koppoth, being duly sworn, according to law says, that the foregoing bill of particulars are true as he verily believes.

Milton B. Koppoth.

Sworn to before me and signed in my presence this 9th day of March, 1921.

Milo L. Myers, Notary Public

Mch 17, 1921 - Issued summons to Murray Claypool returnable
Mch 24, 1921 ^{at 9 a.m.} and delivered to Sam H. Hensley. Summons returned showing service on defendant on the 14th day ^{of Mch 1921} leaving at usual place of residence & indorsed with costs. At request of plaintiff, I issued summons to Harvey Claypool returnable on same date, and sent to the Coroner of Marion Tp. Marion Co. who made service on defendant by personal service ^{on Mch 15} and indorsed with his fees.
Mch 24, 1921 - By mutual agreement this cause is continued to Mch 25, 1921 at 9 a.m.

Mch 25, 1921 - 9 a.m. Time set for trial. Plaintiff appeared with his attorney, C.A. Hoopes, atty for defendants appeared only for the purpose of making a motion that defendant Harvey Claypool be dismissed for want of jurisdiction, later the motion was withdrawn, and defendants not appearing at the time or for some time thereafter ~~plaintiff's~~ ^{plaintiff's} B. J. being verified. It is therefore considered by me that said plaintiff recover from said defendants the sum of \$11925 (prin and with int. to this date) and the costs herein taxed at

Mch 31, 1921 - At request of defendant and being paid the legal fee therefor a transcript is prepared and delivered to him

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the 29 day of March 1921, said Murray Claypool entered into an undertaking to the adverse party as follows:
Milton B. Koppoth Plaintiff
Murray vs. Claypool
Harvey Claypool Defendant
Before J. C. Hartschorn No. 152 Justice of the Peace Paris Township, Union County, Ohio.
Whereas, on the 25th day of Mch A. D. 1921, the said Milton B. Koppoth obtained a judgment against the said Murray Claypool + Harvey Claypool on the docket of said J. C. Hartschorn Justice of the Peace, for One Hundred + Thirteen dollars and Seventy five cents, and costs taxed at Four dollars and Thirty six cents, and the said Murray Claypool + Harvey Claypool intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, Murray Claypool of Union County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of Two Hundred + Fifty dollars, conditioned as follows: 1. That the said appellant will prosecute his appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Murray Claypool
Marion Kellert
Taken, Executed, and Acknowledged before me, and surety approved, this 29 day of March A. D. 1921.
J. C. Hartschorn
Justice of the Peace.

J. C. Hartshorn

Justice of the Peace,

Civil Action before

5-121.5 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Pffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	25
Summons, each deft. named in writ	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	40
Entering Judgment,	40	15
Judgment on the Docket,	15	
Recognition of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution, <i>per C. P.</i>	40	25
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	2.00
Certif. to Trans. or Bill of Ex., ea.,	25	
<i>cost bill</i>	25	
<i>Cash book</i>	25	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l	5	25
Copies, each,	25	2.25
Serv. and Ret. of Subpoena, 1st person,	25	
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40	
Serv. and Ret. Order of Attach.	" 40	
" " Order Sale or Vendi	" 40	
" " Notice to Garnishee	" 40	
" " Order on Garnishee	" 40	
" " Writ of Replevin	" 40	
" " Writ of Restitution	" 40	
" " Order of Arrest	" 40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		25

E. M. Evans
 No. 153 vs.
 George Simpson

Action on
 Account
 C. A. Hoopes Att'y for Plff.
 Att'y for Deft.
 Amt claimed, \$ 21¹⁸ with interest
 from 19 , at per cent. and costs.
 Judgment for Plff., Apr. 9 1921
 \$ 21¹⁸ and costs \$

Be It Remembered, That on the 4 day of Apr. 1921, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff claims a judgment against the Defendant for automobile repairs sold to Defendant, an itemized statement of which account is hereto attached, amounting to \$ 21¹⁸.

C. A. Hoopes
 State of Ohio, Union Co. ss.
 E. M. Evans, being first duly sworn, says, that he is the plaintiff in the above entitled cause and that the facts stated and the allegations made in the foregoing bill of particulars are true as he verily believes.

E. M. Evans
 Sworn to before me and subscribed in my presence this 8th day of March 1921.

C. A. Hoopes
 Notary Public

Apr-4, 1921- Issued summons returnable Apr. 9, 1921 at 9 a.m. and delivered same to Sam H. Hensley, Const.

Apr. 5, 1921- Summons returned undorsed. Recd this writ Apr. 5, 1921, and I served the same on the 5th day of Apr. 1921, on the Defendant by leaving a certified copy thereof, and of the endorsement thereon with George Simpson personally. Fees Ser. 25- Mi. 75- Copy 25

Sam H. Hensley, Const.

JURY.
 Sept. 14, 1921- Recd of E. M. Evans # 630 costs in full.
 WITNESSES, J. C. Hartshorn, J.P.

Apr. 9, 1921- 9 a.m. Attorney, Deft. for, and how being verified by me the sum of \$ 21¹⁸

Aug 11, 1921 paid the insured amount

UNDERTAKING FOR STAY OF JUDGMENT
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as ent surety, caused an undertaking execution to be entered herein, In pursuance of the Statutes and provided, I, _____ as surety for the stay of execution judgment of _____ against _____ hereby promise and undertake of said judgment, interest and cost may accrue.

Taken by and signed and approved by me, and surety approved, this _____ A. D. 19____

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

Paris

Township, Union County, State of Ohio.

Apr. 9, 1921 - 9 a. m. Time set for trial, Plaintiff appeared by Attorney, Defendant failed to appear at the time set for one hour thereafter, the plaintiff's bill of particulars being verified & filed for the plaintiff. It is therefore considered by me that plaintiff recover from the defendant the sum of \$21.00 and his costs herein taxed at \$2.50

Jesse S. Johnson, J.P.

Aug 11, 1921 - At the request of the plaintiff and being paid the legal fee therefor, a transcript is prepared and delivered to him.

Att'y for Plff.
Att'y for Deft.
with interest
per cent. and costs.
Apr. 9 1921
costs \$

1921, the said
upon the following
owing, to-wit:
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duly sworn,
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ations made
particulars
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Subscribed
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Public
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a. m. and
usley, Court

ed endorsed,
I served
Apr. 1921,
y a certi-
endorsement
personally.
usley, Court.

UNDERTAKING FOR STAY OF EXECUTION.

On the ... day of ... 19...
The defendant came, and by ...
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of
against ... do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this ... day of
... A. D. 19...

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received ... 19... from
... Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the ... day of ... 19..., said ...
entered into an undertaking to the adverse party as follows:
No. ...
vs. Plaintiff } Before ...
Defendant } Justice of the Peace ... Township,
County, Ohio.
Whereas, on the ... day of ... A. D. 19..., the said ...
obtained a judgment against the said ...
on the docket of said ...
Justice of the Peace, for ...
dollars and ... cents, and costs taxed at ...
dollars and ... cents, and the said ...
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, ...
of ... County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of ... dollars,
conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
... will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this ... day of
... A. D. 19...
Justice of the Peace.

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JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5		
Taking and certifying Affidavits, ea.,	40		
Docket, Index, Appce., per 100 w.,	15		
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach. "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

JURY,

WITNESSES,

The Marysville Lumber Co. Plaintiff
 No. 154 vs. George Simpson Defendant
 Action on Account
 C. A. Hoopes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 50.00 with interest from 19, at per cent. and costs.
 Judgment for 19 and costs \$

Be It Remembered, That on the 3 day of May 1921, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff says that it is a corporation duly organized under the laws of the State of Ohio, with its principal place of business at Marysville, Ohio
 Plaintiff claims a judgment against the Defendant for lumber and building materials sold to defendant, an itemized statement of which account is hereto attached amounting to \$50.00.

C. A. Hoopes
 Atty for Plaintiff

State of Ohio, Union Co., ss.

Horner Flint, being first duly sworn, says that he is the manager of the Marysville Lumber Co, plaintiff in the above entitled cause and that the facts stated and allegations made in the foregoing bill of Particulars are true as he verily believes.

Horner Flint

Sworn to before me and subscribed in my presence this 26th day of April, 1921.

Jessie V. Southwick
 Notary Public

Apr. 27, 1921 - Summons issued returnable May 3, 1921 at 9 a. m. and delivered to Sam H. Hensley, Const.

Apr. 28, 1921 - Summons returned indorsed: Read this writ Apr 27, 1921 and I served the same on the 28th day of May 1921, on the defendant by claiming a certified copy thereof and of the indorsement thereon with the said George Simpson personally.

Fees Serv. 25 - Mi 25

Sam H. Hensley
 Const.

UNDERTAKING FOR STAY OF JUDGMENT
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me and ent surety, caused an undertaking execution to be entered herein, In pursuance of the Statutes and provided, I, _____ as surety for the stay of execution judgment of _____ against _____ hereby promise and undertake of said judgment, interest and costs may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. 19____

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

Paris

Township, Union County, State of Ohio.

face,

count
ropes Att'y for Plff.
Att'y for Deft.
0'' with interest
, at per cent. and costs.
19
ad costs \$

1921, the said
upon the following

Following, to-wit:
Corporation
laws of the
ipal place
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Plaintiff

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Whitwick
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y, Court.
turned
Apr 27, 1921
with the 28
pendant
ofy thereof
thereon
upon

Hensley
Court.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
vs. Plaintiff } Before _____
Defendant } Justice of the Peace _____ Township,
County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

J. C. Harlshom

Justice of the Peace,

Civil Action before

Page

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JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	20
Summons, each deft. named in writ,	25	50
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. of Bill of Ex., ea.,	25	
Cash Book	25	
Cost Bill	25	
	1.70	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	50
Mileage miles, 1st mile 20c, ea. add'l	5	25
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person,	25	
son, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,		1.00

No. 155 vs. G. A. Simpson J. W. Simpson

Alvi Graham Josiah Turner Plaintiff

Defendant

Action on Promissory Note John L. Loughrey Att'y for Plff. Att'y for Deft.

Am't claimed, \$ 84 1/2 with interest from May 2 1921, at 8 per cent. and costs.

Judgment for Plff. May 18 1921 \$ 83 40 and costs \$

Be It Remembered, That on the 13 day of May 1921, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The said say there is due them from said defendants the sum of \$84 1/2. The plaintiffs further say they are a partnership known as Graham & Turner, composed of Josiah Turner and Alvi Graham. The said sum is the balance and interest due on a note dated March 6, 1917 for the sum of \$11000 given for one year with interest at 6% until due and 8% after due. A copy of said note is hereto attached marked "Exhibit A" and made a part of this Bill of Particulars. There are no indorsements on same except as follows: \$5000 paid on March 22, 1921 and interest paid to Sept. 6, 1918. For which amount with interest thereon at the rate of 8% from the 2nd day of May 1921, the Plaintiff asks judgment.

State of Ohio, Union County ss. Josiah Turner being sworn says that the facts stated in the foregoing Bill of Particulars are true as he verily believes.

Josiah Turner Sworn to before said Josiah Turner before me and signed in my presence this 7th day of May 1921.

John L. Loughrey Notary Public

May 13, 1921 - Summons issued returnable May 18, 1921 at 10 a.m. and delivered to Sam H. Hensley, Constable.

May 14, 1921 - Summons issued returnable May 14, 1921, and on the deft. of the indor personally at J. W. Simpson

Fees: Serv May 18, 1921 Defendant one hour Particulars It is the recover and serve computed there cost

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____ The defendant came, and by _____ of the County, approved by me as ent surety, caused an undertaking execution to be entered herein, In pursuance of the Statutes and provided, I, _____ as surety for the stay of execution judgment of _____ against _____ hereby promise and undertake of said judgment, interest and cost may accrue.

Taken by and signed and approved, this _____ A. D. 1921.

SATISFACTION OF JUDGMENT

Received _____ payment in full on the above judgment

J. C. Harlow

Justice of the Peace,

Civil Action before

Paris

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL. G. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing & necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	25	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution, <i>Cash Paid</i>	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
<i>Cost bill</i>		

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 25, ea. add'l 5		
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

J. A. Shipley
 Plaintiff
 No. 156 vs.
 J. W. Simpson
 Defendant

Action on Promissory note
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 77⁰⁰ with interest from May 14, 1920, at 7% + 8% apr math. per cent. and costs.
 Judgment for Plff., May 27, 1921 \$83¹⁰ and costs \$ 2²⁵

Be It Remembered, That on the 21 day of May 1921, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 a promissory note of which the following is a copy:
 \$77⁰⁰ Rickwood O, 5-14 1920
 Nos 1, 1920 after date, we or either of us promise to pay to the order of J. A. Shipley Seventy-seven Dollars for value received, with interest from date at the rate of 7 per cent per annum, payable annually, and with interest at 8 per cent on all unpaid principal and interest after due until paid.
 Cognovit form
 (Signed by)

Roy Simpson
 Russell Simpson
 J. W. Simpson

There are no credits indorsed on said note

May 21, 1921 - Summons issued on defendant J. W. Simpson, returnable May 27, 1921 at 9 o'clock A.M. and delivered to Sam H. Hensley, Const. who made return as follows: Recd this writ May 21, 1921 and I served the same on the 23rd day of May 1921, on the defendant by leaving a certified copy thereof and of the indorsement thereon with him personally.
 Fees Serv. 25 Mi. 25 Copy 25

Sam H. Hensley, Const

May 27, 1921
 having a Judgment
 in the Pe
 sum of \$
 and 8 pe
 taxed at

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking
 execution to be entered herein, _____
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and co
 may accrue.

Taken by and signed and ac
 me, and surety approved, this _____
 A. D. 19 _____

SAISFACTION OF JU
 Received _____
 payment in full on the above ju

CIVIL DOCKET

Paris

Township,

Union

County, State of Ohio.

Peace,

issuance note

Att'y for Plff.

Att'y for Deft.

77⁰⁰ with interest
at 7% per cent. and costs.

May 27, 1921
and costs \$ 2²⁵

1921, the said
reupon the following

following, to-wit:
the

5-14-1920
either
the order
seven Dollars
interest
per cent
monthly,
per cent
and inter-
d.

Simpson
advised

issued on
returnable
M. and
ley Court.
Wood Reed
I served
of May
leaving a
of the M-
id personally.
Hensley, Court

May 27, 1921 - 9 A.M. - Time set for trial. The Defendant having acknowledged the debt and consenting that judgment be entered, it is therefore considered by me the Plaintiff receiver of J. M. Simpson, defendant the sum of \$83¹⁰ (being prin. amt computed to this date) and 8 per cent interest with the costs of this action taxed at \$ 2²⁵

Jessurthorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
vs. Plaintiff } Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	8	
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appee., per 100 w.	15	
Summons, each deft. named in writ	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	25	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
Cash Book	25	
	25	
	3.50	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5		
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. " "	40	
" " Order Sale or Vendi " "	40	
" " Notice to Garnishee " "	50	
" " Order on Garnishee " "	40	
" " Writ of Replevin " "	40	
" " Writ of Restitution " "	40	
" " Order of Arrest " "	40	
Mileage on each as above miles	25	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
	1.50	
	50	

Garnishee Fee
JURY, 2 + 0c
Paid

WITNESSES,
July 27, 1921 - Rec'd of the
I + O C Ry Co., \$55.50 to
apply on Judgment
& costs
J. C. Hartshorn

Walter M. Otte
No. 157 vs.
A. Fay Lane
Plaintiff
Defendant

Action on Account
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 50.50 with interest
from 19, at per cent. and costs.
Judgment for 19
\$ and costs \$

Be It Remembered, That on the 6 day of June 1921, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Mariaville Ohio, June 6, 1921

Mr A Fay Lane
509 - Hamilton St. Bellefontaine O,
in account with
Walter M. Otte, Clothier
1920-Oct 28 - To Suit dif belt \$50.50
At the same time the plaintiff filed
an Affidavit for Attachment as follows:
The State of Ohio, Union County, ss.

The said plaintiff by Louis F Otte being duly sworn says that he is agent for the said Walter M. Otte, said Defendant is justly indebted to said Plaintiff Walter M. Otte; that the said claim is just; that he believes said plaintiff ought to recover thereon the sum of \$50.50; that said property sought to be attached is not exempt from execution; that the said property is the personal earnings of said Defendant for services rendered within three months prior to the commencement of this action; that the Defendant is not the head or support of a family, and has not in good faith the maintenance and support of a widowed mother wholly dependent on him for support; and that the claim is for necessities to-wit: Clothing; that the Defendant is a non-resident of this county in which the liability was incurred, said affiant further makes oath and says that he has good reason to believe and does believe that I. O. C. Ry Co. of and within said County of Union has in its possession property of said Defendant liable to be attached in this action to-wit: wages due

the said A. Fay Lane
Sworn to by
June 1921
The Defendant
required
July 6, 1921 -
Notice to G
Delivered to
June 13, 1921 -
Writ June 6,
defendant m
Fees for Pet
at the same ti
June 6, 1921 at
I could not
of the I + O C R. R.
said I + O C R. R. garn
to appear and
and said notice
herewith annex
June 13, 1921 - 9
To be a non
by letter th
id continued
at 9 a. m. t
advertisement
July 16, 1921
July 23, 1921 -
Plaintiff ap
time or for
being verified
of Defendant
July 23, 1921 -

UNDERTAKING FOR STAY
On the _____ day of _____
The defendant came, and by _____
of the County, approved by me
ent surety, caused an underta
execution to be entered herein,
In pursuance of the Statute
and provided, I, _____
as surety for the stay of execu
judgment of _____
against _____
hereby promise and undertake
of said judgment, interest and c
may accrue.
Taken by and signed and a
me, and surety approved, this
_____ A. D. 19_____
SATISFACTION OF JU
Received _____
payment in full on the above j

Paris

Township, Union County, State of Ohio.

the said A. Jay Lane,

Louis J. Otte

Sworn to before me and signed in my presence this 6 day of June 1921 J. Hutshon, Jr.

The Defendant being a non-resident no undertaking was required.

June 6, 1921 - Issued, summons, Order of attachment and Notice to Garnishee each returnable June 13, 1921 at 9 A.M.

Delivered the same to Orville Worden, Constable.

June 13, 1921 - 9 A.M. Summons returned indorsed: Recd this writ June 6, 1921, after diligent search, failed to find said defendant within my jurisdiction.

