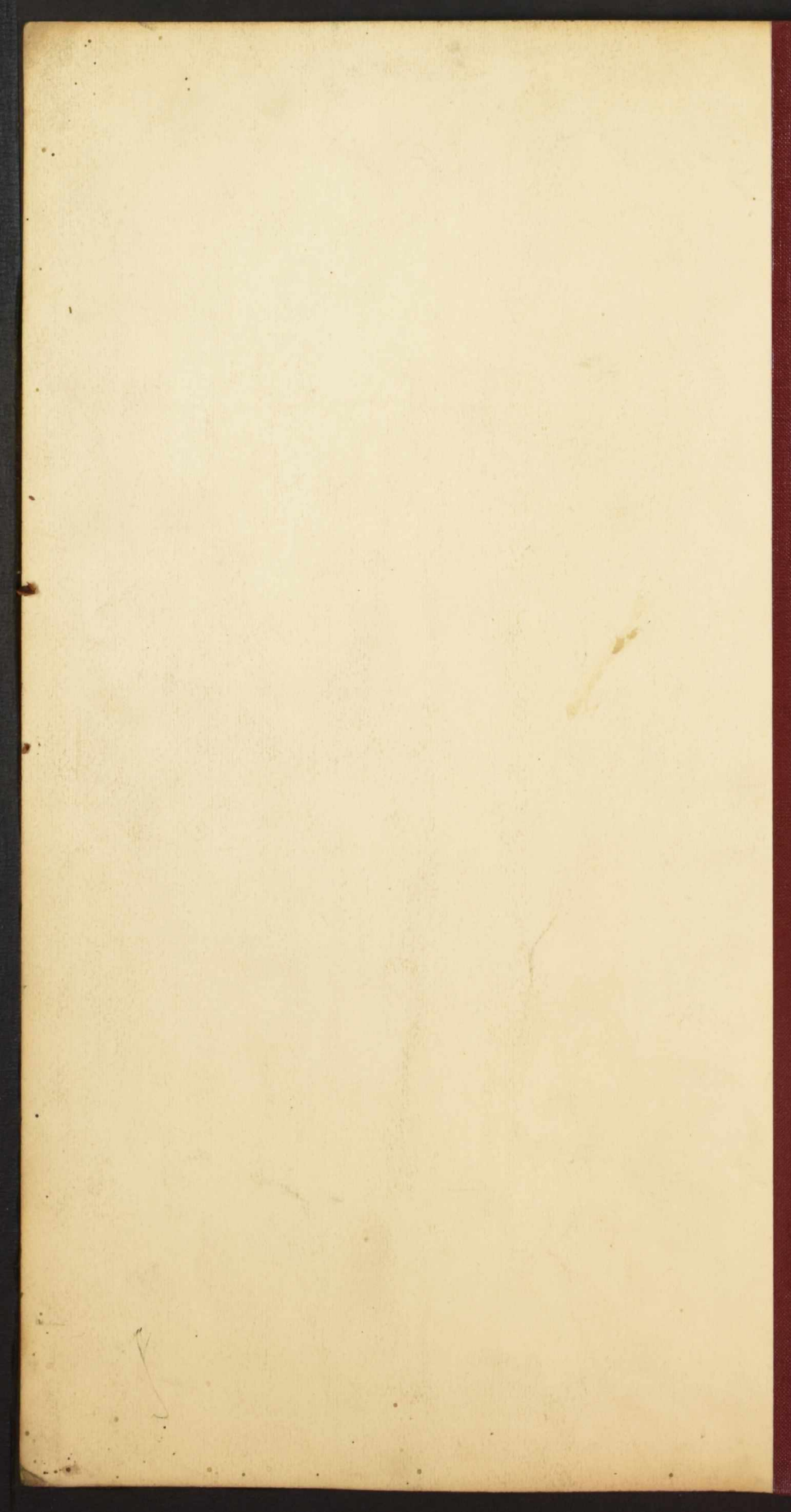


CIVIL
DOCKET

NO. 2

PARIS TP.



FRONT

PLAINTIFF

L-32-5 THE COL. B. B. MFG. CO. 9196

Appointment John Rupright	Trustee Paris Twp, Union Co O	5
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Ballard, J H	Vs	Woods, Christopher	45
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Baker, O L	Vs	Worthington, Everett	47
------------	----	----------------------	----

DEFENDANT

A
B

Borden, Ross

Adv

Hyland Mrs W D
for Willie Cook

79

Bolenbaugh, Frank

Alv

Putnam, Gertrude

63

C
D

PLAINTIFF

1-32-5 THE COL. B. B. MFG. CO. 9196

Corridan, Frank

Vs Chance, Harry

21

PLAINTIFF

1-32-5 THE COL. B. B. MFG. CO. 9196

Fain, Inc (Toledo)	Vs	Fisher, Dan	29
France, James	Vs	Radebaugh, Ed	49
Eirich, John	Vs	Grauman, William	55
Easterday, Sam F	Vs	Hannin, Gustave	75

E
F

DEFENDANT

Elliott, Walter and Fay	Adv	Westlake, E B	7
Ebright, Tom	Adv	Putnam, Gertrude	19
Elliott, Walter	Adv	The Union Co Lives stk Co	27
Evans, Howard	Adv	Westlak E B	81
Everhart, William	adv	Harry C Millington	77
Fisher, Dan	Adv	Fain, Inc (Toledo)	29

E
F

PLAINTIFF

1-32-5 THE COL. B. B. MFG. CO. 9196

Myland, Mrs W D
for Willie Cook

Vs

Borden, Ross

79

G
H

Hawley, Maude
Hill, Willard G
Hoffman, Alfred A

Vs

vs

Vs

Richards, Orville
Shirk, Winfield
Hoffman, Elizabeth

17

37

39

DEFENDANT

Grauman, William

Adv

Eirich, John

55

Hoffman, Elizabeth
Hannan, Gustave

Adv
Adv

Hoffman, Alfred A
Easterday, Sam F

39
75

G
H

PLAINTIFF

1-32-5 THE COL. B. B. MFG. CO. 9196

Jones, Honey

VS

Speakman, Ray

33

I
J

DEFENDANT

Jenny, Howard T Adv

Jenny, Carl T

31

I
J

PLAINTIFF

1-32-5 THE COL. B. B. MFG. CO. 9186

Luke, Wm R et al	Vs	Richard, Orville	41
Lazarur, F & R & Co	Vs	Worstell, Charles R	53

Kinnear, Georganna	Vs	Kinnear, Dean	61
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K
L

DEFENDANT

Kinnear, Dean

Adv Kinnear, Georganna

61

K
L

PLAINTIFF

L-32-5 THE COL. B. B. MFG. CO. 9196

Myers, Milo L

Vs Radebaugh, E C

67

Millington, Harry C

vs William Everhart

81

M
Mc

DEFENDANT

Moehn, Ray

Myers ?ilo L

Adv Putnam, Gertrude F

Frank C alloway

35

91

M
Mc

PLAINTIFF

1-32-5 THE COL. B. B. MFG. CO. 9196

N
O

DEFENDANT

Nickle, Mike

Thorpe, Frances K, dba
Clock Service Station

1

Overfield, Chester

Adv

Smith, S M

15

N
O

PLAINTIFF

1-32-5 THE COL. B. B. MFG. CO. 9196

Putnam, Gertrude	Vs	Dodd, Theodore	13
Putnam, Gertrude	Vs	Ebright, Tom	19
Patterson, Louis	Vs	Cook, Robert	23
Putnam, Gertrude F	Vs	Dodd, Theodore	25
Pontius Coal & Sup Co	Vs	Jenny Oerl	31
Putnam, Gertrude F	Vs	Moehn, Ray	35
Putnam, Gertrude	Vs	Bolenbaugh, Frank	63

P
Q

DEFENDANT

P
Q

PLAINTIFF

1-32-5 THE COL. B. B. MFG. CO. 9196

Roades, Everett

Vs

Collins, Walter

3

Smith, S M

Vs

Overfield, Chester

15

Swink, H V

Vs

Dodd Theodore

83

R
S

PLAINTIFF

1-32-5 THE COL. B. B. MFG. CO. 9196

Thorpe, Frances K dba

Clock Service Station

Nickle, Mike

1

The Union County Live-
Stock Sales Co

Elliott, Walter

27

T
U

DEFENDANT

T
U

PLAINTIFF

1-32-5 THE COL. B. B. MFG. CO. 9196

Westlake E B		Elliott, Walter & Fay	7
Worstell, Charles R		Ex-Parte	11
Willis, Mrs Levi F	Vs	Rausch, Louis	43
Wilson, Dr E H	Vs	Streng, Leroy	53
Westlake, E B	Vs	Evans Howard	77

V
W

DEFENDANT

Woods, Christopher	Adv	Ballard ,J H	45
Worthington, Everett	Adv	Baker, O L	47
Worstell, Charles	Adv	F & R Lazarus & Co	55

V
W

PLAINTIFF

1-32-5 THE COL. B. B. MFG. CO. 9196

X
Y

DEFENDANT

X
Y

PLAINTIFF

1-32-5 THE COL. B. B. MFG. CO. 9196

Z

DEFENDANT

CIVIL DOCKET

1

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. B. B. MFG. CO. 9195

Frances K Thorpe dba
Clock Service Station

Hoopes, Sanders & Hoopes Att'y for Plff.
Att'y for Deft.

Case No. 163 vs. Plaintiff.....

Am't claimed, \$ 106.76 with interest from
19 , at per cent and costs.

Mike Nickle

Judgment for Plaintiff
May 14 1941, at \$ 106.76

Action on Defendant.....

For Money Only

and costs \$

BE IT REMEMBERED, That on the 8th day of May 1941, 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 asks judgment against the defendant in the sum of
\$106.76 upon an account, a copy of which is hereto attached
marked "Exhibit " and made a part hereof.

Signed: Frances K Thorpe

State of Ohio
Union County ss

Frances K Thorpe, being first duly sworn says that she is the
Plaintiff herein and that the facts stated and allegations con-
tained in the foregoing Bill of Particulars are true as she
verily believes.

Frances K Thorpe

Sworn to before me and subscribed in my presence, this
8th day of May 1941.

Martha L Myers
Notary Public, Union Co, O

May 8, 1941-Affidavit for Attachment filed as follows: Frances K
Thorpe, being first duly sworn, says that she is the Plaintiff in
the above entitled case; that the Defendant has assigned, removed
or disposed of, is about to about to assign, remove or dispose of
his property, or part thereof, with intent to defraud his creditors.

Affiant further says that she has good to believe, and does be-
lieve that Harold Cameron, Clerk of Courts of and within said County
of Union, has in his possession property of said Defendant liable to
be attached in this action, to-wit: money paid him by Roscoe Con-
nelly for a judgment rendered in favor of the said Mike Nickle.

Frances K Thorpe

Sworn to before me and signed in my presence, this 8th day of
May 1941.

Martha L Myers
Notary Public, Union Co, O

May 8, 1941-Bond for order of Attachment filed: We bind ourselves
to the Defendant Mike Nickle in the sum of Two Hundred Dollars
that the Plaintiff Frances K Thorpe, will the Defendant all dam-
ages not exceeding \$200.00 which he may sustain by reason of the
attachment in this action, if the order is wrongfully obtained.

Dated May 8 1941.

Frances K Thorpe
C E Brooks

Executed before me in my office and the sureties thereon ap-
proved this 8th day of May, 1941.

J C Hartshorn
Justice of the Peace

May 8, 1941-Order of Attachment, Summons and Notice to Garnishee,
returnable May 14, 1941 at 10 o'clock A M and delivered to E T
Mohler Constable.

May 9, 1941-Summons, Order of Attachment and Notice to Garnishee,
returned indorsed: Received this Order and Summons on the 8th day
of May 1941 at 5 o'clock P M, No property or effects found, I could
not come at the property alleged to be in the possession of the
within named garnishee and on May 9, 1941 at 9 o'clock A M, I served
Harold Cameron, Clerk of Courts said garnishee with a copy of this
order and a written Notice to appear and answer and answer (

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19 _____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute _____ appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against _____ he _____ will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

I approve the above bond with the surety thereto, this _____ day of _____ 19 _____ Justice of the Peace

J C Hartshorn Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	E T Wohler Constable		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,-3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't, 2 Defts., each	1.00	2 00	
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c; / add'l m., each	.15	65	
Taking Security for Costs	.60			Service of Order of Eject't Defts., each	1.00		
Indexing Case Plffs. and Defts., each	.10	20		Mileage, 1st m., 50c; add'l m., each	.15		
Taking and Certifying Affidavits, each	.80			Service of Order of Rest'n, Defts., each	1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80	80		Mileage, 1st m., 50c; add'l m., each	.15		
Issuing summons Defts., each	.40	40		Service of Writ of Replevin, Defts., each	1.00		
Issuing Order of Attachment	.70	70		Mileage, 1st m., 50c; add'l m., each	.15		
Issuing Order of Arrest	.70			Service of Summons Persons, each	.80	80	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c; add'l m., each	.15		
Granting Continuances, each	.40			Service of Subpoenas, Persons, each	.80		
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c; add'l m., each	.15		
Issuing Subpoena Persons, each	.10			Service of Venire, Persons, each	.80		
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c; add'l m., each	.15		
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee, Persons, each	.80	80	
Swearing Witnesses, each	.10			Mileage, 1st m., 50c; add'l m., each	.15		
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.80		
Hearing Case on Appearance without Trial	1.00	1 00		Mileage, 1st m., 50c; add'l m., each	.15		
Hearing Case When Defense is Interposed	2.00			And 6% on \$ thus collected			
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices Persons, each	.80		
Hearing Motions or Demurrers, each	1.00	60		Mileage, 1st m., 50c; add'l m., each	.15		
Pronouncing Judgment	.80			Attending During Jury Trial, each case	2.00		
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50		
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00		
Issuing Writ of Restitution	.60			Advertising Property for Sale, by Posting	1.00		
Numbering and Filing 5 Necessary Papers, each	.10	50		Taking and Returning Bonds, each	.80		
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		4 25	
Iss'g Execution Against Property or Person	.80						
Foundage—4% on \$ collected							
Making Transcript, Including Certificate	2.50						
Signing and Certifying Bill of Exceptions	.50						
Reducing Testimony to Writing in Bastardy Proceedings	1.50						
Issuing Other Writs or Orders, each	.75			JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357			
Making Itemized Cost Bill	.50	50		Names			
Making Certificate of Judgment	.25						
Noting Return Certificate of Judgment	.10						
		5 40					
WITNESS FEES, Gen'l Code, Sec. 3012	No. of Miles			RECAPITULATION			
Names				Justice's Fees	5 40		
June 18, 1941—Constable paid. Receipt filed		4 25		Constable's Fees	4 25		
				Witness Fees,			
				Juror's Fees,			

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19 _____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

The above Bond approved this _____ day of _____ 19 _____ Justice of the Peace

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

(a copy of which notice is hereunto annexed) personally.

I also on the 8 day of May 1941 served the defendant with a true copy of the Order and of the summons with indorsement thereon with him personally.

Service Order,Def	\$1.00	E T Mohler
Mileage 2 mi	.65	Constable
Service Order Garn	1.00	
Service Notice	.80	
Service Summons	.80	
	<u>4.25</u>	

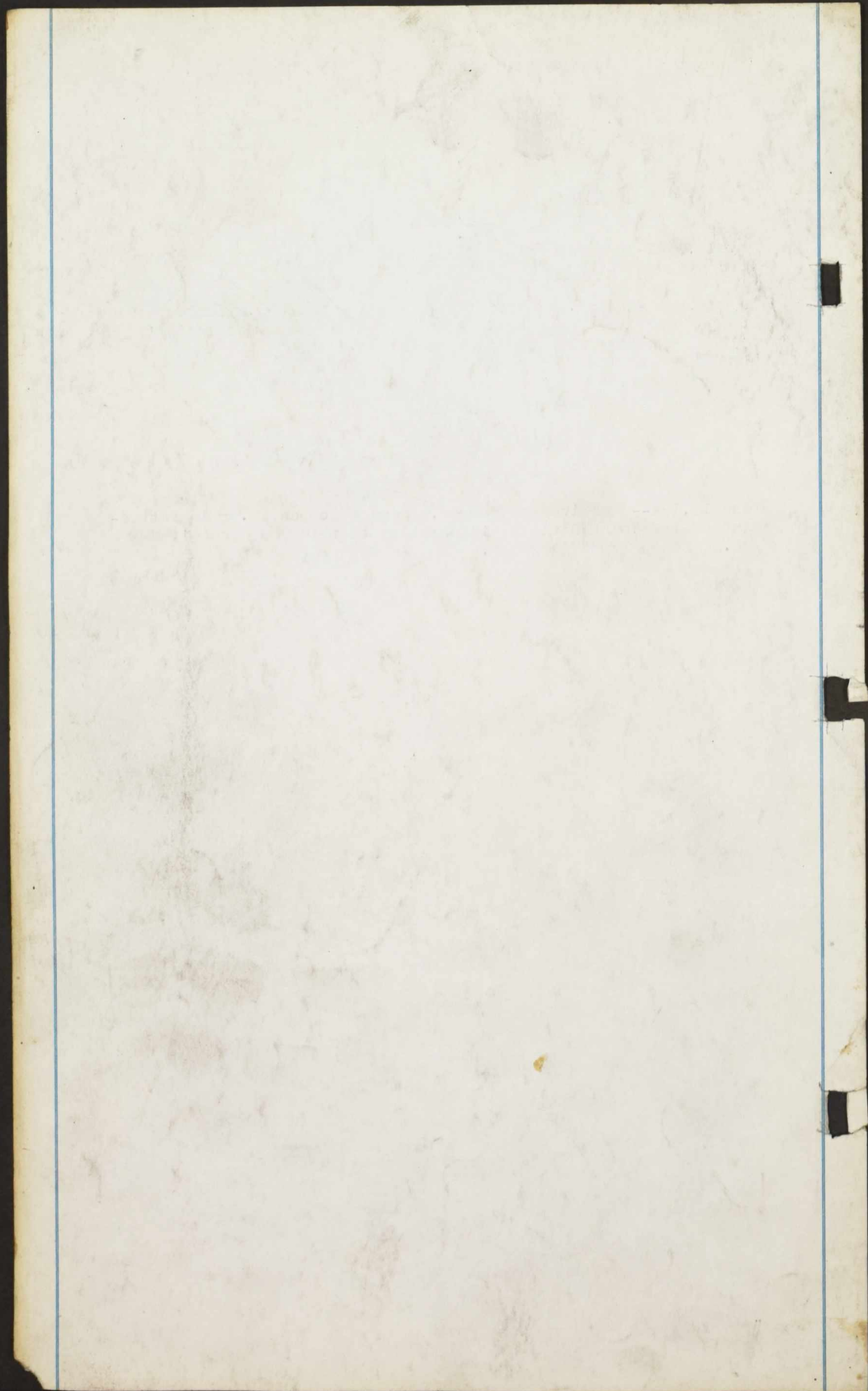
May 14,1941-On motion of Plaintiff examination of garnishee is is continued to T

May 14,1941-10 A M. 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 thereupon on t is day, considered by me that the said Francis K Thorpe,Plaintiff recover of the Defendant, Mike Nickle One hundred and Six & 76/100 Dollars and her cost herein taxed at _____

J. A. Hartshorn

Justice of the Peace

June 18,194-- Received of Hoopes,Sandes & Hoopes \$9.65 in settlement of J P Court Cost and information that they had received \$26.24 to apply on judgment,



CIVIL DOCKET

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. P. S. MFG. CO. 9195

Everett Roades	Plaintiff.....	William J Porter	Att'y for Plff.
Case No. 164	vs.	Am't claimed, \$ 20.00	with interest from
Walter Collins	Defendant.....	May 23	1941, at 6 per cent and costs.
Action on	Money Only	Judgment for	Plaintiff
		May 27	1941, at \$ 15.00
		and costs \$	

BE IT REMEMBERED, That on the 23rd day of May 1941, 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 of the sum of \$20.00 with interest from the 23rd day of May 1941 being the balance due on account for work and labor performed.

Plaintiff further says that the account originally was \$31.00 and that the defendant from time to time has paid the sum of \$11.00 but has refused to pay the remaining \$20.00.

Wherefore Plaintiff prays judgment in the sum of \$20.00 with interest from the 23rd day of May 1941 and for such other and further in the premises to which he may be entitled and costs.

William J Porter
Attorney for Plaintiff

State of Ohio
County of Union ss

Everett Roads being first duly sworn deposes and says that the facts stated and the allegations herein are true as he verily believes.

Everett Roads

PRAECIPE

To Justice John C Hartshorn:

Issue summons in the above entitled case on the defendant Walter Collins directed to any Constable of Paris Township, Union County Ohio. Endorse thereon action for money amount claimed 20.00 with interest from the 23rd day of May 1941 and for such other and further relief in the premises to which he may be entitled and costs.

William J Porter
May 23, 1941-Summons issued for the said Walter Collins, returnable May 27, 1941 at 10 o'clock A M and delivered to E T Mohler, Constable. Who on the same day made return showing service.

Services .80
Mileage 1.55
E T Mohler, Constable
May 27, 1941-Time set for trial. Plaintiff appeared with his Attorney. Defendant appeared in person. The trial proceeded.

Plaintiff, defendant and Cecil Collins, sworn as witnesses.

After hearing the testimony and arguments and by agreement judgment is entered for \$15.00. It is thereupon considered and adjudged by me that the said Everett Roades, plaintiff recover from the defendant Walter Collins the sum of \$15.00 and the cost herein taxed at

J C Hartshorn
Justice of the Peace

Defendant agreeing to settle judgment and cost by June 7, 1941
Issuance of Execution is withheld.

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19 _____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute _____ appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against _____ he _____ will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

I approve the above bond with the surety thereto, this _____ day of _____ 19 _____ Justice of the Peace

Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Constable		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1, 3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't	Defts., each 1.00		
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c;	add'l m., each .15		
Taking Security for Costs	.60			Service of Order of Eject't	Defts., each 1.00		
Indexing Case	Plffs. and Defts., each .10	20		Mileage, 1st m., 50c;	add'l m., each .15		
Taking and Certifying Affidavits, each	.80			Service of Order of Resti'n,	Defts., each 1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing summons	Defts., each .40	40		Service of Writ of Replevin,	Defts., each 1.00		
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order of Arrest	.70			Service of Summons	Persons, each .80	80	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c;	add'l m., each .15	1 55	
Granting Continuances, each	.40			Service of Subpoenas,	Persons, each .80		
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Subpoena	Persons, each .10			Service of Venire,	Persons, each .80		
Issuing Venire	Persons, each .10			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order on Jailer for Prisoner	.80			Service of Notice to Garnishee,	Persons, each .80		
Swearing 3 Witnesses, each	.10	30		Mileage, 1st m., 50c;	add'l m., each .15		
Swearing Jury	.40			Service of Exec'u'n against Prop. or Person	.80		80
Hearing Case on Appearance without Trial	1.00			Mileage, 1st m., 50c;	add'l m., each .15		1 70
Hearing Case When Defense is Interposed	2.00	2 00		And 6% on \$ _____ thus collected			1 75
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices	Persons, each .80		
Hearing Motions or Demurrers, each	1.00			Mileage, 1st m., 50c;	add'l m., each .15		
Pronouncing Judgment	.80	80		Attending During Jury Trial, each case	2.00		
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50		
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00		
Issuing Writ of Restitution	.80			Advertising Property for Sale, by Posting	1.00		
Numbering and Filing _____ Necessary Papers, each	.10	30		Taking and Returning Bonds, each	.80		
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to		1 00	
Iss'g Execution Against Property or Person	.80			For Moving and Storage of Goods			
Poundage—4% on \$ _____ collected				For Care of Animals		465	
Making Transcript, Including Certificate	2.50					2 35	
Signing and Certifying Bill of Exceptions	.50						
Reducing Testimony to Writing in Bastardy Proceedings	1.50			JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357			
Issuing Other Writs or Orders, each	.75			Names			
Making Itemized Cost Bill	.50	50					
Making Certificate of Judgment	.25						
Noting Return Certificate of Judgment	.10						
		5 00					
WITNESS FEES, Gen'l Code, Sec. 3012	No. of Miles			RECAPITULATION			
Names				Justice's Fees		5 00	
				Constable's Fees		2 35	4 65
				Witness Fees,			
				Juror's Fees,			

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19 _____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

The above Bond approved this _____ day of _____ 19 _____

Justice of the Peace

SATISFACTION OF JUDGMENT. _____ 19 _____ Received from _____

_____ Dollars, payment in full of the above judgment and costs.

Everett Roads
Plaintiff
Vs
Walter
Collins
Defendant

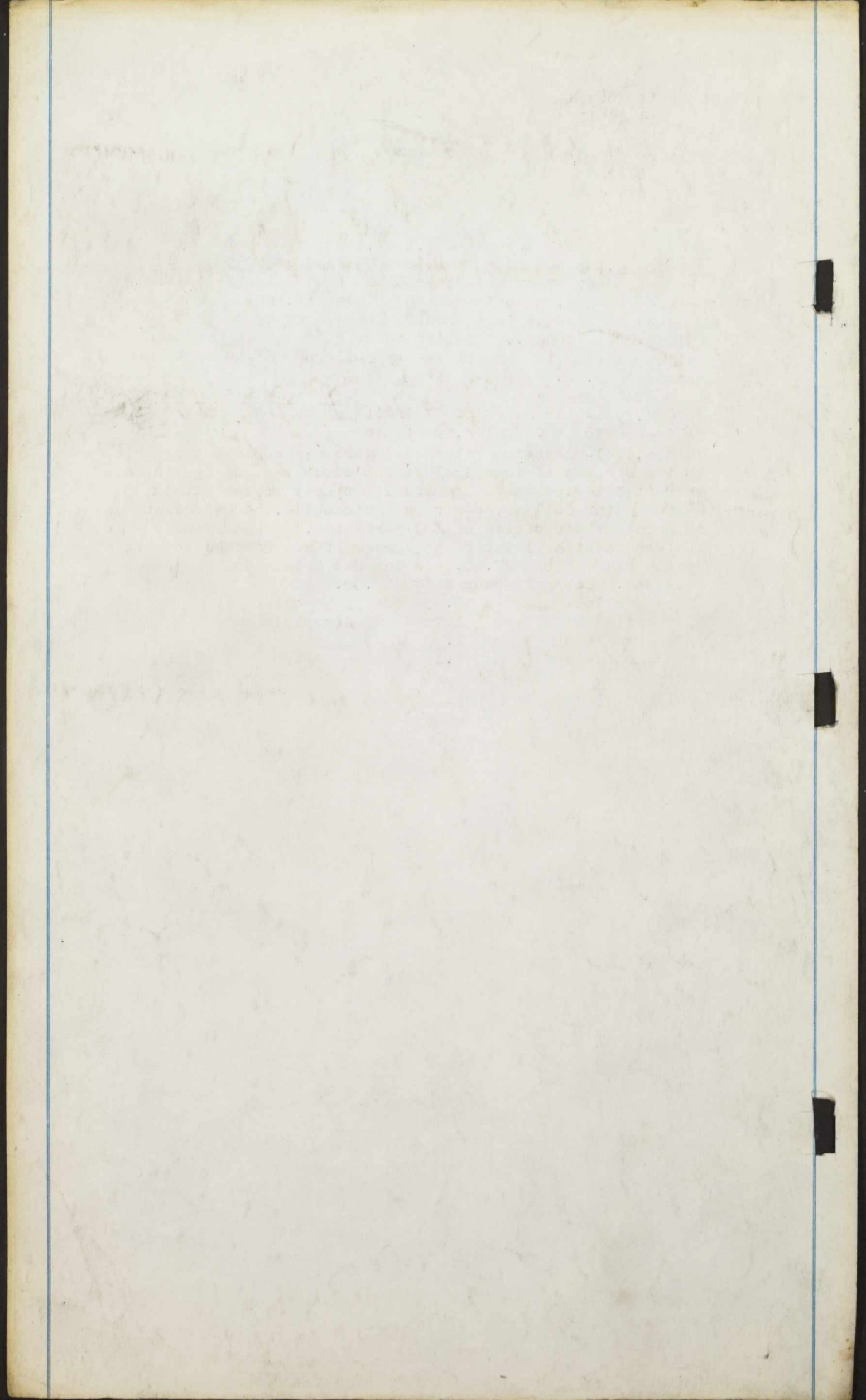
Continued

This 7 day of June, 1941, the day on which by agreement, the defendant was to pay this judgment and cost the Defendant appeared and informed the Plaintiff that he refused to pay. On motion of the Plaintiff, the judgment is amended to read, it is thereupon considered by me that the said Everett Roads, plaintiff recover from said Defendant Walter Collins, the sum of Twenty Dollars and the cost herein taxed at \$8.85.

