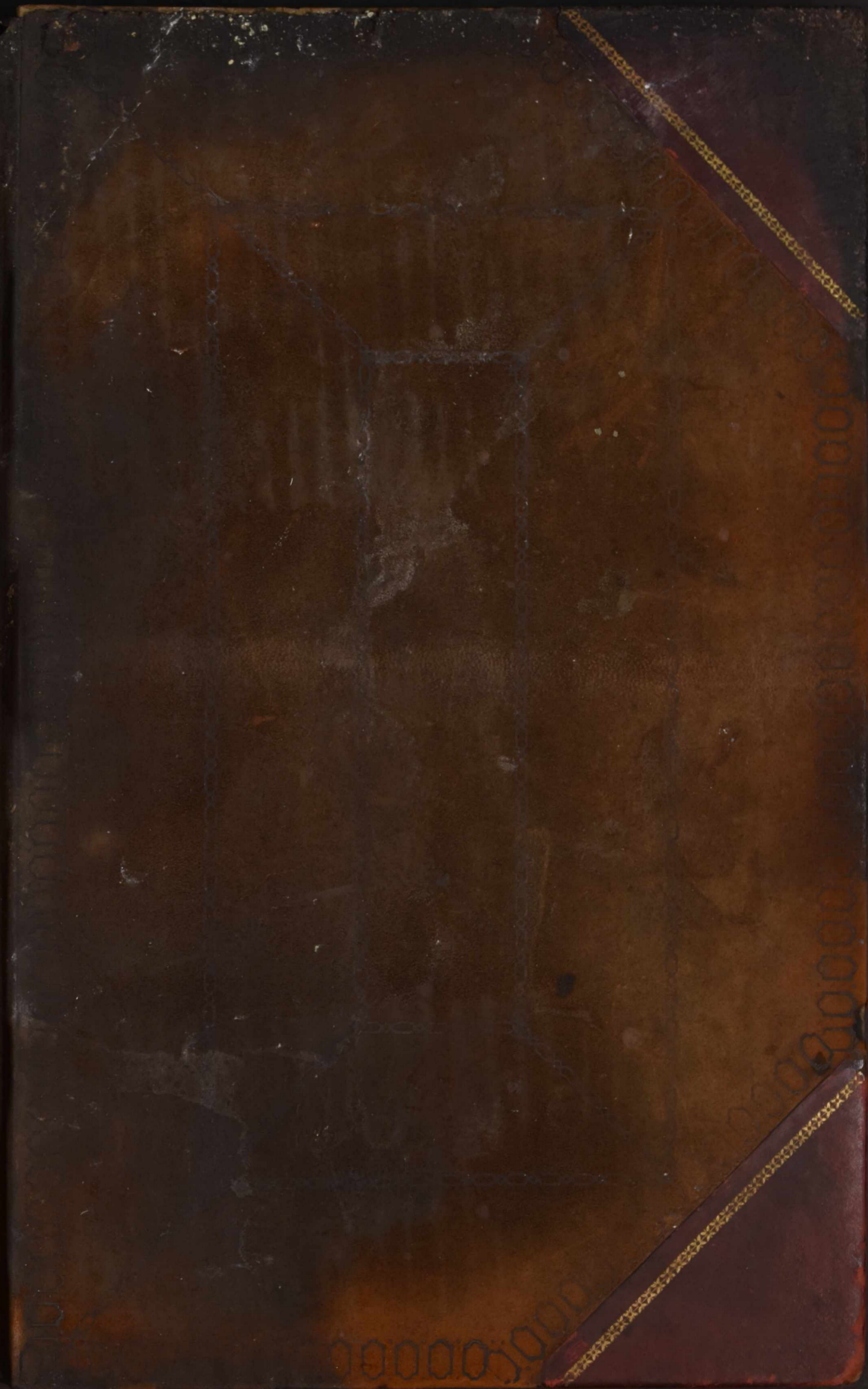




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THE RUGGLES-GALE CO.
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317 and 319 COLUMBUS,
S. High St. No. OHIO.
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Reese Lewis
Goder Hiram

vs
adv

Mauda Byreman
Anna B. Kellefratte

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DIRECT

UNDERTAKING FOR STAY

On the day of

The defendant came, and

.....
of the County, approved by
ent surety, caused an under
execution to be entered here

In pursuance of the Sta
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as surety for the stay of execu
ment of

against

hereby promise and underta
said judgment, interest an
may accrue.