Fees Serv + Return, 75 Cts. Orville Worden, Constable

At the same time Order + Notice returned indorsed: Recd this writ June 6, 1921 at 7 P.M. No property or effects found - Orville Worden, Const. I could not come at the property alleged to be in the possession

of the I + O C R.R. the garnishee and June 6, 1921 at 7:30 P.M. I served said I + O C R.R. garnishee with a copy of this writ, and a written notice to appear and answer etc by leaving a certified copy of this order and said notice with B.E. Henry, agent at Marysville Ohio, notice is herewith annexed. Fees Serv. 50 Cts. Notice, 75 Cts. Orville Worden, Const.

June 13, 1921 - 9 A.M. Constables return showing the defendant to be a non-resident and the I + O C Ry having answered by letter that it had money due defendant, this cause is continued for a period of 40 days or until July 23, 1921 at 9 A.M. to allow plaintiff time to secure service by advertising.

July 16, 1921 Proof of Publication filed.

July 23, 1921 - 9 A.M. Time to which cause was adjourned Plaintiff appeared, Defendant failed to appear at this time or for one hour thereafter. Plaintiffs Bill of Particulars being verified, it is considered by me that plaintiff recover of Defendant \$50.50 and his costs herein. J. Hutshon, Jr.

July 23, 1921 - Pay in Order issued to I + O C Ry garnishee.

UNDERTAKING FOR STAY OF EXECUTION.

On the ... day of ... 19 ... The defendant came, and by ... his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, ... as surety for the stay of execution on the above judgment of ... against ... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this ... day of ... A. D. 19 ...

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received ... 19 ... from ... Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the ... day of ... 19 ... said ... entered into an undertaking to the adverse party as follows:

No. ... Plaintiff vs. Defendant Before ... Justice of the Peace ... County, Ohio. Township.

Whereas, on the ... day of ... A. D. 19 ... the said ... obtained a judgment against the said ... on the docket of said ... Justice of the Peace, for ... dollars and ... cents, and costs taxed at ... dollars and ... cents, and the said ... intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, ... of ... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of ... dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, ... will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this ... day of ... A. D. 19 ...

Justice of the Peace.

Att'y for Plff. Att'y for Deft. 5050 with interest at per cent. and costs. 19 and costs \$ 1921, the said reupon the following following, to-wit: \$5050 Plaintiff filed ... as follows: ... utaine O, ... \$5050 ... utiff filed ... as follows: ... uty, ... utid J. Otte ... ut he is ... U. Otte, said ... ted to said ... ut the said ... elieves said ... r thereon ... said prop- ... is not ex- ... that the ... onal earn- ... r services ... withs prior ... this action; ... the head or ... as not in ... ce and sup- ... wholly de- ... out; and ... cissites ... Defendant ... county ... incurred, ... as oath and ... son to believe ... C Ry Co. ... Union ... roperty of ... to be attached ... ages due

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	10
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	25	75
Summons, each deft. named in writ,	25	75
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	40
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	2.00
Certif. to Trans. or Bill of Ex., ea.,	25	
Cover Bill	1.80	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 25c, ea. add'l 5	25	25
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

The McAllister - Mohler Co.,
 No. 158 vs. Plaintiff
 William J. Merg Defendant

Action on account
 Milo L. Myers Att'y for Plff.
 C. A. Tropes Att'y for Deft.
 Am't claimed, \$ 2436² with interest
 from June 29 1920, at 6 per cent. and costs.
 Judgment for Plff, June 14 1921
 \$ 2576³ and costs \$ 25⁵

Be It Remembered, That on the 6 day of June 1921, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Now comes the plaintiff and for cause of action says, that it is a corporation duly incorporated under the laws of Ohio, and doing business with principal place of business located in the City of Columbus County of Franklin and State of Ohio, and for cause of action says, that the said William J. Merg is indebted to this plaintiff on an account as per a copy which is hereto attached and marked "Exhibit A" and made a part of this bill of particulars.

That said account is just, due, and that there is now due thereon the sum of \$ 2436² with interest thereon from the 29th day of June, 1920, at the rate of 6 per cent per annum.

Wherefore the plaintiff prays judgment against the defendant for the sum of \$ 2576³ with interest thereon at the rate of 6 per cent per annum from the 6th day of June 1921, and for the costs.

The McAllister-Mohler Co.
 By Milo L. Myers
 Its atty.

June 6, 1921 - Summons issued returnable June 14, 1921 at 9 a. m. and delivered to Sam H. Hensley, Constable.

June 7, 1921 - Summons returned indorsed: Read this writ June 7, 1921 and I served the same on the 7th day of June 1921, on the defendant by leaving a certified copy thereof and of the indorsement thereon with defendant personally.
 Fees Serv. 25 mi 25 copy 25 -
 J. C. Hartshorn
 Sam H. Hensley
 Const.

JURY,
 WITNESSES,

Jan. 21, 1922 - Recd of Clerk of Court \$ 455⁵ costs in this action

June 14, 1921 -
 By attorney on for one July 1921
 It is the recover for principal costs here

June 14, 1921 -
 The same is at request therefor a t

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as surety, caused an undertaking execution to be entered herein, In pursuance of the Statute and provided, I, _____ as surety for the stay of execution judgment of _____ against _____ hereby promise and undertake of said judgment, interest and costs may accrue.

Taken by and signed and approved by me, and surety approved, this _____ A. D. 19 _____

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

Paris

Township, Union County, State of Ohio.

June 14, 1921 - 9 a. m. Time set for trial. Plaintiff appeared by attorney. Defendant failed to appear at the time set or for one hour thereafter. At the request of plaintiff judgment is entered in his favor.

It is therefore considered by me that Plaintiff recover from the defendant the sum of \$257.63 (being principal amount with interest to this date) and its costs herein taxed at \$2.55.

J. Hartshorn, J.P.

June 14, 1921 - The Defendant filed an appeal bond and the same is hereby approved.

At request of Defendant and being paid the legal fee therefor a transcript is prepared and delivered to him.

UNDERTAKING FOR STAY OF EXECUTION.

On the ... day of ... 19... The defendant came, and by ... his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, ... as surety for the stay of execution on the above judgment of ... against ... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this ... day of ... A. D. 19...

SATISFACTION OF JUDGMENT.

Received ... 19... from ... Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the 14 day of June 1921, said ... entered into an undertaking to the adverse party as follows: The McAllister-Mohler Co. Plaintiff, William J. Merz Defendant, Before J. C. Hartshorn Justice of the Peace Paris Township, Union County, Ohio. Whereas, on the 14 day of June A. D. 1921, the said ... obtained a judgment against the said ... on the docket of said ... Justice of the Peace, for Two Hundred, Fifty-seven dollars and Sixty-three cents, and costs taxed at Two dollars and Fifty-four cents, and the said ... intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, William J. Merz and Chas. Braun of Union County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of Five Hundred, Forty-one dollars, conditioned as follows: 1. That the said appellant will prosecute its appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, they will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this 14 day of June A. D. 1921. J. Hartshorn Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	25	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
Cash Book	25	
Constable's Fees	25	
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 25c, ea. add'l 5	25	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,	25	
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. " "	40	
" " Order Sale or Vendi " "	40	
" " Notice to Garnishee " "	40	
" " Order on Garnishee " "	40	
" " Writ of Replevin " "	40	
" " Writ of Restitution " "	40	
" " Order of Arrest " "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

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25
25
200
25
25

Nangle Pole + Tie Co
 Plaintiff
 No. 159 vs.
 Houzer Brothers
 Warren Brothers
 Defendant

Action on Account
 John L. Loughrey Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$10970 with interest from June 1921, at 6 per cent. and costs.
 Judgment for Plff., July 7 1921
 \$10996 and costs \$430

Be It Remembered, That on the 20 day of June 1921, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The said Plaintiff say there is due them from said Defendants the sum of \$10970 on an account in the name of the Brothers Electric Shop composed of Houzer Brothers and Warren Brothers, a copy of which is hereto attached marked "Exhibit A" and made a part of this bill of particulars for which amount, with interest at the rate of 6% from the 18th day of June 1921, the Plaintiff asks judgment. Issue Summons returnable June 28, 1921 at 9 o'clock A.M.

John L. Loughrey
 Plaintiffs atty

State of Ohio, Union Co. ss.

John L. Loughrey being duly sworn says that he is attorney for the Plaintiff, and that the facts stated in the foregoing Bill of Particulars are true as he verily believes.

Sworn to before me and signed in my presence this 18th day of June 1921
 J. N. Kennedy, Notary Public
 Union County, Ohio

June 20, 1921 - Issued summons returnable June 28, 1921 at 9 A.M. and delivered to Atty for Plaintiff - for Defendant Houzer Brothers.

Issued Summons for Defendant Warren Brothers returnable at the same time and delivered to Sam H. Hensley, Constable

June 22, 1921 - Recd this m day of June copy thereof Warren Brothers

Fees serv. 25

June 24, 1921 - Indorsed: same on the name of Houzer Brothers thereof with Fees 150

June 28, 1921 - to July 7, 1921

July 2, 1921 - appeared at this trial of Plaintiff judgment It is the Plaintiff's Brothers a principal date and

Aug. 25, 1921 - the legal delivered the

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as surety, caused an undertaking execution to be entered herein.
 In pursuance of the Statute and provided, I, _____ as surety for the stay of execution judgment of _____ against _____ hereby promise and undertake of said judgment, interest and costs may accrue.

Taken by and signed and approved by me, and surety approved, this _____ A. D. 1921

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

Jas E. Berner Dep Sheriff
 Columbus Mun. Court
 Fees on Sum. 150

WITNESSES,
 Sept 10, 1921 - Recd of John L. Loughrey \$630 Costs
 J. C. Hartshorn

Paris

Township, Union County, State of Ohio.

June 22, 1921 - Summons for Warren Brothers returned indorsed; Read this writ June 20, 1921, and I served the same on the 22nd day of June 1921, on the Defendant by leaving a certified copy thereof, and of the indorsement thereon at Defendants Warren Brothers usual place of residence

Fees Serv. 25 mi 30 Copy .25

Sam H. Hensley Corcor

June 24, 1921 - Summons for Homer Brothers returned indorsed; Read this writ June 27, 1921, and I served the same on the 22nd day of June 1921 on the defendant within name of Homer Brothers by delivering to him a true copy thereof with all endorsements thereon

Fees 1.50

Jas. G. Berner Deputy Bailiff Municipal Court (55-E. State St.)

June 28, 1921 - On motion of Plaintiff cause is continued to July 7, 1921 at 9 A.M.

July 2, 1921 - 9 A.M. Time set for hearing. Plaintiff appeared by attorney. Defendants failed to appear at this time or for one hour thereafter. At request of Plaintiff his Bill of Particulars being verified judgment is entered in his behalf.

It is therefore considered by me that said Plaintiff recover from the Defendants, Homer Brothers and Warren Brothers the sum of \$109.90 (being principal amount with interest computed to this date) and its costs herein taxed at \$4.30

Jessurtohom, J.P.

Aug. 25, 1921 - At request of Plaintiff, and being paid the legal fee therefor, a transcript is prepared and delivered to John H. Doughrey plaintiffs Atty.

UNDERTAKING FOR STAY OF EXECUTION.

On the ... day of ... 19 ... The defendant came, and by ... his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, ... as surety for the stay of execution on the above judgment of ... against ... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this ... day of ... A. D. 19 ... Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received ... 19 ... from ... Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the ... day of ... 19 ... said ... entered into an undertaking to the adverse party as follows: No. ... Plaintiff vs. Defendant Before Justice of the Peace ... Township, ... County, Ohio. Whereas, on the ... day of ... A. D. 19 ... the said ... obtained a judgment against the said ... on the docket of said Justice of the Peace, for ... dollars and ... cents, and costs taxed at ... dollars and ... cents, and the said ... intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, ... of ... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of ... dollars, conditioned as follows: 1. That the said appellant will prosecute ... appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, ... will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this ... day of ... A. D. 19 ... Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., CO., C. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	20
Taking and certifying Affidavits, ea.	40	40
Docket, Index, Appce., per 100 w.	15	10
Summons, each defd. named in writ	25	25
Issuing Subpoena, <i>Over</i>	5	25
Continuance or Adjournment, ea.	25	25
Swearing Witnesses, each	5	
Entering Bond or Undertaking, each	40	
Attach. for Witness or Juror each	40	40
Order of Attachment, "	40	
Order of Sale or Vendi, "	40	
Notice to Garnishee, "	40	
Order on Garnishee, "	40	
Writ of Replevin, "	40	
Writ of Restitution, "	40	
Order of Arrest, "	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	1.00
Entering Judgment,	40	40
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		15
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or, Bill of Ex., ea.,	25	
<i>Cash Book</i>	25	25
	3.75	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20c, ea. add'l 5		25
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	50	50
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	40
Mileage on each as above miles		
Copies each,	25	25
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	1.00
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		2.65
Fred Stoll, Garnishee	50	
JURY,		
WITNESSES,		

Edward T. Kingston
 Plaintiff
 No. 160 vs.
 C. J. Alkinson
 Defendant

Action on
 Account
 A. H. Kellefeath Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 32.45 with interest
 from 19, at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 13 day of July 1921, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The said plaintiff says there is due him from said Defendant the sum of \$30.50 and \$1.95 interest for which amount with interest thereon at the rate of 6 per cent from the day of July 1921 the Plaintiff asks judgment. Issue summons returnable according to law.
 A. H. Kellefeath
 Plaintiff's Atty.

At the same time plaintiff filed an affidavit for attachment on the grounds of non-resident.

July 13, 1921 - Issued writ of attachment, notice to garnishee Fred Stoll and Summons each returnable July 18, 1921 at 9 A.M. and delivered same to Sam H. Hensley, Const.

July 18, 1921 - Writ of attachment returned indorsed: Read this writ July 13, 1921 at 10 o'clock A.M. No property or effects found. Could not come at the property alleged to be in the possession of Fred Stoll, the garnishee and on the 13 day of July 1921 at 10 o'clock A.M. I served the said garnishee with a copy of this order, and a written notice to appear and answer etc by leaving said copy of this order and said notice with Fred Stoll personally a copy of which notice is herewith annexed.
 Sam H. Hensley, Const.

Fees Itemized 1.40.
 July 18, 1921 - Summons returned, showing no service on Defendant after diligent search.
 Thi, 75-
 Sam H. Hensley, Const.

July 18, 1921 - 9
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 that there
 this case
 until Aug 27
 for service.

July 19, 1921
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 agreement
 to July 20

July 22, 1921
 Defendant
 consulted
 this case
 Costs

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me
 ent surety, caused an underta
 execution to be entered herein,
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
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 may accrue.
 Taken by and signed and a
 me, and surety approved, this
 _____ A. D. 19 _____

SATISFACTION OF JU
 Received _____
 payment in full on the above j

CIVIL DOCKET

269

Paris

Township, Union County, State of Ohio.

1 1/2 4/20

July 18, 1921 - 9 A.M. Fred Stoll, garnishee being sworn and examined disclosing money in his hands due defendant in the form of rent. It appearing that there ~~is~~ property in the hands of the garnishee due the defendant and that there had been no service on said defendant this case is continued for the period of 40 days or until Aug 27, 1921 at 9 A.M. for the purpose of advertising for service.

July 19, 1921 - The Defendant C. J. Atkinson appeared in open court and entered his appearance. By agreement of the parties hereto this case is continued to July 27, 1921 at 9 A.M.

July 27, 1921 - 9 A.M. Time set for trial Plaintiff and Defendant appeared with their attorneys. After consultation an agreement was reached by which this case is dismissed at Plaintiff's cost. Costs paid.

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Att'y for Def.
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July 13, 1921
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Hensley, Court.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.
_____ A. D. 19____

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
us. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 19____
Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	50	80
Mileage miles, 1st mile 20c, ea. add'l 5		50
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	100
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	80
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

William Peacock) Account
 Plaintiff)
 vs.)
 Frances Forshay)
 Defendant)

No. 161

Am't claimed, \$ 1785 with interest from 19 , at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 10 day of Sept 1921, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The said Defendant Frances Forshay is indebted to me in the sum of \$1785- for money loaned her for which I ask judgment, William Peacock

At the same time an affidavit for attachment was filed. No undertaking required on grounds of Defendant being a non-resident.

Sept 10, 1921 - I issued Summons and Order of Attachment each returnable Sept 22, 1921 at 9 a.m and delivered same to Sam H Hensley Constable.

Sept 22, 1921 - Summons returned showing no service for the reasons that Defendant could not be found. Order of Attachment returned showing same. Notice to Garnishee returned showing service on E. F. Sawyer, Dry Citizens Home + Saving Co.

Sept 28, 1921 - E. F. Sawyer appeared and being placed under oath disclosed that Garnishee had \$1045 belonging to said Defendant in its possession. This amount he voluntarily turned over to the Court.

Sept 22, 1921 - This cause is continued for a period of 60 days for reason Defendant could not be served being a non-resident - Nov 21, 1921 - 9 a.m

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking for the stay of execution to be entered herein,
 In pursuance of the Statutes _____
 and provided, I, _____
 as surety for the stay of execution of _____
 judgment of _____
 against _____
 hereby promise and undertake to pay the amount of said judgment, interest and costs that may accrue.
 Taken by and signed and acknowledged by me, and surety approved, this _____
 _____ A. D. 19____

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

Paris

Township, Union County, State of Ohio.

face,

unt

Att'y for Plff.

Att'y for Deft.

785 with interest
at per cent. and costs.

19

and costs \$

1921, the said
upon the following

following, to-wit:

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UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19 _____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____

do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19 _____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19 _____, said _____ entered into an undertaking to the adverse party as follows:

No. _____
Plaintiff }
vs. Before _____
Defendant } Justice of the Peace _____ Township, _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19 _____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19 _____

Justice of the Peace.

5-12-15 THE COLUMBIAN BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

Filing 2 necessary papers, each	10	20
Taking and certifying Affidavits, ea.,	40	80
Docket, Index, Appce., per 100 w.,	15	40
Summons, each deft. named in writ,	40	40
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	40	40
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	80	80
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., ea.,	25	

80

50

280

80

100

50

280

mit Res.

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	80	80
Mileage miles, 1st mile 20c, ea. add'l	5	50
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person,	25, each additional,	10
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach. "	"	40
" " Order Sale or Vendi "	"	40
" " Notice to Garnishee "	"	40
" " Order on Garnishee "	"	40
" " Writ of Replevin "	"	40
" " Writ of Restitution "	100	100
" " Order of Arrest "	40	
Mileage on each as above miles		50
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

Le Roy Dobbins

No. 162

vs.

Harry Server

Plaintiff

Defendant

Action on

Forcible Detention

John L. Loughrey

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$

with interest

from

19

at

per cent.

and costs.