June 7, 1941 - At request of Plaintiff *J C Hartshorn J P* execution is issued and delivered to E T Mohler, Constable

June 9, 1941 - Execution returned indorsed: Received this Writ on the 9th day of June 1941 at 2 o'clock P M and by virtue thereof, I levied on the personal property of the within named Walter Collins, to-wit One Automobile. The Defendant appeared at the office of J C Hartshorn, J P and after a conference with Plaintiff an agreement was reached to settle by the payment of \$27.00. This sum was paid and the car was released. Returned money made \$27.00.

Service	\$0.80	E T Mohler
Mileage	1.70	Constable
Assistant	1.00	
Poundage	1.15	



CIVIL DOCKET

5

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

B-38-3 THE COL. S. B. MFG. CO. 9195

<p style="text-align: center;">In the Matter of Appointment John Rupprecht Trustee</p> <p>Case No. vs. Plaintiff.....</p> <p style="text-align: right;">Action on Defendant.....</p>	<p style="text-align: right;">Att'y for Plff. Att'y for Deft.</p> <hr/> <p>Am't claimed, \$ with interest from</p> <p style="text-align: right;">19 , at per cent and costs.</p> <hr/> <p>Judgment for</p> <p style="text-align: right;">19 , at \$</p> <p>and costs \$</p>
--	---

BE IT REMEMBERED, That on the 4th day of June 19 41, 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:~~

June 3, 1941- George P Scheiderer notified this office that ~~there~~ was a vacancy in the office of Trustee of Paris Township Union County Ohio caused by the resignation of Conrad Weidman.

June 3, 1941- Notified th Democratic Committe that there was a vacancy in the office of Trustee as asked them to recommend some one for the Office as Conrad Weidman had been elected as a Democrat.

June 4, 1941- The following recommendation was filed:
"We would like to recommend to you, Mr John ^{Rupprecht} Rupprecht, to fill the unexpired term of Conrad Weidman. It is the thought of the Democratic Committe of Union County to give the honor of serving this Township, this appointment. Therefore, we would appreciate it very much if you would suggest his name at once.

I remain,
Yours Very truly
John D McAuliffe
Chairman

June 4, 1941- Certificate fixing the duty for this appointment:
To Whom It may Concern:
This certifies that I have made a careful examination of the Justice of the Peace Commission Record for Union County O and that J C Hartshorn holds the oldest Commission in said Township.
Given uder my hand this 4th day of June, 1941.
Harold Cameron
Clerk of Courts, Union County, O

SEAL

To the Clerk
Paris Township
Union County O

O
Marysville June 4, 1941

Dear sir:
Acting under the authority of Section 3262 General Code of Ohio, I hereby appoint John ~~Rupprecht~~ Rupprecht, a qualified leector of the Township, to serve as Trustee of Paris Township for the unex-
pried term of Conrad Weidman.
J C Hartshorn
Justice of the Peace

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19 _____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

I approve the above bond with the surety thereto, this _____ day of _____ 19 _____

Justice of the Peace

Table with columns for Justice of the Peace, Constable, Pliffs. Costs, Defts. Costs, and Witness Fees. Includes sections for Gen'l Code, Sec. 1746-1,3 and Sec. 3347, JUROR'S FEES, and WITNESS FEES.

19 BOND FOR STAY OF EXECUTION entered into as follows: The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19 _____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____ Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

The above Bond approved this _____ day of _____ 19 _____ Justice of the Peace

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

CIVIL DOCKET

CIVIL ACTION. Before J C Hartshorn Justice of the Peace,
Paris Township, Union County, Ohio

8-38-3 THE COL. B. S. MFG. CO. 9195

<p style="text-align: center;">E B Westlake</p> <p>Case No. 165 vs. Plaintiff.....</p> <p style="text-align: center;">Walter Elliott Fay Elliott</p> <p>Action on Defendant.....</p>	<p style="text-align: center;">Judge Leroy Allen Att'y for Plff. Clifton L Caryl Att'y for Deft.</p> <hr/> <p style="text-align: center;">Replevin</p> <p>Am't claimed, \$ _____ with interest from _____ 19 _____, at _____ per cent and costs.</p> <hr/> <p style="text-align: center;">Judgment for Plaintiff</p> <p style="text-align: center;">June 24 19 41, at \$ _____ and costs \$ _____</p>
--	---

BE IT REMEMBERED, That on the 20th day of June 1941, 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:

Affidavit in Replevin

The State of Ohio

Union County ss

Before me, the undersigned, a Justice of the Peace, in and for said County, came E B Westlake, Plaintiff who being duly sworn deposes and says

1. That said Plaintiff claims One two year old red bull $\frac{1}{2}$ dehorned.
2. That said E B Westlake plaintiff Is the owner
3. That said property is wrongfully detained by the Defendants Walter Elliott and Fay Elliott.
4. That said property was not taken in execution on any process, order or judgment against the Plaintiff or for the payment of any tax, fine or assessment assessed against him and is not claimed by them under a title asquired mediately or immediately by transcript 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 Chapter 14, Title 11, part Third of the General Code of Ohio, or any other mesne or final process issued against him.

E B Westlake

Sworn to before me and signed in my presence this 20 day of June 1941.

J C Hartshorn

Justice of the Peace

June 20, 1941-Summons and Writ of Replevin issued returnable on the 23rd of June 1941 at 9 o'clock A M and delivered to E T Mohler, Constable on the 25, day of June 1941 made return (return delayed for full information) as follows: Received this Writ on the 20th day of June 1941 at 1 o'clock P M and pursuant to its command on the 20th day of June 1941, I served the same by delivering a certified copy thereof with the indorsements thereon to Walter Elliott and Fay Elliott the Defendants and I immediately on the 20 day of June 1941, went to the place where the goods and chattels within named were found and seized and took the same into my custody. I caused the value to be appraised on the oath of two responsible freeholders of the Township as shown by the inventory and appraisement herewith returned. The said Plaintiff executed a Bond by sufficient sureties to said Defendant approved and as provided by law, whereupon I delivered said goods and cahttels to said Plaintiff.

E T Mohler

Constable

Service Replevin \$2.00; Mileage 4 .95; Summoning Ap 2.00
 Expense moving storage \$4.00; Summons 2 \$1.60 total 10.55

June 20, 1941- Inventory and Bond approve d and filed.

June 23, 1941- Subpoena for Ned Foster issued and delivered to E T Mohler Constable. Return showing service.

Service	0.80	E T Mohler
Mileage 7	.50	C nstable
Additional	.90	

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____

Justice of the Peace

Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Constable		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1-3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't,	Defts., each 1.00		
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c;	add'l m., each .15		
Taking Security for Costs	.60			Service of Order of Eject't	Defts., each 1.00		
Indexing Case 3 Plffs. and Defts., each	.10	30		Mileage, 1st m., 50c;	add'l m., each .15		
Taking and Certifying Affidavits, each	.80			Service of Order of Rest'n,	Defts., each 1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing summons 2 Defts., each	.40	80		Service of Writ of Replevin, 2 Defts., each	1.00	2 00	
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	3 add'l m., each .15	95	
Issuing Order of Arrest	.70			Service of Summons 2 Persons, each	.80	1 80	
Issuing Writ of Replevin	.75	75		Mileage, 1st m., 50c;	add'l m., each .15		
Granting Continuances, each	.40	40		Service of Subpoenas, Persons, each	.80	80	
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	6 add'l m., each .15	1 40	
Issuing Subpoena Persons, each	.10	10		Service of Venire, 6 Persons, each	.80	4 80	
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c;	add'l m., each .15	50	
Issuing Order on Jailor for Prisoner	.60			Service of Notice to Garnishee, Persons, each	.80		
Swearing 5 Witnesses, each	.10	50		Mileage, 1st m., 50c;	add'l m., each .15		
Swearing Jury	.40	40		Service of Execu'n against Prop. or Person	.80		
Hearing Case on Appearance without Trial	1.00			Mileage, 1st m., 50c;	add'l m., each .15		
Hearing Case When Defense is Interposed	2.00			And 6% on \$ _____ thus collected			
Sitting in Case, Trial by Jury	2.50	2 50		Service of Any Other Writs, Orders or Notices	Persons, each .80		
Hearing Motions or Demurrers, each	1.00			Mileage, 1st m., 50c;	add'l m., each .15		
Pronouncing Judgment	.80	80		Attending During Jury Trial, each case	2.00	2 00	
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50		
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00	2 00	
Issuing Writ of Restitution	.80			Advertising Property for Sale, by Posting	1.00		
Numbering and Filing 10 Necessary Papers, each	.10	1 00		Taking and Returning Bonds, each	.80		
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to			
Iss'g Execution Against Property or Person	.80			For Moving and Storage of Goods		1 00	
Poundage—4% on \$ _____ collected				For Care of Animals		2 00	
Making Transcript, Including Certificate	2.50			Appraisers: G F Kierns	1 00		
Signing and Certifying Bill of Exceptions	.50			Howard Evans	1 00		
Reducing Testimony to Writing in Bastardy Proceedings	1.50			JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357			
Issuing Other Writs or Orders, each	.75			Names			
Making Itemized Cost Bill	.50	50		E H Hatton	1 50		
Making Certificate of Judgment	.25			Frank Mader	1 50		
Noting Return Certificate of Judgment	.10			Harold Cameron	1 50		
		8 30		Don L Temple	1 50		
				A C Vollrath	1 50		
				F B Devine	1 50		
WITNESS FEES, Gen'l Code, Sec. 3012	No. of Miles			RECAPITULATION			
Ned Foster	7	1 35		Justice's Fees	5 50		
Howard Evans		25		Constable's Fees	20 05		
William Herriott		25		Witness Fees,	1 85		
				Juror's Fees,	9 00		
				Appraisers	2 00		
					41 40		

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____

Justice of the Peace

SATISFACTION OF JUDGMENT. July 21 19 41 Received from Walter Elliott \$41.40 Dollars, payment in full of the above judgment and costs.

Handwritten signature: J. Hartshorn

CIVIL DOCKET

9

CIVIL ACTION. Before J C Hartshorn Justice of the Peace,
Paris Township, Union County, Ohio

8-38-3 THE COL. B. B. MFG. CO. 9195

<p style="text-align: center;">Continued</p> <p>E B Westlake</p> <p>Case No. 165 vs. Plaintiff.....</p> <p style="text-align: center;">Walter Elliott Fay Elliott</p> <p>Action on Defendant.....</p> <p style="text-align: center;">Replevin</p>	<p>Judge LeRoy Allen Att'y for Plff.</p> <p>Clifton L Caryl Att'y for Deft.</p> <hr/> <p>Am't claimed, \$ with interest from</p> <p style="text-align: right;">19 , at per cent and costs.</p> <hr/> <p>Judgment for</p> <p style="text-align: right;">19 , at \$</p> <p>and costs \$</p>
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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:

June 23-Defendants filed an answer denying ownership alleged by the Plaintiff and any detention.

* June 23, 1941-9 A M Time set for trial. Plaintiff and Defendants appeared with their Attorneys. Defendants demanded a jury trial; Jury selected according to statutes as follows: E H Hatton, Frank Devine, Elwood Sawyer, August Vollrath, Robert Ackerman, Frank Mader.

June 24, 1941-Venire issued to E T Mohler, Constable, who on the same day made return showing personal service.

Service	\$4.80	E T Mohler
Mileage	.50	Constable

Trial adjourned to meet in the Common Pleas Court Room at 1 o'clock P M To-day.

June 24, 1941-1 P M. Court convened according to adjournment. Plaintiff and Defendants appeared with their Attorneys. Jury panel called and all present except Robert Ackerman and Elwood Sawyer who were duly excused havin shown good cause. Vacancies filled by Constable by talismen Harold Cameron and Don L Temple.

Juryman questioned for cause and was accepted by both parties, and were duly sworn. Case presented by both attornies. Following witnesses were sworn for the Plaintiff E B Westlake, Ned Foster, Howard Evans and William Herriott. For the Defendant Walter Elliott and Fay Elliott. Trial proceeded and after hearing the evidence and both sides resting their case. Argument by attornies and charge by Court, the Jury was conducted to their room and after some consideration and election E H Hatton as Foreman. On question by the Court stated that the verdict was for the Plaintiff. Plaintiff was required to pay the jury which he did. The following verdict was filed: We, the jury, being duly impameled and sworn, find that the Defendant detained the One Two Year Old Red Bull from the Plaintiff described in the affidavit. And we do so render our verdict upon the Concurrence of 5 member s of our said Jury, that being three-fourths or more of our number. Each of us said jurors concurring in said verdict signs his name hereto this 24 day of June 1941.

E H Hatton
Frank Mader
Harold Cameron
Don L Temple
A C Vollrath
F B Devine

* Case continued on behalf of Defendant to June 24, 1941 at 9 A M

It is thereupon considered by me that the Plaintiff, E B Westlake recover from the Defendants Walter Elliott and Fay Elliott no damages and his costs herein taxed at \$41.40.

J C Hartshorn
Justice of the Peace

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

Table with columns for Justice of the Peace, Constable, Pliffs. Costs, and Defts. Costs. Lists various legal services and their associated fees, such as 'Docketing Petition or Bill of Particulars .50' and 'Service of Order of Attach't, Defts., each 1.00'.

Table for WITNESS FEES, Gen'l Code, Sec. 3012. Columns include Names and No. of Miles.

JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357

RECAPITULATION
Justice's Fees
Constable's Fees
Witness Fees,
Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL DOCKET

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. D. B. WFO. CO. 9195

Charles R Worstell Ex-Parte Proceedings		Att'y for Plff.
Case No. 166 vs. Plaintiff.....	Am't claimed, \$	Att'y for Deft.
To Receive & disburse Personal Earnings	19 , at	per cent and costs.
Action on Defendant.....	Judgment for	
		19 , at \$
	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:

Charles R Worstell, a person upon whom a demand has been made in accordance to Section 11728-1 General Code of Ohio, has applied this Court in whose jurisdiction he resides, for a Trustee to receive and disburse that portion of his personal earnings of the debtor not exempt from attachment, execution or proceedings in aid of execution and such additional sums as the debtor voluntarily pays or assigns to said Trustee and disburse the same.

He has filed with said application a full accurate and complete statement under oath the names of the unsecured creditors with liquidating claims, their addresses, and amount due for work, labor and necessities.

In accordance with the Statutes I have appointed E T Mohler, Trustee in such case and required him to give Bond in the sum of Fifty Dollars for the faithful performance of his duties.

I have ordered the notice to creditors to be published in the Union County Journal, as the notice to creditors required by law. And that said Trustee is allowed his expense of distribution out of the receipts in the cheapest manner possible and that said distribution take place only when there is enough remaining in his hands after paying cost to warrant such distribution.

This order to be effective on and after June 23, 1941 at 12 o'clock Noon.

J C Hartshorn
Justice of the Peace

June 23, 1941-List of Creditors items sworn to and filed

June 23, 1941-Bond in the sum of Fifty Dollars filed by Trustee.

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19 _____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

I approve the above bond with the surety thereto, this _____ day of _____ 19 _____ Justice of the Peace

Table with columns for Justice of the Peace, Pliffs. Costs, Defts. Costs, Constable, and Pliffs. Costs, Defts. Costs. Lists various legal services and their associated costs.

WITNESS FEES, Gen'l Code, Sec. 3012 Names No. of Miles

JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357 Names

RECAPITULATION

Justice's Fees Constable's Fees Witness Fees, Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19 _____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

The above Bond approved this _____ day of _____ 19 _____ Justice of the Peace

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

CIVIL DOCKET

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. R. B. MFG. CO. 9195

Gertrude Putnam
 Case No. 167 vs. Plaintiff.....
 Theodore Dodd
 Action on Defendant.....

Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ Restitution interest from
 19 , at per cent and costs.
 Judgment for Plaintiff
 July 21 19 41, at \$
 and costs \$

BE IT REMEMBERED, That on the 17 day of July 19 41, 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:

Gertrude Putnam Plaintiff claims that the Defendant Theodore Dodd hath ever since the 15th day of July 1941 and doth still unlawfully and forcibly detain, from the Plaintiff possession of the following described premises, situated in the Village of Marysville and County of Union, State of Ohio, and known as Freeman Property on Maple Street North of the Mill Creek Bridge.

That said Defendant entered upon said premises as tenant of the Plaintiff the lease therefor expired at the time herein first mentioned and from that the said Defendant hath unlawfully and forcibly held over his said term.

On the 9th day of July 1941, the Plaintiff duly served upon the said Defendant as required by law, notice in writing, to leave said premises.

Plaintiff asks Process and Restitution and judgment for \$ and costs of this action.

Dated this 17 day of July 1941.

Gertrude F Putnam

The State of Ohio
 Union County ss

Gertrude Putnam being duly sworn says that she is the Plaintiff in the within entitled action and that the facts stated in the foregoing Complaint are within her knowledge and are true as she verily believes.

Gertrude F Putnam

Sworn to before me and signed in my presence this 17 day of July 1941.

J C Hartshorn
 Justice of the Peace

July 17, 1941-Summons issued to Defendant returnable on July 21, 1941 at 1 o'clock P M and delivered to E T Mohler Constable who on the same day made return as follows: Received this Writ on the 17 day of July 1941 at 9:30 o'clock A M and on the 18 day of July 1941, I served the same on the within named Defendant Theodore Dodd by delivering a true copy thereof to him personally.

Service \$0.80
 Mileage 2 .65

E T Mohler
 Constable

July 21, 1941-1 P M-Time set for trial. Plaintiff appeared. Defendant failed to appear at that time or for one hour thereafter. Plaintiff sworn and examined. It is considered by me that have Restitution of the Preamises mentioned in her complaint and recover her cost here in taxed at \$

J C Hartshorn
 Justice of the Peace

Aug. 9, 1941 - Read of Deft \$ 6.75 cost
 Constable Paid 145

CIVIL DOCKET

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. P. B. MFG. CO. 9195

S M Smith
Case No. 168 vs. Plaintiff.....

Chester Overfield
Action on Defendant.....

Forcible Detention

Plaintiff deposited \$10.00 for cost
Restitution
Am't claimed, \$ _____ with interest from 19 _____, at _____ per cent and costs.

Judgment for Plaintiff
August 7 1941, at \$ _____ and costs \$ _____

BE IT REMEMBERED, That on the 2nd day of August 19 41, 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:

S M Smith Plaintiff claims that the Defendant Chester Overfield hath ever since the 26th day of July and doth still, unlawfully and forcibly detain, from the Plaintiff, possession of the following described premises, situated in the Township of Allen and County of Union, State of Ohio, and known as House and Lot and pasture on the Mary Lovett 50 Acre farm.

That said Defendant entered upon said premises as Tenant of the Plaintiff the lease therefor expired at the time herein first mentioned and from that time the said Defendant hath unlawfully and forcibly held over his said term.

On the 19th day of July 1941, the Plaintiff duly served upon the Defendant as required by law, notice in writing, to leave said premises.

Plaintiff asks Process and Restitution and for costs of this action.

Dated this 2nd day of August 1941.

S M Smith

The State of Ohio
Union County ss

S M Smith being duly sworn says that he is the Plaintiff in the within entitled action and that the facts stated in the foregoing Complaint are within his personal knowledge and are true as he verily believes.

S M Smith

Sworn to before me and signed in my presence this 2nd day of August 1941.

J C Hartshorn
Justice of the Peace

August 2, 1941-Summons issued returnable August 7, 1941 at 10 o'clock A M and delivered to E T Mohler Constable.

August 4, 1941-Summons returned indorsed: Received this Writ on the 2 day of August 1941, and on the 4th day of August 1941, I served the same on the within named Defendant Chester Overfield by delivering a true copy thereof to him at his usual place of residence.

Service 0.80
Mileage 24mi 3.95

E T Mohler
Constable

August 7, 1941-10 A M Time set for trial. Plaintiff failed to appear Defendant failed to appear at that time of for one hour thereafter. Plaintiff's Complaint being verified and Defendant gave no notice of any defense.

It is therefore considered by me that the said Plaintiff S M Smith have restitution of the premises mentioned and described in his said Complaint and that he recover from this Defendant Chester Overfield his cost herein expended taxed at _____

J C Hartshorn
Justice of the Peace

August 7, 1941-At Plaintiff's request a Writ of Restitution is issued and delivered to E T Mohler, Constable

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Constable		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't,	Defts., each 1.00		
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c;	add'l m., each .15		
Taking Security for Costs	.60			Service of Order of Eject't	Defts., each 1.00		
Indexing Case Plffs. and Defts., each.	.10	20		Mileage, 1st m., 50c;	add'l m., each .15		
Taking and Certifying Affidavits, each	.80	80		Service of Order of Restl'n,	Defts., each 1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing summons Defts., each	.40	40		Service of Writ of Replevin,	Defts., each 1.00		
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order of Arrest	.70			Service of Summons	Persons, each .80	80	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c;	add'l m., each .15	3	75
Granting Continuances, each	.40			Service of Subpoenas,	Persons, each .80		
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Subpoena Persons, each	.10			Service of Venire,	Persons, each .80		
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order on Jailer for Prisoner	.80			Service of Notice to Garnishee,	Persons, each .80		
Swearing Witnesses, each	.10			Mileage, 1st m., 50c;	add'l m., each .15		
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.80		
Hearing Case on Appearance without Trial	1.00	1 00		Mileage, 1st m., 50c;	add'l m., each .15		
Hearing Case When Defense is Interposed	2.00			And 6% on \$ _____ thus collected			
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices	Persons, each .80		
Hearing Motions or Demurrers, each	1.00			Mileage, 1st m., 50c;	add'l m., each .15		
Pronouncing Judgment	.80	80		Attending During Jury Trial, each case	2.00		
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50		
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00		
Issuing Writ of Restitution	.80	80		Advertising Property for Sale, by Posting	1.00		
Numbering and Filing Necessary Papers, each	.10	30		Taking and Returning Bonds, each	.80		
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals			
Iss'g Execution Against Property or Person	.80						
Poundage—4% on \$ _____ collected							
Making Transcript, Including Certificate	2.50						
Signing and Certifying Bill of Exceptions	.50						
Reducing Testimony to Writing in Bastardy Proceedings	1.50						
Issuing Other Writs or Orders, each	.75						
Making Itemized Cost Bill	.50	50					
Making Certificate of Judgment	.25						
Noting Return Certificate of Judgment	.10						
		4 90					

JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357
Names

WITNESS FEES, Gen'l Code, Sec. 3012
Names

No. of Miles

Aug 15, 1941 -
Constable & 2
Receipt files

4 75

RECAPITULATION

Justice's Fees
Constable's Fees
Witness Fees,
Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____

Justice of the Peace

SATISFACTION OF JUDGMENT. _____ 19_____ Received from _____

Dollars, payment in full of the above judgment and costs.

CIVIL DOCKET

17

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE CCL. D. B. MFG. CO. 9105

Maude Hawley
by A J Lee, Agent
Case No. 169 vs. Plaintiff.....

Orville Richards
Action on Defendant.....

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

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

Judgment for Plaintiff
August 7 1941, at \$
Restitution
and costs \$

BE IT REMEMBERED, That on the 4 day of August 19 41, 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:

Maude Hawley, Plaintiff claims that the Defendant, Orville Richards hath ever since the 12 day of July 1941, and doth still unlawfully and forcibly detain from the Plaintiff possession of the following described premises situated in the Township of Paris and County of Union, State of Ohio, and known as the Maude Hawley premises of three acres..

That said Defendant entered upon said premises as tenant of the Plaintiff the lease therefor expired at the time herein first mentioned On the 25 day of July 1941, the Plaintiff duly served upon the Defendant as required by , notice in writing, to leave said premises. Plaintiff asks Process and Restitution and judgment for costs. Dated this 4th day of August 1941.

A J Lee

The State of Ohio
Union County ss

A J Lee being duly sworn says that he is Agent for the Plaintiff in the within entitled action and that the facts stated in the foregoing Complaint are within his personal knowledge and are true as he verily believes.

A J Lee

Sworn to before me and signed in my presence this 4th day of August 1941.

J C Hartshorn
Justice of the Peace

August 4, 1941-Summons issued returnable August 7, 1941 at 2 P M and delivered to George Singer Constable.

August 5, 1941-Summons returned indorsed: Received this Writ on the 4 day of August 1941 at 9 o'clock A M and on the 4th day of August 1941, I served the same on the within named Orville Richards by delivering a true copy thereof to him at his usual place of residence

Service	0.80	George Singer
Mileage 4	.95	Constable

August 7, 1941-2 P M time set for trial. Plaintiff appeared. Defendant failed to appear at that time or for one hour thereafter. A J Lee Agent for the Plaintiff sworn and examined.

It is thereupon considered by me that the Plaintiff have restitution on premise mentione in her Complaint and recover from this Defendant her cost herein taxed at _____

J C Hartshorn
Justice of the Peace

August 7, 1941-At request of Plaintiff Writ of Restitution is issued and delivered to George Singer, Constable,

August 15, 1941- Writ of Restitution returned indorsed: Received this Writ on the 7th day of August 1941 at 4 P M and pursuant to its command, on the 7th day of August 1941, I notified the Defendant. On the 15th day of August 1941, Plaintiff notified me that Defendant had vacated. At request of Plaintiff the Writ is returned.