Taken by and signed an
me, and surety approved, t
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..... J

SATISFACTION OF

Received

.....
payment in full on the abov
.....

CIVIL DOCKET.

Township,

County, State of Ohio.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____

The defendant came, and by _____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows

_____ No. _____

vs. Plaintiff . } Before _____

Defendant . } Justice of the Peace _____ Township,

_____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J.M. Kennedy.

, Justice of the Peace,

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	5
Taking and certifying Affidavits, each,	40	
Docketing, Indexing, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
En. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering judgment,	30	
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Recognizance of a Witness or of Bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certi. to Trans. or Bill of Ex., each,	25	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

Louise Shields

Plaintiff

W. S. Mahon

Defendant

Action on account

John L. Loughrey, Att'y for Plff.
Att'y for Deft.

Am't claimed, \$24.72 with interest
from Dec. 7th 1907, at 6% per cent. and costs.
Judgment for Plff., Dec. 9th 1907.
\$24.72 and costs \$

Be it Remembered, That on the 2nd day of December 1907, 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 } Before J.M. Kennedy Justice of the Peace
Union County S.S. } Paris Township

The said Plaintiff Louise Shields being duly sworn says that W. S. Mahon said Defendant is justly indebted to said Plaintiff for coal for fuel that said claim is just; that she believes said Plaintiff ought to recover thereon the amount of \$26.87 Dollars; that the property sought to be attached is not exempt from execution; that said property is not the personal earnings of said defendant, that the Defendant is the head or support of a family; and that said W. S. Mahon is a non resident of the County of Union, and he is about to remove his property or part thereof out of the County to defraud his creditors, and he is also about to convert his property or a part thereof into money for the purpose of placing it beyond the reach of his creditors. Said affiant further makes oath and says that she has good reason to believe and does believe that The Bank of Marysville has in its possession (\$60.00) sixty Dollars in cash belonging to said Defendant. Of and within said County of Union has in its possession property of said Defendant liable to be attached in this action, to-wit: Sixty Dollars in money.
Louise Shields.

Sworn to before me and signed in my presence, this 2nd day of December A.D. 1907,
John L. Loughrey
Notary Public.

Thereupon the 2nd day of December at 12 m. I issued a summons accompanied by a writ of attachment and notice to garnishee to the Bank of Marysville and delivered the same to Samuel Hensley returnable on the 6th day of December 1907 at 9 o'clock a.m.

Summons returned also a writ of attachment indorsed, Received this writ December 2nd 1907

Paid Mrs Shields \$6.40 on the above Judgment

WITNESSES,
Reg. by Cost in full.
Sam Hensley

and on the President
Said W. S. Mahon
December
Cameron he
appeared by
concerning the
possession of
H. E. Conk
under its co
Bank as a
Which ex
Said H. E.
case and w
used in th
case of Cha
& Son vs. T
Thereupon
Said W. S. M
Peace. The m
The Marysvi
as a home
a homeste
Thereupon
der his dec
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the motion
money now
The Defend
The Court b
adjudged
her judgment
that the Bank
disclosed to be

UNDERTAKING FOR STAY
On the _____ day of _____
The defendant came, and
of the County, approved by
ent surety, caused an under
execution to be entered here
In pursuance of the Sta
and provided, I,
as surety for the stay of exc
ment of _____
against _____
hereby promise and underta
said judgment, interest an
may accrue.

Taken by and signed an
me, and surety approved, th

SATISFACTION OF
Received _____
payment in full on the abov

CIVIL DOCKET.