Judgment for

Plff.,

19

\$

and costs \$

Be It Remembered, That on the 12 day of Sept 1921, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: To John C. Hartshorn, a Justice of the Peace in and for said Township of Paris, in the County of Union;

The undersigned, Leroy Dobbins, a resident of the County of Franklin, Ohio, doth make his complaint against one Harry Server, for this: That the said Harry Server did, on or about the 1st day of Sept. in the year 1921, unlawfully and forcibly, and with a strong hand, enter and hold over on his lease, and hath ever since and doth still, unlawfully and forcibly and with a strong hand, detain from the possession of the undersigned the following premises situate in the Township of Paris, County of Union, and described as follows: Being situated on the Southwest corner of East Fifth Street and Walnut Street, and the same being owned by Leroy Dobbins.

The undersigned at the time of said entry and ever since, hath had the right to the possession of said premises. On the 5th day of Sept. 1921, the undersigned served upon the said Harry Server, as required by law, notice in writing to leave said premises. The undersigned asks process and restitution etc. Dated this 12 day of Sept 1921.

John L. Loughrey Le Roy Dobbins
Att'y for Leroy Dobbins

Sept. 12, 1921 - and delivered the same day and on the 12th Defendant's Serv. + Ret. 80

Sept 15, 1921 Continued

Oct 5, 1921 - to appear satisfied the It is there have restitue his said co costs herein

Oct. 14, 1921 - is issue

Oct 24, 1921 - this writ a of Oct 1921 within non premises. Fees: Serv. /

UNDERTAKING FOR STAY C

On the ... day of ... The defendant came, and by ... of the County, approved by me ... ent surety, caused an undertak execution to be entered herein, In pursuance of the Statutes and provided, I, ... as surety for the stay of execu judgment of ... against hereby promise and undertake of said judgment, interest and c may accrue.

Taken by and signed and ac me, and surety approved, this. ... A. D. 19...

SATISFACTION OF JU

Received ... payment in full on the above ju

Paris

Township, Union County, State of Ohio.

Sept. 12, 1921 - Summons issued returnable Sept 15, 1921 at 9 A.M. and delivered to Sam H. Hensley, Constable, who made return the same day as follows: Read this writ Sept 12, 1921 at 1 P.M. and on the 12th day of Sept 1921, I served the same on the Defendant, Harry Barber, personally.
Fees: + Per \$2.00 Mi. 50
Sam H. Hensley, Constable

Sept 15, 1921 - On motion of plaintiff this cause is continued to Oct 5, 1921 at 9 A.M.

Oct 5, 1921 - 9 A.M. Time set for trial. Plaintiff failed to appear at the time or for one hour thereafter, being satisfied that Defendant is guilty as charged.

It is therefore considered by me that the said plaintiff have restitution of the premises mentioned and described in his said complaint and recover of said Defendant the costs herein taxed at \$4.00

J.C. Hartschou, J.P.

Oct. 14, 1921 - At request of Plaintiff a writ of Restitution is issued

Oct 24, 1921 - Writ of Restitution returned indorsed: Read this writ on the 14th day of Oct 1921 and on the 24th day of Oct 1921 by virtue thereof I restored the Plaintiff within named to the possession of the within designated premises.

Fees: Serv. 1.00 Mileage .50

Sam H. Hensley, Const.

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Hensley Att'y for Plff.
Att'y for Def.
with interest
at per cent. and costs.
19
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1921, the said
upon the following
Following, to-wit:
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Paris, Ohio,
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UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff vs. Defendant
Before _____ Justice of the Peace _____ Township, _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES

	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each	10	20
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	10	20
Summons, each deft. named in writ,	25	40
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App't'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	15	80
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance for satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
Cost Bill	50	
Mis Restitution	2-10	80
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	80
Mileage 4 miles, 1st mile 20c, ea. add'l 5		95
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person,	25	
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach. "	"	40
" " Order Sale or Vendi "	"	40
" " Notice to Garnishee "	"	40
" " Order on Garnishee "	"	40
" " Writ of Replevin "	"	40
" " Writ of Restitution "	"	40
" " Order of Arrest "	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		175-

No. 163 vs. Plaintiff
 W. F. Baker
 vs.
 Defendant
 Hartley Grant

Action on Forcible Detention
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ with interest
 from 19, at per cent. and costs.
 Judgment for Plff., Oct 13 1921,
 Restitution and costs \$ 385-

Be It Remembered, That on the 8 day of Oct 1921, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 To J. C. Hurtshorn, Justice of the Peace in and for the Township of Paris in the County of Union and State of Ohio:
 The undersigned W. F. Baker a resident of the County of Union, State of Ohio, doth hereby make his complaint to you against one Hartley Grant for this: That the said Hartley Grant hath ever since the 11th day of July, in the year 1921, and doth still, unlawfully and forcibly detain, from the undersigned, possession of the following premises, situated in the Township of Paris, in said County of Union, and described as follows: 4 Room Tenant House + 2 Rooms on Baker Farm located on the Kenton Pike. That said Hartley Grant entered upon said premises, as a tenant of the undersigned; the lease therefor expired at the time herein first mentioned, and from that time the said Hartley Grant hath unlawfully and forcibly held over his said term. On or about the 24 day of Sept 1921, the undersigned duly served upon the said Hartley Grant, as required by law, notice in writing, to leave said premises. The undersigned asks Process + Restitution etc.
 Dated this 8 day of Oct. 1921
 W. F. Baker

Oct. 8, 1921 - Issued summons returnable Oct 13, 1921 at 9 a.m. and delivered same to Sam W. Hurstey Constable

Oct 10, 1921 -
 Oct 8, 1921, a
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Oct 13, 1921 -
 Defendant
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 said Plaintiff
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Oct 13, 1921 -
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UNDERTAKING FOR STAY O
 On the day of
 The defendant came, and by
 of the County, approved by me
 ent surety, caused an undertak
 execution to be entered herein,
 In pursuance of the Statutes
 and provided, I,
 as surety for the stay of execu
 judgment of
 against
 hereby promise and undertake
 of said judgment, interest and co
 may accrue.

Taken by and signed and ac
 me, and surety approved, this
 A. D. 19...

SATISFACTION OF JU
 Received
 payment in full on the above ju

JURY,
 WITNESSES,

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Oct 10, 1921 - Summons returned indorsed. Read this writ Oct 8, 1921, and I served the same on the 10th day of Oct. 1921 on the defendant by leaving a certified copy thereof and of the indorsement thereof with at his usual place of residence.

Fees Sew. 50 Mi. 95

Sam H. Hensley, Court.

Oct 13, 1921 - 9 A. M. Time set for trial. Plaintiff, appeared, defendant failed to appear at this time or for one hour thereafter. Being satisfied that Plaintiff is entitled to judgment as asked for and that defendant is guilty as charged, It is therefore considered by me that said Plaintiff have restitution of premises described in his complaint and recover from defendant his costs herein taxed at \$ 385-

J. Hurtshorn, J.P.

Oct 13, 1921 - at request of Plaintiff writ of Restitution is issued and delivered to Sam H. Hensley Court.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____ Plaintiff vs. Defendant Before _____ Justice of the Peace _____ Township, _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

J. C. Hartshorn

Civil Action before

Justice of the Peace,

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	10	
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	50
Summons, each deft. named in writ	25	40
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
App'tg Guard'n for Minor for Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	80
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., ea.,	25	
Copy Bill	50	
Execution	230	80
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	80
Mileage miles, 1st mile 20c, ea. add'l 5		50
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		130

Kellys Creek
Colliery Co.
Plaintiff
No. 164 vs.
E. C. Cody + Son
Defendant

Action on account
Milo L. Myers Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 144.00 with interest
from Feb. 28 1921, at 6 per cent. and costs.
Judgment for Plff., Nov 1 1921
\$149.90 and costs \$ 3.00

Be It Remembered, That on the 27 day of Oct 1921, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Now comes the Plaintiff, Kellys Creek Colliery Co, and says that the Defendant, resident of the County of Union, and the State of Ohio, and for cause of action says that the defendants E. C. Cody + Son is indebted to the Plaintiff in the sum of \$144.00 as per the statement hereto attached marked Exhibit A" and made a part of this Bill of Particulars.

That said claim is due, just and unpaid, and that there is due thereon the sum of \$144.00 with interest thereon at 6% per annum from the 28th day of Feb. 1921.

Wherefore plaintiff prays judgment against the said defendants for the sum of \$144.00 with interest thereon at 6 per cent per annum from the 28th day of Feb. 1921 and until paid and for costs.

Kellys Creek Colliery Co, Plff.
By Milo L. Myers, its atty.
State of Ohio, Union County ss.

Milo L. Myers being duly sworn that he is an attorney at law, and attorney for said plaintiff, that said plaintiff is a "non-resident" of the State of Ohio, and that the facts stated and the allegations made and contained in the foregoing bill of particulars are true as he believes,
Milo L. Myers

Sworn to before me and signed in my presence this 27 day of October 1921
J. C. Hartshorn, J.P.

Oct 27, 1921 - Issued summons returnable Nov. 1, 1921 at 9 A.M. and delivered to Sam H. Hensley Constable.

Oct 29, 1921 - Sum
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Nov. 1, 1921 - 9 a
attorney, Dep
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Nov. 4, 1921 -
and deliver

UNDERTAKING FOR STAY OF
On the _____ day of _____
The defendant came, and by _____
_____ of the County, approved by me as
ent surety, caused an undertaking
execution to be entered herein, and
In pursuance of the Statutes
and provided, I, _____
as surety for the stay of execut
judgment of _____
against _____
hereby promise and undertake to
of said judgment, interest and co
may accrue.

Taken by and signed and acknowledged
me, and surety approved, this _____
_____ A. D. 19 _____

SATISFACTION OF JUD
Received _____
_____ payment in full on the above ju

JURY,

WITNESSES,

Aug 7, 1922 - Recd of
Milo L. Myers's \$590
costs, J. C. Hartshorn
Recd my costs

Oct 29, 1921 - Summons returned indorsed; Recd this writ Oct. 28, 1921
 And I served the same on the 29th day of Oct. 1921 on the Defendant by
 leaving a certified copy thereof and of the indorsement thereon
 with Defendant E. C. Cody + Son personally.
 Fees Serv. .80 Mi. 50
 Sam H. Hensley, Constable

Nov. 1, 1921 - 9 A.M. Time set for trial, Plaintiff appeared by
 attorney, Defendant failed to appear at this time or for one
 hour thereafter, Plaintiffs Bill of Particulars being verified
 at his request judgment is entered in favor of Plaintiff
 It is therefore considered by me that Plaintiff recover
 from Defendant the sum of \$1,490.00 (being principal amount
 with interest computed to this date, and his costs herein
 taxed at \$3.60

J. L. Hutshorn, J.P.

Nov. 4, 1921 - At request of Plaintiff an Execution is issued
 and delivered to Sam H. Hensley, Constable.

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 Myers Att'y for Plff.
 Att'y for Deft.
 44.00 with interest
 , at 6 per cent. and costs.
 Nov 1 1921
 ad costs \$ 3.60
 19 21, the said
 upon the following
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 Kellys Creek
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ly sworn
 and attorney
 Plaintiff
 of Ohio, and
 the allegations
 the foregoing
 as he believes,
 Myers
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 nuous return
 delivered
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UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
 The defendant came, and by _____
 _____ his surety, resident
 of the County, approved by me as good and sufficient
 surety, caused an undertaking for the stay of
 execution to be entered herein, which follows:
 In pursuance of the Statutes in such case made
 and provided, I, _____
 as surety for the stay of execution on the above
 judgment of _____
 against _____ do
 hereby promise and undertake to pay the amount
 of said judgment, interest and costs, and costs that
 may accrue.
 Taken by and signed and acknowledged before
 me, and surety approved, this _____ day of _____
 _____ A. D. 19____

 Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
 _____ Dollars
 payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
 entered into an undertaking to the adverse party as follows:
 _____ No. _____
 Plaintiff } Before _____
 vs. Justice of the Peace _____ Township,
 Defendant } _____ County, Ohio.
 Whereas, on the _____ day of _____ A. D. 19____, the said _____
 obtained a judgment against the said _____
 on the docket of said _____
 Justice of the Peace, for _____
 dollars and _____ cents, and costs taxed at _____
 dollars and _____ cents, and the said _____
 intend to appeal therefrom, to the Court of Common Pleas of said County.
 Now, Therefore, _____
 of _____ County, Ohio, hereby promise and undertake to
 the said appellee, in the sum and to the amount of _____ dollars,
 conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
 out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
 will satisfy such judgment and costs.
 Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
 _____ A. D. 19____

 Justice of the Peace.

J. C. Hartshorn

Justice of the Peace,

Civil Action before

Pe

51215 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Pllfs. Costs	Defts. Costs
Filing 6 necessary papers, each	5	60	
Taking and certifying Affidavits, ea.	40	50	
Docket, Index, Appee., per 100 w.	15	70	
Summons, each deft. named in writ	25		
Issuing Subpoena,	5	40	
Continuance or Adjournment, ea.	20		
Swearing Witnesses, each,	5	80	
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40	70	
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00	80	
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certf. to Trans. or Bill of Ex., ea.,	25		
Cost Bill		50	
		480	

CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	50
Mileage miles, 1st mile 20c, ea. add'l 5		
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person,	25	
person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		50
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	2.00	2 00
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		5 00
Appraisers		2 00

JURY,

WITNESSES,

Kerr + Carmean
 No. 165 vs.
 J. H. Nellis

Action on account
 C. H. Hoopes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 41 88 with interest
 from 19 , at per cent. and costs.
 Judgment for Plff., Nov. 10, 1921,
 \$ 31 88 and costs \$ 11 88

Be It Remembered, That on the 28 day of Oct. 1921, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff says that it is a partnership consisting of R. E. Kerr and Don Carmean doing business in the village of Mansville and that there is due it from the Defendant the sum of Forty-one Dollars and Eighty-eight cents (\$41 88) upon an account a copy of which is hereto attached.
 Plaintiff prays judgment for said amount

Kerr + Carmean
 Don Carmean
 State of Ohio, Union County, ss.
 Don Carmean, being first duly sworn, says that he is a member of the partnership of Kerr + Carmean, the plaintiff in the above cause; that the facts stated and allegations made in the foregoing bill of Particulars are true as he verily believes

Don Carmean
 Sworn to before me and subscribed in my presence the 28 day of Oct. 1921,
 J. C. Hartshorn, J.P.
 At the same time an affidavit for Attachment with and undertaking as required by law were filed.

Oct 28, 1921 - Writ of Attachment and Summons were issued each returnable Nov. 3, 1921 at 9 A. M. and delivered to Sam H. Hensley, Constable

Nov. 3, 1921 - Summons returned indorsed: Recd this writ Oct 28, 1921, after diligent search was unable to find, within named Defendant within my jurisdiction
 Less \$11.50
 Sam H. Hensley, Const

Nov. 3, 1921 - Order 28, 1921 at 10 o'clock the property made under against the m at 10 o'clock a

of this order I with W. J. Money after administration said property, being all thur by me and sa order Nov. 3, 19 my jurisdiction fees serv, 100 Nov. 2, 1921 - entered his Nov. 10, 1921 Continuan

Nov. 10, 1921 - to appear having amer of \$31.88. To recover f costs herbi

Jan 27, 1922
 Dismiss

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me a ent surety, caused an undertak execution to be entered herein, u
 In pursuance of the Statutes and provided, I, _____ as surety for the stay of execut judgment of _____ against _____ hereby promise and undertake t of said judgment, interest and co may accrue.

Taken by and signed and ach me, and surety approved, this _____ A. D. 19____
 SATISFACTION OF JUD
 Received _____
 payment in full on the above ju

Jan 27, 1922 - Recd of John J. H. Nellis the cost in this action.
 J. C. Hartshorn
 June 27, 1922 - Recd W. J. Money costs Sam Hensley Con

Paris

Township,

Union

County, State of Ohio.

Nov. 3, 1921 - Order of Attachment returned indorsed; Read this writ Oct. 28, 1921 at 10 a.m. On the 28th day of Oct. 1921, I went to the place where the property described in an inventory and appraisement thereof made under any order of Attachment in the action of Kerr + Carmean against the within named J. H. Willis, and served on the 28 day of Oct 1921 at 10 o'clock a.m. in the presence and hearing of and

two credible persons did declare that by virtue of this order I attached said property, and on the 1st day of Nov. 1921 with W. J. Money + Edward Randall, two householders of the County of Union after administering to them an oath truly to inventory and appraise said property, made a true inventory and appraisement of said property being all that was attached; and said inventory + appraisement, signed by me and said householders is annexed and returned with this order Nov. 3, 1921, I was not able to find defendant J. H. Willis within my jurisdiction. Sam H. Hensley, Court.

Nov. 2, 1921 - Defendant J. H. Willis appeared in open court entered his appearance and asked for continuance to Nov. 10, 1921 at 9 a.m. with consent of plaintiff said continuance is granted.

Nov. 10, 1921 - 9 a.m. Plaintiff appeared, Defendant failed to appear at this time or for one hour thereafter. Plaintiff having amended his bill of particulars to show a total due of \$318. It is therefore considered by me that plaintiff recover from the defendant the sum of \$318 and their costs herein taxed at \$11.80

J. Hursthom

Jan 27, 1922 - On motion of Plaintiff this cause is dismissed

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows: No. _____ vs. Plaintiff } Before _____ Defendant } Justice of the Peace _____ Township, _____ County, Ohio. Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 4 necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index., Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
Cost Bill	50	
	4 85	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5	50	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,	25	
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles	50	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles	25	
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,	25	
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
	2 00	

R. R. Smallman
 Plaintiff
 No. 166 vs.
 John H. Willis
 Defendant

Action on
 Account
 C. S. Stoups Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 22¹⁶ with interest
 from 19, at per cent. and costs.
 Judgment for Plff., Nov. 10 1921
 \$ 22¹⁶ and costs \$

Be It Remembered, That on the 25 day of Oct. 1921, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff claims a judgment against Defendant in the amount of \$ 22¹⁶ on an account for hardware, a copy of which is hereto attached, marked "Exhibit A" and made a part hereof. Plaintiff Prays judgment for said amount.
 C. S. Stoups, Att'y for Plff.

State of Ohio, Union Co. ss.
 L. R. Smallman, being first & duly sworn, says that he is the plaintiff in the above entitled cause; that the facts stated and allegations made in the foregoing bill of particulars are true and he verily believes
 L. R. Smallman

Sworn to before me and subscribed in my presence this 28th day of Oct 1921.