Service	\$1.00	George Singer
Mileage	.95	Constable

August 15, 1941-Cost paid by Plaintiff. Constable Paid.

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute _____ appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against _____ he _____ will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Constable	Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,-3				Gen'l Code, Sec. 3347		
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't	Defts., each 1.00	
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c;	add'l m., each .15	
Taking Security for Costs	.60			Service of Order of Eject't	Defts., each 1.00	
Indexing Case Plffs. and Defts., each	.10	20		Mileage, 1st m., 50c;	add'l m., each .15	
Taking and Certifying Affidavits, each	.80			Service of Order of Rest'n,	Defts., each 1.00	
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c;	add'l m., each .15	
Issuing summons Defts., each	.40	40		Service of Writ of Replevin,	Defts., each 1.00	
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	add'l m., each .15	
Issuing Order of Arrest	.70			Service of Summons	Persons, each .80	80
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c;	add'l m., each .15	25
Granting Continuances, each	.40			Service of Subpoenas,	Persons, each .80	
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	add'l m., each .15	
Issuing Subpoena	Persons, each .10			Service of Venire,	Persons, each .80	
Issuing Venire	Persons, each .10			Mileage, 1st m., 50c;	add'l m., each .15	
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee,	Persons, each .80	
Swearing Witnesses, each	.10			Mileage, 1st m., 50c;	add'l m., each .15	
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.80	
Hearing Case on Appearance without Trial	1.00	1 00		Mileage, 1st m., 50c;	add'l m., each .15	
Hearing Case When Defense is Interposed	2.00			And 6% on \$ _____ thus collected		
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices	Persons, each .80	
Hearing Motions or Demurrers, each	1.00			Mileage, 1st m., 50c;	add'l m., each .15	
Pronouncing Judgment	.80	80		Attending During Jury Trial, each case	2.00	
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50	
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00	
Issuing Writ of Restitution	.80	80		Advertising Property for Sale, by Posting	1.00	
Numbering and Filing Necessary Papers, each	.10	30		Taking and Returning Bonds, each	.80	
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		
Iss'g Execution Against Property or Person	.80					
Poundage—4% on \$ _____ collected						
Making Transcript, Including Certificate	2.50					
Signing and Certifying Bill of Exceptions	.50					
Reducing Testimony to Writing in Bastardy Proceedings	1.50					
Issuing Other Writs or Orders, each	.75					
Making Itemized Cost Bill	.50	50				
Making Certificate of Judgment	.25					
Noting Return Certificate of Judgment	.10	4 50				
				JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357		
				Names		
WITNESS FEES, Gen'l Code, Sec. 3012	No. of Miles			RECAPITULATION		
Names				Justice's Fees		
				Constable's Fees		
				Witness Fees,		
				Juror's Fees,		

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL DOCKET

19

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

8-38-3 THE COL. B. P. MFG. CO. 9195

Paris

Township, Union

County, Ohio

<p style="text-align: center;">Gertrude Putnam</p> <p>Case No. 170 vs. Plaintiff.....</p> <p style="text-align: center;">Tom Ebright</p> <p>Action on Defendant.....</p> <p style="text-align: center;">Forcible Detention</p>	<p style="text-align: right;">Att'y for Plff. Att'y for Deft.</p> <hr/> <p>Am't claimed, \$ Restitution with interest from</p> <p style="text-align: center;">19 , at per cent and costs.</p> <hr/> <p>Judgment for Plaintiff Restitution</p> <p style="text-align: center;">August 22 141 , at \$</p> <p>and costs \$ 7.30</p>
--	---

BE IT REMEMBERED, That on the 19 day of August 19 41, 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:

Gertrude Putnam Plaintiff claims that the Defendant Tom Ebright hath ever since the 15th day of August, and doth still unlawfully and forcibly detain from the Plaintiff possession of the following described premises, situated in the Village of Marysville and County of Union, State of Ohio, and known as Freeman Property on West Third Street.

That said Defendant entered upon said premises as tenant of the Plaintiff, the lease therefor expired at the time herein first mentioned For the reason of non-payment of rent and from that time the said Defendant hath unlawfully and forcibly held over his said erem.

On the 9th day of August, 1941, the Plaintiff duly served upon said Defendant as required by law, notice in writing, to leave said premises.

Plaintiff asks Process and Restitution and judgment for costs. Dated this 19th day of August 1941.

Signed: Gertrude F Putnam

The State of Ohio
Union County ss

Gertrude Putnam, being duly sworn, says that she is the Plaintiff in the within entitled action and that the facts stated in the foregoing Complaint are within her knowledge and are true as she verily believes.

Gertrude F Putnam

Sworn to before me and signed in my presence, this 19 day of August 1941

J C Hartshorn
Justice of the Peace

August 19, 1941-Summons issued returnable August 22, 1941 at 10 o'clock A M and delivered to E T Mohler, Constable.

August 22, 1941-Summons returned indorsed: Received this Writ on the 19th day of August 1941 at 10 o'clock A M and on the 19th day of

August 1941, I served the same on the within named Defendant Tom Ebright by delivering a true copy thereof to him personally.

Service 0.80
Mileage .50

E T Mohler
Constable

August 22, 1941-10 A M Time set for trial. Plaintiff appeared. Defendant failed to appear at that time or for one hour thereafter. Plaintiff Sworn and examined. I find for the Plaintiff,

It is thereupon considered by me that the Plaintiff Gertrude Putnam have restitution from the Defendant Tom Ebright, the premises mentioned in her Complaint and recover from the Defendant, her cost herein taxed at \$7.30. At Plaintiff's request, a Writ of Restitution and Execution is issued and delivered to E T Mohler, Constable.

J C Hartshorn
Justice of the Peace

August 23, 1941-Writ of Restitution returned indorsed: Received this Writ on the 22 day of August 1941 at 11 o'clock A M and pursuant to its command on the 23 day of August 1941, I caused the Defendant to be forthwith from the within named premises and the said Plaintiff Gertrude Putnam to have restitution of the same.

And on the 23 day of August after diligent search No Property found

Service 1.00
Milegae .50

E T Mohler, Constable

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h...appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h...he...will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____

Justice of the Peace

J C Hartshorn Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	E T Mohler Constable		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	
Gen'l Code, Sec. 1746-1,-3				Gen'l Code, Sec. 3347				
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't	Defts., each 1.00			
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c;	add'l m., each .15			
Taking Security for Costs	.60			Service of Order of Eject't	Defts., each 1.00			
Indexing Case Plffs. and Defts., each	.10	20		Mileage, 1st m., 50c;	add'l m., each .15			
Taking and Certifying Affidavits, each	.80			Service of Order of Rest'n,	Defts., each 1.00	1 00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c;	add'l m., each .15	50		
Issuing summons Defts., each	.40	40		Service of Writ of Replevin,	Defts., each 1.00			
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	add'l m., each .15			
Issuing Order of Arrest	.70			Service of Summons' Persons, each	.80	80		
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c;	add'l m., each .15	50		
Granting Continuances, each	.40			Service of Subpoenas, Persons, each	.80			
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	add'l m., each .15			
Issuing Subpoena Persons, each	.10			Service of Venire, Persons, each	.80			
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c;	add'l m., each .15			
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee, Persons,	each .80			
Swearing Witnesses, each	.10			Mileage, 1st m., 50c;	add'l m., each .15			
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.80			
Hearing Case on Appearance without Trial	1.00	1 00		Mileage, 1st m., 50c;	add'l m., each .15			
Hearing Case When Defense is Interposed	2.00			And 6% on \$ _____ thus collected				
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices	Persons, each .80			
Hearing Motions or Demurrers, each	1.00			Mileage, 1st m., 50c;	add'l m., each .15			
Pronouncing Judgment	.80	80		Attending During Jury Trial, each case	2.00			
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50			
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00			
Issuing Writ of Restitution	.80	80		Advertising Property for Sale, by Posting	1.00			
Numbering and Filing Necessary Papers, each	.10	90		Taking and Returning Bonds, each	.80			
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		2 80		
Iss'g Execution Against Property or Person	.80							
Poundage—4% on \$ _____ collected								
Making Transcript, Including Certificate	2.50							
Signing and Certifying Bill of Exceptions	.50							
Reducing Testimony to Writing in Bastardy Proceedings	1.50							
Issuing Other Writs or Orders, each	.75							
Making Itemized Cost Bill	.50	50						
Making Certificate of Judgment	.25							
Noting Return Certificate of Judgment	.10							
		4 50						
WITNESS FEES, Gen'l Code, Sec. 3012		No. of Miles		JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357				
Names				Names				
Sept 6, 1941- Cost paid by plaintiff		7 30		RECAPITULATION				
Constable paid				Justice's Fees				4 50
Receipt filed		2 80		Constable's Fees				2 80
				Witness Fees,				
				Juror's Fees,				

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____

Justice of the Peace

SATISFACTION OF JUDGMENT. _____ 19_____ Received from _____

Dollars, payment in full of the above judgment and costs.

CIVIL DOCKET

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. B. B. MFG. CO. 9195

Frank Corridan
Case No. 170 1/2 vs. Plaintiff.....

Harry Chance
Action on Defendant.....

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

Am't claimed, \$ 8.40 with interest from
19 , at per cent and costs.

Judgment for Plaintiff
October 10 19 41, at \$ 8.40
and costs \$ 5.05

BE IT REMEMBERED, That on the 6th day of October 1941, 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 Eight and 40/100 dollars for 21 hours of labor at 40 cents per hour amounting to \$8.40 for excavating a cellar on the property of Harry Harris.

Wherefore the Plaintiff asks judgment for said amount of \$8.40 which he claims due him.

Sifned: Frank Corridan

The State of Ohio
Union County ss

Frank Corridan being duly sworn, says that he is the Plaintiff in the within named cause, and that the facts stated in the foregoing Bill of Particulars are true, and that there is justly due him the amount claimed therein as he verily believes.

Frank Corridan

Sworn to before me and signed in my presence this 6th day of October 1941.

J C Hartshorn
Justice of the Peace

October 7, 1941- Summons issued returnable October 10th 1941 at 7 o'clock P M and delivered to E T Mohler, Constable who on the same day made return as follows: Received this Writ on the 7th day of October 1941, at 10 o'clock A M, and I served the same on the 7th day of October 1941 on the said Harry Chance by leaving a certified copy thereof, and of the indorsement thereon with Harry Chance at his usual place of residence.

Service \$0.80 E T Mohler
Mileage 2 .65 Constable

October 10, 1941- 7 P M time of return. Plaintiff appeared. Defendant failed to appear at that time or for one hour thereafter. Bill of Particulars being verified It is considered by me that the said Plaintiff recover from the Defendant Harry Chance, the sum of \$8.40 and his cost herein taxed at \$5.05.

J C Hartshorn
Justice of the Peace

JS Chance
returned
11/26/42

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute _____ appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against _____ he _____ will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

Justice of the Peace	Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Constable	Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1-3			Gen'l Code, Sec. 3347		
Docketing Petition or Bill of Particulars	.50	50	Service of Order of Attach't		
Appointing Guardian for Minor	.60		Mileage, 1st m., 50c; add'l m., each	.15	
Taking Security for Costs	.60		Service of Order of Eject't		
Indexing Case Plffs. and Defts., each	.10	20	Mileage, 1st m., 50c; add'l m., each	.15	
Taking and Certifying Affidavits, each	.80		Service of Order of Rest'n		
Taking and Approving a Bond, Undertaking or Recognition	.80		Mileage, 1st m., 50c; add'l m., each	.15	
Issuing summons Defts., each	.40	40	Service of Writ of Replevin		
Issuing Order of Attachment	.70		Mileage, 1st m., 50c; add'l m., each	.15	
Issuing Order of Arrest	.70		Service of Summons Persons, each	.80	80
Issuing Writ of Replevin	.75		Mileage, 1st m., 50c; add'l m., each	.15	65
Granting Continuances, each	.40		Service of Subpoenas, Persons, each	.80	
Issuing Commitment to Jail	.70		Mileage, 1st m., 50c; add'l m., each	.15	
Issuing Subpoena Persons, each	.10		Service of Venire, Persons, each	.80	
Issuing Venire Persons, each	.10		Mileage, 1st m., 50c; add'l m., each	.15	
Issuing Order on Jailor for Prisoner	.60		Service of Notice to Garnishee, Persons, each	.80	
Swearing Witnesses, each	.10		Mileage, 1st m., 50c; add'l m., each	.15	
Swearing Jury	.40		Service of Execu'n against Prop. or Person	.80	
Hearing Case on Appearance without Trial	1.00	1 00	Mileage, 1st m., 50c; add'l m., each	.15	
Hearing Case When Defense is Interposed	2.00		And 6% on \$ _____ thus collected		
Sitting in Case, Trial by Jury	2.50		Service of Any Other Writs, Orders or Notices		
Hearing Motions or Demurrers, each	1.00		Persons, each	.80	
Pronouncing Judgment	.80	80	Mileage, 1st m., 50c; add'l m., each	.15	
Entering a Rule of Reference	.50		Attending During Jury Trial, each case	2.00	
Swearing Arbitrators, each	.40		Attending During Trial without Jury	1.50	
Issuing Writ of Restitution	.80		Summoning and Swearing Appraisers	2.00	
Numbering and Filing Necessary Papers, each	.10	20	Advertising Property for Sale, by Posting	1.00	
Entering Judgment and Costs on Cash Book	.40		Taking and Returning Bonds, each	.80	
Iss'g Execution Against Property or Person	.80		Actual Expenses, to be itemized and sworn to		
Poundage—4% on \$ _____ collected			For Moving and Storage of Goods		
Making Transcript, Including Certificate	2.50		For Care of Animals		
Signing and Certifying Bill of Exceptions	.50				
Reducing Testimony to Writing in Bastardy Proceedings	1.50		JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357		
Issuing Other Writs or Orders, each	.75		Names		
Making Itemized Cost Bill	.50	50			
Making Certificate of Judgment	.25				
Noting Return Certificate of Judgment	.10				
		3 60			
WITNESS FEES, Gen'l Code, Sec. 3012			RECAPITULATION		
Names	No. of Miles		Justice's Fees	3 60	
Apr 2, 1942			Constable's Fees	1 45	
Filed of Plffs in full cost		5 05	Witness Fees,		
Constable PR		1 00	Juror's Fees,		

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. R. P. MFG. CO. 9195

Louis Patterson
Case No. 171 vs. Plaintiff.....
Robert Cook
Action on Defendant.....

Att'y for Plff.
Att'y for Deft.
Restitution
Am't claimed, \$ with interest from
19 , at per cent and costs.
Judgment for Plaintiff
Oct 17 19 41 at \$
Restitution
and costs \$

Forcible Detention
BE IT REMEMBERED, That on the 13th day of October 19 41, 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:

COMPLAINT

Louis Patterson, Plaintiff claims that the Defendant Robert Cook hath ever since the 20th day of December 1939 and doth still unlawfully and forcibly detain from the Plaintiff possession of the following described premises, situated in the Township of Paris and County of Union, State of Ohio, and known as The Louis Patterson property being one-half acre of land located on the Milford Center Road.

That said Defendant entered upon said premises as tenant of the Plaintiff, the lease therefor expired at the time herein first mentioned and from that time the said Defendant hath unlawfully and forcibly held over his said term.

On the 29th day of September 1941, duly served on the said Defendant as required by law, notice in writing, to leave said premises.

Plaintiff asks Process and Restitution and judgment for costs. Dated this 13th day of October 1941.

Signed: Louis Patterson

The State of Ohio
Union County ss

Louis Patterson being duly sworn says that he is the Plaintiff in the within entitled action and that the facts stated in the foregoing Complaint are within his knowledge and are true as he verily believes.

Louis Patterson

Sworn to before me and signed in my presence, this 13th day of October 1941.

J C Hartshorn
Justice of the Peace

October 13, 1941- Summons issued returnable on the 17th day of October 1941 at 4:30 P M and delivered to E T Mohler, Constable. October 15, 1941-Summons returned indorsed: Received this Writ on the 14th day of October 1941 at 10 o'clock A M, and on the 14th day of October 1941, I served the same on the within named Defendant Robert Cook by delivering a true copy to him personally.
Service \$0.80 E T Mohler
Mileage 3mi .80 Constable

October 17, 1941-4:30 P M Time set for trial. Plaintiff appeared. Defendant failed to appear at that time or for one hour thereafter. Plaintiff sworn and examined. I find for the Plaintiff and that Defendant is guilty as charged in his Complaint, It is therefore considered by me that said Plaintiff have restitution of premises described in his Complaint and recover from the Defendant, Robert Cook his cost herein taxed at \$5.30. No Writ of Restitution was issued as Defendant had vacated the property/

Justice of the Peace

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

J. C. Hartshorn Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	E. T. Mohler Constable		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1, 3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't,	Defts., each 1.00		
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c;	add'l m., each .15		
Taking Security for Costs	.80			Service of Order of Eject't	Defts., each 1.00		
Indexing Case Plffs. and Defts., each.	.10	26		Mileage, 1st m., 50c;	add'l m., each .15		
Taking and Certifying Affidavits, each	.80	80		Service of Order of Rest'n,	Defts., each 1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing summons Defts., each	.40	40		Service of Writ of Replevin,	Defts., each 1.00		
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order of Arrest	.70			Service of Summons Persons, each	.80	80	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c; 7	add'l m., each .15	80	
Granting Continuances, each	.40			Service of Subpoenas, Persons, each	.80		
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Subpoena Persons, each	.10			Service of Venire, Persons, each	.80		
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee, Persons,	each .80		
Swearing Witnesses, each	.10			Mileage, 1st m., 50c;	add'l m., each .15		
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.80		
Hearing Case on Appearance without Trial	1.00			Mileage, 1st m., 50c;	add'l m., each .15		
Hearing Case When Defense is Interposed	2.00			And 6% on \$	thus collected		
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or	Notices Persons, each .80		
Hearing Motions or Demurrers, each	1.00			Mileage, 1st m., 50c;	add'l m., each .15		
Pronouncing Judgment	.80			Attending During Jury Trial, each case	2.00		
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50		
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00		
Issuing Writ of Restitution	.80			Advertising Property for Sale, by Posting	1.00		
Numbering and Filing 3 Necessary Papers, each	.10	30		Taking and Returning Bonds, each	.80		
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to			
Iss'g Execution Against Property or Person	.80			For Moving and Storage of Goods			
Poundage—4% on \$ collected				For Care of Animals			
Making Transcript, Including Certificate	2.50						
Signing and Certifying Bill of Exceptions	.50			JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			Names			
Issuing Other Writs or Orders, each	.75						
Making Itemized Cost Bill	.50	50					
Making Certificate of Judgment	.25						
Noting Return Certificate of Judgment	.10						
		370					
WITNESS FEES, Gen'l Code, Sec. 3012		No. of Miles		RECAPITULATION			
Names				Justice's Fees			
October 17, 1941- Plaintiff				Constable's Fees		3	10
paid cost		5	30	Witness Fees,		1	60
Constable paid				Juror's Fees,			
his cost		1	60				
Receipt filed							

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____

Justice of the Peace

SATISFACTION OF JUDGMENT. _____ 19_____ Received from _____

Dollars, payment in full of the above judgment and costs.

CIVIL DOCKET

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-33-3 THE COL. B. B. MFG. CO. 9195

Gertrude^F Putnam
Case No. 172 vs. Plaintiff
Theodore Dodd
Action on Defendant

Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ Restitution interest from
19 , at per cent and costs.
Judgment for
19 , at \$
and costs \$

BE IT REMEMBERED, That on the 18 day of November 19 41, 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: Complaint

In Forcible Detention

Gertrude F Putnam, Plaintiff, claims that the Defendant Theodore Dodd hath ever since the 15 day of October 1941, and doth still unlawfully and forcibly detain from the Plaintiff possession of the following described premises, situated in the Village of Marysville and County of Union, State of Ohio, and known as The Freeman Property on Maple Street North of the Mill Creek Bridge.

That said Defendant entered upon said premises as tenant of the Plaintiff the lease therefor expired at the time herein first mentioned and from that time the said Defendant hath unlawfully and forcibly held over his said term.

On the 15th day of November 1941, the Plaintiff duly served upon the said Defendant as required by law, notice in writing, to leave said premises.

Plaintiff asks Process and Restitution and for costs of this action.

Dated this 15 day of November 1941.

Gertrude F Putnam

The State of Ohio
Union County ss

Gertrude F Putnam being duly sworn says that she is the Plaintiff in the within entitled action and the facts stated in the foregoing Complaint are within her personal knowledge and are true as she verily believes.

Gertrude F Putnam

Sworn to before me and signed in my presence this 18 day of November 1941.

J C Hartshorn
Justice of the Peace

November 18, 1941-Summons issued on the said Theodore Dodd, returnable November 21, 1941 at 1 o'clock P M and delivered to E T Mohler, Constable who on the same day made return as follows: Received this Writ on the 18th day of November 1941, at 10 A M and on the 18 day of November 1941. I served the same on the within named Defendant, Theodore Dodd by delivering a true copy thereof to him at his usual place of residence.

Service \$0.80
Mileage 2 .65

E T Mohler
Constable

November 21, 1941- 1 P M-Time set for trial. Plaintiff appeared. Defendant appeared. Plaintiff sworn and examined. After consideration, it is adjudged that the Defendant is guilty as charged in Plaintiff's Complaint and that the Plaintiff have restitution of premises named in her Complaint and recover from Defendant her costs herein taxed at _____

J C Hartshorn
Justice of the Peace

Dec 4, 1941- Execution issued to E T Mohler, Constable
Dec 10, 1941- Execution returned showing restitution
Cost 1.65

CIVIL DOCKET

27

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

9-38-3 THE COL. B. B. MFG. CO. 9195

Paris

Township, Union

County, Ohio

<p style="text-align: center;">Live</p> <p style="text-align: center;">The Union County Stock Sales Company by Dale Conklin</p> <p>Case No. 173 vs. Pres Plaintiff.....</p> <p style="text-align: center;">Walter Elliott Action on Defendant.....</p> <p style="text-align: center;">Account for Damages</p>	<p style="text-align: center;">Richard C Thrall <i>Att'y for Plff.</i> William Hoopes <i>Att'y for Deft.</i></p> <hr/> <p>Am't claimed, \$ 23.50 with interest from 19 , at per cent and costs.</p> <hr/> <p>Judgment for Plaintiff December 5 19 41, at \$ 19.57 and costs \$ 8.80</p>
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BE IT REMEMBERED, That on the 27 day of November 19 41, 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 that there is due it the sum from the Defendant of Twenty-three & 50/100 Dollars for three calves and some sheep was sold at a loss of \$21.50 and trucking bil of \$2.00 goods bought and failed to take.

Plaintiff exhibited a certificate of partnership showing that Dale Conklin, D D Cole and Lloyd Vining were the only members of the partnership. The same had been filed with Union County Clerk of the Common Pleas Court.

November 27, 1941- Summons issued returnable December 1, 1941 at 2 o'clock P M and delivered to E T Mohler Constable.

December 1, 1941- Summons returned indorsed; Received this Writ on the 27th day of November 1941 at and I served the same on the 27 day of November 1941 on the said Walter Elliott by leaving a certified copy thereof, and of the indorsements thereon with Walter Elliott at his usual place of residence.

Service	0.80	E T Mohler
Mileage	.50	Constable

December 1, 1941- Plaintiff appeared. Defendant appeared by his Attorney, William Hoopes. Defendant asked for postponement for more time to consider case. Granted. By agreement this case is set for Thursday evening December 4, 1941 at 7 o'clock P M to which time this case is adjourned.

December 4, 1941- 7 P M Time to which this cause was adjourned, All parties appeared with their attorneys; Richard C Thrall for the Plaintiff and William Hoopes for the Defendant. Each Attorney stated his case. Dale Conklin, D D Cole, Ralph Smith sworn also Lee Elsom for the Plaintiff and Walter Elliott, Fay Elliott and Goat Montgomery for the Defendant. Each side produced evidence and after pleas from the attorneys the case was Taken under advisement.

December 5, 1941- After careful deliberation, It is considered by me that the Plaintiff, The Union Livestock Sales Company recover from this Defendant, Walter Elliott the sum of \$19.57 and the cost herein taxed at \$8.80.

J C Hartshorn
Justice of the Peace

December 15, 1941- Defendant filed an appeal bond which is hereby approved.

December 19, 1941- Defendant asked for a Transcript and being paid the legal fee, one is prepared and together with the original papers in the case delivered to him.

January 7, 1942- Transcript and papers delivered and cost of transcript paid. Corrected from former entry.

Whereas, the said Walter Elliott ha taken an appeal from a certain judgment rendered against him in favor of said The Union CO LiveStock Co, J C Hartshorn Justice of the Peace of Paris Township, Union County, Ohio, on the 15 day of December 1941, for the sum of Nineteen & 57/100 Dollars, to the Court of Common Pleas of Union County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute his appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against him he will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this 15 day of December 1941

With ess: Martha L Myers

C A Hoopes

Signed:

Walter Elliott

I approve the above bond with the surety thereto, this 15 day of December 1941

Joy M Elliott

Justice of the Peace

J C Hartshorn

Justice of the Peace

Plffs. Costs Defts. Costs Doll. Cts. Doll. Cts.

E T Mohler

Constable

Plffs. Costs Defts. Costs Doll. Cts. Doll. Cts.

Gen'l Code, Sec. 1746-1, 3

Gen'l Code, Sec. 3347

Table with 2 columns: Description and Costs. Includes items like Docketing Petition, Issuing Summons, Hearing Case, etc.

Table with 2 columns: Description and Costs. Includes items like Service of Order of Attach't, Mileage, etc.

WITNESS FEES, Gen'l Code, Sec. 3012. Table with 2 columns: Names and No. of Miles.

RECAPITULATION: Justice's Fees, Constable's Fees, Witness Fees, Juror's Fees.

Handwritten totals: 5.30, 2.80, 1.00, 4.00

BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the... day of... rendered a judgment in the above entitled action against said... for the sum of \$... and costs taxed at \$... Now, if the said... will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this... day of... 19...

The above Bond approved this... day of... 19... Justice of the Peace

SATISFACTION OF JUDGMENT. 19... Received from... Dollars, payment in full of the above judgment and costs.

Handwritten notes: 9.20, 2.80, 1.00, 13.10

No.

May 14

19~~12~~

Received of

J. C. Hawthorn &

— Two & 80/100 —

Dollars.