Justice of the Peace,

Township,

County, State of Ohio.

on account

L. Loughrey, Att'y for Plff.
Att'y for Deft.

aimed, \$24.72 with interest
Dec. 7th 1907, at 6th per cent. and costs.
nt for Plff., Dec. 9th 1907,
72 and costs \$

December 1907, the said
whereupon the following pro-

and figures following, to-wit:
Kennedy Justice of the Peace

Ohio Union County S. S.
ields being dilly sworn
Defendant is justly
Coal for fuel

at she believes said
thereon the amount
erty sought to be
execution; that said
arnings of said de-
the head or support
S. Mahon is a non

on, and he is about
t three of out of the
store, and he is
erty or a part there-
of placing it beyond
said affiant further
he has good reason

that the Bank of
ion (\$600.00) sixty Dollars
Defendant. of and
n has in its possession
liable to be attached
ty Dollars in money.

Louise Shields.
ed in my presence,
7, 1907,
L. Loughrey
ary Public.

Union Co. Ohio.
umber at 12 m. I
named by a writ
garnishee to the
d the same to Samuel

Day of December 1907

t of attachment
t December 2nd 1907

and on the 2nd day of December 1907 served this writ on W. C. Fullington
President of the Bank of Marysville, Returnable December 6th 1907.
Said W. S. Mahon not-found in my County.

December the 6th 1907. 9-a-m. Said W. S. Mahon appeared by Richard L.
Cameron his Attorney entered his appearance also the Bank of Marysville
appeared by H. E. Conkright its Cashier who was duly sworn and examined
concerning the property of every description and credits of the Defendant in its
possession and under its control, and it was disclosed by the answers of said
H. E. Conkright the garnishee that said Bank had in its possessions and
under its control money in the amount of sixty Dollars held by said
Bank as a special deposit for the creditors of said W. S. Mahon.

Which examination was reduced to writing by me and signed by the
Said H. E. Conkright as such Cashier and the same was filed in this
case and was ordered by the Court that said examination should be
used in the Case #5 of Henderson Turner Vs. W. S. Mahon, also in the
case of Charles Fleck Vs. W. S. Mahon, also in the Case of J. C. Spurrier
& Son Vs. W. S. Mahon, and the Case of Corbin & Jennings Vs. W. S. Mahon.
Thereupon came Richard L. Cameron Attorney for Mrs. W. S. Mahon wife of
Said W. S. Mahon and made the following demand, O J. M. Kennedy Justice of the
Peace, The undersigned hereby claims as exempt the money under garnishee in
the Marysville Bank and the same be released to her in lieu of the allowance
as a homestead as neither the undersigned or her husband W. S. Mahon have
a homestead, signed by Mrs. W. S. Mahon.

Thereupon this case was continued for a few days for the Justice to re-

nder his decision.
December 7th 1907. After being fully advised in the premises the Court overrules
the motion of the Defendant and refuses to grant the demand for the
money now in the hands of the Garnishee in lieu of the homestead.
The Defendant having entered his appearance through his Attorney and
the Court being fully advised in the premises it is considered kind
adjudged by the Court that the Plaintiff recover of the Defendant
her judgment of \$24.72 and cost \$. And it is further ordered by the Court
that the Bank of Marysville pay into this Court the sum of \$60.00 the amount
disclosed to be in its possession and under its control belonging to the creditors of W. S. Mahon.

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.
On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . } Before _____
vs. Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	10	
Taking and certifying Affidavits, each,	40	40	
Docketing, Indexing, Appce., per 100 w.,	15	75	
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee,	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ, Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En., Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment,	40	10	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.	15	35	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certt. to Trans. or Bill of Ex., each,	25	335	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25		
Mileage miles, 1st mile 20, each add'l	5		
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40	80	
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25	50	
Summoning Jury,	1.00	10	
Mileage as above miles,		170	
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisment,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

Henderson Turner

No. 2

vs.

W. S. Mahon

Plaintiff

Defendant

Action on account

John L. Loughrey Att'y for Plff.
R. L. Cameron Att'y for Deft.

Am't claimed, \$ 8.68 with interest from Dec. 7th 1907, at 6 per cent. and costs.

Judgment for Pltff, Dec. 9th 1907, \$ 8.68 and costs \$

Be it Remembered, That on the 2nd. day of December 1907, 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 against *W. S. Mahon* and also affidavit against the Bank of Maryville as Garnishee both returnable on the 6th day of Dec. at 10 o'clock a.m.