Jessie V. Southwick
 Notary Public

At the same time and affidavit in attachment and an undertaking was filed, Deeming the affidavit sufficient, I issued an order of attachment and Summons for Defendant such returnable Nov. 3, 1921 at 9 A. M. and delivered the same to Sam H. Hensley, Constable

Nov. 2, 1921 - Defendant John H. Willis appeared in open court and entered his appearance, and asked for a continuance to Nov. 10, 1921 at 9 A. M. at consent of Plaintiff said continuance is granted

Jan. 27, 1922 - Recd of John H. Willis the cost in this action
 Jessie V. Southwick, Jr.
 Jan. 27, 1922 Recd My costs Sam Hensley Con

Nov. 3, 1921 - found in my fees mi. 50

Nov. 3, 1921 - goods attached Constables - Fees Serv.

Nov. 10, 1921 appeared for one being verily Plaintiff and his

Jan. 27, 1922 Dismiss

UNDERTAKING FOR STAY OF JUDGMENT
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking to be entered herein, in execution to be entered herein, in
 In pursuance of the Statutes of this State and provided, I, _____
 as surety for the stay of execution of the judgment of _____
 against _____
 hereby promise and undertake to pay the amount of said judgment, interest and costs, if and when the same may accrue.
 Taken by and signed and acknowledged by me, and surety approved, this _____
 A. D. 19____
 SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

Paris

Township,

Union

County, State of Ohio.

Nov. 3, 1921 - Summons returned endorsed: Defendant not found in my jurisdiction.
Fees Mi 50

Sever H. Newbery, Const

Nov. 3, 1921 - Order of attachment returned showing goods attached as in No. 165. Defendant, not found in Constables jurisdiction.
Fees Ser. 1.00 Mi 50

Nov. 10, 1921 - 9 A. M. Time set for trial, Plaintiff appeared. Defendant failed to appear at the time or for one hour thereafter, Plaintiffs Bill of Particulars being verified, It is therefore considered by me that Plaintiff recover from Defendant the sum of \$22.16 and his costs herein taxed at \$

J. Hartshorn, J.P.

Jan. 27, 1922 - On motion of Plaintiff this cause is dismissed.

peace,
ment
Att'y for Plff.
Att'y for Deft.
2 1/6 with interest
at per cent. and costs.
Nov. 10 1921
nd costs \$
1921, the said
reupon the following
following, to-wit:
ent against
\$22.16 on
a copy of
marked
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Att'y for Plff.
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Plaintiff
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ffidavit
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Constable
H. Killis
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UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____
as surety for the stay of execution on the above judgment of _____
against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____ on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing 4 necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	25	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	80
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
Cost Bill	50	
	<u>480</u>	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l 5	50	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person,	25	
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40	
Serv. and Ret. Order of Attach. "	40	100
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles	50	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		200

JURY,

WITNESSES,

Jan. 27, 1922 - Recd of John H. Willis the costs in this action. J. Hartshorn, J.P.

Jan. 27, 1922 Recd my costs Sam Hensley Con

Frank W. Galloway
 Plaintiff
 No. 167 vs.
 John H. Willis
 Defendant

Action on Account
 C.A. Hoopes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 660 with interest
 from 19, at per cent. and costs.
 Judgment for Plff., Nov. 10 1921
 \$ 687 and costs \$ 685-

Be It Remembered, That on the 28 day of Oct. 1921, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff claims a judgment against the Defendant for shoes sold to defendant, an itemized statement of which account is hereto attached amounting to \$660 with interest from Mch 16, 1921

F. W. Galloway
 State of Ohio, Union County ss.
 Frank W. Galloway, being first duly sworn, says that he is the plaintiff in the above entitled cause; that the facts stated and allegations made in the foregoing bill of particulars are true as he verily believes.

F. W. Galloway
 Sworn to before me and subscribed in my presence this 28 day of Oct. 1921

Jessie V. Southwick
 Notary Public

At the same time an affidavit for attachment and undertaking for the same were filed

Oct 28, 1921 - Order of attachment + Summons issued each returnable Nov. 4, 1921 at 9 a. M. and delivered to Sam H. Hensley Constable

Nov. 2, 1921 - This day John H. Willis appeared in open Court and entered his appearance. He asked for a continuance to Nov. 10, 1921 at 9 a. M. By agreement continuance granted.

Nov. 4, 1921 - Or attached 2

Nov. 10, 1921 - Defendant's bill three verified, Dr is recover of cipul sub taxed at

Jan. 27, 1922 - Dismissed

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking for execution to be entered herein, under the Statutes in that behalf made.
 In pursuance of the Statutes in that behalf made, and provided, I, _____ as surety for the stay of execution of the judgment of _____ against _____ hereby promise and undertake to pay the amount of said judgment, interest and costs which may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. 19____

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Nov. 4, 1921 - Order of Attachment returned showing property attached same as No. 165 and no service on Defendant

Nov. 10, 1921 - 9 A. M. Time set for trial. Plaintiff appeared, Defendant failed to appear at this time or for one hour thereafter, Plaintiffs Bill of Particulars being verified.

It is therefore considered by me that Plaintiff recover of the Defendant the sum of \$682 (being principal sum with int to this date) and his costs herein taxed at \$685

J. Sturshov, J.P.

Jan. 27, 1922 - On motion of the Plaintiff this cause is dismissed.

face,
Att'y for Plff.
Att'y for Def.
60 with interest
at per cent. and costs.
Nov. 10 1921
costs \$ 6 85
1921, the said
upon the following
following, to-wit:
gment
for shes
nized
nt is
ing to
Mch 16, 1921
way
SS. J
ing surr
is the
thed cause;
d allega-
ing Bill
s Severily
way
subscribed
8 day of
hurick
Public
fidavit
ndertak-
- filed
hment
ch return-
d delivered
ible
. Miller's
nd en-
He asked
Nov, 10,
ent

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SA'TISFACTION OF JUDGMENT.

Received _____ 19____ from _____
payment in full on the above judgment and costs.
100 Dollars

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee..., in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 4 necessary papers, each	5	40
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	50
Summons, each deft. named in writ.	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	25
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	80
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	70
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	80
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
Over Bill	50	
	<u>3 95</u>	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20c, ea. add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person,	25	
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40	
Serv. and Ret. Order of Attach.	" 40	100
" " Order Sale or Vendi	" 40	
" " Notice to Garnishee	" 40	
" " Order on Garnishee	" 40	
" " Writ of Replevin	" 40	
" " Writ of Restitution	" 40	
" " Order of Arrest	" 40	
Mileage on each as above miles		50
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,		1.50

The Maysville Light + Water Co
 Plaintiff
 No. 168 vs.
 John H. Willis
 Defendant

Action on account
 C. A. Hoopes Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 84.16 with interest
 from 19 , at per cent. and costs.
 Judgment for Plff., Nov. 10 1921
 \$ and costs \$

Be It Remembered, That on the day of 19 , the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff says that it is a corporation duly organized under the laws of the State of Ohio with its principal place of business Maysville, Ohio
 Plaintiff claims a judgment against defendant in the sum of Eighty-four Dollars and Sixteen Cents (\$84.16) upon an account, a copy of which is hereto attached.
 Plaintiff prays judgment for said amount
 C. A. Hoopes, Att'y for Plaintiff

State of Ohio, Union Co. SS.
 Wayne Mackam, being first duly sworn, says that he is Manager of the Maysville Light + Water Co. the plaintiff in the above entitled cause; that the facts stated and allegations made in the foregoing bill of particulars are true as he verily believes.
 Wayne Mackam
 Sworn to before me and subscribed in my presence this 29 day of Oct, 1921

Jessie C. A. Hoopes
 Notary Public
 At the same time an affidavit for attachment and undertaking were filed.

Oct. 29, 1921 - Order of Attachment and Summons issued each returnable Nov. 4, 1921 at 9 A.M. and delivered to Sam H. Hensley, Const.

Jan 27, 1922 Recd of John H. Willis, the costs in this action
 J.C. Sturshom, J.P.
 Jan 27, 1922 Recd my costs Sam Hensley Const

Nov. 7, 1921 - J
 said defend
 for contin
 his contin
 Nov. 4, 1921
 property
 on defend
 Nov. 10, 1921
 appeared,
 time or f
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 by me t
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 Jan 27, 1922
 his dism

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 _____ of the County, approved by me as _____
 ent surety, caused an undertaking for the stay of execution to be entered herein, in pursuance of the Statutes and provided, I, _____ as surety for the stay of execution of judgment of _____ against _____ hereby promise and undertake to pay of said judgment, interest and costs may accrue.
 Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. 19____
 SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Nov. 7, 1921 - This day appeared in open court, John H. Miller said Defendant and entered his appearance and asked for continuance. By consent of parties this cause is continued to Nov. 10, 1921 at 9 A.M.

Nov. 4, 1921 - Order of attachment returned showing property attached same as in No. 165. No service on Defendant.

Nov. 10, 1921 - at 9 A.M. Time set for trial. Plaintiff appeared. Defendant failed to appear at this time or for one hour thereafter. Plaintiff's bill of particulars being verified, it is therefore considered by me that Plaintiff recover from Defendant the sum of \$ and his costs herein taxed as

J. Hartshorn, J.P.

Jan 27, 1922 - On motion of Plaintiff this cause is dismissed

ce,
mur
wages Att'y for Plff.
Att'y for Deft.
4/6 with interest
at per cent. and costs.
Nov. 10 1921
costs \$
19, the said
upon the following
owing, to-wit:
corporation
laws of
Principal
ville, Ohio
dynamer
sum of
teen cents
at, a copy
ent for
s, Atty
aintiff
y first
is Manager
ater Co
entitled
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l subscribed
day of
Hoopes
Notary Public
davis for
king here
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2. M and
ley, Counr

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

No. _____
Before _____
vs. Plaintiff }
Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5		
Taking and certifying Affidavits, ea.	40		
Docket, Index., Appce., per 100 w.	15		
Summons, each deft. named in writ	25		
Issuing Subpoena,	5		
Continuance or Adjournment, ea.	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25		
Mileage miles, 1st mile 20c, ea. add'l	5	50	
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person,	25		
son, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40		
Serv. and Ret. Order of Attach.	" 40	100	
" " Order Sale or Vendi	" 40		
" " Notice to Garnishee	" 40		
" " Order on Garnishee	" 40		
" " Writ of Replevin	" 40		
" " Writ of Restitution	" 40		
" " Order of Arrest	" 40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			

JURY,

WITNESSES,

Jan. 27, 1922 - Recd of John H. Millis, the cost in this action

Jessardshom, P.

Jan. 27, 1922 Recd my costs Sam Hensley Com

The W. H. Anderson
 Plaintiff
 No. 169 vs.
 John H. Millis
 Defendant

Action on account
 John L. Loughrey Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 2750 with interest from June 28 1921, at 6 per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 31 day of Oct 1921, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The said plaintiff say there is due them from the defendant the sum of \$2750 on an account a copy of which is hereto attached marked "Exhibit A" and made a part of this bill of particulars for which amount with interest thereon at the rate of 6% from the 28 day of June 1921, the plaintiff asks judgment.

Issues summons returnable Nov. 4, 1921 at 10 o'clock, A.M.
 John L. Loughrey, Plffs Atty

at the same time an affidavit for attachment and undertaking was filed.

Nov. 1st 1921 - Summons and Order of Attachment issued returnable Nov 9, 1921 at 10 A.M. and delivered same to Sam H. Hensley, Court.

Nov. 2, 1921 - This day appeared in open court and entered his appearance and asked for continuance. By agreement this cause is continued to Nov. 10, 1921 at 9 A.M.

Nov. 2, 1921 - Summons
 Defendant
 Fees Mi, 5

Nov. 2, 1921
 Summ for
 Defendant
 Fees Ser, 1

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____

The defendant came, and by _____

of the County, approved by me as _____

ent surety, caused an undertaking for execution to be entered herein, in _____

In pursuance of the Statutes _____

and provided, I, _____

as surety for the stay of execution of judgment of _____

against _____

hereby promise and undertake to pay _____

of said judgment, interest and costs _____

may accrue.

Taken by and signed and acknowledged by _____

me, and surety approved, this _____

_____ A. D. 19 _____

SATISFACTION OF JUDGMENT

Received _____

payment in full on the above judgment _____

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Nov. 2, 1921 - Summons returned showing no service for reason Defendant not found in jurisdiction Fees Mi. 50 Sam H. Hensley, Court

Nov. 2, 1921 - Order of attachment returned showing same property attached as in No. 165. No service on Defendant, Fees Serw. 1.00 Mi. 50 Sam H. Hensley, Court.

Att'y for Plff. Att'y for Deft.

750 with interest at 6 per cent. and costs. 19 costs \$

1921, the said upon the following

owing, to-wit: there is due the sum - a copy and marked part of which hereon 28 day asks

turnable Pltfs Atty avit for taking

Order returnable delivered Court.

feared his payment do

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 19 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 19

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 19 from Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the day of 19, said entered into an undertaking to the adverse party as follows:

No. Before Justice of the Peace Township, County, Ohio.

Whereas, on the day of A. D. 19, the said obtained a judgment against the said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 19

Justice of the Peace.

CIVIL DOCKET

Civil Action before

J. C. Hurdshorn

Justice of the Peace,

Par

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., G. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5		
Taking and certifying Affidavits, ea.	40		
Docket, Index, Appce., per 100 w.	15		
Summons, each deft. named in writ	25		
Issuing Subpoena,	5		
Continuance or Adjournment, ea.	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40
Serv. and Ret. Order of Attach.	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

The Reagle Shoe Co
 Plaintiff
 No. 170 vs.
 Webster Hymen
 Defendant

Action on account
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 550 with interest
 from 19 , at per cent. and costs.
 Judgment for 19
 and costs \$

Be It Remembered, That on the 1st day of Nov. 1921, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

At the same time Plaintiff filed an affidavit for attachment and an undertaking as required by law.

Nov. 1, 1921 - I issued an order of attachment and summons each returnable Nov. 10, 1921 at 9 a.m. and delivered same to Sam H. Hensley, Constable.

Nov. 10, 1921 - Summons returned indorsed; Read this writ Nov. 10, 1921, could not find defendant in my jurisdiction
 Fees \$1.50 Sam H. Hensley, Const

Nov. 10, 1921 - Order of Attachment returned; Read this order Nov. 1, 1921 at 9 a.m. On the same day I went to the place where the defendants property described in the annexed inventory and appraisal was found; and there at 3 P.M. of said day in the presence of Simon Kimmel and J.M. Scheiderer two credible persons dyd declare that by virtue of this order, attached

said property did then and Edward R after a duly inventory & appraisal attached, a by me and with this o

Nov. 10, 1921 - Showing n Order of A This case or until securing

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me a
 ent surety, caused an undertak
 execution to be entered herein, i
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execut
 judgment of _____
 against _____
 hereby promise and undertake t
 of said judgment, interest and co
 may accrue.

Taken by and signed and ach
 me, and surety approved, this _____
 A. D. 19 _____

SATISFACTION OF JUD
 Received _____
 payment in full on the above ju

Paris

Township, Union County, State of Ohio.

said property as the suit of the The Peagle Shoe Co. and did then and there attach it; and then with W.F. Money & Edward Rondall two householders of the County of Union after administering the oath truly to appraise and inventory said property made a true inventory and appraisement of said property being all that was attached, and said inventory and appraisement signed by me and said householders, is annexed and returned with this order. Defendant not found.

Sam H. Hensley, Court.

Nov. 10, 1921 - 9 A.M. The Constables return of summons showing no service on Defendant, and his return of order of attachment showing property attached. This clause is continued for a period of 40 days or until Dec 20, 1921 at 9 A.M. for the purpose of securing service by advertising.

Att'y for Plff.
Att'y for Deft.
50 with interest
at per cent. and costs.
19
costs \$

1921, the said
upon the following

owing, to-wit:

filed
as re-

order of
summons
10, 1921
of same
table,

returned
at Nov, 10,
Defendant

Hensley, Court

attachment
Nov, 1,
day
ere the
cribed in
nd appraise-
at 3 P.M.,
ce of Simon
er two
eclure
der, Attached

UNDERTAKING FOR STAY OF EXECUTION.

On the ... day of ... 19...
The defendant came, and by ...
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of
against ... do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this ... day of
... A. D. 19...

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received ... 19... from
... Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the ... day of ... 19... said ...
entered into an undertaking to the adverse party as follows:
No. ...
Plaintiff } Before ...
vs. } Justice of the Peace ... Township,
Defendant } ... County, Ohio.
Whereas, on the ... day of ... A. D. 19... the said ...
obtained a judgment against the said ...
on the docket of said ...
Justice of the Peace, for ...
dollars and ... cents, and costs taxed at ...
dollars and ... cents, and the said ...
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, ... of ... County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of ... dollars,
conditioned as follows: 1. That the said appellant... will prosecute ... appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
... will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this ... day of
... A. D. 19...

Justice of the Peace.

J. Sturtshom

Justice of the Peace,

Civil Action before

Par

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	30
Taking and certifying Affidavits, ea.,	40	80
Docket, Index, Appce., per 100 w.,	15	50
Summons, each deft. named in writ,	25	40
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	25
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	70
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
Appt'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury, hearing minutes	1.00	1.00
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
Cost Bill	50	450
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	80
Mileage miles, 1st mile 20c, ea. add'l 5		1.70
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	1.00
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		3.50

B. L. Fout
 vs.
 E. L. Miller

No. 171

Plaintiff

Defendant

Action on account

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 17.45 with interest from 19, at per cent. and costs.

Judgment for Def. Nov. 19, 1921 and costs \$

Be It Remembered, That on the 8 day of Nov, 1921, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

E. L. Miller Dr

Work on machine	10 hrs	6.00
" " "	10 hrs	6.00
" " "	8 hrs	4.80
1 " cyl head gasket		1.75
1 1/2 gal oil		.90
Charging battery		1.00
		<hr/>
		20.45-
July 20 by 1/2 bu plums		3.00
		<hr/>
		17.45-

At the same time an affidavit for attachment was filed, undertaking dispensed with being for labor.

Nov. 8, 1921- Issued order of attachment and Summons each returnable Nov. 12, 1921 at 10 A.M. and delivered same to Sam H. Hensley Const.

JURY,
 Nov. 8, 1921 - 5.00 Deposited for costs by Plaintiff

WITNESSES,
 Nov. 19, 1921 - Deposit applied on costs

Nov 12, 1921 - who moves reason T ed. In or I continue

Nov. 19, 1921 this time being ex conscience The attor for trans at Plaintiff

UNDERTAKING FOR STAY OF JUDGMENT

On the _____ day of _____

The defendant came, and by _____

of the County, approved by me as _____

ent surety, caused an undertaking for execution to be entered herein, in pursuance of the Statutes and provided, I, _____ as surety for the stay of execution of judgment of _____ against _____ hereby promise and undertake to pay of said judgment, interest and costs as may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. 1921.