My care Union Co Sales Co vs Elliott

\$

2 80

E. H. Mohler const

CIVIL DOCKET

29

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. S. S. MFG. CO. 9195

<p>Fain, Inc</p> <p>Case No. 174 vs. Plaintiff.....</p> <p>Dan Fisher</p> <p>Action on Defendant.....</p> <p style="text-align: center;">Money Only</p>	<p style="text-align: right;">Richard C Thrall <i>Att'y for Plff.</i> <i>Att'y for Deft.</i></p> <hr/> <p>Am't claimed, \$ 49.82 with interest from June 1 1940, at per cent and costs.</p> <hr/> <p>Judgment for</p> <p style="text-align: right;">19 , at \$</p> <hr/> <p>and costs \$</p>
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BE IT REMEMBERED, That on the 8th day of December 1941, 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 says that there is due it from the Defendant on account, a copy of which is attached hereto marked Exhibit "A" and made a part hereof, the sum of \$49.82 Defendant in the sum of \$49.82 with interest from June 1, 1940 and costs.

Richard C Thrall
Plaintiff

State of Ohio
Union County ss

Richard C Thrall, being first duly sworn, says that he is the Attorney for the Plaintiff, a non-resident corporation, and that the facts stated and allegations contained in the foregoing Bill of Particulars are true to the best of his knowledge and belief.

Richard C Thrall

Sworn to before me and subscribed in my presence this 4th day of December 1941.

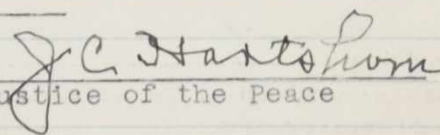
Helen Hawke, Notary Public

Five Dollars deposited as security for costs
December 4, 1941- Summons issued returnable December 8, 1941 at 10 o'clock A M and delivered to E T Mohler, Constable, who on the same day made return as follows: Received this Summons on the 4th day of December 1941 at 4 o'clock P M and I served the same on the 4th day of December 1941, on the said Dan Fisher by leaving a certified copy, and of the indorsements thereon with him at his usual place of residence.

Service	0.80	E T Mohler
Mileage	.50	Constable

December 8, 1941- Richard C Thrall, attorney for the Plaintiff appeared and asked for a continuance until 15th Day of January 1942 in order that he may consult the Plaintiff on matters concerning the account filed in Bill of particulars. Motion granted.

January 15, 1942- Attorney for the plaintiff appeared and advised the Court that he did not wish to amend his Bill of Particulars and asked for judgment for the original amount and there being no defense offered, it is considered by me that the plaintiff Fain Inc recover from this defendant, Dan Fisher the sum of \$54.67 (the original sum with \$4.85 interest to this date) and their cost herein taxed at _____


 Justice of the Peace

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19 _____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute _____ appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against _____ he _____ will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

I approve the above bond with the surety thereto, this _____ day of _____ 19 _____ Justice of the Peace

J C Hartshorn Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	E T Mohler Constable		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,-3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't, Defts., each	1.00		
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c; add'l m., each	.15		
Taking Security for Costs	.60	80		Service of Order of Eject't Defts., each	1.00		
Indexing Case Plffs. and Defts., each	.10	20		Mileage, 1st m., 50c; add'l m., each	.15		
Taking and Certifying Affidavits, each	.80			Service of Order of Rest'n, Defts., each	1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c; add'l m., each	.15		
Issuing summons Defts., each	.40	40		Service of Writ of Replevin, Defts., each	1.00		
Issuing Order of Attachment	.70			Mileage, 1st m., 50c; add'l m., each	.15		
Issuing Order of Arrest	.70			Service of Summons Persons, each	.80	80	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c; add'l m., each	.15	50	
Granting Continuances, each	.40	40		Service of Subpoenas, Persons, each	.80		
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c; add'l m., each	.15		
Issuing Subpoena Persons, each	.10			Service of Venire, Persons, each	.80		
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c; add'l m., each	.15		
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee, Persons, each	.80		
Swearing Witnesses, each	.10			Mileage, 1st m., 50c; add'l m., each	.15		
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.60		
Hearing Case on Appearance without Trial	1.00	1 00		Mileage, 1st m., 50c; add'l m., each	.15		
Hearing Case When Defense is Interposed	2.00			And 6% on \$ _____ thus collected			
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices Persons, each	.80		
Hearing Motions or Demurrers, each	1.00			Mileage, 1st m., 50c; add'l m., each	.15		
Pronouncing Judgment	.80			Attending During Jury Trial, each case	2.00		
Entering a Rule of Reference	.50	80		Attending During Trial without Jury	1.50		
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00		
Issuing Writ of Restitution	.80			Advertising Property for Sale, by Posting	1.00		
Numbering and Filing 2 Necessary Papers, each	.10	20		Taking and Returning Bonds, each	.80		
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals			
Iss'g Execution Against Property or Person	.80						
Poundage—4% on \$ _____ collected							
Making Transcript, Including Certificate	2.50						
Signing and Certifying Bill of Exceptions	.50						
Reducing Testimony to Writing in Bastardy Proceedings	1.50						
Issuing Other Writs or Orders, each	.75			JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357 Names			
Making Itemized Cost Bill	.50	50					
Making Certificate of Judgment	.25						
Noting Return Certificate of Judgment	.10						
		450					
		130					
		610					
WITNESS FEES, Gen'l Code, Sec. 3012 Names			No. of Miles				
Jan 15, 1942 Court Jd Receipt			130	RECAPITULATION			
				Justice's Fees			
				Constable's Fees			
				Witness Fees,			
				Juror's Fees,			

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19 _____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

The above Bond approved this _____ day of _____ 19 _____ Justice of the Peace

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

CIVIL DOCKET

31

CIVIL ACTION. Before

J U Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. D. B. MFG. CO. 9195

<p>Pontius Coal & Supply Co Howard T Pontius, Owner</p> <p>Case No. 175 vs. Plaintiff.....</p> <p>Carl Jenny Action on Defendant.....</p>	<p style="text-align: right;">Att'y for Plff. Att'y for Deft.</p> <hr/> <p>Am't claimed, \$ 24.36 with interest from 19 , at per cent and costs.</p> <hr/> <p>Judgment for Plaintiff February 13 1942, at \$ 24.36 and costs \$</p>
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BE IT REMEMBERED, That on the 9th day of February 1942, 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 that there is due him from the defendant the sum of Twenty-six & 36/100 Dollars (\$26.36) an itemized statement of which is hereby attached and made a part hereof.

Wherefore the Plaintiff asks Judgment for said amount which he claims with cost.

The State of Ohio
Union County ss

Howard T Pontius being duly sworn says that he is the Plaintiff in the within entitled cause, and that the facts stated in the foregoing Bill of Particulars are true and that there is justly due him the amount claimed therein, as he verily believes.

Signed: Howard T Pontius

Sworn to before me and signed in my presence this 6th day of Feb 1942.

R J Mast

Com Exp Aug 14, 1942

NOTARY PUBLIC

SEAL

February 9, 1942- Summons issued returnable February 13, 1942 at 10 o'clock A M and delivered to E T Mohler, Constable, who on the same day made return as follows: Received this Writ on the 9 day of February 1942 at 1:30 P M, and I served the same on the 9th day of February 1942, on the said Carl Jenny by leaving a certified copy thereof, and of the indorsement thereon with him at his usual place of residence.

Service \$0.80

E T Mohler

Mileage .50

Constable

February 9, 1942- Defendant appeared and filed the following: In this matter I hereby confess judgment for \$26.36 and Cost

Signed: Carl Jenny

February 13, 1942- 10 A M Time of return. Plaintiff failed to appear. Defendant failed to appear at that time or for one hour thereafter. Plaintiff's Bill of Particulars being verified by affidavit, It is considered by that Howard T Pontius plaintiff recover from the Defendant, Carl Jenny, the sum of \$26.36 and cost taxed at _____

J U Hartshorn

February 9, 1942- Defendant paid \$2.00 to be credited on cost

Feb. 12, 1942 - Paid 1.00
 February 17, 1942 - Paid 2.00
 March 13, 1942 - Paid 5.00
 April 10, 1942 - Paid 2.00
 May 19, 1942 - Paid 2.00
 June 30, 1942 - Paid 2.00

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

Table with columns for Plaintiff (J. D. Hartshorn) and Defendant (E. T. Mohler) costs. Rows include various legal services like Docketing, Issuing Writs, and Juror's Fees with associated costs in Dollars and Cents.

WITNESS FEES, Gen'l Code, Sec. 3012. Table with columns for Names and No. of Miles. Includes handwritten entry: 'Feb 17, 1942 Paid Outlaw' with 10 Miles.

Handwritten notes and calculations: 'Feb 9 1942 - Paid Receipt file', 'RECAPITULATION Claim 36.36', 'Justice's Fees 4.30', 'Constable's Fees 1.30', 'Witness Fees 71', 'Juror's Fees 37.67', 'Paid 7/22/42 15.67'.

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL DOCKET

33

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

8-38-3 THE COL. D. B. MFG. CO. 9195

Paris

Township,

Union

County, Ohio

Honey Jones
Case No. 176 vs. Plaintiff.....

Ray Speakman
Action on Defendant.....

Replevin

Att'y for Plff.

Att'y for Deft.

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

Judgment for Plaintiff
February 25 1942, at \$
and costs \$ 7.50 Restitution

BE IT REMEMBERED, That on the 20th day of February 1942, 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 State of Ohio
Union County ss

Before me, the undersigned a Justice of the Peace in and for said County, came Honey Jones, Plaintiff who being duly sworn, deposes and says

- 1- That said Plaintiff claims the following described property, to-wit: One automobile, Chrysler coupe, 8 year make, 4 Cylinders.
- 2- That said Honey Jones, plaintiff sold to the Defendant with the understanding that the title should not pass until fully paid for. Deal was made in November 1941 that only \$6.00 has been paid and plaintiff says would not pay for the use and she is entitled to the immediate possession of said property.
- 3- That said property is wrongfully detained by the defendant.
- 4- That said property was not taken in execution on any process, order or judgment against plaintiff or for the payment of any tax, fine or assessment assessed against her and is not claimed by her 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 Chapter 14, Title 11, part third of the General Code of Ohio, or any other mesne of final process issued against her.

Signed Honey Jones

Sworn to before me and signed in my presence this 20th day of February 1942.

J C Hartshorn
Justice of the Peace

February 20, 1942- Undertaking approved by Constable Bond by Plaintiff in Replevin.
February 20, 1942- Summons and Order of Delivery issued returnable February 25, 1942 at 1 o'clock P M and delivered to E T Mohler Constable.
February 25, 1942- Summons and Order returned showing personal service on Defendant.

Service	\$1.00	E T Mohler
Mileage 11	2.00	Constable
Assistant	1.00	

1 P M Time set for return. Plaintiff appeared. Defendant failed to appear at that time or for one hour thereafter. Plaintiff sworn and examined. I find that the right of property and possession in said goods and chattels was at the time of commencement of this action in the plaintiff and that said plaintiff recover from the defendant, Ray Speakman the cost herein taxed at \$7.50.

J C Hartshorn
Justice of the Peace

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____, 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute _____ appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against _____ he _____ will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____, 19_____

I approve the above bond with the surety thereto, this _____ day of _____, 19_____ Justice of the Peace

I C Hartshorn Justice of the Peace		Pliffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	E T Mohler Constable		Pliffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1-3							
Docketing Petition or Bill of Particulars	.50			Service of Order of Attach't	Defts., each 1.00		
Appointing Guardian for Minor	.60	50		Mileage, 1st m., 50c;	add'l m., each .15		
Taking Security for Costs	.60			Service of Order of Eject't	Defts., each 1.00		
Indexing Case	Pliffs. and Defts., each .10			Mileage, 1st m., 50c;	add'l m., each .15		
Taking and Certifying	Affidavits, each .80	20		Service of Order of Rest'n	Defts., each 1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing summons	Defts., each .40			Service of Writ of Replevin	Defts., each 1.00		
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	10 add'l m., each .15	1 00	
Issuing Order of Arrest	.70			Service of Summons	Persons, each .80	2 00	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c;	add'l m., each .15		
Granting Continuances, each	.40			Service of Subpoenas	Persons, each .80		
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Subpoena	Persons, each .10			Service of Venire	Persons, each .80		
Issuing Venire	Persons, each .10			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order on Jailor for Prisoner	.60			Service of Notice to Garnishee,	Persons, each		
Swearing Witnesses, each	.10			Mileage, 1st m., 50c;	add'l m., each .15		
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.80		
Hearing Case on Appearance without Trial	1.00	1 00		Mileage, 1st m., 50c;	add'l m., each .15		
Hearing Case When Defense is Interposed	2.00			And 6% on \$	thus collected		
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices	Persons, each .80		
Hearing Motions or Demurrers, each	1.00			Mileage, 1st m., 50c;	add'l m., each .15		
Pronouncing Judgment	.80			Attending During Jury Trial, each case	2.00		
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50		
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00		
Issuing Writ of Restitution	.80			Advertising Property for Sale, by Posting	1.00		
Numbering and Filing	Necessary Papers, each .10			Taking and Returning Bonds, each	.80		
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to			
Iss'g Execution Against Property or Person	.80			For Moving and Storage of Goods		1 00	
Poundage—4% on \$	collected			For Care of Animals			
Making Transcript, Including Certificate	2.50					4 00	
Signing and Certifying Bill of Exceptions	.50						
Reducing Testimony to Writing in Bastardy Proceedings	1.50						
Issuing	Other Writs or Orders, each .75			JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357			
Making Itemized Cost Bill	.50	50		Names			
Making Certificate of Judgment	.25			March 14, 1942			
Noting Return Certificate of Judgment	.10			Rec'd. of Pcty			
		3 50		cost ind full			7 50
WITNESS FEES, Gen'l Code, Sec. 3012							
Names	No. of Miles						
Mar 14, 1942 - Constable							
Ed Rec'd filed	4 00						
RECAPITULATION							
	Justice's Fees					63 50	
	Constable's Fees					69 00	
	Witness Fees,						
	Juror's Fees						
	Gerald Galloway, Ast						1 00

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____, 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____, 19_____

The above Bond approved this _____ day of _____, 19_____ Justice of the Peace

SATISFACTION OF JUDGMENT, _____, 19_____ Received from _____

_____ Dollars, payment in full of the above judgment and costs.

No.

March 14

1942

Received of

J. J. Stanton J. J.
Four + no

Dollars.

100

My cost James vs Speckman

\$

4.00

B. T. Mohler

Const

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. O. B. MFG. CO. 9195

Gertrude Putnam

Att'y for Plff.

Att'y for Deft.

Case No. 177

vs.

Plaintiff.....

Am't claimed, \$

with interest from

19 , at per cent and costs.

Ray Moehn

Judgment for Plaintiff

Action on

Defendant.....

April 15 19 42, at Restitution

Forcible Detention

and costs \$ 5.00

BE IT REMEMBERED, That on the 11th day of April 1942, 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:

COMPLAINT IN FORCIBLE DETENTION

Gertrude F Putnam, Plaintiff, claims that the Defendant, Ray Moehn hath ever since the 29th day of April 1942 and doth still unlawfully and forcibly detain from the Plaintiff possession of the following described premises located on West Third Street in the Village of Marysville Ohio in Paris Township Union County.

That said Defendant entered upon said premises as a tenant of the Plaintiff the lease therefor expired at the time herein first mentioned and from that time the said Defendant hath unlawfully and forcibly held over his said term.

On the 4th day of April 1942, the Plaintiff duly served upon the Defendant as required by law notice in writing to leave premises.

Plaintiff asks Process and Restitution.

Dated this 11th day of April 1942.

Signed: Gertrude F Putnam

The State of Ohio

Union County ss

Gertrude F Putnam being duly sworn, says that the facts stated in the within entitled action are true as she verily believes.

Signed: Gertrude F Putnam

April 11, 1942- Summons issued returnable April 15, 1942 at 9 o'clock A M and delivered to E T Mohler, Constable who on the same day made return as follows: Received this Writ on the 11th day of April 1942 at 10 o'clock A M and on the 11th day of April 1942, I served the same on the within named Ray Moehn by delivering a true copy thereof to him personally.

Service \$0.80
Mileage .30

E T Mohler
Constable

April 15, 1942- 9 P M-Plaintiff appeared. Defendant failed to appear at that time or for one hour thereafter. Plaintiff sworn and examined. It is adjudged by me that said plaintiff Gertrude F Putnam have restitution of the premise mentioned in her Complaint and recover her cost herein taxed at \$5.00.

J C Hartshorn
Justice of the Peace

April 15, 1942-At request of plaintiff Writ of Restitution issued and delivered to E T Mohler, Constable

April 20, 1942-Writ of Restitution returned indorsed; received this Writ on the 15th day of April 1942 at 10:30 A M and pursuant to its command on the 20th day of April, 1942, I caused the Defendant to be forthwith removed from the within described premises and the said Gertrude F Putnam plaintiff to have restitution of the same and on the 20 day of April 1942, I made diligent search for chattels on which to levy and found nothing.

Service \$1.00
Mileage .50

E T Mohler
Constable

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____

Justice of the Peace

Justice of the Peace	Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Constable	Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,-3			Gen'l Code, Sec. 3347		
Docketing Petition or Bill of Particulars	.80	50	Service of Order of Attach't, Defts., each	1.00	
Appointing Guardian for Minor	.60		Mileage, 1st m., 50c; add'l m., each	.15	
Taking Security for Costs	.60		Service of Order of Eject't Defts., each	1.00	
Indexing Case Plffs. and Defts., each	.10	20	Mileage, 1st m., 50c; add'l m., each	.15	
Taking and Certifying Affidavits, each	.80		Service of Order of Rest'n, Defts., each	1.00	1 00
Taking and Approving a Bond, Undertaking or Recognizance	.80		Mileage, 1st m., 50c; add'l m., each	.15	50
Issuing summons Defts., each	.40	40	Service of Writ of Replevin, Defts., each	1.00	
Issuing Order of Attachment	.70		Mileage, 1st m., 50c; add'l m., each	.15	
Issuing Order of Arrest	.70		Service of Summons Persons, each	.80	80
Issuing Writ of Replevin	.75		Mileage, 1st m., 50c; add'l m., each	.15	50
Granting Continuances, each	.40		Service of Subpoenas, Persons, each	.80	
Issuing Commitment to Jail	.70		Mileage, 1st m., 50c; add'l m., each	.15	
Issuing Subpoena Persons, each	.10		Service of Venire, Persons, each	.80	
Issuing Venire Persons, each	.10		Mileage, 1st m., 50c; add'l m., each	.15	
Issuing Order on Jailer for Prisoner	.60		Service of Notice to Garnishee, Persons, each	.80	
Swearing Witnesses, each	.10		Mileage, 1st m., 50c; add'l m., each	.15	
Swearing Jury	.40		Service of Execu'n against Prop. or Person	.80	
Hearing Case on Appearance without Trial	1.00	1 00	Mileage, 1st m., 50c; add'l m., each	.15	
Hearing Case When Defense is Interposed	2.00		And 6% on \$ _____ thus collected		
Sitting in Case, Trial by Jury	2.50		Service of Any Other Writs, Orders or Notices Persons, each	.80	
Hearing Motions or Demurrers, each	1.00		Mileage, 1st m., 50c; add'l m., each	.15	
Pronouncing Judgment	.80	80	Attending During Jury Trial, each case	2.00	
Entering a Rule of Reference	.50		Attending During Trial without Jury	1.50	
Swearing Arbitrators, each	.40		Summoning and Swearing Appraisers	2.00	
Issuing Writ of Restitution	.80		Advertising Property for Sale, by Posting	1.00	
Numbering and Filing Necessary Papers, each	.10	30	Taking and Returning Bonds, each	.80	
Entering Judgment and Costs on Cash Book	.40		Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		
Iss'g Execution Against Property or Person	.80				
Poundage—4% on \$ _____ collected					
Making Transcript, Including Certificate	2.50				
Signing and Certifying Bill of Exceptions	.50				
Reducing Testimony to Writing in Bastardy Proceedings	1.50				
Issuing Other Writs or Orders, each	.75				
Making Itemized Cost Bill	.50	60			
Making Certificate of Judgment	.25				
Noting Return Certificate of Judgment	.10				
<i>Writ of Rest</i>	3 80	80			
WITNESS FEES, Gen'l Code, Sec. 3012 Names	No. of Miles		JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357 Names		
April 24, 1942- Consrt paid Receipt filed	2 80		April 24, 1942-Recd of Pltf Cost in full	7.30	
			RECAPITULATION	4 50	
			Justice's Fees	2 80	
			Constable's Fees		
			Witness Fees,		
			Juror's Fees,		

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____

Justice of the Peace

SATISFACTION OF JUDGMENT, _____ 19_____ Received from _____

Dollars, payment in full of the above judgment and costs.

CIVIL DOCKET

37

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. S. B. WFS. CO. 9195

<p>Willard G Hill dba "Elm Dairy"</p> <p>Case No. 178 vs. Plaintiff..... Winfield Shirk</p> <p>Action on Defendant..... Account</p>	<p style="text-align: right;">Att'y for Plff. Att'y for Deft.</p> <hr/> <p>Am't claimed, \$ 14.77 with interest from 19 , at per cent and costs.</p> <hr/> <p>Judgment for Plaintiff April 21, 1942 1942, at \$ 14.77 and costs \$ 5.70</p>
---	---

BE IT REMEMBERED, That on the 17th day of April 19⁴², 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 that there is due him from said Defendant, the sum of Fourteen & 77/100 Dollars for milk sold Defendant at his request at an itemized statement of which is hereunto attached and made a part hereof.

Wherefore the Plaintiff asks judgment for said amount of \$14.77 which he claims with costs.

Signed: Willard G Hill

The State of Ohio
Union County ss

Willard G Hill being duly sworn says that he is the Plaintiff in the within entitled cause, and that the facts stated in the foregoing Bill of Particulars are true, and that there is justly due him the amount claimed therein as he verily believes.

Willard G Hill

Sworn to before me and signed in my presence this 17 day of April 1942.

J C Hartshorn
Justice of the Peace

April 17, 1942- Summons issued returnable April 21, 1942 at 2 P M and delivered to E T Mohler, Constable

April 20, 1942-Summons returned indorsed: Received this Writ on the 17 day of April, 1942 at 10 o'clock A M, and I served the same on the 17 day of April 1942 on the said Winfield Shirk by leaving a certified copy thereof with him at his usual place of residence.

Service	\$0.80	E T Mohler
Mileage	.50	Constable

April 21, 1942- " P M-Time of return. Plaintiff failed to appear. Defendant appeared but offered no defense,

It is therefore considered by that Willard G Hill dba "Elm Dairy" recover from the Defendant Winfield Shirk, the sum of \$14.77 and his cost herein taxed at \$5.70.

J C Hartshorn
Justice of the Peace

19. APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h..... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against.....h..... he..... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19____.

I approve the above bond with the surety thereto, this _____ day of _____ 19____ Justice of the Peace

J O Hartshorn Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	E T Mohler Constable		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1-3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't	Defts., each 1.00		
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c;	add'l m., each .15		
Taking Security for Costs	.60			Service of Order of Eject't	Defts., each 1.00		
Indexing Case	Plffs. and Defts., each .10	20		Mileage, 1st m., 50c;	add'l m., each .15		
Taking and Certifying Affidavits	each .80	80		Service of Order of Resti'n	Defts., each 1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing summons	Defts., each .40	40		Service of Writ of Replevin	Defts., each 1.00		
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order of Arrest	.70			Service of Summons	Persons, each .80	80	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c;	add'l m., each .15	80	
Granting Continuances	each .40			Service of Subpoenas	Persons, each .80		
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Subpoena	Persons, each .10			Service of Venire	Persons, each .80		
Issuing Venire	Persons, each .10			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee	Persons, each .80		
Swearing Witnesses	each .10			Mileage, 1st m., 50c;	add'l m., each .15		
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.80		
Hearing Case on Appearance without Trial	1.00	1 00		Mileage, 1st m., 50c;	add'l m., each .15		
Hearing Case When Defense is Interposed	2.00			And 6% on \$ _____ thus collected			
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices	Persons, each .80		
Hearing Motions or Demurrers	each 1.00			Mileage, 1st m., 50c;	add'l m., each .15		
Pronouncing Judgment	.80	80		Attending During Jury Trial, each case	2.00		
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50		
Swearing Arbitrators	each .40			Summoning and Swearing Appraisers	2.00		
Issuing Writ of Restitution	.80			Advertising Property for Sale, by Posting	1.00		
Numbering and Filing Necessary Papers, each	.10	70		Taking and Returning Bonds, each	.80		
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals			
Iss'g Execution Against Property or Person	.80						
Poundage—4% on \$ _____ collected							
Making Transcript, Including Certificate	2.50						
Signing and Certifying Bill of Exceptions	.50						
Reducing Testimony to Writing in Bastardy Proceedings	1.50						
Issuing Other Writs or Orders	each .75						
Making Itemized Cost Bill	.50						
Making Certificate of Judgment	.25	50					
Noting Return Certificate of Judgment	.10						
		4 20					
WITNESS FEES, Gen'l Code, Sec. 3012 Names		No. of Miles		JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357 Names			
				RECAPITULATION			
				Justice's Fees		4	40
				Constable's Fees		1	30
				Witness Fees,			
				Juror's Fees,			

19. BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19____.

The above Bond approved this _____ day of _____ 19____ Justice of the Peace

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

CIVIL ACTION. Before

Justice of the Peace,
County, Ohio

8-38-3 THE COL. B. & MFG. CO. 9195

Township,

Alfred A Hoffman
Case No. 179 vs. Plaintiff.....

Elizabeth Hoffman
Action on Defendant.....

Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ _____ with interest from _____
19 _____, at _____ per cent and costs.
Judgment for Plaintiff
April 29 1942, at \$ Goods
and costs \$ _____

BE IT REMEMBERED, That on the 25 day of April 19 42, 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:

Affidavit for Order of Delivery
In Replevin

The State of Ohio
Union County ss

Before me, the undersigned, a Justice of the Peace in and for said County, came Alfred A Hoffman, Plaintiff, who being duly sworn, deposes and says: 1.

1-That said Plaintiff claims the following described property, to-wit:

- Suit of clothes
- Work clothes
- Suit case
- Gold Watch
- Birth Certificate
- Automobile Tire
- Shot Gun Etc

2-That said Plaintiff, Alfred A Hoffman is the owner of the above chattels and that he is entitled to the immediate possession of said property.

3- That said property is wrongfully detained by the Defendant Elizabeth Hoffman.

4- That said property was not taken in execution on any process, order or judgment against plaintiff or for the payment of any tax, fine or assessment, assessed against him and is not claimed by her under a title acquired mediately or immediately by transfer fro 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 Chapter 14, Title 11, part Third Gen Code of Ohio ahainst him,.

Signed: Alfred A Hoffman

Sworn to before me and signed in my presence this 25 day of April 1942. J C Hartshorn, J P

April 25, 1942- Summons and order of Delivery, returnable April 29, 1942 and delivered to E T Mohler, Vonstable

April 27, 1942- Summons and Order returned indorsed:

Received this writ on the 25 day of April 1942 at 6 P M and pursuant ti its command, on the 25 day of April 1942,

I served the amse by delivering a certified cop thereof with the indorsements thereon to Elizabeth personally

The Defendant voluntarily delivered to me the articles mentioned in writ and claimed no ownership except shot gun. Which now hold balance delivered to Plaintiff

Bond for delivery by plaintiff approved and filed.