December 2nd. 1907. Said writ returned indorsed Received this Writ Dec. 2nd. 1907 and on Dec. 2nd 1907 served *W. C. Fullington* President of the Bank of Maryville a certified Copy of this Writ with the indorsement thereon also a copy of this Writ will be found in Case No. 1. of this Docket on Page 2. Case of *Louise Shields* against *W. S. Mahon* Said *R. L. Cameron* appeared for the defendant and entered his appearance hereon and thereupon on said 2nd day of December 1907 in personance of said above named Cause of action it is considered and adjudged by the Court that the plaintiff recover of the said defendant his judgment in the sum of \$8.68 and his cost herein taxed at \$3.70

also the execution of the Garnishee of the Bank of Maryville issued in the Case of *Louise Shields* vs *W. S. Mahon* is adapted in this case and ordered to pay into this court as per said Garnishee of *W. S. Mahon*

Rec'd by Court in full.
Sam Hensley

Cost Paid in full
J. M. Kennedy

WITNESSES,

UNDERTAKING FOR STAY

On the _____ day of _____
The defendant came, and _____
of the County, approved by _____
ent surety, caused an under-
execution to be entered here-
In pursuance of the Statute
and provided, I, _____
as surety for the stay of execu-
ment of _____
against _____
hereby promise and undertake
said judgment, interest and
may accrue.

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

SATISFACTION OF
Received _____

payment in full on the above

CIVIL DOCKET.

Justice of the Peace,

Township,

County, State of Ohio.

an account

L. Loughrey Att'y for Plff.
S. Cameron Att'y for Deft.
Amount, \$ 8.68 with interest
Dec. 7th 1907, at 6 per cent. and costs.
Amount for Plff. Dec. 9th 1907,
and costs \$

December 1907, the said
whereupon the following pro-

and figures following, to-wit:

inst W. S. Mahon
the Bank of Marysville
on the 6th day of Dec.

It returned indorsed
and on Dec. 2nd
President of the Bank
of this Writ with the
copy of this Writ will
be docket on Page 2,
inst W. S. Mahon
and his appearance
in said suit
in personae
Cause of action
judged by
to recover off
Judgment in
cost herein

of the the
Marysville
Paula Shields
in this case
his court as per
recd

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee _____, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant _____ will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J.M. Kennedy

, Justice of the Peace,

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	
Taking and certifying Affidavits, each,	40	
Docketing, Indexing, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to pros. suit,	25	
App't'g Spec. Constables or App'rs, each,	40	
Enl. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of Bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct.	16	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certi. to Trans. or Bill of Ex., each,	25	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	20	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

Charles H Fleck
 Plaintiff
 vs.
 W S Mahan
 Defendant

Action on account
 J L Saxphry, Att'y for Plff.
 R L Leavenworth, Att'y for Deft.
 Am't claimed, \$ 345 with interest
 from 190, at per cent. and costs.
 Judgment for Dec 6 1907,
 \$ 505 and costs \$ 395

Be it Remembered, That on the 20 day of December 1907, 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:
 Proceeding in attachment fully set out in case No 1. of this docket of Louisa Shields vs W S Mahan. on same offbet used proceedings in attachment, bonishus on that case

R L Leavenworth appeared for W S Mahan and entered his special answer of Bank of Waynesville vs bonishus all ruled in said case of Louisa Shields and adopted in this case.

Dec 6 1907 the defendant put descripte further defund this case 500000 in said 6 day of December 1907 considered by me that the plaintiff because of the said defendant W S Mahan pay 100 Dollars debt reced his cost herein to be of 395
 J M Kennedy J P

Cost Paid in full
 J M Kennedy
 JURY,
 Rec my cost in full.
 Sam Hensley

WITNESSES,

UNDERTAKING FOR ST
 On the _____ day of _____
 The defendant came, and
 of the County, approved by
 ent surety, caused an unde
 execution to be entered here
 In pursuance of the Stat
 and provided, I, _____
 as surety for the stay of exe
 ment of _____
 against _____
 hereby promise and underte
 said judgment, interest an
 may accrue.

Taken by and signed an
 me, and surety approved, t

SATISFACTION O
 Received _____
 payment in full on the abo

CIVIL DOCKET.