SATISFACTION OF JUDGMENT

Received _____

payment in full on the above judgment

Paris

Township, Union County, State of Ohio.

Nov. 12, 1921 - 1 P. M. Parties appeared, also Geo. W. Miller who moves the court to discharge attachment for reason that he claims ownership of car attached. In order to hear evidence on this motion I continued the case to Nov. 19, 1921 at 1 P. M.

Nov. 19, 1921 - 1 P. M. Plaintiff failed to appear at this time or for one hour thereafter. Geo. W. Miller being examined produces evidence which convinces the Court of his ownership of car attached. The attachment is therefore dissolved. Therefore for want of jurisdiction this case is dismissed at Plaintiffs cost

J. S. Hurst, J.P.

Att'y for Plff.
Att'y for Deft.
\$5 with interest
at per cent. and costs.
Nov. 19, 1921
costs \$

1921, the said
upon the following

owing, to-wit:

6 00
6 00
4 80
1 75
90
1 00
20 45-
3 00
17 45-

fiduciar
Undertak-
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attach-
ch re-
t A. M.
Sam H.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____
as surety for the stay of execution on the above judgment of _____
against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. } Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____ on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing necessary papers, each	5	20
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	50
Summons, each deft. named in writ,	25	40
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	80
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
Cost Bill	50	
	260	

CONSTABLE'S FEES	Plffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	80	160
Mileage miles, 1st mile 20c, ea. add'l 5		
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person,	35	
each additional,	10	
Mileage as above 2 miles,		65
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n,	40
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,		225

JURY.

WITNESSES.

Roeser Bros
 Plaintiff
 No. 172 vs.
 T. E. Simpson
 G. A. Simpson
 Defendant

Action on
 Promissory Note
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 30 00 with interest from Mar 1 1921, at 8 per cent. and costs.
 Judgment for Plff. Nov 19, 1921
 \$ 3163 and costs \$ 485

Be It Remembered, That on the 14 day of Nov, 1921, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 \$3500 Marysville Ohio Jan. 17, 1921
 42 days after date, as principal debtors, we jointly and severally promise to pay to the order of Roeser Bros at the Bank of Marysville Marysville Ohio thirty-five + 00/100 for value received with 8% interest after due. Cognovit form.
 (Signed) T. E. Simpson
 G. A. Simpson

Endorsement Paid 6/25/21 - \$500
 Nov. 14, 1921 - Issued summons returnable Nov. 19, 1921 at 9 A. M., and delivered to Sam H. Hensley Constable.

Nov. 16, 1921 - Summons returned indorsed: Recd this writ Nov. 14, 1921 and I served the same on the 16 day of Nov, 1921 on the Defendants by leaving a certified copy thereof and of their endorsement with G. A. Simpson personally & by leaving copy + endorsements thereon at T. E. Simpson's usual place of residence
 Fees Serv 160 Mi. 65 - Sam H. Hensley, Const

Nov. 19, 1921 - 9 A. M. Time set for trial, Plaintiff appeared, Defendants failed to appear at this time or for one hour thereafter. Plaintiff examined, It is therefore considered by me that Plaintiff recover of Defendants either jointly or severally, the sum of \$3163 (being principal with int to this date) and his costs herein taxed at 485
 J. Hurtshorn, J.P.

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____

 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, to
 In pursuance of the Statutes
 and provided, I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and undertake
 of said judgment, interest and co
 may accrue.
 Taken by and signed and ac
 me, and surety approved, this _____
 _____ A. D. 19____
 SATISFACTION OF JU
 Received _____

 payment in full on the above ju

Paris Township, Union County, State of Ohio.

sony Note
Att'y for Plff.
Att'y for Deft.
00 with interest
at 8 per cent. and costs.
Nov 19, 1921
costs \$ 485
1921, the said
upon the following

owing, to-wit:
his Jan. 17, 1921
principal
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der of
Marysville
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9 A. M.
Hensley

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Nov. 14, 1921
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Hensley, Counr
for trial,
but failed
for one
examined,
I by me
Defendants
the sum
(to this date)
red at 485
m, J.S.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I,
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff }
vs. Before _____
Defendant } Justice of the Peace _____ Township,
_____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
_____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 19____

Justice of the Peace.

J. C. Hartshorn

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O., 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 4 necessary papers, each	5	20
Taking and certifying Affidavits, ea.	40	58
Docket, Index, Appce., per 100 w.	15	50
Summons, each deft. named in writ	25	40
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	2.00	2.00
Entering Judgment,	40	80
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	

Court Bill 50 480

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	80
Mileage 16 miles, 1st mile 20c, ea. add'l 5	5	305
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	1.50
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		535

JURY,

WITNESSES,

H. E. Murphy
 No. 173 vs. F. R. Johnson
 Plaintiff Defendant

Action on Two Promissory Notes:
 Att'y for Plff. N. A. Moffett
 Att'y for Deft. [Name]
 Am't claimed, \$ [Amount] with interest from 19 [Year] at [Rate] per cent. and costs.
 Judgment for Plff., Nov. 22, 1921 \$15000 and costs \$975

Be It Remembered, That on the 17 day of Nov. 1921, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Being two promissory notes of \$13500 due on Aug 1, 1921 and Nov 1, 1921 respectively drawing interest at 8% after maturity given by the said Defendant, F. R. Johnson in favor of said Plaintiff, H. E. Murphy.

Nov. 17, 1921 - I issued summons returnable Nov. 22, 1921 at 10 a. m. and delivered same to Sam H. Hensley Constable.

Nov. 19, 1921 - Summons returned indorsed: Recd this writ Nov. 17, 1921, and I served the same on the Defendant by leaving a certified copy thereof, and of the indorsement thereon with him personally. Fees 80 Mi 305
 Sam H. Hensley, Const

Nov. 22, 1921 - Defendant filed a counter claim asking for labor + repairs in the amount of \$6064 + \$25000 damages on account of bad fences.

Nov. 22, 1921 - 10 a. m. Plaintiff appeared, Defendant also appeared, after some consultation Defendant agreed to confess judgment for \$15000

It is therefore considered by me that Plaintiff recover from Defendant the sum of \$15000 with 8% interest from this date until paid and her costs herein taxed at \$975
 J. C. Hartshorn, J.P.

Nov. 22, 1921 - is issued

UNDERTAKING FOR STAY OF JUDGMENT
 On the [] day of []
 The defendant came, and by []
 of the County, approved by me as []
 ent surety, caused an undertaking []
 execution to be entered herein, []
 In pursuance of the Statutes []
 and provided, I, []
 as surety for the stay of execut []
 judgment of []
 against []
 hereby promise and undertake t []
 of said judgment, interest and co []
 may accrue.
 Taken by and signed and ack []
 me, and surety approved, this []
 A. D. 19 []
 SATISFACTION OF JUDGMENT
 Received []
 payment in full on the above ju []

Paris

Township, Union County, State of Ohio.

Nov. 22, 1921 - At request of Plaintiff an execution is issued and delivered to Sheriff H. Hensley, Const.

Notes:
Att'y for Plff.
Att'y for Deft.
with interest
at per cent. and costs.
Nov. 22 1921
costs \$ 975

1921, the said
upon the following

owing, to-wit:
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Nov. 9, 1921
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my, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the ... day of ... 19...
The defendant came, and by ...
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statutes in such case made
and provided, I, ...
as surety for the stay of execution on the above
judgment of ...
against ... do
hereby promise and undertake to pay the amount
of said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this ... day of
... A. D. 19...

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received ... 19... from
... Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the ... day of ... 19... said ...
entered into an undertaking to the adverse party as follows:
No. ...
Plaintiff } Before ...
vs. Defendant } Justice of the Peace ... Township,
County, Ohio.
Whereas, on the ... day of ... A. D. 19... the said ...
obtained a judgment against the said ...
on the docket of said ...
Justice of the Peace, for ...
dollars and ... cents, and costs taxed at ...
dollars and ... cents, and the said ...
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, ... of ... County, Ohio, hereby promise and undertake to
the said appellee..., in the sum and to the amount of ... dollars,
conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and with-
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
... will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this ... day of
... A. D. 19...
Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	20
Taking and certifying - Affidavits, ea.,	40	50
Docket, Index, Appce., per 100 w.,	15	40
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	10
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
Appt'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	2.00
Entering Judgment,	40	80
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
Cost Bill	50	
	2.50	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	80
Mileage miles, 1st mile 20c, ea. add'l 5	5	50
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach. "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		1.30

J. C. Crooks
 No. 177 vs. J. H. Roberts
 Plaintiff Defendant

Action on account
 Nathl. L. Moffitt Att'y for Plff.
 E. W. Porter Att'y for Deft.
 Am't claimed, \$ 62.40 with interest from July 24 1920, at 6 per cent. and costs.
 Judgment for Def., Feb. 1 1922
 \$ and costs \$

Be It Remembered, That on the 28 day of Jan. 1922, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff says there is due him the sum of \$62.40 with interest from the 24 day of July 1920, \$5.62 on insurance policy No. 13772, made and delivered to said Defendant by said Plaintiff at his request, and that there are no off sets, or credits, as shown by verified statement hereto attached and marked "Exhibit A" and made a part of this bill.

Wherefore, Plaintiff asks judgment for the sum of \$68.02 and costs of this action.

Nathl. L. Moffitt
 Attorney for Plaintiff

Dr. J. H. Roberts in account with J. C. Crooks.

July 24 1920, net premium on Policy # 13772 \$62.40
 Entered at the rate of 6% to June 24, 1922 5.62

Total \$68.02 correct
 I hereby certify that the above statements are correct.
 State of Ohio, County of Washington SS.
 J. C. Crooks being duly sworn says that the above statements made therein are true.

J. C. Crook
 Subscribed and sworn to before me this 25 day of January 1922.
 L. B. Oyle
 Notary Public
 My commission expires Dec. 14, 1922

Jan. 28, 1922 - Issued summons returnable Feb. 1, 1922 at 9 am and delivered same to Michael Murphy Constable

JURY,
 Jan. 28, 1922 - \$500 Deposited as security for costs by Plaintiff

WITNESSES,

Jan. 28, 1922 -
 writ Jan. 28, 1922, on thereof, an Roberts fees: Serv 8

Feb. 1, 1922
 appeared by his attorney a written argument Plaintiff. It is Defendant his costs Plaintiff

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me a ent surety, caused an undertaki execution to be entered herein, u
 In pursuance of the Statutes and provided, I, _____ as surety for the stay of execut judgment of _____ against _____ hereby promise and undertake of said judgment, interest and co may accrue.
 Taken by and signed and ach me, and surety approved, this _____ A. D. 19 _____

SATISFACTION OF JUD
 Received _____
 payment in full on the above ju

Paris

Township, Union County, State of Ohio.

Jan. 28, 1922 - Summons returned indorsed: Read this writ Jan. 28, 1922, and I served the same on the 28. day of Jan. 1922, on the defendant by leaving a certified copy thereof, and of the indorsement thereon with J. M. Roberts personally.

Fees: Serv 80 Mi 50

M. Murphy, Constable

Feb. 1, 1922 - 9 A.M. Time set for trial, Plaintiff appeared by his attorney, Defendant appeared with his attorney, J. M. Roberts sworn & examined as a witness, after hearing the evidence and arguments of counsel, it is my opinion that Plaintiff has failed in his proof.

It is therefore considered by me that Defendant go hence without day and recover his costs of Plaintiff.

J. Sturtshon, J.P.

Plaintiff gave notice of appeal.

ount
ffitt Att'y for Plff.
her Att'y for Deft.
2 40 with interest
at 6 per cent. and costs.
Feb. 1 1922
costs \$
1922, the said
upon the following
owing, to-wit:
e him
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Judgment
costs of
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1922
yle
Public
Dec. 14, 1922
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uel Murphy

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

5-12-1-5 THE COLUMBUS BLANK BOOK MFG. CO., COL., O., 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	20
Taking and certifying Affidavits, ea.	40	
Docket, Index, Appce., per 100 w.	15	50
Summons, each deft. named in writ	25	40
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ. Ord. or Process not nam'd above, ea.	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	80
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	50
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
Conv Bill		
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	80
Mileage miles, 1st mile 20c, ea. add'l	5	50
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	
Serv. and Ret. Order of Attach.	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	75
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

Lillie Rittler
 No. 175 vs. Plaintiff
 Walter Lunsdown Defendant

Action on Forcible Detention
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ with interest from 19, at per cent. and costs.
 Judgment for Plff., Aug 19 22 and costs \$

Be It Remembered, That on the 29 day of Aug. 1922, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 To J.C. Hartshorn, a Justice of the Peace in and for the Township of Paris in the County of Union and State of Ohio,
 The undersigned Lillie Rittler a resident of the County of Union, State of Ohio, doth hereby make her complaint to you against one Walter Lunsdown for this. That the said Walter Lunsdown hath ever since the 29 day of Aug. in the year 1922, and doth still unlawfully and forcibly detain from the undersigned, possession of the following premises, situated in the Township of Paris in said County of Union, and described as follows:
 House & Lot Situated in East 4th St in the Village of Marysville O.
 That the said Walter Lunsdown entered upon said premises, as a tenant of the undersigned; the lease therefor copied at the time herein first mentioned; and from that time the said Walter Lunsdown hath unlawfully and forcibly held over his said term.
 On the 25 day of Aug. 1922, the undersigned duly served upon the said Walter Lunsdown, as required by law notice in writing to leave said premises, the undersigned asks process and Restitution.
 Dated this 29 day of Aug 1922
 Lillie Rittler

JURY,
 WITNESSES,

Sept 5, 1922 - Recd of Plff the costs this action J.C. Hartshorn

Aug 29, 1922 - The regular constables being otherwise engaged by official business, I appointed Sam H. Hensley special constable in this case, and after qualifying him, I delivered a summons to him, the same being returnable Sept 2, 1922 at 9 a.m.

July 30, 1922 -
 not Aug 30,
 of Aug. 1922
 copied the
 Writ of Restitution
 fees \$20.
 Sept 2, 1922
 appeared.
 set or for
 judge the
 detention,
 tution on
 Sept 2, 1922

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 his _____
 of the County, approved by me as _____
 ent surety, caused an undertaking _____
 execution to be entered herein, wh _____
 In pursuance of the Statutes in _____
 and provided, I, _____
 as surety for the stay of executio _____
 judgment of _____
 against _____
 hereby promise and undertake to _____
 of said judgment, interest and cost _____
 may accrue.
 Taken by and signed and ackn _____
 me, and surety approved, this _____
 _____ A. D. 19 _____
 _____ Jus _____
 SATISFACTION OF JUDGE
 Received _____

 payment in full on the above judg _____

Paris

Township,

Union

County, State of Ohio.

July 30, 1922 - Summons returned indorsed: Read this writ Aug 30, 1922, and I served the same on the 30 day of Aug. 1922 on the Defendant by leaving a certified copy thereof, and of the indorsement thereon at Defendants usual place of residence Fees Saw \$0. mi 50
Saul H. Hensley, Spec Const

Sept 2, 1922 - 9 A.M. Time set for trial, Plaintiff appeared. Defendant failed to appear at the time set or for one hour thereafter. It is therefore adjudged that the Defendant is guilty of forcible detention, and that said Plaintiff is entitled to restitution and to recover the costs of this action.
J. C. Hurlston, J.P.

Sept 2, 1922 - Writ of Restitution issued

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:

No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

Detention
Att'y for Plff.
Att'y for Deft.
with interest
at per cent. and costs.
Adopted 1922
costs \$
1922, the said
upon the following
wing, to-wit:
the Peace
is in the
Ohio,
a resident
Ohio, doth
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of Aug
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mission
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said County
llows:
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e Q.
we entered
tenant
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first sub-
the
unlawfully
said
the un-
by law
said
acts
1922
tables
by official
case,
delivered
Saul
7, 1922

J. L. Harlshom

Civil Action before

Justice of the Peace,

Par

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., G. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	20	
Taking and certifying Affidavits, ea.	40	50	
Docket, Index, Appce., per 100 w.	15	50	
Summons, each deft. named in writ	25	40	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.	20	20	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.	40		
App't'g Guard'n for Minor to Pros. suit,	25		
App't'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		
Cost Bill		50	
		180	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	80	
Mileage miles, 1st mile 20c, ea. add'l	5	50	
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			
		130	

Earl M. Mahon
Plaintiff

No. 176 vs.

Mrs Mary Fulton
Defendant

Action on Promissory Note

Milo L. Myers
Att'y for Deft.

Am't claimed, \$ with interest
from 19, at per cent. and costs.

Judgment for 19
\$ and costs \$

Be It Remembered, That on the 29 day of Nov. 1922, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The Plaintiff says that there is due him from Plaintiff from Mrs Mary Fulton as endorser on a certain note given to the Plaintiff in settlement of a partnership estate of which the plaintiff and defendant were partners, engaged in farming on the defendant's farm in York Twp, Union Co, Ohio, in the year 1920 the sum of \$54.00 and that the amount is just and unpaid, the Plaintiff asks for a judgment for the amount endorsed on the note with interest to date and costs of this action. The note attached hereto and endorsed thereon is as follows: copy of note

The plaintiff further says that he used ordinary care in trying to collect this above named note, and often counseled the defendant in regard to same, and at all times looked to the defendant for payment and with the defendant's knowledge of the same.

L. H. Collins, Agt
for Plaintiff

The plaintiff being first duly sworn, says that the allegations of the foregoing Bill of Particulars are true as he verily believes. Sworn to and subscribed in my presence this 25 day of Nov, 1922

L. H. Collins
Notary Public

Nov. 29, 1922 - The regularly elected Constables being otherwise engaged I appointed Sam H. Hensley, Spec Constable in this case, both administered.

Nov 29, 1922 - at 1 P.M. a Constable,

Dec 1, 1922 - Nov. 30, 1922, on the thereof, and a plend of res Fees \$10.80

Dec 5, 1922 - Defendant, failed to show take judgment a time as th

Dec 27, 1922 the cost

UNDERTAKING FOR STAY OF
On the _____ day of _____
The defendant came, and by _____
his _____
of the County, approved by me as _____
ent surety, caused an undertaking _____
execution to be entered herein, wh _____
In pursuance of the Statutes in _____
and provided, I, _____
as surety for the stay of execution _____
judgment of _____
against _____
hereby promise and undertake to _____
of said judgment, interest and costs _____
may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____
A. D. 19 _____

SATISFACTION OF JUDG
Received _____
payment in full on the above judg

Paris

Township, Union County, State of Ohio.