April 29, 1942-7 P M both parties appeared. By mutual agreement ownership of all the shot guns vested in plaintiff. Shot gun ownership vested in defendant.

and returned to her. It is therefore considered by me that the ownership in shot gun is vested in defendant

balance of chattels vested in Plaintiff. Cost is assessed against the Plaintiff.

J C Hartshorn
Justice of the Peace

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19 _____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h...he...will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

I approve the above bond with the surety thereto, this _____ day of _____ 19 _____ Justice of the Peace

J C Hartshorn Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	E T Mohler Constable		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50			Service of Order of Attach't,	Defts., each 1.00		
Appointing Guardian for Minor	.60	50		Mileage, 1st m., 50c;	add'l m., each .15		
Taking Security for Costs	.60			Service of Order of Eject't	Defts., each 1.00		
Indexing Case Plffs. and Defts., each	.10	26		Mileage, 1st m., 50c;	add'l m., each .15		
Taking and Certifying Affidavits, each	.80			Service of Order of Resti'n,	Defts., each 1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing summons Defts., each	.40	40		Service of Writ of Replevin,	Defts., each 1.00		
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	5 add'l m., each .15	1.00	
Issuing Order of Arrest	.70			Service of Summons	Persons, each .80	1.25	
Issuing Writ of Replevin	.75	75		Mileage, 1st m., 50c;	add'l m., each .15		
Granting Continuances, each	.40			Service of Subpoenas,	Persons, each .80		
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Subpoena Persons, each	.10			Service of Venire,	Persons, each .80		
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order on Jailer for Prisoner	.80			Service of Notice to Garnishee,	Persons,		
Swearing Witnesses, each	.10			each	.80		
Swearing Jury	.40			Mileage, 1st m., 50c;	add'l m., each .15		
Hearing Case on Appearance without Trial	1.00	1.00		Service of Execu'n against Prop. or Person	.80		
Hearing Case When Defense is Interposed	2.00			Mileage, 1st m., 50c;	add'l m., each .15		
Sitting in Case, Trial by Jury	2.50			And 6% on \$ _____ thus collected			
Hearing Motions or Demurrers, each	1.00			Service of Any Other Writs, Orders or Notices	Persons, each .80		
Pronouncing Judgment	.80	80		Mileage, 1st m., 50c;	add'l m., each .15		
Entering a Rule of Reference	.50			Attending During Jury Trial, each case	2.00		
Swearing Arbitrators, each	.40			Attending During Trial without Jury	1.50		
Issuing Writ of Restitution	.80			Summoning and Swearing Appraisers	2.00		
Numbering and Filing Necessary Papers, each	.10			Advertising Property for Sale, by Posting	1.00		
Entering Judgment and Costs on Cash Book	.40			Taking and Returning Bonds, each	.80		80
Iss'g Execution Against Property or Person	.80			Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals			
Poundage—4% on \$ _____ collected							
Making Transcript, Including Certificate	2.50						
Signing and Certifying Bill of Exceptions	.50						
Reducing Testimony to Writing in Bastardy Proceedings	1.50						
Issuing Other Writs or Orders, each	.75			JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357			
Making Itemized Cost Bill	.50			Names			
Making Certificate of Judgment	.25						
Noting Return Certificate of Judgment	.10						
		3.50					
WITNESS FEES, Gen'l Code, Sec. 3012		No. of Miles		RECAPITULATION			
Names				Justice's Fees			
Jan 26, 1943 Constable				Constable's Fees		3.50	
Paid Receipt filed				Witness Fees,		2.05	
				Juror's Fees,			

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19 _____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

The above Bond approved this _____ day of _____ 19 _____ Justice of the Peace

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

CIVIL DOCKET

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. B. B. WFO. CO. 9195

William R Luke

D A Snyder

Att'y for Plff.

Att'y for Deft.

Case No. 180 vs. Plaintiff.....

Am't claimed, \$ 6.70 with interest from 19 , at per cent and costs.

Orville Richards Defendant.....
Action on

Judgment for Plaintiff
May 14 19 42, at \$ 6.70

and costs \$

BE IT REMEMBERED, That on the 25 day of August 19 42, 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:

Affidavit for Attachment

The State of Ohio
Union County ss

William R Luke being duly sworn says that he is one of the Plaintiffs in the above entitled case; that Orville Richards said Defendant is justly indebted to said Plaintiffs William R Luke and D A Snyder; that said claim is just; that he believes said Plaintiffs ought to recover thereon the amount of Six & 70/100 Dollars; that the property sought to be is not exempt from execution, attachment or sale to satisfy a judgment or order.

Affiant further says that said claim is for necessaries to-wit: milk

Wm R Luke

Sworn to before me and signed in my presence, this 25 day of August 1941.

J C Hartshorn
Justice of the Peace

May 7, 1942- Summons and Order of Attechmant issued and delivered to E T Mohler Constable returnable on the 14 day of May 1942 at 10 o'clock A M

May 14, 1942- Summons and Order of Attachment returned indorsed Received the within Order and Summons on the 7 day of May 1942 at 10 o'clock A M. "No property attached for reason Defendant promised to pay."

I also on the 7 day of May 1942 served the Defendant by reading to him the writs.

E T Mohler
Constable

May 12, 1942- Defendant Orville Richards appeared and expressed a willinness to confess judgment

May 14, 1942- 10 A M Time set for trial. Plaintiff not present His Bill of Particulars having been verified. The Defendant having acknowledged the claim and was willing that the same be entered in judgment -t is therefore considered by that Pliantiffs recover from the Defendant the sum of \$6.70 and their cost hereih taxed at

J C Hartshorn
Justice of the Peace

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19 _____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute _____ appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against _____ he _____ will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

I approve the above bond with the surety thereto, this _____ day of _____ 19 _____ Justice of the Peace

J C Hartshorn Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	E T Mohler Constable		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,-3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't	Defts., each 1.00	1.00	
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c;	add'l m., each .15	50	
Taking Security for Costs	.60			Service of Order of Eject't	Defts., each 1.00		
Indexing Case Plffs. and Defts., each	.10	30		Mileage, 1st m., 50c;	add'l m., each .15		
Taking and Certifying Affidavits, each	.80	80		Service of Order of Rest'n,	Defts., each 1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing summons Defts., each	.40	40		Service of Writ of Replevin,	Defts., each 1.00		
Issuing Order of Attachment	.70	70		Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order of Arrest	.70			Service of Summons Persons, each	.80	80	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c;	add'l m., each .15		
Granting Continuances, each	.40			Service of Subpoenas, Persons, each	.80		
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Subpoena Persons, each	.10			Service of Venire, Persons, each	.80		
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee, Persons,	each .80		
Swearing Witnesses, each	.10			Mileage, 1st m., 50c;	add'l m., each .15		
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.80		
Hearing Case on Appearance without Trial	1.00	100		Mileage, 1st m., 50c;	add'l m., each .15		
Hearing Case When Defense is Interposed	2.00			And 6% on \$ _____ thus collected			
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices	Persons, each .80		
Hearing Motions or Demurrers, each	1.00	80		Mileage, 1st m., 50c;	add'l m., each .15		
Pronouncing Judgment	.80			Attending During Jury Trial, each case	2.00		
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50		
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00		
Issuing Writ of Restitution	.80			Advertising Property for Sale, by Posting	1.00		
Numbering and Filing Necessary Papers, each	.10	20		Taking and Returning Bonds, each	.80		
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals			
Iss'g Execution Against Property or Person	.80						
Poundage—4% on \$ _____ collected							
Making Transcript, Including Certificate	2.50						
Signing and Certifying Bill of Exceptions	.50						
Reducing Testimony to Writing in Bastardy Proceedings	1.50						
Issuing Other Writs or Orders, each	.75						
Making Itemized Cost Bill	.50	50					
Making Certificate of Judgment	.25						
Noting Return Certificate of Judgment	.10						
		520					

JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357 Names

WITNESS FEES, Gen'l Code, Sec. 3012 Names No. of Miles

RECAPITULATION Justice's Fees Constable's Fees Witness Fees, Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19 _____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

The above Bond approved this _____ day of _____ 19 _____ Justice of the Peace

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

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

8-38-3 THE COL. D. B. MFG. CO. 9195

Paris

Township,

Union

County, Ohio

Mrs Levi Willias	Richard C Thrall	Att'y for Plff.
Case No. 181 vs. Plaintiff.....	Am't claimed, \$ 50.00	Att'y for Deft.
Louis Rausch	Jan 27 19 42, at	with interest from
Action on Damages	July 16 19 42, at \$	per cent and costs.
	Judgment for Dismissal	
	and costs \$ 5.55	

BE IT REMEMBERED, That on the 11th day of July 19 42, 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:

Now comes the Plaintiff and says that she was operating a 1937 Ford Automobile on January 27, 1942, on State Route 33 South of New California in Jerome Township, Union County. That she was operating said automobile early in the morning and that the day was foggy so that visibility was very poor. That was proceeding on the right hand side of the road in all manners in a proper and lawful way, and at a slow rate of speed.

That the Defendant operating a motor vehicle approaching from her rear at a high rate of speed, greater than than was reasonably proper taking into consideration the rate of visibility. That defendant did not have his automobile under control such as to be able to stop it when he was able to see the automobile driven by the Plaintiff.

The defendant drove his automobile into and against the left rear of plaintiff's automobile, damaging the left rear fender, the left rear tire, tail light and the body of said automobile, all to the plaintiff's damage in the sum of fifty dollars.

WHEREFORE plaintiff prays judgment against said defendant in the sum of fifty dollars with interest from January 27, 1942 and costs.

Richard C Thrall

Attorney for the Plaintiff

July 11, 1942-Summons issued returnable July 16, 1942 at 10 o'clock A M And delivered to Pearl Galloway, Constable.

July 13, 1942-Summons returned indorsed: Received this summons on the 11 day of July 1942 at 10 o'clock A M and I served the same on the 11th day of July 1942 on the said Louis Rausch by leaving a certified copy thereof, and of the indorsement thereon with him personally.

Service \$0.80
Mileage 2mi .65

Pearl M Galloway
Constable

July 16, 1942-10 Am time set for trial. Plaintiff appeared by Atty Defendant failed to appear. Plaintiff moved the Court for a Continuance to July July 20 at 10 A M. granted

Later in the day the Attorney for the Plaintiff and filed the following entry: "Now comes the plaintiff and the defendant in this action, and both represent to the Court that this action has been settled between the parties, and the claim of the plaintiff has been satisfied in full and the costs having been paid, this action is therefore dismissed for the reason that the cause of action no longer exists, said action is dismissed with prejudice.

OK

Richard C Thrall
Attorney for
Plaintiff

Justice of the Peace

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha_____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute _____ appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against _____ he _____ will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

I. C. Hartshorn Justice of the Peace		Piffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Pearl M Galloway Constable		Piffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't,	Defts., each 1.00		
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c;	add'l m., each .15		
Taking Security for Costs	.60			Service of Order of Eject't	Defts., each 1.00		
Indexing Case Piffs. and Defts., each	.10	20		Mileage, 1st m., 50c;	add'l m., each .15		
Taking and Certifying Affidavits, each	.80			Service of Order of Rest'n,	Defts., each 1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing summons Defts., each	.40	40		Service of Writ of Replevin,	Defts., each 1.00		
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order of Arrest	.70			Service of Summons Persons, each	.80	80	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c;	add'l m., each .15	65	
Granting Continuances, each	.40	40		Service of Subpoenas, Persons, each	.80		
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Subpoena Persons, each	.10			Service of Venire, Persons, each	.80		
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee, Persons,	each .80		
Swearing Witnesses, each	.10			Mileage, 1st m., 50c;	add'l m., each .15		
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.60		
Hearing Case on Appearance without Trial	1.00	1 00		Mileage, 1st m., 50c;	add'l m., each .15		
Hearing Case When Defense is Interposed	2.00			And 6% on \$ _____ thus collected			
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices	Persons, each .80		
Hearing Motions or Demurrers, each	1.00			Mileage, 1st m., 50c;	add'l m., each .15		
Pronouncing Judgment	.80	80		Attending During Jury Trial, each case	2.00		
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50		
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00		
Issuing Writ of Restitution	.80			Advertising Property for Sale, by Posting	1.00		
Numbering and Filing Necessary Papers, each	.10	30		Taking and Returning Bonds, each	.80		
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to			
Iss'g Execution Against Property or Person	.80			For Moving and Storage of Goods			
Poundage—4% on \$ _____ collected				For Care of Animals			
Making Transcript, Including Certificate	2.50					1 45	
Signing and Certifying Bill of Exceptions	.50			JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357			
Reducing Testimony to Writing in Bastardy				Names			
Proceedings	1.50						
Issuing Other Writs or Orders, each	.75						
Making Itemized Cost Bill	.50	50					
Making Certificate of Judgment	.25						
Noting Return Certificate of Judgment	.10						
		4 10					
WITNESS FEES, Gen'l Code, Sec. 3012		No. of Miles		RECAPITULATION			
Names				Justice's Fees		4 10	
July 16, 1942- Constable				Constable's Fees		1 45	
Paid his cost		1 45		Witness Fees,			
Receipt filed				Juror's Fees,			
				Cost Paid			

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. P. B. MFG. CO. 9195

J H Ballard
Case No. 182 vs. Plaintiff.....

Christopher Woods
Action on Defendant.....
Forcible Detention

Att'y for Plff.
Att'y for Deft.
Restitution
Am't claimed, \$ with interest from
19 , at per cent and costs.
Judgment for Plaintiff
Sept 5 19⁴², at \$
and costs \$ 8.15

BE IT REMEMBERED, That on the 31st day of August 1942, 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 H Ballard, Plaintiff, claims that the Defendant, Christopher Woods hath ever since the 5th day of June 1941, and doth still unlawfully and forcibly detain from the Plaintiff possession of the following described premises, situated in the Township of Leesburg and County of Union, State of Ohio, and known as the John James property in the Village of Magnetic Springs, Union County, Ohio.

That said Defendant entered upon the premises as tenant of the Plaintiff, the lease therefor expired at the time at the time herein first mentioned and from that time the said Defendant hath unlawfully and forcibly held over his said term.

On the 1st day of June 1942, the Plaintiff duly served upon said Defendant, as required by law, notice in writing, to leave said premises.

Plaintiff asks Process and Restitution and judgment for costs. Dated this 31 day of August 1942.

Signed: J H Ballard

August 31, 1942- Summons issued returnable September 5, 1942 at 10 AM and delivered to Pearl Galloway, Constable.

September 4, 1942-Summons returned indorsed: Received this summons on the 31 day of August 1942 at 6 o'clock P M and I served the same on the 31 day of August 1942 on the said Christopher Woods by leaving a certified copy thereof with the indorsements thereon, with him at his usual place of residence.

Service \$0.80 Pearl Galloway, Constable
Mileage 22 3.65

September 5, 1942-10 A M-Time set for trial. Plaintiff appeared in person. Defendant failed to appear at that time or for one hour thereafter. Plaintiff sworn and examined. It is therefore considered by me that the said Plaintiff, J H Ballard have restitution of the premises mentioned and described in his said complaint and recover from the Defendant, Christopher Woods, his costs herein taxed at \$8.15.

J C Hartshorn
Justice of the Peace

September 5, 1942-Writ of Restitution issued and delivered to Pearl Galloway, Constable

Sept 15, 1942- Writ of Restitution returned indorsed: Recd this Writ on the 5 day of September 1942 at 10 o'clock A M and pursuant to its command on the 15 day of September 1942, I caused the Defendant to be forthwith removed from the within described premises, and the said Plaintiff J H Ballard to have restitution of the same.

After diligent search, no property found on which to levy.

At my suggestion J H Ballard, Plaintiff paid the cost \$17.60 which I distributed as follows:

J C Hartshorn, J P \$4.50
Pearl Galloway Const 9.10
Paul Palin, Assistant 2.00
William Diehl, Asst 2.00

Service this Writ \$1.00
Mileage 22 mi 3.55

Pearl M Galloway, Constable
J C Hartshorn

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h...he...will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____

Justice of the Peace

Table with columns: Justice of the Peace, Pliffs. Costs, Defts. Costs, Constable, Pliffs. Costs, Defts. Costs. Lists various legal services and their costs, including Docketing, Issuing Writs, and Juror's Fees.

WITNESS FEES, Gen'l Code, Sec. 3012. Table with columns: Names, No. of Miles.

RECAPITULATION
Justice's Fees
Constable's Fees
Witness Fees,
Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____ Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL DOCKET

47

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. D. B. MFG. CO. 9195

O L Baker
 Case No. 183 vs. Plaintiff.....
 Everett Worthington
 Action on Defendant.....
 Money Only

Richard C Thrall *Att'y for Plff.*
Att'y for Deft.
 Am't claimed, \$ 16.26 with interest from
Aug 22 1941, at 6 per cent and costs.
 Judgment for Plaintiff
 October 6 19 42, at \$ 17.26
 and costs \$ 4.80

BE IT REMEMBERED, That on the 2nd day of October 19 42, 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 there is due him from the Defendant the sum of \$16.26 on account, a copy of which account is hereto attached marked "Exhibit A" and made a part hereof.

WHEREFORE plaintiff prays judgment for the sum of \$16.26 with interest at 6% per annum from August 22, 1941 and costs. October 2, 1942- Summons issued returnable October 6, 1942 at 10 and delivered to Pearl Galloway, Constable.

October 6, 1942- Summons returned showing service on October 2, 1942.

Service \$0.80
 Mileage .50

Pearl Galloway
 Constable

October 6, 1942-10 A M Time set for trial. Plaintiff appeared by Richard C Thrall, his attorney. Defendant appeared personally and acknowledged the indebtedness, and confessed judgment.

It is therefore considered by me that this plaintiff recover from Everett Worthington, defendant the sum of \$17.26 (being principal amount with interest from August 22, 1941) and cost taxed at \$4.80.

J C Hartshorn
 Justice of the Peace

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

Table with columns for Plaintiff's Costs (Dollars and Cents), Defendant's Costs (Dollars and Cents), and descriptions of legal services. Includes entries for J. C. Hartshorn (Justice of the Peace) and Pearl Galloway (Constable). Total costs are summarized as 3.50.

WITNESS FEES, Gen'l Code, Sec. 3012

Table for Witness Fees with columns for Names and No. of Miles. Includes handwritten entries: 'Apr 10, 1943 Rich R. C. Shull City' and '4/10/43 - Conner Rd'.

JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357

Table for Juror's Fees with columns for Names and Fees. Includes a RECAPITULATION section with handwritten totals: Justice's Fees 3.50, Constable's Fees 1.30, Witness Fees, and Juror's Fees.

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____ Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL DOCKET

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township, Union

County, Ohio

8-39-3 THE COL. C. B. MFG. CO. 9195

James France		Richard C Thrall	Att'y for Plff.
		Milo L Myers	Att'y for Deft.
Case No. 184	vs.	William L Coleman	
		Am't claimed, \$ 196.00	with interest from
		19	, at per cent and costs.
Ed Radebaugh		Judgment for Plaintiff	
Action on	Defendant.....	November 4	19 42, at \$
Mone Only		and costs \$	

BE IT REMEMBERED, That on the 12 day of October 19 42, 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 there is due him from the Defendant, the sun of \$196.00, on account for services and feed supplied to a horse belonging to the Defendant, a copy of said account being attached hereto marked "Exhibit A2 and made a part hereof.

WHEREFORE plaintiff prays judgment agains said Defendant in said sum of \$196.00 and costs.

Richard C Thrall
Attorney for Plaintiff

State of Ohio
Union County ss

James France, being first duly sworn says that he is the Plaintiff filing the foregoing Bill of Particulars, and that the facts stated and the allegations contained therein are true as he verily believes.

James France

Sworn to before me and subscribed in my presence thi s 8th day of October 1942.

Helen Hawke
Notary Public

SEAL

October 12, 1942- Summons issued returnable October 19, 1942 at 10 o'clock A M and delivered to Pearl Galloway, Constable.
October 13, 1942-Summons returned indorsed: Received this summons on the 12 day of October 1942 at 10 o'clock A M and I served the same on the 12th day of October 1942 on the said Ed Radebaugh by leaving a certified copy thereof, and of the indorsements thereon with him personally.

Service	\$0.80	Pearl Galloway
Mileage	.50	Constable

October 19, 1942- 10 o'clock A M. Milo L Myera attorney for the Defendant and entered appearance for the said Defendant, Ed Radebaugh, By mutual agreement of both parties hereto, this cause is continued to November 2, 1942-10 A M Time to which this case was adjourned. James France, plaintiff and Richard c Thrall appeared. Plaintiff asks for a jury trial. A list of 18 names furnished. After a process of striking out by plaintiff and defendant, the following were selected as jurors: Fred Avery,

Morey Liggett, William Fawn, Frank Forry, Russell S Banks and Charles C Carr, selected. Summons issued to Pearl Galloway Constable. Returnable November 4, 1942 at 1:30 P M.

Plaintiff filed a praecipe for witness as follows: Lowell Cross, Rolla Graham, Gene Drumm and Frank Martin. Subpoenas issued to Pearl Galloway, Constable. Milo L Myers

Plaintiff deposited \$10.00 security for cost.

By mutual agreement this case is adjourned to November 4, 1942 at 1:30 P M

November 2, 1942-Venire for jurors returned showing personal service on each.

Service	4.80	Pearl Galloway
Mileage 3	.95	Constable

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

J. C. Hartshorn Justice of the Peace		Pliffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Pearl Galloway Constable		Pliffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't,	Defts., each 1.00		
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c;	add'l m., each .15		
Taking Security for Costs	.60	80		Service of Order of Eject't	Defts., each 1.00		
Indexing Case	Pliffs. and Defts., each. .10	20		Mileage, 1st m., 50c;	add'l m., each .15		
Taking and Certifying	Affidavits, each .80			Service of Order of Restl'n,	Defts., each 1.00		
Taking and Approving a Bond, Undertaking	or Recognizance .80			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing summons	Defts., each .40	40		Service of Writ of Replevin,	Defts., each 1.00		
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order of Arrest	.70			Service of Summons	Persons, each .80		
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c;	add'l m., each .15		
Granting	Continuances, each .40	80		Service of Subpoenas,	7 Persons, each .80	80	
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	17 add'l m., each .15	4 00	1 60
Issuing Subpoena	7 Persons, each .10	50	26	Service of Venire,	6 Persons, each .80	4 80	
Issuing Venire	6 Persons, each .10	60		Mileage, 1st m., 50c;	2 add'l m., each .15	4 80	
Issuing Order on Jailer for Prisoner	.80			Service of Notice to Garnishee,	Persons, each .80	95	
Swearing	9 Witnesses, each .10	60	30	Mileage, 1st m., 50c;	add'l m., each .15		
Swearing Jury	.40	40		Service of Exec'n against Prop. or Person	.80		
Hearing Case on Appearance without Trial	1.00			Mileage, 1st m., 50c;	add'l m., each .15		
Hearing Case When Defense is Interposed	2.00	2 00		And 6% on \$ _____	thus collected		
Sitting in Case, Trial by Jury	2.50	2 50		Service of Any Other Writs, Orders or	Notices		
Hearing	Motions or Demurrers, each 1.00			Persons, each .80			
Pronouncing Judgment	.80	80		Mileage, 1st m., 50c;	add'l m., each .15		
Entering a Rule of Reference	.50			Attending During Jury Trial, each case	2.00	2 00	
Swearing	Arbitrators, each .40			Attending During Trial without Jury	1.50		
Issuing Writ of Restitution	.80			Summoning and Swearing Appraisers	2.00		
Numbering and Filing	10 Necessary Papers, each .10	1 00		Advertising Property for Sale, by Posting	1.00		
Entering Judgment and Costs on Cash Book	.40			Taking and Returning	Bonds, each .80		
Iss'g Execution Against Property or Person	.80			Actual Expenses, to be itemized and sworn to			
Poundage—4% on \$ _____	collected			For Moving and Storage of Goods			
Making Transcript, Including Certificate	2.50			For Care of Animals			
Signing and Certifying Bill of Exceptions	.50						
Reducing Testimony to Writing in Bastardy	Proceedings 1.50			JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357			
Issuing	Other Writs or Orders, each .75			Names			
Making Itemized Cost Bill	.50	50		Fred Avery	1 50		
Making Certificate of Judgment	.25			Ivy Jenkins	1 50		
Noting Return Certificate of Judgment	.10			William Fawn	1 50		
				Russael Banks	1 50		
				Frank Forry	1 50		
				Chas C Carr	1 50		
				RECAPITULATION			
				Justice's Fees	8 60		
				Constable's Fees	17 70		
				Witness Fees,	2 70		
				Juror's Fees,	7 00		
					45 20		
WITNESS FEES, Gen'l Code, Sec. 3012	No. of Miles						
Names							
Lowell Cross	2	1 70					
Rolla Graham	14	1 70					
Gene Drumm	2	1 10					
Fred Martin	2	1 10					
Milo L Myers	1	1 00					
Merle Stephens			1 00				
Chas L Norris			1 00				

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____ Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____ The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL DOCKET

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township, Union

County, Ohio

8-38-3 THE COL. B. B. MFG. CO. 9195

James France
 Case No. 184 vs. Plaintiff.....
 Ed Radebaugh
 Action on Defendant.....
 Continued

Richard C Thrall Att'y for Plff.
 William L Coleman Att'y for Deft.
 Am't claimed, \$ with interest from
 19 , at per cent and costs.
 Judgment for
 19 , at \$
 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:

November 2, 1942- Subpoena for witness issued
 For Plaintiff : Lowell Cross, Rolla Graham, Gene Drumm, Frank Martin
 And Milo L Myers. For Defendant Merle Stephens and Chas L Norris
 issued to Pearl Galloway, Constable.

November 4, 1942- Subpoenas returned showing personal service
 on Lowell Cross, Rolla Graham, Gene Drumm, Frank Martin and
 Milo L Myers for plaintiff and Merle Stephens and Chas L Norris
 for Defendant.

Plaintiff	Service 5	4.00
Defendant	Service 2	1.60
	Mileage 17	2.90

November 4, 1942- 1:30 Time to which this case adjourned. Plaintiff
 and his Attorney Richard C Thrall, Defendant and his Attorney
 William L Coleman present. Both parties ready for trial.
 The Constable impanelled the following jurors: Fred Avery, William
 Fawn, Russell S Banks, Frank Forry, Chas C Carr present. Morey Lig-
 gett not present. Excused for cause. Place filled by Ivy Jenkins.
 Jury examined for cause and accepted by both parties, and sworn.
 Witnesses Lowell Cross, Rolla Graham, Gene Drumm, Fred Martin and
 Milo L Myers for plaintiff and Merle Stephens and Chas L Norris
 for Defendant. Trial proceeded. Attorneys and stated their case
 to the jury. Witness for the plaintiff examined. Witnesses
 for the Defendant examined. Plaintiff's and Defendant gave
 pleas to jury. After instructions from the Court the Jury
 retired to their room under charge of the Constable.

After some deliberation. Jury reported to the Court by
 William Fawn who had been selected as Foreman the following
 verdict: We, being three-fourths or more of the jury, do find
 and assess the plaintiff's claim herein against the Defendant,
 in the sum of \$150.00 Dollars.

Signed: William A Fawn, I E Jenkins, Charles Carr, Fred
 Avery, Russell S Banks, and F L Forry.

The following witnesses had been sworn and examined: James France,
 Lowell Cross Frank Martin, Gene Drumm, Rolla Graham, Milo L Myers
 for Plaintiff and Ed Radebaugh, Chas L Norris and Merle Stephens
 for the Defendant.

November 4, 1942- Nine dollars out of \$10.00 deposit used
 to pay jury.

November 4, 1942- It is considered by me that the said Plaintiff
 recover from this Defendant, Ed Radebaugh recover the sum of
 One Hundred, fifty Dollars and the costs taxed at \$45.20.

Justice of the Peace

CIVIL DOCKET

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38.3 THE COL. B. B. MFG. CO. 9195

Case No. 185 vs. Plaintiff, Ir E H Wilson

Richard C Thrall Att'y for Plff. Clifton Caryl Att'y for Deft.

Action on Money Only Defendant, Leroy Streng

Am't claimed, \$ 200.00 with interest from August 1 1937, at 6 per cent and costs.

Judgment for Plaintiff November 9 1942, at \$263.25 and costs \$ 7.80

BE IT REMEMBERED, That on the 4 day of November 1942, 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 plaintiff from the defendant the sum of \$200.00 with interest from August 1, 1937, on a book account, a copy of which is hereto attached, marked "Exhibit A" and made a part hereof.

WHEREFORE Plaintiff prays judgment against the Defendant for \$200.00 with interest from August 1, 1937 at 6% per annum and for costs. Plaintiff deposited \$5.00 for costs

Richard C Thrall Attorney for Plaintiff

State of Ohio Union County ss

Richard C Thrall, being first duly sworn, says that he is the attorney for the plaintiff, a non resident of the County and that the facts stated and allegations contained in the foregoing bill of particulars are true to the best of his knowledge and belief.

Sworn to and signed in my presence this 4th day of November 1942.

J C Hartshorn Justice of the Peace

November 5, 1942- Summons issued returnable November 9, 1942 at 10 o'clock A M and delivered to Pearl Galloway, Constable. November 6, 1942-Summons returned indorsed: Received this Summons on the 5 day of November 1942 at 10 o'clock A M and I served the same on the 5 day of November 1942 on the said Leroy Streng by leaving a certified copy thereof, and of the indorsements thereon with him personally.

Service 0.80 Mileage .50 Pearl M Galloway Constable

November 6, 1942- Subpoena "duces tecum" issue for Dr F C Galloway and delivered to Pearl M Galloway, Constable. Subpoena returned indorsed: Received this writ on November 6, 1942 at 5 o'clock P M and I served the within named Dr F C Galloway by leaving a certified copy with him personally.

Service 0.80 Mileage .50 Pearl M Galloway Constable

November 9, 1942-10 o'clock A M -Time set for trial. Plaintiff appeared by Richard C Thrall, his attorney. Defendant Leroy Streng failed to appear at that time or for one hour thereafter. The Plaintiff's Bill of Particulars being verified,

It is considered by me that plaintiff Dr E H Wilson recover from this Defendant Leroy Streng, the sum of \$263.25 (being the principal amount with interest computed to this date) and his cost herein taxed at \$ 7.80

J C Hartshorn Justice of the Peace

Whereas, the said Leroy Streng ha taken an appeal from a certain judgment rendered against him in favor of said Dr E H Wilson by J C Hartshorn Justice of the Peace of Paris Township, Union County, Ohio, on the 9th day of November 19 42, for the sum of Two Hundred, sixty-three Dollars, to the Court of Common Pleas of Union County, Ohio. & 25/100

The condition of the above obligation is: That the Appellant will prosecute his appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against him he will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this 18 day of November 19 42

Leroy Streng

I approve the above bond with the surety thereto, this 18 day of November 19 42

Justice of the Peace

J C Hartshorn Justice of the Peace		Piffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Pearl M Galloway Constable		Piffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1-3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't	Defts., each 1.00		
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c;	add'l m., each .15		
Taking Security for Costs	.60	50		Service of Order of Eject't	Defts., each 1.00		
Indexing Case Piffs. and Defts., each	.10	20		Mileage, 1st m., 50c;	add'l m., each .15		
Taking and Certifying Affidavits, each	.80	80		Service of Order of Rest'n,	Defts., each 1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing summons Defts., each	.40		40	Service of Writ of Replevin,	Defts., each 1.00		
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order of Arrest	.70			Service of Summons Persons, each	.80	80	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c;	add'l m., each .15	50	
Granting Continuances, each	.40			Service of Subpoenas, Persons, each	.80	80	
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	add'l m., each .15	50	
Issuing Subpoena } Persons, each	.10	10		Service of Venire, Persons, each	.80		
Issuing Venire } Persons, each	.10			Mileage, 1st m., 50c;	add'l m., each .15		
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee, Persons,	each .80		
Swearing Witnesses, each	.10			Mileage, 1st m., 50c;	add'l m., each .15		
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.80	80	
Hearing Case on Appearance without Trial	1.00	100		Mileage, 1st m., 50c;	add'l m., each .15	65	
Hearing Case When Defense is Interposed	2.00			And 6% on \$ thus collected			
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices	Persons, each .80		
Hearing Motions or Demurrers, each	1.00			Mileage, 1st m., 50c;	add'l m., each .15		
Pronouncing Judgment	.80	80		Attending During Jury Trial, each case	2.00		
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50		
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00		
Issuing Writ of Restitution	.80			Advertising Property for Sale, by Posting	1.00		
Numbering and Filing 3 Necessary Papers, each	.10	30		Taking and Returning Bonds, each	.80		
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to			
Iss'g Execution Against Property or Person	.80	80		For Moving and Storage of Goods			
Poundage—4% on \$ collected				For Care of Animals			
Making Transcript, Including Certificate	2.50		2.50			2.60	
Signing and Certifying Bill of Exceptions	.50					4.05	
Reducing Testimony to Writing in Bastardy Proceedings	1.50						
Issuing Other Writs or Orders, each	.75			JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357			
Making Itemized Cost Bill	.50	50		Names			
Making Certificate of Judgment	.25						
Noting Return Certificate of Judgment	.10						
		6.00					
WITNESS FEES, Gen'l Code, Sec. 3012	No. of Miles			RECAPITULATION			
Names				Justice's Fees	6.00		
Dec 17, 1942 Court Paid Receipts filed		4.05		Constable's Fees	5.70	2.20	
				Witness Fees,	8.60		
				Juror's Fees,	4.05		

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

The above Bond approved this _____ day of _____ 19 _____

Justice of the Peace

SATISFACTION OF JUDGMENT. _____ 19 _____ Received from _____

Dollars, payment in full of the above judgment and costs.

CIVIL DOCKET

55

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

8-38-3 THE COL. B. B. MFG. CO. 9195

Paris

Township, Union

County, Ohio

<p>John Eirich Case No. 186 vs. Plaintiff..... William Grauman Action on Defendant..... Account</p>	<p>Richard C Thrall <i>Att'y for Plff.</i> <i>Att'y for Deft.</i> Am't claimed, \$ 30.70 with interest from 19 , at per cent and costs. Judgment for Plaintiff November 16 19 42 at \$ 10.00 and costs \$ 5.00</p>
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BE IT REMEMBERED, That on the 5th day of November 1942, 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 there is due him from the defendant on account, a copy of which account is hereto attached marked "Exhibit A" and made a part hereof, the sum of \$30.70. WHEREFORE Pltf prays for judgment for \$30.70 and cost.

Richard C Thrall

Attorney for the Plaintiff

November 5, 1942 - Summons issued returnable November 9, 1942 at 10 o'clock A M and delivered to Pearl Galloway, Constable, on the same day return was made as follows: Received this Summons on the 5th day of November 1942 at 10 o'clock A M and I served the same on the 5th day of November 1942 on the said William Grauma by leaving a certified copy thereof, and of the indorsements thereon with him at his usual place of residence.

Service \$0.80

Mileage .50

Pearl M Galloway
Constable

November 9, 1942 - 10 A M Return date. Plaintiff appeared by Atty. Defendant appeared. Asked for itemized statement. By agreement this case is continued to November 16, 1942 at 10 o'clock A M. November 16, 1942 - Plaintiff appeared with his Attorney. Defendant appeared. Plaintiff sworn and examined. After much discussion by agreement each party to pay one-half the cost the following judgment was entered, It is considered by me that Plaintiff recover from the Defendant the sum of \$10.00 and one-half the cost taxed at \$ 2.50.

J C Hartshorn
Justice of the Peace

19 APPEAL BOND entered into as follows:

Whereas, the said ... taken an appeal from a certain judgment rendered against ... in favor of said ... by ... Justice of the Peace of ... Township, ... County, Ohio, on the ... day of ... 19..., for the sum of ... Dollars, to the Court of Common Pleas of ... County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this ... day of ... 19...

I approve the above bond with the surety thereto, this ... day of ... 19... Justice of the Peace

Table with columns for Justice of the Peace, Constable, Pliffs. Costs, and Defts. Costs. Includes items like Docketing Petition, Service of Order of Attach't, and JUROR'S FEES. Includes handwritten notes: '490 370', '130', '370 490 130', and 'Dec 17, 1942 - Defendant paid 10.00 to apply on Judgment + cost'.

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the ... day of ... 19..., rendered a judgment in the above entitled action against said ... for the sum of \$... and costs taxed at \$...

Now, if the said ... will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this ... day of ... 19...

The above Bond approved this ... day of ... 19... Justice of the Peace

SATISFACTION OF JUDGMENT. ... 19... Received from ... Dollars, payment in full of the above judgment and costs.

CIVIL DOCKET

57

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township, Union

County, Ohio

8-38-3 THE COL. B. B. MFG. CO. 9195

F & R Lazarus & Co
 Case No. 186 vs. Plaintiff.....
 Charles R Worstell
 Action on Defendant.....

Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 18.61 with interest from
 19 , at per cent and costs.
 Judgment for Pltf
 January 2 1943 at \$ 18.61
 and costs \$

BE IT REMEMBERED, That on the 29 day of December 19 42, 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 Plaintiff says there is due from said Defendant the sum of Eighteen & 61/100 Dollars (\$18.61) Covering two accounts-A Few Pennies A Day account balance of which Amounts to \$15.52 and a Regular 30 Day account amounting to \$3.09 making a total of \$18.61.

An itemized account of which is hereunto attached marked "Exhibit A " and made a part hereof

Affidavit filed

Wherefore the Plaintiff asks judgment for said sum of \$18.61 which they claim due.

December 29, 1942-Plaintiff deposited \$ 5.00 security for cost
 December 29, 1942- Summons issued, returnable January 3, 1943 and delivered to Pearl M Galloway, Constable, who on
 December 31, 1942-Made return as follows: Received this Summons on the 29 day of December 1942 at 10 o'clock A M and I served the same on the 29 day of December 1942, on the said Charles R Worstell by leaving a certified copy thereof, and of the indorsement thereon with him personally

Service	0.80	Pearl M Galloway
Mileage	.50	Constable

Verified B of P

January 2, 1943-10 A M Time for return. Plaintiff not present. Defendant failed to appear at that time or for one hour thereafter. It is therefore considered by me that this Plaintiff, F & R Lazarus & Co, recover from the Defendant Charles Worstell the sum of \$18.61 and the cost he ein taxed at

J C Hartshorn

Wherefore the Plaintiff asks judgment for said amount of \$18.61 which he claims due.

Apr 27, 1943 - Credit 5.00 paid direct

CIVIL DOCKET

59

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. P. E. REG. CO. 9195

<p>Elmer Nicol</p> <p>Case No. 187 vs. Plaintiff.....</p> <p>Kenneth Overfield</p> <p>Action on Defendant.....</p> <p>Account</p>	<p>Att'y for Plff.</p> <p>Att'y for Deft.</p> <p>Am't claimed, \$ 8.75 with interest from 19 , at per cent and costs.</p> <p>Judgment for Plaintiff</p> <p>January 6 19 43, at \$ 6.68</p> <p>and costs \$</p>
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BE IT REMEMBERED, That on the 31 day of December 1942, 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:

Affidavit for Attachment.

The State of Ohio
Union County SS

Elmer Nicol being duly sworn says that he is the Plaintiff in the above entitled case; that Kenneth Overfield said Defendant is justly indebted to said Plaintiff Elmer Nicol For Necessaries furnished; that the said claim is just; that he believes said Plaintiff ought to recover thereon the amount of Eight & 75/100 Dollars; that the property sought to be attached is not exempt from execution, attachment, or sale to satisfy a judgment or order.

Said affiant further makes oath and says that he has good reason to believe and does believe that George R Allemang of and within said County of Union has property of said Defendant in his possession liable to be attached in this action, to-wit: Wages due from hauling milk.

Elmer Nicol

Sworn to before me and signed in my presence, this 31 day of December 1942.

J C Hartshorn

Justice of the Peace

December 31, 1942- Order of Attachment, Summons and Notice to Garnishee, issued returnable January 6, 1943 at 7 P M and delivered to Pearl M Galloway, Constable.

January 2, 1943- Order, Summons & Notice returned indorsed: Recd the within order and summons on the 2 day of January 1943 at 10AM No property or effects found. I could not come at the property alledged to be in possession of the within named Garnishee; and January 2, 1943 at 10 o'clock A M I served George R Allemang said garnishee with a copy of this order and a written notice to appear and answer (a copy of which is hereunto attached) personally by leaving a certified copy with him personally.

I also on the 2 day of January 1943 served the defendant with a true copy of the order and of the summons personally by leaving same at his usual place of residence.

Service Order Def	1.00	Pearl M Galloway
Service Summons	0.80	Constable
Service Order Garn	1.00	
Mileage 2mi	.65	

January 6, 1943- 7 P M- Plaintiff, Defendant and Garnishee appeared. Garnishee George R Allemang questioned admitted that he owed the Defendant but the amount was not due until February 1, 1943. Deferrment accepted by Plaintiff. by agreement between Plaintiff and Defendant \$6.68 was agreed upon as the amount due.

It is therefore considered by me that the Plaintiff recover from the Defendant the sun of \$6.68 and his cost herein taxed at

Case is continued to February 1, 1943 at 7 P M

J C Hartshorn
Justice of the Peace

7-2-5143
64

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute _____ appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against _____ he _____ will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

J C Hartshorn Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Pearl M Galloway Constable		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,-3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50			Service of Order of Attach't, Defts., each	1.00	1 00	
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c; 1 add'l m., each	.15	65	
Taking Security for Costs	.60			Service of Order of Eject't Defts., each	1.00		
Indexing Case Plffs. and Defts., each	.10	20		Mileage, 1st m., 50c; add'l m., each	.15		
Taking and Certifying Affidavits, each	.80	80		Service of Order of Rest'n, Defts., each	1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c; add'l m., each	.15		
Issuing summons Defts., each	.40	40		Service of Writ of Replevin, Defts., each	1.00		
Issuing Order of Attachment	.70	70		Mileage, 1st m., 50c; add'l m., each	.15		
Issuing Order of Arrest	.70			Service of Summons Persons, each	.80	80	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c; add'l m., each	.15		
Granting Continuances, each	.40	40		Service of Subpoenas, Persons, each	.80		
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c; add'l m., each	.15		
Issuing Subpoena Persons, each	.10			Service of Venire, Persons, each	.80		
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c; add'l m., each	.15		
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee, Persons, each	.80	80	
Swearing Witnesses, each	.10			Mileage, 1st m., 50c; add'l m., each	.15		
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.80		
Hearing Case on Appearance without Trial	1.00	1 00		Mileage, 1st m., 50c; add'l m., each	.15		
Hearing Case When Defense is Interposed	2.00			And 6% on \$ _____ thus collected			
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices Persons, each	.80		
Hearing Motions or Demurrers, each	1.00			Mileage, 1st m., 50c; add'l m., each	.15		
Pronouncing Judgment	.80	80		Attending During Jury Trial, each case	2.00		
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50		
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00		
Issuing Writ of Restitution	.80			Advertising Property for Sale, by Posting	1.00		
Numbering and Filing 2 Necessary Papers, each	.10	20		Taking and Returning Bonds, each	.80		
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals			
Iss'g Execution Against Property or Person	.80			Service Order Garnishee	1 00		
Poundage—4% on \$ _____ collected				JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357 Names		4 25	
Making Transcript, Including Certificate	2.50						
Signing and Certifying Bill of Exceptions	.50						
Reducing Testimony to Writing in Bastardy Proceedings	1.50						
Issuing Other Writs or Orders, each	.75						
Making Itemized Cost Bill	.50	50					
Making Certificate of Judgment	.25						
Noting Return Certificate of Judgment	.10						
		5 00					
WITNESS FEES, Gen'l Code, Sec. 3012 Names		No. of Miles		RECAPITULATION			
February 8, 1943- Judgment & cost				Justice's Fees		5 00	
paid by George H Allemang				Constable's Fees		4 25	
Constable & Plaintiff paid				Witness Fees,			
Receipts filed				Juror's Fees,			

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____

Justice of the Peace

SATISFACTION OF JUDGMENT. _____ 19_____ Received from _____

Dollars, payment in full of the above judgment and costs.

CIVIL DOCKET

CIVIL ACTION. Before J C Hartshorn Justice of the Peace,
Paris Township, Union County, Ohio

8-38-3 THE COL. B. B. MFG. CO. 9195

Georgianna Kinnear Case No. 188 vs. Plaintiff..... Dean Kinnear Action on Defendant..... Replevin	Milo L Myers <i>Att'y for Plff.</i> LeRoy Allen <i>Att'y for Deft.</i> <hr/> Am't claimed, \$ Restitution with interest from 19 , at per cent and costs. <hr/> Judgment for Plaintiff Febr 20 1943, at \$ 93.00 and costs \$ 24.95
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BE IT REMEMBERED, That on the 25 day of January 1943, 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 State of Ohio
 Union County ss

Before me, the undersigned, a Justice of the Peace, in and for said County, came Georgiana Kinnear, Plaintiff, who being duly sworn, deposes and says:

- 1- That said Plaintiff claims the following described property:
 One Two Piece Living Rooms Suite
- 2- That said Georgeanna Kinnear is the owner and that she is entitled to the immediate possession of said property.
- 3- That said property is wrongfully by the said defendant Dean Kinnear.
- 4- That said property was not taken on execution on any process order or judgment against plaintiff or for the payment of any tax, fine or assessment assessed against her, and is not claimed by her 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 Chapter 14, Title 11 part third of the General Code of Ohio, or any other mesne or final process issued against her.

Georgeanna Kinnear
 Sworn to before me, and signed in my presence, this 25 day of January 1943.

J C Hartshorn
 Justice of the Peace

Plaintiff deposited \$10.00 for costs
 January 25, 1943-Summons and Order of Delivery issued returnable January 29, 1943, and delivered to Pearl M Galloway, Const
 January 29, 1943- 2 P M. Plaintiff appeared, her attorney unable to appear. Defendant appeared with his attorney, LeRoy Allen. The matter was discussed without trial. By motion of the Defendant, this cause is continued to Monday February 8, 1943 at 2 P M
 January 26, 1943-Inventry, Appraisement and Bond filed by Plaintiff as follows:

We, the undersigned, being duly sworn, do truly assess the value of the property taken in the above entitled action as follows:

Upholstered living room suite 88.50

Signed by I E Jenkins & E T Mohler

Return made by Pearl M Galloway, Constable.
 January 26, 1943-Bond filed by Plaintiff in the amount of \$177.00 filed and approved

February 8, 1943- By agreement between parties this case is continued to Febr 20, 1943 at 2 o'clock
 Febr 20, 1943- 2 P M-Time to which this cause was continued. Plaintiff appeared. Defendant appeared with attorney, Judge Allen Georgiana Kinnear, Dalla Kinnear sworn and examined. Statement by both parties and the Court took the case under advisement Later the Court rendered the following decision. I find that at the time of the beginning of this suit, the ownership of property rested in the plaintiff, Georgianna Kinnear, and fixed the value at \$93.00. And entered judgment against the Defendant. Defendant paid \$93.00 and \$24.95 cost and the property was released to him

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Constable	Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,-3				Gen'l Code, Sec. 3347		
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't,	Defts., each	1.00
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c;	add'l m., each	.15
Taking Security for Costs	.60			Service of Order of Eject't	Defts., each	1.00
Indexing Case Plffs. and Defts., each.	.10	20		Mileage, 1st m., 50c;	add'l m., each	.15
Taking and Certifying Affidavits, each	.80	80		Service of Order of Rest'n,	Defts., each	1.00
Taking and Approving a Bond, Undertaking or Recognizance	.80	80		Mileage, 1st m., 50c;	add'l m., each	.15
Issuing summons Defts., each	.40	40		Service of Writ of Replevin,	Defts., each	1.00
Issuing Order of Attachment	.70			Mileage, 1st m., 50c;	add'l m., each	.15
Issuing Order of Arrest	.70			Service of Summons	Persons, each	.80
Issuing Writ of Replevin	.75	75		Mileage, 1st m., 50c;	add'l m., each	.15
Granting Continuances, each	.40	40		Service of Subpoenas,	Persons, each	.80
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c;	add'l m., each	.15
Issuing Subpoena Persons, each	.10			Service of Venire,	Persons, each	.80
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c;	add'l m., each	.15
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee,	Persons,	
Swearing Witnesses, each	.10			each		.80
Swearing Jury	.40			Mileage, 1st m., 50c;	add'l m., each	.15
Hearing Case on Appearance without Trial	1.00			Service of Execu'n against Prop. or Person		.80
Hearing Case When Defense is Interposed	2.00	2 00		Mileage, 1st m., 50c;	add'l m., each	.15
Sitting in Case, Trial by Jury	2.50			And 6% on \$	thus collected	
Hearing Motions or Demurrers, each	1.00			Service of Any Other Writs, Orders or		
Pronouncing Judgment	.80	80		Notices	Persons, each	.80
Entering a Rule of Reference	.50			Mileage, 1st m., 50c;	add'l m., each	.15
Swearing Arbitrators, each	.40			Attending During Jury Trial, each case		2.00
Issuing Writ of Restitution	.80			Attending During Trial without Jury		1.50
Numbering and Filing Necessary Papers, each	.10	50		Summoning and Swearing Appraisers		2.00
Entering Judgment and Costs on Cash Book	.40			Advertising Property for Sale, by Posting		1.00
Iss'g Execution Against Property or Person	.80			Taking and Returning Bonds, each		.80
Poundage—4% on \$ collected				Actual Expenses, to be itemized and sworn to		
Making Transcript, Including Certificate	2.50			For Moving and Storage of Goods		2 50
Signing and Certifying Bill of Exceptions	.50			For Care of Animals		12 30
Reducing Testimony to Writing in Bastardy Proceedings	1.50					
Issuing Other Writs or Orders, each	.75			JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357		
Making Itemized Cost Bill	.50	50		Names		
Making Certificate of Judgment	.25			Appraisers		1 00
Noting Return Certificate of Judgment	.10			\$ 2 maker		1 2
		7 65		7 2 jurors		3 00
				Storage		
WITNESS FEES, Gen'l Code, Sec. 3012	No. of Miles			RECAPITULATION		
Names				Justice's Fees		7 65
				Constable's Fees		12 30
				Witness Fees,		
				Juror's Fees,		
				Appraisers		2 00
				Storage		3 00

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____

Justice of the Peace

SATISFACTION OF JUDGMENT, _____ 19_____ Received from _____

Dollars, payment in full of the above judgment and costs.

CIVIL DOCKET

CIVIL ACTION. Before

J. O. Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. P. B. MFG. CO. 9195

Case No. 189 vs. Plaintiff.....
 Gertrude Putnam
 VS
 Fred Rolenbaugh Defendant.....
 Action on Forcible Detention

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 _____
 19 , at \$ _____
 and costs \$ _____

BE IT REMEMBERED, That on the 20 day of February 1943, 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:

Complaint in Forcible Detention

Gertrude Putnam, Plaintiff, claims that the Defendant, hath ever since the 16th day of February 1943, and doth still, unlawfully and forcibly detain from the Plaintiff possession of the following described premises, situated in the Village of Marysville and County of Union and known as

Mrs Putnam's property on North Maple Street

That said Defendant entered upon said premises as the tenant of the Plaintiff, the lease therefore expired at the time herein first mentioned, and from that time the said Defendant hath unlawfully and forcibly held over her said term.

On the 14 day of February 1943, the Plaintiff duly served upon the Defendant as required by law notice in writing, to leave said premises.

Plaintiff asks Process and Restitution

Dated this 20 day of February 1943

Signed: Gertrude F Putnam

February 20, 1943- Summons issued returnable February 25, 1943 at 10 A M and delivered to Pearl M Galloway, Constable, who

February 25, 1943- Summons returned indorsed: Received this Summons on the 20 day of February 1943 at 10 o'clock A M and I served the same on the 20 day of February 1943 by leaving a certified copy thereof and of the indorsement thereon on Frank Polenbaugh personally.

Service	0.80	Pearl M Galloway
Mileage	.50	Constable

February 25, 1943- Return time. Plaintiff present. Defendant represented by Milo L Myers, attorney. After consultation. Plaintiff asked that the case be dismissed. Dismissed at the Plaintiff's cost

J. O. Hartshorn
 Justice

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h...appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h...he...will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

Table with columns for Pliffs. Costs, Defts. Costs, and descriptions of legal services. Includes entries for 'Gen'l Code, Sec. 1746-1,-3' and 'Gen'l Code, Sec. 3347'. Total costs are summarized as 4.40.

Table for WITNESS FEES, Gen'l Code, Sec. 3012. Columns include Names and No. of Miles.

RECAPITULATION
Justice's Fees
Constable's Fees
Witness Fees,
Juror's Fees,
4.40
1.30

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

8-34-3 THE COL. B. B. MFG. CO. 9195

Paris

Township,

Union

County, Ohio

The F & R Lazarus Co
 Case No. 190 vs. Plaintiff.....
 The F & R Lazarus Co
 Richard C Thrall
 Action on Defendant.....
 Account

Milo L Myers Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 48.32 with interest from
 Feb 18, 1937, at per cent and costs.
 Judgment for
 19 , at \$
 and costs \$

BE IT REMEMBERED, That on the 10 th day of February 1943, 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 Plaintiff says there is due them from said Defendant the sum of Forty-eight 7 32/100 Dollars a copy of which is herewith attached and made a part hereof WHEREFORE the Plaintiff asks judgment for said amount of \$48.32 which they claim with interest thereon at the rate of 6 per cent from the 18th day of February 1937

The State of Ohio
 Franklin County ss

F E Kammerer being duly sworn says that he is the Plaintiff in the within entitled cause, and that the facts stated are true and that there is justly due them the amount claimed therein, as he verily believes.