Nov 29, 1922 - I issued summons returnable Dec 5, 1922 at 1 P.M. and delivered same to Sam H. Hensley, Spec Constable.

Dec 1, 1922 - Summons returned indorsed: Read this writ Nov. 30, 1922, and I served the same on the 1st day of Dec 1922, on the defendant by leaving a certified copy thereof, and of the the indorsement thereon at her usual place of residence. Fees Inv, 80 mi. 50

Sam. H. Hensley, Spec Const

Dec 5, 1922 - 1 P.M. time set for trial, Plaintiff appeared, Defendant. On proof before the Court that Constables Service failed to show the amount for which plaintiff could take judgment, this cause is continued until such a time as this defect may be remedied.

Dec 27, 1922 - This day came the plaintiff, paid the costs and dismissed this action.

J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows: No. _____ vs. Plaintiff } Before _____ Defendant } Justice of the Peace _____ Township, _____ County, Ohio. Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

J. C. Hartshorn

Civil Action before

Justice of the Peace,

Part

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	
Taking and certifying Affidavits, ea.,	40	
Docket, Index, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, ea.,	20	
Swearing Witnesses, each, <i>Mar</i>	5	10
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	70
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	100
Entering Judgment,	40	80
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., ea.,	25	
Cash <i>Copy</i>	40	
Corr Bill	50	
	<u>600</u>	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	160
Mileage miles, 1st mile 20c, ea. add'l 5		65
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40	240
Serv. and Ret. Order of Attach. " "	40	80
" " Order Sale or Vendi " "	40	
" " Notice to Garnishee " "	40	
" " Order on Garnishee " "	40	
" " Writ of Replevin " "	40	
" " Writ of Restitution " "	40	
" " Order of Arrest " "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
	<u>545</u>	

J. M. Morrison
 Plaintiff
 No. 177 vs.
 Foster Watts
 Mrs Foster Watts
 Defendant

Action on
 Promissory Note
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ ~~258.00~~ with interest
 from Dec 28 1922, at 8 per cent. and costs.
 Judgment for Plff. July 27 1923
 \$ and costs \$

Be It Remembered, That on the 20 day of July 1923, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The said Plaintiff says there is due him from said Defendant the sum of \$225.00 on an instrument in writing as follows: In the undersigned agree to pay to J. M. Morrison or order value rec'd with interest at 7% from date + 8% after due. signed Foster Watts + Mrs Foster Watts. The instrument is hereto attached and made a part of this bill.

Plaintiff further says that the claim nor any part of it has not been paid and that all is due. Plaintiff asks for amount endorsed herein and the costs of this action.

L. H. Collins, Plaintiff's agt at the same time an affidavit for attachment with the Commercial Bank made garnishee. A writ of attachment was also filed for the sum of \$450.00 and the same approved.

July 20, 1923 - Summons + writ of attachment + notice to Garnishee each returnable July 27, 1923 at 9 A.M. + delivered to Sam H. Hensley who has been appointed and qualified as Special Constable in this case.

July 21, 1923 - Summons returned in-
 dorsed. Rec'd this writ July 20, 1923 and I served the same on the 21st day of July 1923 on the Defendants by leaving a certified copy thereof with the indorsements thereon with Foster Watts + Mrs Foster Watts at their usual place of residence.
 Fees \$2.25 Sam H. Hensley Spec Const

JURY,
 Sept 30 of J. M. Morrison
 Entered \$457.00 cost
 in this action,
 J. C. Hartshorn

July 21, 1923 - M
 July 20, 1923
 served the s
 and on the go
 with the De
 Commercial
 the indorseme
 and upon t
 ments three
 Fees 3.20

July 27, 1923 - 9
 appeared, Th
 or for one h
 Commercial
 The Plaintiffs
 by me that
 the sum of
 Costs here
 is consid

UNDERTAKING FOR STAY OF JUDGMENT
 On the _____ day of _____
 The defendant came, and by _____
 his _____
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, w
 In pursuance of the Statutes in
 and provided, I, _____
 as surety for the stay of executi
 judgment of _____
 against _____
 hereby promise and undertake to
 of said judgment, interest and cost
 may accrue.

Taken by and signed and ack
 me, and surety approved, this _____
 A. D. 19 _____

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above jud

Paris

Township,

Union County, State of Ohio.

July 21, 1923 - writ of attachment returned indorsed. Read this writ July 20, 1923 and on the 21st day of July 1923 at 8 o'clock A.M. served the same on the defendants ~~Gold~~ ^{Gold} ~~Watts~~ ^{Watts} and Mrs Foster Watts and on the garnishee The Commercial Savings Bank by leaving with the Defendants Foster Watts and on the Garnishee The Commercial Savings Bank a certified copy of this writ with the indorsements thereon at their usual place of residence and upon the Garnishee by leaving copy with the indorsements thereon at its place of business

Fees 3.20
Sam H. Hensley, Spec Constable

July 27, 1923 - 9 A.M. Time set for hearing. J.M. Morrison plaintiff appeared, The Defendants failed to appear at that time or for one hour. Thereafter, Fred Gabriel Cashier of The Commercial Savings Bank appeared was sworn and examined. The Plaintiffs Bill of Particulars being verified, It is considered by me that that Plaintiff recover from these Defendants the sum of \$234.92 with 8% int from this date and costs herein. And having waived exceptions it is considered that none be allowed,

J. A. Hensley

Writ of Attachment
Att'y for Plff.
Att'y for Deft.
\$50.00 with interest at 8 per cent. and costs.
July 27 1923
costs \$
1923, the said upon the following

owing, to-wit:
due him
of \$225.00
as follows
pay to
due read
+ 8%
+ Mrs Foster
attached
The claim
+ been paid
asks for
the costs
Plaintiffs apt
it for
ial Bank
king was
450.00 and

of attach-
uch
- 9 A.M.
ley who
qualified
this case,
ned in -
y 20, 1923
he 21st day
nts by leav-
with the
with Foster
their usual
en Spec Const

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.

APPEAL BOND
On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
vs. Plaintiff } Before _____
Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before

J.C. Hartshorn

Justice of the Peace,

Par...

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5		
Taking and certifying Affidavits, ea.	40		
Docket, Index, Appce., per 100 w.	15		
Summons, each deft. named in writ	25		
Issuing Subpoena,	5		
Continuance or Adjournment, ea.	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person,	25
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40
Serv. and Ret. Order of Attach.	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

JURY,

WITNESSES,

George Ahleyel
 Plaintiff
 No. 178 vs.
Marion Harper Patter
 Defendant

Action on *debt*
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ *10.00* with interest
 from 19, at per cent. and costs.
 Judgment for *Plff.*, July 30 1923
 \$ *10.00* and costs \$

Be It Remembered, That on the *20* day of *July* 19*23*, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

July 20, 1923 - Due for rent 10.00
at the same time an affidavit in attachment + approved bond in the sum of 75.00 filed.
July 20, 1923 - Writ of attachment + notice to Garnishee issued.
July 21, Writ + notice showing service on L.P. Sherman Auditor

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, w
 In pursuance of the Statutes i
 and provided, I,
 as surety for the stay of executi
 judgment of _____
 against _____
 hereby promise and undertake to
 of said judgment, interest and cos
 may accrue.

Taken by and signed and ack
 me, and surety approved, this _____
 A. D. 19 _____

SATISFACTION OF JUD
 Received _____
 payment in full on the above jud

Paris

Township, Union County, State of Ohio.

Att'y for Plff.

Att'y for Deft.

with interest

at per cent. and costs.

July 30 1923

1923, the said upon the following

owing, to-wit:

not in and in

ut + eed

howing auditor

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 19

The defendant came, and by

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, as surety for the stay of execution on the above judgment of

against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 19

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 19 from

100 Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the day of 19, said entered into an undertaking to the adverse party as follows:

No. Before Justice of the Peace Township, County, Ohio.

Whereas, on the day of A. D. 19, the said obtained a judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 19

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., G. 117

JUSTICE'S FEES

Filing necessary papers, each	5
Taking and certifying Affidavits, ea.,	40
Docket, Index, Appce., per 100 w.,	25
Summons, each deft. named in writ,	25
Issuing Subpoena,	5
Continuance or Adjournment, ea.,	20
Swearing Witnesses, each,	5
Entering Bond or Undertaking, each,	40
Attach. for Witness or Juror each,	40
Order of Attachment,	40
Order of Sale or Vendi,	40
Notice to Garnishee,	40
Order on Garnishee,	40
Writ of Replevin,	40
Writ of Restitution,	40
Order of Arrest,	40
Writ. Ord. or Process not nam'd above, ea.,	40
App't'g Guard'n for Minor to Pros. suit,	25
App't'g Spec. Constables or App'rs, each,	40
Ent. Rule of Reference or copy thereof,	15
Writing Panel for Jury, per 100 words,	15
Venire for Jury,	40
Swearing Arbitrators, each,	5
Sitting in the Trial, (if Plaintiff's cost)	1.00
Entering Judgment,	40
Judgment on the Docket,	15
Recognizance of a Witness or of bail, ea.,	40
Each additional Witness,	10
Stay Bond or Appeal Bond and filing, ea.,	45
Collections made upon Judgments 4 per ct.	
Record per 100 words,	15
Other Writings or Record, per 100 words,	15
Issuing Execution,	40
En. discontinuance or satisfaction, ea.,	20
Bill of Exceptions and copy, per 100 w.,	15
Transcript from Docket, per 100 words,	15
Certif. to Trans. or Bill of Ex., ea.,	25

Piffs. Costs	40
Defts. Costs	80
	80
	40
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	100
	50
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	1.00
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	25
	4
	565

The Union Banking Co
 No. 179 vs.
 G. E. Williams
 Plaintiff
 Defendant

Action on
 Promissory Note
 John L. Foughey
 Miles L. Myers Att'y for Plff.
 C. A. Hurler Att'y for Deft.
 Am't claimed, \$ 716.00 with interest
 from 19, at per cent. and costs.
 Judgment for 19
 \$ and costs \$

Be It Remembered, That on the day of 19, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Oct 3, 1923- Plaintiff filed an affidavit in attachment claiming \$717.65 claiming property sought to be attached is not exempt from execution. Grounds that said defendant 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 making Kyle Cross garnishee and claiming that he has a certain promissory note for \$700.00 in his possession belonging to said defendant. Sworn to by G. H. Hammer, at the same time Plaintiff filed an undertaking in the sum of \$500.00 and the same was approved

Oct 3, 1923- Writ of attachment, notice to Garnishee and summons issued each returnable Oct 8, 1923 at 1 P. M.
 The regular constables being otherwise engaged in official business, Sam H. Hensley was appointed special constable in this action and was duly sworn. Writs of attachment, notice to Garnishee and summons were placed in his hands

Oct 6, 1923-
 Oct 3, 1923, a
 on the defen
 of the ind
 G. E. Williams
 Fees her. 50
 At the same
 as follows:
 3rd day of Oct
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 Justice of the
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 of Oct, 1923, 7
 described to
 Sept. 21, 1923, a
 to the order of
 and indorsed
 at 4:30 a/c
 Kyle Cross, t
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Fees Attch 100, N
 Oct 8, 1923 -
 and C. A. H
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Oct 5, 1923
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UNDERTAKING FOR STAY OF
 On the day of
 The defendant came, and by
 of the County, approved by me as
 ent surety, caused an undertaki
 execution to be entered herein, u
 In pursuance of the Statutes i
 and provided, I,
 as surety for the stay of executi
 judgment of
 against
 hereby promise and undertake t
 of said judgment, interest and cos
 may accrue.

Taken by and signed and ack
 me, and surety approved, this
 A. D. 19

SATISFACTION OF JUD
 Received
 payment in full on the above jud

JURY,
 WITNESSES,

Paris

Township, Union County, State of Ohio.

Oct 6, 1923 - Summons returned indorsed: Read this writ Oct 3, 1923, and I served the same on the 3rd day of Oct, 1923 on the defendant by leaving a certified copy thereof, and of the indorsement thereon with him personally, J. E. Williams.

Fees serv. & mileage 305. At the same time return was made on the writ of attachment as follows: Read this writ to which this is attached on the 3rd day of Oct 1923, at 3 o'clock P.M. and afterwards on the same day received an order of attachment issued by J. C. Hutchinsone Justice of the Peace in the action of the Union Banking Co. against the within named J. E. Williams, and on the 3rd day of Oct, 1923, I went to the place where the defendant's property described to-wit: a promissory note for the sum of \$700 dated Sept 21, 1923, and due in 9 months from date made payable to the order of Jennie Hayward and signed by L. J. Taylor and indorsed to said defendant was found and there at 4:30 o'clock of said day in the presence of E. H. Hummer and Lyle Cross, two creditable persons did declare that by virtue of said order, I attached said property at the suit of the Union Banking Co and did they and there attach said note and now have it in my possession.

Fees Attach 100, Notice to Garn. To Sam H. Hensley, Sp Constable Oct 8, 1923 - 1 P.M. Milo Myers Attorney for Plaintiff and C. A. Hoopes for the Defendant. By mutual agreement this cause is continued to Oct 11, 1923 at 9 A.M.

Oct 11, 1923 - At the request of Plaintiffs Attorney this action is dismissed without prejudice to new action and Plaintiffs cost.

ony Note
Myers Att'y for Plff.
Hoopes Att'y for Deft.
600 with interest
at per cent. and costs.
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UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
vs. Plaintiff } Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., G. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 5 necessary papers, each	10	50
Taking affidavits, ea.	40	60
Docket, Index, Appce., per 100 w.	25	50
Summons, each deft. named in writ.	40	40
Issuing Subpoena, 5	10	50
Continuance or Adjournment, ea.	20	40
Swearing Witnesses, each, 10	10	80
Entering Bond or Undertaking, each	40	30
Attach. for Witness or Juror each	40	
Order of Attachment, Index	20	
Order of Sale or Vendi	40	
Notice to Garnishee	40	
Order on Garnishee	40	
Writ of Replevin	40	
Writ of Restitution	40	
Order of Arrest	40	
Writ. Ord. or Process not nam'd above, ea.	40	
App't'g Guard'n for Minor or Pros. suit	25	
App'g Spec. Constables or App'rs, each	40	
Ent. Rule of Reference or copy thereof	15	
Writing Panel for Jury, per 100 words	15	
Venire for Jury	10	60
Swearing Jurors, each	5	40
Sitting in the Trial, (defense interposed)	200	250
Entering Judgment	40	80
Judgment on the Docket	15	
Recognizance of a Witness or of bail, ea.	40	
Each additional Witness	10	
Stay Bond or Appeal Bond and filing, ea.	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words	15	
Other Writings or Record, per 100 words	15	
Issuing Execution	40	
En. discontinuance or satisfaction, ea.	20	
Bill of Exceptions and copy, per 100 w.	15	
Transcript from Docket, per 100 words	15	
Certif. to Trans. or Bill of Ex., ea.	25	
Cash Book	40	
Cost Bill	50	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person	80	80
Mileage miles, 1st mile 5c, ea. add'l 5		50
Copies, each	25	
Serv. and Ret. of Subpoena, 1st person, 80 each additional, 5	40	400
Mileage as above miles		50
Copies, each	25	
Serv. and Ret. Attach. for Witness or Juror, 6 ea. pers'n	80	480
Serv. and Ret. Order of Attach.	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		50
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40	
Mileage on each as above miles		
Copies each	25	
Summoning Jury, 80c each	400	480
Mileage as above miles		50
Copies of Venire, each	25	
Attending Trial, per day, jury	200	200
Taking Bond	50	
Service of Execution	40	
Summoning and Swearing Appraisers	100	
Advertis'g Property for Sale on Execut'n	40	
Writing or Setting up Advertisement	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on		
		1310
JURY		
J.M. Leutz	150	
W.J. Courad	150	
Tom Randal	150	
S.F. Burr	150	
John F. Sellers	150	
W.A. Fawn	150	
WITNESSES		
J.L. Hisey	380	
A.B. Hisey	360	
G.B. Shirk	360	
Chas. Hoffmann	100	
Mrs. M. Halsey	140	
Shaw	25	
O.D. Jackson	25	
		1390

N. F. Luch
Plaintiff

Robert Dodge
Defendant

Action on Damages

~~C.A. Hoopes~~
~~John D. Miller~~
Att'y for Plff.

~~C.A. Hoopes~~
John Dally
Att'y for Deft.

Am't claimed, \$ 4100 with interest from 19, at per cent. and costs.

Judgment for Plff., Dec 29 1923 \$ 3100 and costs \$ 4580

Be It Remembered, That on the 11 day of Dec 1923, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

There is due the Plaintiff the sum of forty one dollars from the defendant, as damages caused to the Plaintiff by the negligence of the defendant, as follows:

That heretofore on the 22 day of Nov. 1923 that the said Plaintiff, was the owner of about 30 grown turkeys, the said same turkeys being raised by said Plaintiff for the purpose of selling for stock, or for breeding purposes therefore being of greater value than common marketable turkeys, that the said Plaintiff at the above mentioned did reside on the farm known as the Farmlands in Liberty Township Union Co. O. and that a certain gravel road intersecting with Peovin + Marysville pike + the Kenton pike running through the said farm dividing it into two tracts of land, and causing the barn and out buildings and burn pits, to be on one side of said road and the dwelling house and out on the other side of said road. The said turkeys pass back and forth across the road at different times, the defendant on the above named 22nd day of Nov. did operate an automobile over said road and passing said described farm, did carelessly and improperly drive, and direct said automobile that by and through the carelessness and negligence and improper conduct of said defendant in their behalf, did cause said automobile to run over and kill a number of said turkeys, which could and should have been avoided, the Plaintiff is therefore damaged in the sum of \$4100, (being appraised value of said turkeys killed by defendant) for which Plaintiff asks damages, and for costs of this action.

N.F. Luch, being first duly sworn says that the allegations made in the foregoing bill of particulars are true as he verily believes.

Signed N.F. Luch
Sworn to and subscribed in my presence this 6 day of Dec 1923.
L.H. Collins, J.P.

Dec. 11, 1923 - The regular Constables being otherwise officially engaged Sam H. Hensley was appointed a Special Constable in this case and was duly sworn.

Dec 12, 1923 - Su + delivered to

Dec 12, 1923 - 1923, and I by leaving thereon with fees serv. 0.80

Dec 17, 1923 - atty having and there b

Dec 26, 1923

Dec 26, 1923 - for jury, Jan from selected Tom Randal showing se Case cont plaintiff.