Signed: F E Kammerer

Sworn to before me and signed in my presence this 10th day of Feb 1943.

Fred L Stewart
 Notary Public

Plaintiff deposited \$5.00 for costs

February 11, 1943-Summons issued returnable February 18, 1943 at 10 o'clock A M and delivered to Pearl M Galloway Constable February 17, 1943-Summons returned endorsed: Received this Summons on the 11 day of February 1945 at 10 o'clock A M and I served the same on the 11th day of February 1943 on the said Richard C Thrall by leaving a certified copy thereof, and of the indorsements thereon with him personally.

Service 0.80 Pearl M Galloway Constable
 Mileage .50

On motion of Defendant's Attorney this case continued to February 27, 1943 at 10 o'clock A M

February 25, 1943- Defendant Richard C Thrall filed affidavit of prejudice as follows: richard C Thrall, being first duly sworn, says that he is the Defendant herein. That the said John C Hartshorn, Justice of the Peace before is interested in this cause, for the reason that he represents the plaintiff and has attempted to collect this account and against other persons, for compensation and has written to this defendant as agent for the plaintiff for the purpose of collecting said claim.

That said Justice of the Peace is disqualified as such herein.

Plaintiff therefore invokes provision of Section 13433-19 of the General Code of Ohio and demands that said Justice enter this affidavit on his docket and thereupon notify the Judge of the Court of Common Pleas of this County of the filing hereof.

Richard C Thrall

Sworn to and signed before me, this 25th day of February 1943

SEAL

C Zuspan Notary Public

March 1, 1943- Judge Common Pleas Court notified of filing affidavit of prejudice

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

Table with columns for Plaintiff's Costs (Dollars and Cents), Defendant's Costs (Dollars and Cents), and descriptions of legal services. Includes entries for I. C. Harishorn (Justice of the Peace) and Pearl M. Galloway (Constable) under Gen'l Code, Sec. 3347. Services include docketing, summons, writs, and judgments.

Table for WITNESS FEES, Gen'l Code, Sec. 3012. Columns: Names, No. of Miles.

RECAPITULATION
Justice's Fees
Constable's Fees
Witness Fees,
Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL DOCKET

67

295

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township, Union

County, Ohio

8-38-3 THE COL. D. B. MFG. CO. 9195

Milo L Myers
 Case No. 191 vs. Plaintiff
 E C Radebaugh
 Action on Money Only Defendant

Milo L Myers Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 10.00 with interest from
 19 , at per cent and costs.
 Judgment for Plaintiff
 March 25 19 43, at \$ 10.00
 and costs \$

BE IT REMEMBERED, That on the 20 day of March 19 43, 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, Milo L Myers, and for his cause of action says that the Defendant E C Radebaugh, is indebted to him on open account for Attorney fees during the year 1942, in the sum of \$10.00, in reference to the France matter.

Further says that said claim is just, due and that there are no set-offs or counter claims against the same.

WHEREFORE he prays judgment against said Defendant for the sum of \$10.00 with interest thereon at the rate of six (6%) per annum. State of Ohio Union County ss

Milo L Myers being duly sworn says that the facts stated and the allegations made are true as he verily believes.

Milo L Myers

Sworn to before me, and signed in my presence by the said Milo L Myers, this 20 day of February 1943

Alnet Mayer
 Notary Public
 Com Exp 8/2/44

March 18, 1943- Summons issued returnable March 25, 1943 at 1 PM and delivered to Pearl M Galloway Constable.

March 20, 1943 summons returned indorsed; Received this writ March 19, 1943 at 1 o'clock P M and I served the same on the 20 day of March 1943, on the said E C Radebaugh by leaving a certified copy thereof, and of the indorsements thereon with him personally

Service	\$0.80	Pearl M Galloway
Mileage	.50	Constable

March 25, 1943- 1 P M Return date. Plaintiff appeared. Defendant appeared. Plaintiff presented his Bill of Particulars. Defendant in open Court confessed judgment.

It is therefore considered by me, that said Plaintiff Milo L Myers recover from the Defendant E C Radebaugh the sum of \$10.00 and his cost herein taxed at \$

J C Hartshorn
 Justice of the Peace

April 3, 1943- On motion of Milo L Myers, execution issued to Pearl M Galloway, Constable.

April 5, 1943- Execution returned indorsed. Received this Writ on the 5 day of April 1943 at 4 P M and on the 5 day of Apr 1943 I served the same on the said E C Radebaugh who paid \$19.10 being the amount of the judgment and cost, I distributed the same as follows; Milo L Myers \$10.00; Justice \$4.40; Constable \$4.70.

Service	\$0.80	Pearl M Galloway
Mileage	.50	Constable
com 6%	.60	

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19 _____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

I approve the above bond with the surety thereto, this _____ day of _____ 19 _____

Justice of the Peace

Table with columns for Plaintiff's Costs (Doll. Cts.), Defendant's Costs (Doll. Cts.), Description, Constable's Fees, and Witness Fees. Includes entries for J C Hartshorn and Pearl M Galloway with various legal fees and costs.

JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357

RECAPITULATION
Justice's Fees
Constable's Fees
Witness Fees,
Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19 _____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____ Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

The above Bond approved this _____ day of _____ 19 _____ Justice of the Peace

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

CIVIL DOCKET

69

CIVIL ACTION. Before

J C Hartshorn
Paris

Justice of the Peace,
Township, Union
County, Ohio

8-38-3 THE COL. B. B. MFG. CO. 9195

Ray Brake Case No. 192 vs. Plaintiff..... William Radcliff Action on Defendant.....	Clifton L Catyl Att'y for Plff. Att'y for Deft. <hr/> Am't claimed, \$ 30.00 with interest from 19 , at per cent and costs. <hr/> Judgment for Plaintiff March 29 19 43, at \$ 20.00 and costs \$
--	--

BE IT REMEMBERED, That on the 23 day of March 19 43, 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 from the Defendant the sum of \$30.00 upon an account, a copy of which is hereto attached marked "Exhibit" A, and made a part hereof. Plaintiff further says there are no no set-offs or counter claims against the same and that he ought thereon said sum.

WHEREFORE, Plaintiff prays judgment against the Defendant in the sum of \$30.00 together with interest and his costs herein expended, and to such other and further relief as the Court may deem just, proper and equitable.

Clifton L Caryl
Attorney for Plaintiff

State of Ohio
Union County ss

Ray brake, being duly sworn, says he is the Plaintiff herein and the facts stated and allegations contained in the foregoing petition are true as he verily believes.

Ray Brake

Sworn to before me and subscribed in my presence this 22 day of March 1943.

Mildred L Fladt
Notary Public Union County O

AFFIDAVIT FOR ATTACHMENT

Ray Brake, being first duly sworn, says that William Radcliff, the Defendant, is justly indebted to him in the sum of \$12.00; that said claim is just and that Plaintiff ought to recover the Amount of \$30.00, together with costs.

Plaintiff further says that that he is commencing a civil Action for the recovery of said sum before John C Hartshorn, Justice of Peace in and for Paris Township, Union County Ohio, and is commencing said action forthwith.

Plaintiff further says that said claim is for pasture furnished at the instance and request of the Defendant. Further affiant saith not.

Ray Brake

Sworn to before me and subscribed in my presence, this 22 day of March 1943.

Mildred L Fladt
Notary Public Union Co O

KNOW ALL MEN BY THESE PRESENTS: That I, Ray Brake, as principal do undertake and bind myself unto said William Radcliff, in the sum of \$60.00. The condition of this obligation is such that the said Ray Brake, plaintiff, shall well and truly pay to the said William Radcliff, defendant, for all damages that he may sustain by reason of the order of attachment herein having been obtained.

IN WITNESS WHEREOF, I have hereunto set my hand this 22 day of March 1943.

Ray Brake
J C Hartshorn J P

March 23, 1943- Order of Attachment and Summons issued returnable March 29, 1943 at 10 o'clock A M And delivered to Pearl M Gallway, Constable.

March 29 1943- 10 A M Order and summons returned indorse d: Service, No property attached. Cost \$4.70

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

Table with columns for Justice of the Peace, Constable, Pliffs. Costs, and Defts. Costs. Lists various legal services and their associated fees, such as 'Docketing Petition or Bill of Particulars .50' and 'Service of Order of Attach't, Defts., each 1.00'.

WITNESS FEES, Gen'l Code, Sec. 3012 No. of Miles Names Apr 9, 1943 Execution delivered to Pearl Galloway Const Apr 12, 1943-Ex returned. Agreed settlement, J P paid \$5.25 Const fees retained 5.25

RECAPITULATION Justice's Fees Constable's Fees Witness Fees, Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL DOCKET

71

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. P. B. MFG. CO. 9195

<p style="text-align: center;">Ray Brake</p> <p>Case No. 192 vs. Plaintiff.....</p> <p style="text-align: center;">William Radliff</p> <p>Action on CONTINUED Defendant.....</p>	<p style="text-align: right;">Att'y for Plff.</p> <p style="text-align: right;">Att'y for Deft.</p> <hr/> <p>Am't claimed, \$ _____ with interest from _____</p> <p style="text-align: right;">19 , at per cent and costs.</p> <hr/> <p>Judgment for _____</p> <p style="text-align: right;">19 , at \$ _____</p> <p>and costs \$ _____</p>
--	---

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:

March 29, 1943-10 A M- Time set for return. Plaintiff appeared by his Attorney. Defendant appeared. After conferring on the matter Defendant William Radcliff agreed to confess judgment for \$20.00 and Costs to which Plaintiff agreed.

It therefore considered by that Plaintiff Ray Brake recover from the Defendant William Radcliff the sum of \$20.00 and his costs taxed herein at \$--~~4.70~~ 4.70--

J C Hartshorn
Justice of the Peace

Return on Order and Summons

March 29, 1943- Received the within order and Summons on the 23 day of March 194e at 10 o'clock A M. No property or effects found.

And on the 23 day of March 1943, I received an order of attachment issued by J C Hartshorn Justice of the Peace in the action of Ray Brake against the within named William Radcliff.

I also on the 23 day of March 1943, served the Defendant with a true copy of the order and of the summons by leaving with him personally a certified copy thereof.

Service Order	\$1.00	Pearl M Galloway
Mileage	.50	Constable
16 additional mi	2.40	
Service Summons	.80	
	4.70	

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute _____ appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against _____ he _____ will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

J C Hartshorn Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Pearl M Galloway Constable		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,-3				Gen'l Code, Sec. 3347			
Docketing Petition or Bill of Particulars	.50	50		Service of Order of Attach't,	Defts., each 1.00	1 00	
Appointing Guardian for Minor	.60			Mileage, 1st m., 50c; 16 add'l m., each	.15	2 90	
Taking Security for Costs	.60			Service of Order of Eject't	Defts., each 1.00		
Indexing Case Plffs. and Defts., each	.10	20		Mileage, 1st m., 50c; add'l m., each	.15		
Taking and Certifying Affidavits, each	.80			Service of Order of Rest'n,	Defts., each 1.00		
Taking and Approving a Bond, Undertaking or Recognizance	.80	80		Mileage, 1st m., 50c; add'l m., each	.15		
Issuing summons Defts., each	.40	40		Service of Writ of Replevin,	Defts., each 1.00		
Issuing Order of Attachment	.70	70		Mileage, 1st m., 50c; add'l m., each	.15		
Issuing Order of Arrest	.70	70		Service of Summons Persons, each	.80	80	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c; add'l m., each	.15		
Granting Continuances, each	.40			Service of Subpoenas, Persons, each	.80		
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c; add'l m., each	.15		
Issuing Subpoena Persons, each	.10			Service of Venire, Persons, each	.80		
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c; add'l m., each	.15		
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee, Persons,			
Swearing Witnesses, each	.10			each	.80		
Swearing Jury	.40			Mileage, 1st m., 50c; add'l m., each	.15		
Hearing Case on Appearance without Trial	1.00	1 00		Service of Execu'n against Prop. or Person	.80		
Hearing Case When Defense is Interposed	2.00			Mileage, 1st m., 50c; add'l m., each	.15		
Sitting in Case, Trial by Jury	2.50			And 6% on \$ _____ thus collected			
Hearing Motions or Demurrers, each	1.00			Service of Any Other Writs, Orders or Notices	Persons, each .80		
Pronouncing Judgment	.80	80		Mileage, 1st m., 50c; add'l m., each	.15		
Entering a Rule of Reference	.50			Attending During Jury Trial, each case	2.00		
Swearing Arbitrators, each	.40			Attending During Trial without Jury	1.50		
Issuing Writ of Restitution	.80			Summoning and Swearing Appraisers	2.00		
Numbering and Filing Necessary Papers, each	.10	20		Advertising Property for Sale, by Posting	1.00		
Entering Judgment and Costs on Cash Book	.40			Taking and Returning Bonds, each	.80		
Iss'g Execution Against Property or Person	.80			Actual Expenses, to be itemized and sworn to			
Poundage—4% on \$ _____ collected				For Moving and Storage of Goods			
Making Transcript, Including Certificate	2.50			For Care of Animals		4 70	
Signing and Certifying Bill of Exceptions	.50						
Reducing Testimony to Writing in Bastardy Proceedings	1.50			JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357			
Issuing Other Writs or Orders, each	.75			Names			
Making Itemized Cost Bill	.50	50					
Making Certificate of Judgment	.25						
Noting Return Certificate of Judgment	.10	5 10					

WITNESS FEES, Gen'l Code, Sec. 3012 Names No. of Miles

RECAPITULATION Justice's Fees Constable's Fees Witness Fees, Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL DOCKET

J C Hartshorn

CIVIL ACTION. Before

Justice of the Peace,

Paris

Township, Union

County, Ohio

8-38-3 THE COL. D. B. MFG. CO. 9195

Ray Brake
 Case No. 193 vs. Plaintiff.....
 William Radcliff
 Action on Forcible Detention Defendant.....

Clifton L Caryl Att'y for Plff.
 Am't claimed, \$ Restitution with interest from
 19 , at per cent and costs.
 Judgment for - Plaintiff
 March 29 19 43 at \$ Restitution
 and costs \$

BE IT REMEMBERED, That on the 23 day of March 19 43, 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 he is the owner of an 86 Acre tract of land located in Union Township, Union County Ohio, together with buildings located thereon. Plaintiff further says that the Defendant William Radcliff has unlawfully and forcibly occupied the house and other buildings on said premises since the 7 day of January 1943, and still does unlawfully detain the Plaintiff from the possession of the same.

WHEREFORE Plaintiff prays that defendant be ejected from said premises and that the Plaintiff be issued a writ of restitution for the same, and to such other and further relief as the Court may deem just, suitable and proper.

Clifton L Caryl
 Attorney for Plaintiff

State of Ohio
 Union County ss

Ray Brake, being duly sworn, says that he is the Plaintiff herein and the facts stated and allegations contained in the foregoing Bill of Particulars are true as he verily believes

Ray Brake

Sworn to before me and Subscribed in my presence, this 22 day of March 1943.

Mildred L Fladt
 Notary Public, Union County O

March 23, 1943- Summons issued returnable March 23, 1943 and duly delivered to Pearl M Galloway, Constable.

March 29, 1943- Summons returned indorsed: Received this summons on the 23 day of March 1943 at 10 o'clock A M and I served the same on on the 23 day of March 1943, by leaving a certified copy thereof and of the indorsements thereon with him personally

Service 0.50

No mileage on account

counted on 192

Pearl M Galloway

Constable

March 29

, 1943-10 A M-Return day. Plaintiff appeared by Attorney. Defendant appeared. Evidence shown that the property had been vacated. By agreement judgment entered against Defendant for cost.

J. C. Hartshorn
 Justice of the Peace

Whereas, the said _____ ha_____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h_____ appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h_____ he_____ will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

	Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
J. C. Hartshorn Justice of the Peace			Pearl M. Galloway Constable		
Gen'l Code, Sec. 1746-1,3			Gen'l Code, Sec. 3347		
Docketing Petition or Bill of Particulars	.50	50	Service of Order of Attach't	Defts., each 1.00	
Appointing Guardian for Minor	.60		Mileage, 1st m., 50c;	add'l m., each .15	
Taking Security for Costs	.60		Service of Order of Eject't	Defts., each 1.00	
Indexing Case	Plffs. and Defts., each .10	20	Mileage, 1st m., 50c;	add'l m., each .15	
Taking and Certifying Affidavits, each	.80		Service of Order of Rest'n,	Defts., each 1.00	
Taking and Approving a Bond, Undertaking or Recognizance	.80		Mileage, 1st m., 50c;	add'l m., each .15	
Issuing summons	Defts., each .40	40	Service of Writ of Replevin,	Defts., each 1.00	
Issuing Order of Attachment	.70		Mileage, 1st m., 50c;	add'l m., each .15	
Issuing Order of Arrest	.70		Service of Summons	Persons, each .80	60
Issuing Writ of Replevin	.75		Mileage, 1st m., 50c;	add'l m., each .15	
Granting Continuances, each	.40		Service of Subpoenas,	Persons, each .80	
Issuing Commitment to Jail	.70		Mileage, 1st m., 50c;	add'l m., each .15	
Issuing Subpoena	Persons, each .10		Service of Venire,	Persons, each .80	
Issuing Venire	Persons, each .10		Mileage, 1st m., 50c;	add'l m., each .15	
Issuing Order on Jailer for Prisoner	.80		Service of Notice to Garnishee,	Persons, each .80	
Swearing Witnesses, each	.10		Mileage, 1st m., 50c;	add'l m., each .15	
Swearing Jury	.40		Service of Exec'u'n against Prop. or Person	.80	
Hearing Case on Appearance without Trial	1.00	100	Mileage, 1st m., 50c;	add'l m., each .15	
Hearing Case When Defense is Interposed	2.00		And 6% on \$ _____ thus collected		
Sitting in Case, Trial by Jury	2.50		Service of Any Other Writs, Orders or Notices	Persons, each .80	
Hearing Motions or Demurrers, each	1.00		Mileage, 1st m., 50c;	add'l m., each .15	
Pronouncing Judgment	.80	80	Attending During Jury Trial, each case	2.00	
Entering a Rule of Reference	.50		Attending During Trial without Jury	1.50	
Swearing Arbitrators, each	.40		Summoning and Swearing Appraisers	2.00	
Issuing Writ of Restitution	.80		Advertising Property for Sale, by Posting	1.00	
Numbering and Filing Necessary Papers, each	.10	20	Taking and Returning Bonds, each	.80	
Entering Judgment and Costs on Cash Book	.40		Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		
Iss'g Execution Against Property or Person	.80				
Poundage—4% on \$ _____ collected					
Making Transcript, Including Certificate	2.50				
Signing and Certifying Bill of Exceptions	.50				
Reducing Testimony to Writing in Bastardy Proceedings	1.50				
Issuing Other Writs or Orders, each	.75		JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357		
Making Itemized Cost Bill	.50	50	Names		
Making Certificate of Judgment	.25				
Noting Return Certificate of Judgment	.10				
		360			

WITNESS FEES, Gen'l Code, Sec. 3012
Names

No. of Miles

RECAPITULATION

Justice's Fees
Constable's Fees
Witness Fees,
Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL DOCKET

77

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. B. B. MFG. CO. 9195

<p style="text-align: center;">E B Westlake</p> <p>Case No. 195 vs. Plaintiff.....</p> <p style="text-align: center;">Howard Evans</p> <p>Action on Defendant.....</p> <p style="text-align: center;">Money Only</p>	<p style="text-align: center;">Clifton Caryl <i>Att'y for Plff.</i> LeRoy Allen <i>Att'y for Deft.</i></p> <hr/> <p>Am't claimed, \$ 11.42 with interest from 19 , at per cent and costs.</p> <hr/> <p>Judgment for</p> <p style="text-align: right;">19 , at \$</p> <p>and costs \$</p>
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BE IT REMEMBERED, That on the 28 day of June June 19⁴³, 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 that there due him from Defendant the sum of \$11.42.

E B Westlake

June 28, 1943- Summons issued returnable July 3, 1943 at 10 A M and delivered to Pearl M Galloway, Constable

July 3, 1943- Summons returned indorsed: Received this Summons on the 28 day of July 1943 at 10 A M and I served the same on the 28 day of June 1943 on the said Howard Evans by leaving a certified copy thereof, and of the of the indorsement thereon with him personally

Service 0.80

Mileage 4mi .95

Pearl M Galloway
Constable

July 3, 1943- 10 A M return day. E B Westlake, plaintiff, appeared Defendant Howard Evans appeared with his attorney LeRoy Allen.

July 3, 1943- Defendant filed Defendant's Bill of Particulars claiming a balance due him from the Plaintiff the sum of 3.34 Signed Allen & Allen

Attorneys for Defendant.

Parties not being ready for trial the case was continued to July 10, 1943 at 10 A M.

Plaintiff required to deposit \$5.00 as security for cost

July 10, 1943- Plaintiff paid \$5.00 as deposit for his cost At request of Plaintiff, this case is continued to J, July 17 1943 at 10 A M

July 17, 1943- Plaintiff appeared with his attorney,

Settlement was effected. Each party dropping his claim And paying one-half costs. Plaintiff paid \$1.58 having deposite 5.00 total \$6.58. Defendant paid 6.58 his half total cost \$13.15. Case dismissed

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h...appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h...he...will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____

Justice of the Peace

	Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Justice of the Peace			Constable		
Gen'l Code, Sec. 1746-1, 3			Gen'l Code, Sec. 3347		
Docketing Petition or Bill of Particulars	.50	50	Service of Order of Attach't,	Defts., each	1.00
Appointing Guardian for Minor	.60		Mileage, 1st m., 50c;	add'l m., each	.15
Taking Security for Costs	.60	60	Service of Order of Eject't	Defts., each	1.00
Indexing Case Plffs. and Defts., each	.10	20	Mileage, 1st m., 50c;	add'l m., each	.15
Taking and Certifying Affidavits, each	.80		Service of Order of Restit'n,	Defts., each	1.00
Taking and Approving a Bond, Undertaking or Recognizance	.80	80	Mileage, 1st m., 50c;	add'l m., each	.15
Issuing summons Defts., each	.40	40	Service of Writ of Replevin,	Defts., each	1.00
Issuing Order of Attachment	.70		Mileage, 1st m., 50c;	add'l m., each	.15
Issuing Order of Arrest	.70		Service of Summons Persons, each		.80
Issuing Writ of Replevin	.75		Mileage, 1st m., 50c; 3	add'l m., each	.15
Granting Continuances, each	.40	40	Service of Subpoenas, Persons, each		.80
Issuing Commitment to Jail	.70		Mileage, 1st m., 50c; 2	add'l m., each	.15
Issuing Subpoena Persons, each	.10		Service of Venire, Persons, each		.80
Issuing Venire Persons, each	.10		Mileage, 1st m., 50c;	add'l m., each	.15
Issuing Order on Jailer for Prisoner	.60		Service of Notice to Garnishee, Persons,		.80
Swearing Witnesses, each	.10		each		.80
Swearing Jury	.40		Mileage, 1st m., 50c;	add'l m., each	.15
Hearing Case on Appearance without Trial	1.00	4.00	Service of Execu'n against Prop. or Person		.80
Hearing Case When Defense is Interposed	2.00	2.00	Mileage, 1st m., 50c;	add'l m., each	.15
Sitting in Case, Trial by Jury	2.50		And 6% on \$ _____ thus collected		
Hearing Motions or Demurrers, each	1.00	80	Service of Any Other Writs, Orders or Notices	Persons, each	.80
Pronouncing Judgment	.80		Mileage, 1st m., 50c;	add'l m., each	.15
Entering a Rule of Reference	.50		Attending During Jury Trial, each case		2.00
Swearing Arbitrators, each	.40		Attending During Trial without jury		1.50
Issuing Writ of Restitution	.80		Summoning and Swearing Appraisers		2.00
Numbering and Filing Necessary Papers, each	.10		Advertising Property for Sale, by Posting		1.00
Entering Judgment and Costs on Cash Book	.40		Taking and Returning Bonds, each		.80
Iss'g Execution Against Property or Person	.80		Actual Expenses, to be itemized and sworn to		
Poundage—4% on \$ _____ collected			For Moving and Storage of Goods		
Making Transcript, Including Certificate	2.50		For Care of Animals		
Signing and Certifying Bill of Exceptions	.50				
Reducing Testimony to Writing in Bastardy Proceedings	1.50				
Issuing Other Writs or Orders, each	.75		JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357		
Making Itemized Cost Bill	.50	50	Names		
Making Certificate of Judgment	.25				
Noting Return Certificate of Judgment	.10				
5.40 - 80		6.20			

WITNESS FEES, Gen'l Code, Sec. 3012	No. of Miles
Names	

RECAPITULATION

Justice's Fees 6 20

Constable's Fees 6 95

Witness Fees,

Juror's Fees,

18 15

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____ Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL DOCKET

79

CIVIL ACTION. Before

J C Hartshoen

Justice of the Peace,

8-38-3 THE COL. B. B. MFG. CO. 9195

Paris Paris

Township, Union

County, Ohio

Willie Cook
Mrs W D Hyland
By Mrs W D Hyland Plaintiff.....
Case No. 197 vs.

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 8.60 with interest from
19 , at per cent and costs.

Ross Borden
OS Defendant.....
Action on

Judgment for Plaintiff
September 11 1943, at \$ 8.60
and costs \$ 3.20

BE IT REMEMBERED, That on the 4 day of September 19 43 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 says there is due her from said Defendant the sum of \$8.60 for balance due for gasoline
Original account \$14.60
Paid \$6.00 Balance due \$8.60

Wherefore the Plaintiff asks judgment for said amount of \$8.60 and for costs.

Mrs W D Hyland

The State of Ohio
Union County ss

Mrs W D Hyland, being duly sworn, says that she is the Plaintiff in the within entitled case, and that the facts stated in the foregoing Bill of Particulars are true, and that there is justly due her the amount claimed therein as she verily believes

Mrs W D Hyland

Sworn to before me, and signed in my presence this 11 day of September 1943.

J C Hartshorn

Justice of the Peace

December 5, 1942 Waiver of Summons and Appearance

We, the undersigned, parties Defendant to the above petition in the above entitled action, do each of us hereby waive the issuing of summons, and voluntarily enter our appearance therein Dec 5, 1942

Ross Borden

September 11, 1943-10 A M. Time set for trial. Plaintiff's sworn statement considered. Defendant failed to appear at that time or for one hour thereafter. It is therefore considered by that Willie Cook by Mrs W D Hyland recover from the Defendant Ross Borden, the sum of \$8.60 and her cost herein taxed at \$3.20

J C Hartshorn
Justice of the Peace

Nov 17, 1943 - Recd of Ross Borden
Jan 1944 - Court in full
J C Hartshorn

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____

Justice of the Peace

Justice of the Peace		Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Constable	Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1,-3				Gen'l Code, Sec. 3347		
Docketing Petition or Bill of Particulars	.50		50	Service of Order of Attach't, Defts., each	1.00	
Appointing Guardian for Minor	.60	20		Mileage, 1st m., 50c; add'l m., each	.15	
Taking Security for Costs	.60			Service of Order of Eject't Defts., each	1.00	
Indexing Case Plffs. and Defts., each	.10			Mileage, 1st m., 50c; add'l m., each	.15	
Taking and Certifying Affidavits, each	.80			Service of Order of Rest'n, Defts., each	1.00	
Taking and Approving a Bond, Undertaking or Recognizance	.80			Mileage, 1st m., 50c; add'l m., each	.15	
Issuing summons Defts., each	.40	40		Service of Writ of Replevin, Defts., each	1.00	
Issuing Order of Attachment	.70			Mileage, 1st m., 50c; add'l m., each	.15	
Issuing Order of Arrest	.70			Service of Summons Persons, each	.80	
Issuing Writ of Replevin	.75			Mileage, 1st m., 50c; add'l m., each	.15	
Granting Continuances, each	.40			Service of Subpoenas, Persons, each	.80	
Issuing Commitment to Jail	.70			Mileage, 1st m., 50c; add'l m., each	.15	
Issuing Subpoena Persons, each	.10			Service of Venire, Persons, each	.80	
Issuing Venire Persons, each	.10			Mileage, 1st m., 50c; add'l m., each	.15	
Issuing Order on Jailer for Prisoner	.60			Service of Notice to Garnishee, Persons, each	.80	
Swearing Witnesses, each	.10			Mileage, 1st m., 50c; add'l m., each	.15	
Swearing Jury	.40			Service of Execu'n against Prop. or Person	.80	
Hearing Case on Appearance without Trial	1.00	1 00		Mileage, 1st m., 50c; add'l m., each	.15	
Hearing Case When Defense is Interposed	2.00			And 6% on \$ _____ thus collected		
Sitting in Case, Trial by Jury	2.50			Service of Any Other Writs, Orders or Notices Persons, each	.80	
Hearing Motions or Demurrers, each	1.00	80		Mileage, 1st m., 50c; add'l m., each	.15	
Pronouncing Judgment	.80			Attending During Jury Trial, each case	2.00	
Entering a Rule of Reference	.50			Attending During Trial without Jury	1.50	
Swearing Arbitrators, each	.40			Summoning and Swearing Appraisers	2.00	
Issuing Writ of Restitution	.80	20		Advertising Property for Sale, by Posting	1.00	
Numbering and Filing Necessary Papers, each	.10			Taking and Returning Bonds, each	.80	
Entering Judgment and Costs on Cash Book	.40			Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		
Iss'g Execution Against Property or Person	.80					
Poundage—4% on \$ _____ collected						
Making Transcript, Including Certificate	2.50					
Signing and Certifying Bill of Exceptions	.50					
Reducing Testimony to Writing in Bastardy Proceedings	1.50					
Issuing Other Writs or Orders, each	.75	50				
Making Itemized Cost Bill	.50					
Making Certificate of Judgment	.25					
Noting Return Certificate of Judgment	.10					
		3 20				
WITNESS FEES, Gen'l Code, Sec. 3012 Names		No. of Miles		RECAPITULATION		
				Justice's Fees	3 20	
				Constable's Fees		
				Witness Fees,		
				Juror's Fees,		

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____

Justice of the Peace

SATISFACTION OF JUDGMENT. _____ 19_____ Received from _____

Dollars, payment in full of the above judgment and costs.

CIVIL DOCKET

81

CIVIL ACTION. Before J C Hartshorn Justice of the Peace,
Paris Township, Union County, Ohio

8-38-3 THE COL. P. B. MFG. CO. 9195

Harry C Millington
 Case No. 198 vs. Plaintiff.....
 William Everhart
 Action on Defendant.....

Att'y for Plff.
 William J Porter
 Att'y for Deft.
 Am't claimed, \$ 12.00 with interest from
 19 , at per cent and costs.
 Judgment for Dismissal
 19 , at \$
 and costs \$

BE IT REMEMBERED, That on the 22 day of July 1944, 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:

Affidavit for Attachment

The said Plaintiff Harry C Millington being duly sworn says William Everhart said Defendant is justly indebted to said Plaintiff Harry C Millington that said claim is just; that he believes that ought to recover thereon the amount of Twelve Dollars that the property sought to be attached is not exempt from execution; that said property is not the personal earnings of said Defendant. Said claim is for labor performed by Plaintiff at Defendant's request

Harry C Millington

Sworn to before me and signed in my presence, this 22 day of July 1944

J C Hartshorn
 Justice of the Peace

The claim being for labor no bond was required.

Office of J C Hartshorn, Paris Township, Union County Ohio in the Matter of Appointing of Constable. Whereas it becoming necessary on account there being no Constable caused by death the Constables not being able to perform the duties required by the office. I hereby appoint Richard F Parthemore Constable of said Township, and having accepted took the oath of office as provided by law.

J C Hartshorn

I hereby certify that the above is correctly copied from my docket.

J C Hartshorn

July 22, 1944- Order of Attachment and Summons issued to said Richard F Parthemore Constable who on the 22 day of July 1944 made return as follows:

Received the within Order and Summons issued by J C Hartshorn Justice of the Peace and on the 22 day of July 1944 where Defendant's property was located and there in the presence of two credible persons I attached one Studebaker Automobile and now have the same stored at Huffman's Garage. I also on the same day served the Defendant personally with certified copies of the Order and Summons.

Richard F Parthemore

fees \$2.30

On the 25 day of July 1944, William J Porter attorney for the Defendant appeared and asked for a continuance to Friday July 28, 1944 at 10 A M and this cause is continued. July 28, 1944 at 10 A M time set for trial. Defendant appeared with his attorney. Defendant appeared and asked for a continuance to Monday July 31, 1944. Defendant was asked to secure the cost This he was unable to do. This cause is dismissed without prejudice at Defendant's cost.

J C Hartshorn
 JP

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19 _____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

I approve the above bond with the surety thereto, this _____ day of _____ 19 _____

Justice of the Peace

Table with columns: Justice of the Peace, Pliffs. Costs, Defts. Costs, Constable, Pliffs. Costs, Defts. Costs. Lists various legal fees such as Docketing Petition, Issuing Summons, etc.

WITNESS FEES, Gen'l Code, Sec. 3012. Table with columns: Names, No. of Miles.

JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357

RECAPITULATION
Justice's Fees
Constable's Fees
Witness Fees,
Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19 _____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

The above Bond approved this _____ day of _____ 19 _____

Justice of the Peace

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

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. B. P. MFG. CO. 9195

H V Swink
Ideal Market

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

Case No. 199 vs. Plaintiff.....

Am't claimed, \$ 21.12 with interest from
19 , at per cent and costs.

Action on Defendant.....

Judgment for Plaintiff
December 8 19 44 at \$ 21.12
and costs \$ 5.00

BE IT REMEMBERED, That on the 4th day of December 19 44, 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:

Affidavit for Attachment

The State of Ohio, Union County ss

H V Swink being duly sworn, says that Theodore Dodd, said Defendant is justly indebted to said Plaintiff for necessaries to-wit: Groceries. That at least five days and not more than thirty days before bringing this action, to-wit on the 28th day of November 1944, the said Plaintiff made demand in writing on said Defendant for the excess of ninety per cent of said Defendants personal earnings for services rendered by delivering such demand to such Defendant by registered mail and that Defendant did not to said Plaintiff in money or duly accepted order for said excess of said earnings, nor for any part thereof within five 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 & 12/100 Dollars; that the property attached is not exempt from execution and that only 10 per cent of said Defendants personal earnings for services rendered. and that he has good reason to believe and does believe that W J Conrad & Son 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 is indebted to said Defendant for the earnings above mentioned Wages for labor performed

H V Swink
Sworn to before me and signed in my presence this 4 day of December 1944

J C Hartshorn
Justice of the Peace

December 4, 1944- Order of Attachment, summons and Notice to garnishee issued and delivered to Malin Mathers, constable.
December 5, 1944-- Attachment, Summons and Notice returned indorsed showing service.

Malin Mathers
Constable

December 8, 1944- Time set for hearing. Plaintiff, Defendant and Garnished appeared. No defense being offered by the Defendant
It is hereby ordered that said Plaintiff recover from the Defendant the sum of \$21.12 and cost herein.

J C Hartshorn

On agreement between the parties Garnishee is to pay \$2.00 per week and deduct from Defendants wages

J C Hartshorn

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____

Justice of the Peace

Table with columns: Justice of the Peace, Pliffs. Costs, Defts. Costs, Constable, Pliffs. Costs, Defts. Costs. Rows include: Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc.

Cost paid by Edgar Conrad \$5.00 JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357 Names

WITNESS FEES, Gen'l Code, Sec. 3012. Table with columns: Names, No. of Miles. Entry: Edgar Conrad, 50.

RECAPITULATION. Table with columns: Category, Amount. Rows: Justice's Fees (3.00), Constable's Fees (1.50), Witness Fees (.50), Juror's Fees (5.00).

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Township,

County, Ohio

8-38-3 THE COL. B. E. MFG. CO. 9195

P M Fox
 Case No. 200 vs. Plaintiff.....
 Paul Fox
 Action on Defendant.....
 Restitution

Milo L Myers
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ Restitution with interest from
 19 , at per cent and costs.
 Judgment for Plaintiff
 19 , at \$
 and costs \$

BE IT REMEMBERED, That on the 23 day of March 19 45, 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, P M Fox, a resident of the County of Union and the State of Ohio, doth hereby make his complaint, that that one Paul hath ever since 20th day of March 1945, and doth still, unlawfully and forcibly detain from the undersigned possession of the following premises:

Situated in the Village of Marysville, Union County, Ohio and located on the Northwest corner of North Walnut and Seventh Streets and in which the said Paul Fox now resides which is owned by P M Fox/

That the said Paul Fox entered upon said premises, as a Tenant of the Undersigned, the lease therefor expired

on the said 20 day of March 1945, and from that time the said Paul Fox hath unlawfully and forcibly held over said term.

That on the 15 day of March 1945, the undersigned duly served on the said Paul Fox, as required by law, notice in writing to leave said premises.

The undersigned asks process and Restitution dated this 23 day of March 1945.

P M Fox
 Plaintiff

State of Ohio
 Union County

P M Fox being first duly sworn according to law says that that the facts stated and the allegation made and contained in the foregoing complaint are true as he verily believes.

Signed P M Fox

Sworn to before me and signed in my presence this 23rd day of March 1945.

Alnet Mayer, Notary Public
 my com epp 8/3/45

March 23, 1945 - Summons issued and delivered to C A Garee, Constable. Return made on the 28 day of March 1945.

C A Garee
 Constable

On motion of Milo L Myers, this case was continued to March 28, 1945. at 1 PM

March 28, 1945, 1 o'clock P M, Plaintiff appeared with his Attorney. Defendant failed to appear at that time or For om hour thereafter

It is therefore considered by me, that the said Paul fox is guilty as charged. A judgment was entered against the said Paul Fox for restitution and costs

J C Hartshorn
 JP

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute _____ appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against _____ he _____ will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

Justice of the Peace	Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.	Constable	Plffs. Costs Doll. Cts.	Defts. Costs Doll. Cts.
Gen'l Code, Sec. 1746-1-3			Gen'l Code, Sec. 3347		
Docketing Petition or Bill of Particulars	.50	50	Service of Order of Attach't, Defts., each	1.00	
Appointing Guardian for Minor	.60		Mileage, 1st m., 50c; add'l m., each	.15	
Taking Security for Costs	.60		Service of Order of Eject't Defts., each	1.00	1 00
Indexing Case Plffs. and Defts., each	.10	20	Mileage, 1st m., 50c; add'l m., each	.15	
Taking and Certifying Affidavits, each	.80	50	Service of Order of Rest'n, Defts., each	1.00	
Taking and Approving a Bond, Undertaking or Recognizance	.80		Mileage, 1st m., 50c; add'l m., each	.15	
Issuing summons Defts., each	.40	40	Service of Writ of Replevin, Defts., each	1.00	
Issuing Order of Attachment	.70		Mileage, 1st m., 50c; add'l m., each	.15	
Issuing Order of Arrest	.70		Service of Summons Persons, each	.80	50
Issuing Writ of Replevin	.75		Mileage, 1st m., 50c; add'l m., each	.15	50
Granting Continuances, each	.40		Service of Subpoenas, Persons, each	.80	
Issuing Commitment to Jail	.70		Mileage, 1st m., 50c; add'l m., each	.15	
Issuing Subpoena Persons, each	.10		Service of Venire, Persons, each	.80	
Issuing Venire Persons, each	.10		Mileage, 1st m., 50c; add'l m., each	.15	
Issuing Order on Jailer for Prisoner	.60		Service of Notice to Garnishee, Persons, each	.80	
Swearing Witnesses, each	.10		Mileage, 1st m., 50c; add'l m., each	.15	
Swearing Jury	.40		Service of Execu'n against Prop. or Person	.80	
Hearing Case on Appearance without Trial	1.00	1 00	Mileage, 1st m., 50c; add'l m., each	.15	
Hearing Case When Defense is Interposed	2.00		And 6% on \$ _____ thus collected		
Sitting in Case, Trial by Jury	2.50		Service of Any Other Writs, Orders or Notices Persons, each	.80	
Hearing Motions or Demurrers, each	1.00		Mileage, 1st m., 50c; add'l m., each	.15	
Pronouncing Judgment	.80	80	Attending During Jury Trial, each case	2.00	
Entering a Rule of Reference	.50		Attending During Trial without Jury	1.50	
Swearing Arbitrators, each	.40		Summoning and Swearing Appraisers	2.00	
Issuing Writ of Restitution	.80	80	Advertising Property for Sale, by Posting	1.00	
Numbering and Filing Necessary Papers, each	.10		Taking and Returning Bonds, each	.80	
Entering Judgment and Costs on Cash Book	.40		Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		
Iss'g Execution Against Property or Person	.80				
Poundage—4% on \$ _____ collected					
Making Transcript, Including Certificate	2.50				
Signing and Certifying Bill of Exceptions	.50				
Reducing Testimony to Writing in Bastardy Proceedings	1.50				
Issuing Other Writs or Orders, each	.75				
Making Itemized Cost Bill	.50	50			
Making Certificate of Judgment	.25				
Noting Return Certificate of Judgment	.10	5 00			

JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357 Names

WITNESS FEES, Gen'l Code, Sec. 3012 Names No. of Miles

RECAPITULATION

Justice's Fees
Constable's Fees
Witness Fees,
Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____

for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL DOCKET

87

CIVIL ACTION. Before

J. C. Hartshorn

Justice of the Peace,

8-38-3 THE COL. S. P. MFG. CO. 9195

Township, Paris Union County, Ohio

Gertrude E. Staley
Case No. 201 vs. Plaintiff.....

Melvin Spain
Myrtle Spain

Action on Defendant.....

Forcible Detention

Milo L. Myers
Att'y for Plff.
Att'y for Deft.

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

Judgment for Plaintiff
19 , at \$
and costs \$

BE IT REMEMBERED, That on the 18 day of July 19 45, 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 undersigned Gertrude E. Staley, a resident of the Village of Marysville, Union County Ohio, doth hereby make her complaint to you against Melvin Spain and Myrtle Spain, husband and wife, for this: th at the said Melvin Spain and Myrtle Spain

doth unlawfully and forcibly detain from the undersigned, possession of the following premises:

Situated in the Village of Marysville, County of Union and State of Ohio, and being situated on the Southeast corner of North Court and West Fourth Streets, within said Village being house number 132 North Court Street.

On the 9th day of July 1945, the Plaintiff duly served notice upon said defendants, as required by law, notice in writing to leave said premises.

Milo L. Myers
Att'y for Plaintiff

State of Ohio, Union County ss
Gertrude E. Staley, being first duly sworn according to law, asys that that the facts stated and the allegations made foregoing complaint are true as she verily believes

Signed Gertrude E. Staley
Sworn to before me and signed in my presence by the said Gertrude E. Staley
Alnet Wayer, Notary Public
My com Exp 8/5/47

July 18, 1945 Summos issued to Dale Crumb Special Constable and return made showing service Fee 1.60

Mileage 50 2.10

July 21, 1945. Plaintiff appeared by attorney

Defendants failed to appear at that time or for one hour thereafter It is therefore considered by me that Judgment of Restitution be taken by Plaintiff against Defendants Melvin Spain and Myrtle Spain and for costs taxed at

August 18, 1945- Received of Milo Myers Atty for Plaintiff \$7.50 costs in this case

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19 _____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

I approve the above bond with the surety thereto, this _____ day of _____ 19 _____

Justice of the Peace

Table with columns for Justice of the Peace, Pliffs. Costs, Defts. Costs, Constable, Pliffs. Costs, Defts. Costs. Rows include Gen'l Code, Sec. 1746-1,3 and 3347, listing various legal services and fees.

WITNESS FEES, Gen'l Code, Sec. 3012. Table with columns for Names and No. of Miles.

RECAPITULATION
Justice's Fees
Constable's Fees
Witness Fees,
Juror's Fees,

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19 _____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____

Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

The above Bond approved this _____ day of _____ 19 _____

Justice of the Peace

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

CIVIL ACTION. Before

J C Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-34-3 THE COL. D. B. MFG. CO. 9105

Wilber Mitchell	Plaintiff.....	William Coleman	Att'y for Plff.
James France	Defendant.....		Att'y for Deft.
Case No. 202	vs.	Am't claimed, \$	with interest from
Wilber Mitchell		19	, at per cent and costs.
Action on		Judgment for	
replevin		19	, at \$
		and costs \$	

BE IT REMEMBERED, That on the 4 day of August 19 45, 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:

State of Ohio, Union County SS

Wilber Mitchell being first duly sworn and cautioned deposes and says that he is the owner of the following described personal property to-wit: one racing horse, name Jack High, one racing bike and One blenket.

Plaintiff and deponent is entitled to the immediate possession of said property and the said is wrongfully detained by one James Grance.

Plaintiff and deponent says that said property was not taken in execution agains this deponent or for the payment of any tax, fine or assessment assessed agains him and is not and is not claimed by him under acquired by transfer from one from whom such property had been taken by such execution order or process

Further Plaintiff sayeth not.

Wilbert Mitchell

Sworn to before and subscribed in my presence this 4th day of August

William L Coleman
Notary Public, State of Ohio

BOND

We, Wilber Mitchell and Luther Manley do hereby bind our- to the penal sum of \$500.00 guaranteeing the plaintiff in this action the amount the amount of the property and such costs as may may be incurred in this case case sholuld the judgement from in favor of said Plaintiff.

In witness we do hereunto set our hands this 4 day of August

Wilber Mitchell

Luther Manley

This bond approved this 4day of August 1945

Peter Fi shaer
Justice of the Peace
Jerome Township
Union County Ohio

August 4, 1945- Summons and Writ of replevin issued and delivered to Sheroff Roosa. Returned

August 8, 1945- Time set for trial. Plaintiff appeared. Defendant failed to appear at that time or for one hour thereafter. It is considered by me that Plaintiff have possessin of property in questin and recover the cost herein.

J C Hartshorn,
Justice of the Peace

CIVIL DOCKET

CIVIL ACTION. Before J C Hartshorn Justice of the Peace, Paris Township, Union County, Ohio

8-38-3 THE COL. B. B. MFG. CO. 9195

Table with columns for Case No. (203), Plaintiff (Milo L Myers), Defendant (Frank Calloway), and Judgment for (\$75.15 at 19% interest).

BE IT REMEMBERED, That on the 27 day of Sept 19 45, 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:

Now comes Milo L Myers, the plaintiff and for a cause of action says that the Defendant Frank C alloway is indebted to him on an open account for services rendered as attorney and representing the Defendant in consultations, drafts, deeds, preparations, briefs, and trying a certain action in the Court of Common Pleas of Union County Ohio No 15656 entitled Andrew Andrew J Calloway Vs Frank Calloway etal and the same case in the Court of Appeals of said Union County Ohio being No 210 therein in the sum of \$75.00 Seventy-five Dollars with interest thereon from May 22 1945 being the date of trial in said Court of Appeals.

Wherefore plaintiff prays judgment against the Defendant for the sum of \$75.00 with interest thereon at 6% from the 22nd day of May 1945 and costs.

Milo L Myers
State of Ohio
Union County ss
Milo L Myers being duly sworn says that the facts stated and the allegations made in the foregoing are true as he verily believes
Sworn to before me and signed in my presence by Milo L Myers this 27 day of September 1945.

October 1st received of Milo L Myers J P fees Constable

Sept 27, 1945-Summons issued and delivered to Dale Crumb Special Constable
Sept 27, 1945-Summons returned indorsed showing service
Service 0.30
Mileage 2 .65
Dale Crumb Constable
1.45

Oct 2, 1945- Defendant asked for continuance of 30 days-Refused. (Plaintiff objected) hearing set for Monday Oct 8, 1945 at 10 A M

Oct 8, 1945- 10 o'clock-Time to which this cause adjourned. Plaintiff appeared. Defendant failed to appear. Judgment entered in default)

It is considered by me: That Plaintiff recover from the Defendant Frank Calloway the sum of \$75.00 claim and interest \$ 1.50. \$76.50 cost 7.65

J C Hartshorn J P

19 APPEAL BOND entered into as follows:

Whereas, the said Frank Callaway has taken an appeal from a certain judgment rendered against him in favor of said Milo L. Mers by J. J. Bartshorn Justice of the Peace of Paris Township, Union County, Ohio, on the 8 day of October 19 45 for the sum of 76.50 - \$150.00 Dollars, to the Court of Common Pleas of Union County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute his appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against him, he will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this day of 19. [Signature: Frank Callaway]

I approve the above bond with the surety thereto, this day of 19. Justice of the Peace

Table with columns for Justice of the Peace, Pliffs. Costs, Defts. Costs, Constable, and Juror's Fees. Lists various legal services and their associated costs in dollars and cents.

19 BOND FOR STAY OF EXECUTION entered into as follows: The condition of the above obligation is such, that whereas, the said Justice of the Peace on the day of 19, rendered a judgment in the above entitled action against said for the sum of \$ and costs taxed at \$ Now, if the said will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this day of 19. The above Bond approved this day of 19. Justice of the Peace

SATISFACTION OF JUDGMENT. 19 Received from Dollars, payment in full of the above judgment and costs.

CIVIL DOCKET

CIVIL ACTION. Before

J. C. Hartshorn

Justice of the Peace,

Paris

Township,

Union

County, Ohio

8-38-3 THE COL. P. B. MFG. CO. 9195

Continued

Case No. 203

vs.

Plaintiff.....

Action on

Defendant.....

Milo L Myers Att'y for Plff.

Benjamin F Hughes Att'y for Deft.

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

Judgment for

19 , at \$

and costs \$

BE IT REMEMBERED, That on the 12 day of October 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:

Motion to vacate judgment

October 16, 1945- Hearing on motion.

After d liberation. Motion is overruled at

Lefendants cost

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19_____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h... he... will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

I approve the above bond with the surety thereto, this _____ day of _____ 19_____ Justice of the Peace

Table with columns for Justice of the Peace, Constable, Pliffs. Costs, and Defts. Costs. Lists various legal services and fees such as Docketing Petition, Issuing Summons, and Juror's Fees.

19 BOND FOR STAY OF EXECUTION entered into as follows: The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19_____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____ Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19_____

The above Bond approved this _____ day of _____ 19_____ Justice of the Peace

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

CIVIL ACTION. Before

J. C. Hartshorn

Justice of the Peace,

8-38-3 THE COL. B. S. MFG. CO. 9195

Paris

Township,

Union

County, Ohio

Lewis I Amrine
 Case No. 204 vs. Plaintiff
 Warren South
 Action on Defendant

Collins
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ with interest from
 19 , at per cent and costs.
 Judgment for Plaintiff
 19 , at \$
 and costs \$ 5.20

BE IT REMEMBERED, That on the 6th day of February 1946, 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 Lewis I Amrine, a resident of Union County State of Ohio, doth hereby make his complaint to you

against against one Warren South for that
 That the said Warren South hath ever since the 1st day of February in the year 1946 and doth still unlawfully and forcibly detain from the undersigned, possession of the

following premises situated in the Town of Paris in the said County of Union, and described as follows: Dwelling House located in Marysville, Union County on East Seventh Street in said Village, and being House Number 411

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

On the 19 day of January 1946, the undersigned was served notice in writing as requires by law, to leave said premises

The undersigned asks Process and Restitution

Dated this 6 day of February 1946

Lewis I Amrine

19 APPEAL BOND entered into as follows:

Whereas, the said _____ ha _____ taken an appeal from a certain judgment rendered against _____ in favor of said _____ by _____ Justice of the Peace of _____ Township, _____ County, Ohio, on the _____ day of _____ 19 _____, for the sum of _____ Dollars, to the Court of Common Pleas of _____ County, Ohio.

The condition of the above obligation is: That the Appellant will prosecute...h... appeal to effect, without unnecessary delay and that if on the appeal judgment shall be rendered against...h...he...will satisfy it and the costs; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____

I approve the above bond with the surety thereto, this _____ day of _____ 19 _____

Justice of the Peace

Table with columns for Justice of the Peace, Constable, Pliffs. Costs, and Defts. Costs. Lists various legal services and their associated fees, such as 'Docketing Petition or Bill of Particulars .50' and 'Service of Order of Attach't Defts., each 1.00'.

Table for WITNESS FEES, Gen'l Code, Sec. 3012. Columns include Names and No. of Miles.

JUROR'S FEES, Gen'l Code, Secs. 1746-2, 10357

RECAPITULATION
Justice's Fees
Constable's Fees
Witness Fees,
Juror's Fees,

4 30
1 00

19 BOND FOR STAY OF EXECUTION entered into as follows:

The condition of the above obligation is such, that whereas, the said Justice of the Peace on the _____ day of _____ 19 _____, rendered a judgment in the above entitled action against said _____ for the sum of \$ _____ and costs taxed at \$ _____ Now, if the said _____ will pay the amount of such judgment, interest and costs, and costs that accrue; then this obligation to be void, otherwise to remain in full force and virtue in law.

Signed by us and dated this _____ day of _____ 19 _____


The above Bond approved this _____ day of _____ 19 _____ Justice of the Peace

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

210
25.30
200
319
757.30

2540
23.26
57.89

**DIRECTIONS
FOR OPERATING**

<p>TO LOCK BOOK HOLD COVER VERTICAL AS SHOWN, SLIGHTLY</p>		<p>PRESSING ON IT TO ENGAGE STUDS, THEN PUSH IN LOCK SLIDE</p>
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TO PERMANENTLY LOCK

SEE THAT ALL STUDS ARE ENGAGED BY
SLIDING PINTLES. WITH KEY TWIST OFF
HOOKED END OF SLIDE AND WITH ROD END
OF KEY PUSH SLIDE TO ENGAGE LOCK.