Dec. 29, 1923 - W.J. Courad, were excused reasons. Pa W.A. Fawn, and Sworn.

Robert Dod + H.L. Hisey, a - show a argument of deliberation, for Plaintiff of the Juror by me that costs here

Dec 26, 1923 - Chas Hoffmann and publ

UNDERTAKING FOR STAY OF

On the _____ day of _____

The defendant came, and by _____

_____ hi of the County, approved by me as ent surety, caused an undertaking execution to be entered herein, w

In pursuance of the Statutes i and provided, I, _____ as surety for the stay of executi judgment of _____ against _____ hereby promise and undertake to of said judgment, interest and cos may accrue.

Taken by and signed and ack me, and surety approved, this _____ A. D. 19 _____

SATISFACTION OF JUD Received _____

payment in full on the above jud _____

Jan 8, 1924 - Recd 8
Robert Dodge
\$7680 costs + Judmt
J.C. Hartshorn J.P.

Paris

Township, Union

County, State of Ohio.

Dec 12, 1923 - Summons returnable Dec 17, 1923 at 9 a m issued + delivered to Sam H. Hensley, Sp. Constable.

Dec 12, 1923 - Summons returned indorsed: Recd this writ Dec 12, 1923, and I served the same on the 12 day of Dec 1923, on the Def. by leaving a certified copy thereof, and of the indorsement thereon with Robert Dodge dependant personally.

Fees Ser. 0.80 Mileage .50 Sam H. Hensley Sp Constable

Dec 17, 1923 - Time set for trial, Plaintiff appeared, C.A. Hoopes atty having asked for a continuance on account of legal and there being no objection. This cause is continued to Dec 26, 1923 at 9 a m. - Witnesses H.L. Hisey, A.B. Green + J.B. Shirk appeared.

Dec 26, 1923 - 9 a.m. - Both parties appeared. Plaintiff asked for jury. Jury struck according to law. The following were selected; J.M. Lutz, W.J. Conrad, S.F. Burr, N.F. Arnold, Tom Randall + Frank Mader. Verire issued. Returned showing service. Fees Ser. 4.80 Mileage .50

Case continued to Dec 29, 1923 at 9 a m at court of plaintiff.

Dec. 29, 1923 - 9 a.m. Both parties appeared. Jurors J.M. Lutz, W.J. Conrad, S.F. Burr, Tom Randall, N.F. Arnold + Frank Mader were excused by court for non attendance having show good reasons. Panel was filled by selecting John L. Sellers and W.A. Fawn. Privilege of challenge offered. Jury accepted and sworn. Counsel stated case. Witnesses sworn as follows:

Robert Dodge, Frank Dodge + F.C. Calloway for Defendant + H.L. Hisey, A.B. Green, J.B. Shirk, Chas Hoffmann, Mrs Wm Staley - Show O.S. Jackson + N.F. Loh. After hearing the evidence argument of Counsel + charge of Court, jury went into deliberation, later brought in verdict; the jury find for Plaintiff and assess damages at \$31.00, signed by each of the jurors. Jury discharged. It is therefore considered by me that Plaintiff recover from defendant \$31.00 + his costs herein. J.C. Hartshorn J.P.

Dec 26, 1923 - Subpoenas issued for H.L. Hisey, A.B. Green, J.B. Shirk, Chas Hoffmann + Mrs Wm Staley. Constables return shows service and fees: Ser 4.00 Mi 50

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19____ from _____ Dollars payment in full on the above judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Justice of the Peace.

APPEAL BOND

On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows: No. _____ vs. Plaintiff } Before _____ Defendant } Justice of the Peace _____ Township, _____ County, Ohio. Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

Images
Att'y for Plff.
Att'y for Deft.
with interest
per cent. and costs.
Dec 29 1923
costs \$ 45.80
1923, the said
upon the following
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Sam H. Hensley
ctable
y sworn.

5-12-1-5 THE COLUMBUS BLANK BOOK MFG. CO., COL., 6. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5		
Taking and certifying Affidavits, ea.,	40		
Docket, Index, Appee., per 100 w.,	15		
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certif. to Trans. or Bill of Ex., ea.,	25		

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20c, ea. add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person,	25
son, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40
Serv. and Ret. Order of Attach.	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or Setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

JURY,

WITNESSES,

No. 181 vs. *Henry Hasselbring* Plaintiff
Theodore Dodds Defendant

Action on

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ with interest from 19, at per cent. and costs.

Judgment for 19 and costs \$

Be It Remembered, That on the day of 19, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

UNDERTAKING FOR STAY OF

On the _____ day of _____
 The defendant came, and by _____
 _____ hi
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, w
 In pursuance of the Statutes i
 and provided, I, _____
 as surety for the stay of executi
 judg^{ment} of _____
 a^{gainst} _____
 hereby promise and undertake to
 of said judg^{ment}, interest and cos
 may accrue.

Taken by and signed and ack
 me, and surety approved, this _____
 _____ A. D. 19 _____

SATISFACTION OF JUD

Received _____

 payment in full on the above jud

Paris

Township, Union County, State of Ohio.

Att'y for Plff.

Att'y for Deft.

with interest

at per cent. and costs.

19

costs \$

19, the said

upon the following

wing, to-wit:

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 19

The defendant came, and by

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I,

as surety for the stay of execution on the above judgment of

against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of

A. D. 19

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 19 from

100 Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the day of 19, said

entered into an undertaking to the adverse party as follows:

No.

Plaintiff

vs.

Defendant

Before

Justice of the Peace

Township,

County, Ohio.

Whereas, on the day of A. D. 19, the said

obtained a judgment against the said on the docket of said

Justice of the Peace, for

dollars and cents, and costs taxed at

dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore,

of County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this day of

A. D. 19

Justice of the Peace.

Civil Action before

Jessartshom

Justice of the Peace,

Paris

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	10	30	
Taking and certifying Affidavits, ea.	40		
Docket, Index, Appce., per 100 w.	15	50	
Summons, each deft. named in writ	25	40	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.	20	40	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee,	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	80
Order of Arrest,	"	40	
Writ. Ord. or Process not nam'd above, ea.	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury, Demurrer	10	1 00	
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00	1 00	
Entering Judgment,	40	80	
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collection made upon Judgments 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., ea.,	25		
Cost Bill		50	
		570	
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	80	
Mileage miles, 1st mile 20c, ea. add'l 5		50	
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40	1 00	
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00	1 50	
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		4 80	

JURY,
Mar 8, 1924 - Read cost in this case from Plaintiff
Jessartshom, JB

WITNESSES,
Mar 1, 1924 - Read my costs.
Sam H. Hensley
Sp Con

S. M. Tipton
No. 182 vs. J. J. Anderson
Plaintiff Defendant

Action on Forcible Detention
Kolleprath Att'y for Plff.
John Daily Att'y for Deft.
Am't claimed, \$ with interest
from 19, at per cent. and costs.
Judgment for 19
\$ and costs \$

Be It Remembered, That on the 13 day of Feb 1924, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Landlord's Complaint
To J. C. Hartshorn, Justice of the Peace of Paris Township, Union County Ohio
The undersigned Susan Tipton of the Village of Marysville Union State of Ohio, doth hereby make his complaint to you against one J. J. Anderson for this that the said husband ever since the day of 1924, and doth still unlawfully detain, from the undersigned, possession of the following premises situated in the Village of Marysville, in said County of Union and described as follows:
Beary Hut and House No 337, Sycamore St and now occupied by you. The said J. J. Anderson entered upon said premises as a tenant of the undersigned; the lease therefor at the time herein first mentioned and from that time the said J. J. Anderson hath unlawfully and forcibly held over his said term
On the 5 day of Feb. 1924 the undersigned served upon the said J. J. Anderson, as required by law, notice in writing, to leave said premises. The undersigned ask Process & Restitution
Dated this 13th day of Feb. 1924
S. M. Tipton

Feb. 13, 1922 - Summons issued returnable Feb 16, 1924 at 9 A. M.

The regular Constable being otherwise officially engaged, Sam H. Hensley was appointed & qualified Special Constable

Feb. 13, 1924
Feb 13, 1924, on the thereof, and J. J. Anderson fees serv.

Feb. 16, 1924 with their demurred to it did not and Plaintiff's complaint was continued material to this cause

Feb. 23, 1924 - adjourned, their attorney stay until said judgment and rec'd at

Feb. 23, 1924 - adjourned

UNDERTAKING FOR STAY OF EXECUTION
On the _____ day of _____
The defendant came, and by _____
of the County, approved by me as _____
ent surety, caused an undertaking _____
execution to be entered herein, w
In pursuance of the Statutes i
and provided, I, _____
as surety for the stay of executi
judgment of _____
against _____
hereby promise and undertake to
of said judgment, interest and cos
may accrue.

Taken by and signed and ack
me, and surety approved, this _____
A. D. 19 _____

SATISFACTION OF JUDGMENT
Received _____
payment in full on the above jud

Paris

Township, Union County, State of Ohio.

Feb. 13, 1924 Summons returned indorsed; Recd this writ Feb 13, 1924, and I served the same on the 13 day of Feb 1924, on the Defendant, by leaving a certified copy thereof, and of the indorsement thereon with the Defendant J. J. Anderson personally. Fees serv. 80 fm. 50 Sam A. Hensley, Sp. Comm.

Feb. 16, 1924 - 9 A.M. Plaintiff & Defendant appeared with their attorneys, Defendant through his attorney demurred to the Complaint on the grounds that it did not show cause of action. Demurrer sustained and Plaintiff given leave to amend his Complaint which was done. Defendant asked for a continuance on account of the illness of a material witness, the Court being satisfied this cause is continued to Feb. 23, 1924 at 9 A.M.

Feb. 23, 1924 - 9 A.M. Time to which this case was adjourned, Plaintiff and Defendant appeared with their attorneys. By agreement to let Defendant stay until March 4, 1924, Defendant confessed judgment. It is therefore considered by me that said Plaintiff have restitution of the premises mentioned and described in her said Complaint and recover of said Defendant, her costs herein taxed at \$

Feb. 23, 1924 - at request of Plaintiff a writ of Restitution is issued returnable as provided by law, J. J. Hartschorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION. On the ... day of ... 19... The defendant came, and by ... his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, ... as surety for the stay of execution on the above judgment of ... against ... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this ... day of ... A. D. 19...

SATISFACTION OF JUDGMENT. Received ... 19... from ... Dollars payment in full on the above judgment and costs.

APPEAL BOND On the ... day of ... 19... said ... entered into an undertaking to the adverse party as follows: No. ... Plaintiff vs. Defendant Before ... Justice of the Peace ... Township, ... County, Ohio. Whereas, on the ... day of ... A. D. 19... the said ... obtained a judgment against the said ... on the docket of said ... Justice of the Peace, for ... dollars and ... cents, and costs taxed at ... dollars and ... cents, and the said ... intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, ... of ... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of ... dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this ... day of ... A. D. 19... Justice of the Peace.

5-12-15 THE COLUMBUS BLANK BOOK MFG. CO., COL., O. 117

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each	5	30
Taking and certifying Affidavits, ea.	40	50
Docket, Index, Appce., per 100 w.	15	50
Summons, each deft. named in writ	25	40
Issuing Subpoena,	5	
Continuance or Adjournment, ea.	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attach. for Witness or Juror each,	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ. Ord. or Process not nam'd above, ea.	40	
App't'g Guard'n for Minor to Pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each,	5	
Sitting in the Trial, (defense interposed)	1.00	
Entering Judgment,	40	80
Judgment on the Docket,	15	
Recognizance of a Witness or of bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	80
En. discontinuance or satisfaction, ea.,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certif. to Trans. or Bill of Ex., ea.,	25	
Cost Bill	50	
	330	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	80
Mileage miles, 1st mile 20c, ea. add'l 5		50
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person,	25	
25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attach. for Witness or Juror,	ea. pers'n, 40	
Serv. and Ret. Order of Attach.	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or Setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

The Standard Oil Co
 Plaintiff
 No. 183 vs.
 United States Lumber + Mfg Co.
 Defendant

Action on
 account
 A. A. Stambaugh Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 2942 with interest from Oct 1 1923, at 6 per cent. and costs.
 Judgment for Pltf, Feb. 20 1924 \$ 3015 and costs \$ 380

Be It Remembered, That on the 13 day of Feb 1924, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Now comes the Standard Oil Co plaintiff herein, and for cause of action says that there is due it from the Defendant, the sum of Twenty-nine + 47/100 dollars (\$2947), which it claims with interest from Oct. 1, 1923, on account for goods sold and delivered, a copy of which is hereto attached, marked "Exhibit A" and made a part hereof.
 Whereupon, plaintiff prays judgment against defendant in the sum of \$2942 with interest from the 1st day of Oct 1924, and for its cost
 A. A. Stambaugh, atty for Pltf.

State of Ohio
 Cuyahoga Co ss.

A. A. Stambaugh, being first duly sworn, deposes and says that he is the attorney for the plaintiff; that the plaintiff is a corporation duly organized under the laws of the State of Ohio; that he has read the foregoing Bill of Particulars, and that the facts stated and allegations contained in the foregoing Bill of Particulars are true as he verily believes.

A. A. Stambaugh
 Sworn to before me and subscribed in my presence this 12 day of Feb 1924.
 A. B. Oakes
 Notary Public

Feb. 13, 1924 - Summons issued returnable Feb 20, 1924 at 9 A. M.

Feb. 13, 1924 - The regular, Constables being otherwise officially engaged, Sam H. Hensley is hereby appointed + qualified as Spec. Constable in this case.

Apr 26, 1924 - Read of A. A. Stambaugh atty for Pltf \$590 the costs to date in this action.
 J. C. Hartshorn, JP.

WITNESSES,
 Apr 26, 1924 - Read 260 my costs
 Sam H. Hensley Cons

Feb. 20, 1924 - writ Feb 13, 1924 day of Feb. 1 typed copy with the Standard Oil Lumber + Mfg Co. Fees Service

Feb 20, 1924 - wr appear. time or for of Particulars that Pltf sum of \$2942 and later taxed at

Mar 3, 1924 is issue

UNDERTAKING FOR STAY OF JUDGMENT
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking _____
 execution to be entered herein, u _____
 In pursuance of the Statutes i _____
 and provided, I, _____
 as surety for the stay of executi _____
 judgment of _____
 against _____
 hereby promise and undertake to _____
 of said judgment, interest and cos _____
 may accrue.

Taken by and signed and ack _____
 me, and surety approved, this _____
 _____ A. D. 19 _____

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above jud _____

CIVIL DOCKET

Paris

Township, Union County, State of Ohio.

Feb. 24, 1924 Summons returned indorsed; Received this writ Feb 13, 1924, and I served the same on the 14 day day of Feb. 1924 on the dependant by leaving a certified copy thereof, and of the indorsement thereon with the owner + manager Albert C. Wheeler, of the U.S. Lumber + Mfg Co personally. Fees Service \$80; mileage .50 Sam J. Hensley, Sp. Constable

Feb 20, 1924 - 9 A. M. Time set for trial, Plaintiff did not appear. The dependant failed to appear at that time or for one hour thereafter. The plaintiffs Bill of Particulars being verified, It is considered by me that Plaintiff recovered from this dependant the sum of Thirty + 1/200 Dollars (\$30.50) being account and interest to this date and its cost herein taxed at \$380

J. Surtshom, J.P.

Mar 3, 1924 - The ten days having expired, execution is issued

Att'y for Plff.
Att'y for Deft.
with interest
at 6 per cent. and costs.
Feb. 20 1924
costs \$ 380
1924, the said
upon the following
owing, to-wit:
Oil Co
se of action
from the
entry - since
it claims
on account
a copy
marked
hereof,
and enclosed
sum of \$2942
my of Oct
Att'y for Plff.

first duly
that he
attiff; that
duty
of the
read the
ars, and
allega-
oidly
as the
ugh
subscribed
of Feb 1924.
ary Public
nel re-
A. M.
Constable
ly en-
is hereby
(As Spec)

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 19____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 19____ from _____
_____ Dollars
payment in full on the above judgment and costs.
_____ A. D. 19____

APPEAL BOND
On the _____ day of _____ 19____, said _____ entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant } _____ County, Ohio.
Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
Justice of the Peace.

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JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	10	
Taking and certifying Affidavits, ea.,	40		
Docket, Index, Appce., per 100 w.,	10	50	
Summons, each deft. named in writ,	5	40	
Issuing Subpoena,	5		
Continuance or Adjournment, ea.,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attach. for Witness or Juror each,	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ. Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to Pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each,	5		
Sitting in the Trial, (defense interposed)	1.00	1.00	
Entering Judgment,	40	80	
Judgment on the Docket,	15		
Recognizance of a Witness or of bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon Judgments 4 per ct.	15		
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
En. discontinuance or satisfaction, ea.,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., ea.,	25		
Cart Bill		50	
		330	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	80	
Mileage miles, 1st mile 20c, ea. add'l 5	5	50	
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attach. for Witness or Juror, ea. pers'n,	40		
Serv. and Ret. Order of Attach. " "	40		
" " Order Sale or Vendi " "	40		
" " Notice to Garnishee " "	40		
" " Order on Garnishee " "	40		
" " Writ of Replevin " "	40		
" " Writ of Restitution " "	40		
" " Order of Arrest " "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or Setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			

JURY,		Piffs. Costs	Defts. Costs
Said Oct 31, 1924		3.00	
Nov 24		4.00	
Dec 29		2.00	
		2.00	

WITNESSES,

Spear + Co
 Plaintiff
 No. 184 vs.
J. M. Harrison
 Defendant

Action on *Account*
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ *3895* with interest from 19, at per cent. and costs.
 Judgment for *Oct 31 1924*
 \$ *3895* and costs \$

Be It Remembered, That on the *25* day of *Oct* 19*24* the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
J. M. Harrison in account with Spear + Co. Pittsburgh, Pa.

Apr 20, 1923 - Suite 70 \$3995. 3-24 \$100
 Total Am't of Charges \$*3995*. Total Am't of credits *100*. Bal Due on account \$*3895*

Sworn to
 The regular constables being otherwise officially engaged I appointed & qualified *Sam H. Hensley*, Special Constable in this case.
Oct 25, 1924 Summons issued returnable *Oct 31, 1924* at 10 A.M. and delivered to *Sam H. Hensley* Special Constable.

Oct 27, 1924 - Summons returned indorsed; Read this writ *Oct 25, 1924* and *Oct 27, 1924*, I served the same on the Defendant by leaving a certified copy thereof and of the indorsements thereon with him personally.
 Fees .80 Serv'g Mi. 50 *Sam H. Hensley*

Oct 31, 1924 10 A.M. Time set for trial. Defendant *J. M. Harrison* appeared and confessed judgment. It is therefore considered by me that Plaintiff recover of said Defendant the sum of \$*3895* and costs herein taxed at \$

J. C. Hartshorn
 J.P.

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, w
 In pursuance of the Statutes in
 and provided, I, _____
 as surety for the stay of executi
 judgment of _____
 against _____
 hereby promise and undertake to
 of said judgment, interest and cos
 may accrue.

Taken by and signed and ack
 me, and surety approved, this _____
 _____ A. D. 19 _____

SATISFACTION OF JUD
 Received _____
 payment in full on the above jud

Paris

Township, Union County, State of Ohio.

ount

Att'y for Plff.

Att'y for Deft.

895 with interest at per cent. and costs.

Oct 31 1924 costs \$

1924 the said upon the following

owing, to-wit: at with

3-24 \$100 Total due on

being engaged & Sam H. able in

issued at 10 A.M. Hensley

rued in Oct 25, 1924 the same having a of the with him

Hensley

serv for Wilson judgment ed by me of said 95 and

ntshorn J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 19 _____

The defendant came, and by _____

his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____

against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 19 _____ from _____

_____ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19 _____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff } Before _____

vs. Justice of the Peace _____ Township, _____

Defendant } _____ County, Ohio.

Whereas, on the _____ day of _____ A. D. 19 _____, the said _____

obtained a judgment against the said _____ on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-

out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,

will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____

A. D. 19 _____

Justice of the Peace.

Adele M. Cheney
vs
Margaret A. Fisher.

no. 38

June 21, 1916 - Order of attachment returned indorsed. Rec'd this writ, after diligent search, I have been unable to find defendant Margaret A. Fisher or her residence within my jurisdiction, Union County. This writ returned this 21st day of June 1916.

No fees.

Sam H. Hensley, Constable.

July 31, 1916 -
by James M.
to appear a
request of
considered
M. Cheney vs
Fisher the
at 670 and

July 31, 1916 -
on costs +

June 21, 1916 - Defendant Margaret A. Fisher, found to be a non-resident, this cause is adjourned for 40 days, to wit July 31, 1916 at 9 a.m.

July 22, 1916 - Proof of publication filed as follows:

Attachment

Adele M. Cheney, Plaintiff

vs

Margaret A. Fisher, Defendant

Before John C. Hartshorn, J.P.
of Paris Tp. Union Co. Ohio

On the 21st day of June 1916 said Justice issued an order of attachment and garnishment in the above action, for the sum of \$20.00

Marysville, Ohio July 5, 1916,

Adele M. Cheney.

State of Ohio, Union County ss.

Personally appeared before me John H. Shearer and made solemn oath, that the notice, a copy of which is hereto attached was published for three consecutive weeks on and next after July 5, 1916 in the Marysville Tribune, a newspaper of general circulation in the county aforesaid.

John H. Shearer.

Sworn to before me and signed in my presence this 22nd day of July A. D. 1916

J. M. Huber, Notary Public

Printers Fees \$2.00

July 31, 1916 - Rec'd of Arthur B. Simons as garnishee \$20.00 amount in his hands due defendant.

July 31, 1916 - 9 a. m. Time set for trial. Plaintiff appeared by James M. Campbell her attorney. Defendant failed to appear at that time or for one hour thereafter. At request of plaintiff judgment is entered. It is therefore considered by me on this day that said plaintiff Adele M. Cheney recovers from said Defendant Margaret A. Fisher the sum of Twenty + 98/100 Dollars with interest at 6% and her costs herein taxed at \$7.00.

July 31, 1916 - Twenty dollars rec'd from garnisher applied on costs + judgment.

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Continued from page 59.

Patrick J. Gallagher }
 65

James R. Long }

Dec. 26, 1916 - Plaintiff's subpoena returned indorsed; showing service on Jake Wilkins (26 mi), Jake Fredrick (26 mi) William Pinney not found.

Fees Serv. 35 Mi. 2.65 Copy .50 Fred Ormerod, Constable

Dec. 27, 1916 - 10 A.M. Time set for trial, Plaintiff and Defendant appeared by attorneys. Defendant asked for a jury and being entitled to one, the motion was granted. From a list of 18 names the following were selected by striking out according to law: W.T. Arnold, Ed Berger, Phillip Burns, F.L. Forry, C.O. Herd + F.M. Taylor. Defendant asked for a continuance, and the same is granted at his cost. January 3, 1917 at 9 A.M. set for trial. Venire issued for jury and delivered to Fred Ormerod Constable. Plaintiff's witnesses, Jake Wilkins, Jake Fredrick + William Pinney appeared in obedience to subpoena. B.F. Stanfield subpoenaed for Pcty.

Dec. 27, 1916 - Venire for jury returned indorsed: Dec. 27, 1916 personally served W.T. Arnold, Ed Berger, Phillip Burns, F.L. Forry, C.O. Herd + F.M. Taylor.

Fees Serv. \$100 Mi. 20 Fred Ormerod, Const.

Dec. 27, 1916 - Subpoena for Defendant's witnesses issued as follows: B.F. Long, E.L. Bricker, Rice Long, Oscar Straley, Mollie Straley, Asa Long, James Long, N.L. Brooker, Elizabeth Brooker. The same was delivered to Defendant for service.

Jan. 3, 1917 - Defendant's subpoena returned indorsed service by mail on B.F. Long (38 mi), Asa Long (42 mi), James Long (38 mi) Oscar Straley (65 mi), E.L. Bricker (65 mi), Lizzie Bricker (65 mi).

Jan. 3, 1917 - 9 A.M. Time set for trial, Plaintiff and Defendant appeared with their attorneys. The following jurors appeared: Phillip Burns, F.L. Forry, C.O. Herd + F.M. Taylor. Jurors W.T. Arnold + Ed Berger showing good cause, were excused. Plaintiff and Defendant consented to trial with four jurors. Challenged and accepted, sworn according to law. Following witnesses for plaintiff were sworn: Patrick Gallagher, Jake Wilkins, Jake Fredrick + W.M. Pinney, and B.F. Stanfield. For Defendant: James R. Long, B.F. Long, Asa Long, James Long, Oscar Straley, E.L. Bricker, Lizzie Bricker.

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The trial proceeded, after hearing the evidence, argument of counsel and the charge of the Court, the jury were conducted to their room for deliberation by Fred Arneson constable. Later the jury came into open court with their verdict in writing signed by each juror and by C. O. Herd, their foreman, said verdict being as follows: We, the jury in the above action, find for the defendant, C. O. Herd, G. L. Forry, Phillip Burns + F. M. Taylor. C. O. Herd, Foreman.

It is therefore, on this 30th day of January 1917, considered by me, that Defendant go hence without day and recover his costs herein,

J. C. Hurstson, J.P.

Jury paid by the Defendant \$329.

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Edw. B. C. Deitz vs Whose Little Girl Are You Co. et al
 from page 75

Inventory and Appraisement

Edward B. C. Deitz

vs
 Whose Little Girl Are You Co

An inventory and appraisement of property attached by the undersigned Sam H. Hensley Constable of Paris Township Union County Ohio, at the suit above mentioned made this 17 day of February 1917 upon actual view by said Constable, and L. J. Zummer and James Esy, two householders of said county, the appraisers being first duly sworn by said Constable to-wit:

One Outside sign frame	10.00	Sam H. Hensley
1 Adv. Frunk & Contents	8.00	Constable
1 Bundle Drops	20.00	L. J. Zummer
1 Wardrobe Frunk & Contents	225.00	Appraiser
1 Prop Frunk & Contents	100.00	James Esy
1 Bdl Batons & 1 Groundrow	3.00	Appraiser
	<u>366.00</u>	

Feb. 20, 1917 - Order of attach. + Notice to Garnisher returned ind:
 Feb. 16, 1917 at 9 P. M. I served Al Shay garnisher with a copy of this order, and a written notice to appear and answer etc by leaving said copy of this order + said notice with him personally, a copy of which notice is herunto annexed. I also served the defendant with a true copy of this order personally by leaving same personally.
 Sam H. Hensley Const.

Feb. 17, 1917 - Al Shay garnisher paid to the constable \$49.55 Company's per cent of box office receipt and was discharged from further obligation in this matter.

Feb. 20, 1917 - Summons returned indorsed: Rec'd this writ Feb. 16, 1917, and I served the same on the 16th day of Feb. 1917, on the defendant by leaving a certified copy thereof and of the indorsements thereon with Al Shay personally.

Fees Serv. 1.05 copy .50 Mi. .20
 Sw rap. 1.00 Assistant 1.50
 Sam H. Hensley, Cons.

Feb. 20, 1917 - 9 a. m. Time set for trial. Plaintiff and Defendant appeared by attorneys. Defendant moved the Court to dissolve the attachment on ground of wrong defendant in affidavit, Argued by Counsel. Motion overruled. Defendant demanded a Jury trial. Same was granted and cause continued until Feb. 23, 1917 at 1 o'clock P. M.

Feb. 20, 1917 - In the presence of attorneys for plaintiff and defendant Jury was struck according to law. The fol-

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living jurors were selected: S. F. Barr, Ves Baughman, Gilbert Belt, Ed Berger, Alvi Graham + C. C. Penhollowood.

Feb. 23, 1917 - Venire for jurors issued returnable Feb. 23, 1917 at 1 P.M. and delivered to Sam H. Hensley, Constable.

Feb. 23, 1917 - Venire returned showing personal service on each of the above jurors. Fees Sw. 1.00 Mi. 20 Copy 1.50

Feb. 23, 1917 - 1 P.M. Time set for trial. Plaintiff and Defendant present by attorneys. Calling of jurors by Constable, S. F. Barr, Ves Baughman, Gilbert Belt, Ed Berger + Alvi Graham found present. Parties consented to trial by five jurors. Defendant moved a continuance of 30 days. Argued by counsel. Motion overruled. (Exceptions noted for defendant). Defendant filed Answer and Cross-petition as follows: Now comes the defendant the Blanchard Amusement Company and admits that it is a corporation, under the laws of ~~Ohio~~, but denies each and every other allegation in the plaintiffs bill of particulars. By way of answer and cross-petition, the defendant says the plaintiff Edward B. S. Dietz, is indebted to the said The Blanchard Amusement Co. for damages the sum of Three Hundred (\$300.00) for attaching and retaining show property in this court, when no wages or other claims were due said plaintiff, including expenses for a dark house at Jamestown Ohio, and salaries for loss of actors, wherefore this defendant prays that they may be allowed the sum of \$300.00 for damages, and such other and further relief as is just.

The Blanchard Amusement Co.
Per John L. Loughrey, Attorney.

Second clause of Defendants Bill of Particulars ruled out by Court on ground of being damages for "Malicious Prosecution and not in the jurisdiction of Justice's Court. (Exceptions noted for defendant).

Jury examined and being accepted were sworn according to law. Cases stated by counsel for plaintiff and defendant, Edward B. C. Dietz sworn as witness.

After hearing the testimony, argument of counsel and charge of Court, were conducted to their room by the constable and entered into deliberation. Later came the jury into open court with their verdict in writing as follows: We the jury, find for the Plaintiff and fix the amount plaintiff shall recover from the Defendant at, \$80.67. S. F. Barr, S. Baughman, G. A. Belt, Ed G. Berger Alvi Graham, A. F. Barr, Foreman

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Edw. B. C. Deitz vs The Blanchard Amusement Co.

It is therefore considered by the court on this 23rd day of Feb. 1917, that said plaintiff Edward B. C. Deitz recover from said Defendant, The Blanchard Amusement Co. the sum of Eighty + 67/100 Dollars and his costs herein taxed at \$_____.

J. C. Hurtshorn, J.P.

Feb. 23, 1917 - Defendant gave notice of appeal.

Feb. 26, 1917 - Defendant filed an appeal bond in the sum of Two Hundred and Ten Dollars, with the Maryland Casualty Co. as surety and the same was approved by me.

March 3, 1917 - Defendant asked for transcript of proceedings in this action, and being paid the legal fee therefor, said transcript was prepared and delivered to John L. Longhrey, Atty for Defendant.

March 2, 1917 - Plaintiff filed an undertaking for costs in this court signed by himself and John W. Anderson as surety. Same approved and cash deposit returned to him less \$3.75 paid out to the Jury.

July 25, 1917
July 24, 1917 -
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Longberry vs Clapsaddle - from page 115,

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July 25, 1917 - Venire for jury returned indorsed:
July 24, 1917 - Personally served Berry Hannawalt, William Cahill, James Guy, Edward Blain, B. F. Carmean and H. E. Conkright, Fees serv. 1.00 Mi. 20. Sam H. Hensley, Const.
July 25, 1917 - Subpoena issued for Alougo Robinson, Deps. Returned showing service by Defendant.

July 25, 1917 - 9 a.m. Time set for trial. Adjourned to 12:30. account plaintiffs atty being otherwise engaged: 12:30 P.M. parties appeared with their attorneys. Defendant moved the court that he be allowed the opening and closing of argument & evidence. Motion overruled. Plaintiff moved that court instruct jury to bring in verdict for plaintiff. Motion overruled. Following jurors, impanelled, examined and sworn: Berry Hannawalt, William Cahill, James Guy, Edward Blain, B. F. Carmean & H. E. Conkright. Witnesses for plaintiff sworn: C. R. Longberry, Jessie Smith, Sylvia Longberry & J. H. Stewart. For the Defendant: James Clapsaddle, Alougo Robinson & Blanche Clapsaddle. The jury after hearing the evidence, argument of counsel and charge of the court entered into deliberation. Later the jury brought in the following signed verdict: We, the jury, do find that the Defendant is guilty, in manner and form as the plaintiff has in his complaint set forth; and that the matters therein stated are true. Dated July 25, 1917.

B. F. Carmean, Foreman

B. F. Carmean
H. E. Conkright
B. Hannawalt
Wm Cahill
E. N. Blain
James Guy

July 25, 1917 - It is therefore considered by me, that the said plaintiff have restitution of the premises mentioned and described in his said complaint and recover from said defendant the costs herein taxed at _____

J. Hartshorn, J.P.

July 26, 1917 - Writ of Restitution issued.
Aug 6, 1917 - Writ of Restitution returned indorsed: Aug. 26, 1917 - Rec'd this writ and restored plaintiff to his property and no money can be recovered of defendant for his costs + no further service had of this writ.

Sam H. Hensley
Constable

Rolly H. Doyle et al
vs
Clifford A. Meddles

Continued from Page 135

Oct. 20, 1917 - 9 a. m. Time set for trial, No service of summons being shown and property found this cause is adjourned for the period of 40 days or until service can be secured.

Oct. 24, 1917 - The following waiver was filed: Now comes the dependant, Clifford A. Meddles, by Geo. C. Snyder, his attorney, and waives the issuing and service of summons, and summons by publication in the above entitled case, and voluntarily enters his appearance therein,

Geo. C. Snyder
Atty for Dependunt.

Oct. 24, 1917

Case set for trial Oct. 25, 1917 at 9 am

Oct. 25, 1917 - 9 a. m. Time set for trial, Plaintiff present by attorney, dependant failed to appear at that time or for one hour thereafter but made default. At request of plaintiff, his bill of particulars being verified, It is therefore considered that said plaintiffs Rolly H. Doyle and Perry Sanders recover from said dependant Clifford A. Meddles, the sum of \$290 with their costs herein,

J. C. Hartshorn, J.P.

Oct. 29, 1917 at request of attorney for Dependunt transcript is prepared and delivered, Transcript + original papers filed in Common Pleas Court.

Nov. 3, 1917 - Dependunt filed appeal bond, The same is approved

Geo. E. Pa
vs
Clifford A.

Oct. 20, 1917
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Geo. E. Parish
vs
Clifford A. Meddles

(Continued from page 137.)

Oct. 20, 1917 - 9 a. m. Time set for trial. Return of writs showing no service on defendant, and ~~return of writs~~ in the hands of the constable, this cause is continued until service be obtained by publication or otherwise.

Oct. 24, 1917 - Defendant filed waiver as follows:
Now comes the defendant, Clifford A. Meddles by Geo. C. Snyder, his attorney, and waives the issuing of summonses, and summonses by publication, in the above entitled cause, and voluntarily enters his appearance therein.

Geo. C. Snyder
Atty for Defendant.

Oct. 24, 1917 - Trial set for Oct. 25, 1917 at 9 a. m.

Oct. 25, 1917 - 9 a. m. Time set for trial. Plaintiff appeared by attorney. Defendant failed to appear at that time as for one hour thereafter but made default. Plaintiff's Bill of Particulars being verified and at his request judgment is entered. It is therefore considered by me that said plaintiff Geo. E. Parish recover from said Defendant, Clifford A. Meddles, the sum of \$300.00 with his costs herein.

J. E. Hartshorn, J.P.

Nov. 9, 1917 - At Defendant's request and being paid the legal fee therefor a transcript is prepared and delivered to his attorney.

Nov. 3, 1917 - Defendant filed an appeal bond. The same is approved.

Baldwin Bros

vs
Wm Brundage & Sons

Wm Brundage, Thos. Brundage, J. G. Pratt, Pearl
McCullough, Pearl Patrick & Lewis Spain. After state-
ment by counsel trial proceeded. After the plaintiff
had rested, a motion was made by the defendant
that case be dismissed for the reason that evidence
did not show a cause of action under the statutes.
Motion argued by counsel. Motion was dismissed
to which Defendant objected. Exceptions noted.
Balance of evidence heard. After argument of
counsel and charge of the Court, the jury entered
into deliberation. Later the jury brought in the fol-
lowing verdict in writing: We, the jury find for
the Plaintiff and assess the damages against
the Defendants at \$93,40. Signed F. L. Fosdy
J. G. McCracken, B. Hannanult, J. W. Perkins and
by Monroe Aurine Foreman. Jury paid by the
Plaintiff, and discharged.

It is therefore considered by me on this 10th
day of July 1918, that said plaintiffs Baldwin
Bros. recover from said Defendants Wm Brundage
& Sons the sum of \$93.40 and their costs herein
taxed at \$ _____
J. C. Hartshorn J.P.

July 17, 1918 - William Brundage appeared with
W. S. Carpenter a resident of Union Co. Ohio
and entered into an appeal bond in the sum
of \$2500.00 and the same is hereby approved.

On request of defendant and being paid the
legal fee therefor, a transcript is prepared
and delivered to him.

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