Justice of the Peace,

Township,

County, State of Ohio.

in account

Saxphry Att'y for Plff.

Lawson Att'y for Deft.

judgment, \$ 345 with interest
190, at per cent. and costs.

made for Dec 6th 1907,
and costs \$ 395

Dec 6th 1907, the said
whereupon the following pro-

and figures following, to-wit:

fully set out
of Lawson
in same official
attachment.

and for the
his personal

mayseville
said loss of
paid in this

and that
and this loss
of execution
that the plaintiff
debtor W B
debt was
\$ 345

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows

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

Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____

Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J M Kennedy

Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	10	
Taking and certifying Affidavits, each,	40	110	
Docketing, Indexing, Appce., per 100 w.,	15	15	
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20	20	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee,	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ, Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ex. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per cent.	15		
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40	2.70	
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25		
Mileage miles, 1st mile 20, each add'l	5		
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

J. C. Spenser & son
 No. 4 vs. W. S. Mahan
 Plaintiff vs. Defendant

Action on account
 R. L. Sweeney Att'y for Plff.
 R. L. Cameron Att'y for Deft.
 Am't claimed, \$ 375 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 \$ 306 and costs \$ 370

Be it Remembered, That on the 2^d day of December 1907, 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:
 Said Plaintiff filed an affidavit for a writ of attachment against the defendant W. S. Mahan Defendant alleging that said W. S. Mahan was a non resident of the County of Union, and that he is about to remove his property or part thereof out of the County to defraud his creditors and is also about to convert his property and a part thereof into money to flee beyond the reach of his creditors.

Also that the Bank of Marysville has now in its possession property of the said defendant liable to be attached in this action and in \$ 600 or Dollars in money thereupon issued a proceeding in attachment against said defendant W. S. Mahan and also a writ of attachment against and notice of removal against the Bank of Marysville as donee and delivered the same to said County Court Returnable Dec 21 1907 at 8 P M Dec 20 rec'd this writ and Dec 21 1907 issued the same in W. L. Fullington President of said Bank personally also levied in the household goods of said W. S. Mahan said levied named goods were demanded of said officer by me W. S. Mahan as Special Constable & were released under of this Court Constables answers will be found in case of Samrath Case No 17 this docket.

R. L. Cameron appeared for W. S. Mahan and entered his appearance herein and the def'dt not desiring to contest this case further it was ordered and adjudged that the Plaintiff recover of the Defendant the sum of three hundred and his cost taxed at \$ 370
 J. M. Kennedy J. P.

Rec'd my cost in full
 JURY, Sam Hensley

Cost paid in full
 WITNESSES, J. M. Kennedy J. P.

Total \$ 4.90

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and _____
 of the County, approved by _____
 ent surety, caused an under-
 execution to be entered here-
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of exe-
 cution of _____
 against _____
 hereby promise and undertak-
 said judgment, interest and
 may accrue.
 Taken by and signed and
 me, and surety approved, _____
 SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above

CIVIL DOCKET.

Justice of the Peace,

Township,

County, State of Ohio.

in account

Jaghy Att'y for Plff.

Leaman Att'y for Deft.

Amount, \$ 375 with interest
190 , at per cent. and costs.

at for 190 ,
and costs \$ 370

December 1904, the said
whereupon the following pro-

and figures following, to-wit:

Defendant for
the defendant
the amount of the
the is about
the amount of
the defendant
the amount of
the defendant

the amount of
the defendant
the amount of
the defendant
the amount of
the defendant

the amount of
the defendant
the amount of
the defendant
the amount of
the defendant

for by D
the amount of
the defendant
the amount of
the defendant
the amount of
the defendant

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Before _____
Justice of the Peace _____ Township,
County, Ohio.
Defendant . }
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	20	
Taking and certifying Affidavits, each,	40	40	
Docketing, Indexing, Appee., per 100 w.,	15	45	
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20	30	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	" 40	40	
Order of Sale or Vendi,	" 40		
Notice to Garnishee,	" 40	40	
Order on Garnishee,	" 40	40	
Writ of Replevin,	" 40		
Writ of Restitution,	" 40		
Order of Arrest,	" 40		
Writ, Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ex. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venue for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00	1.00	
Entering judgment,	40	40	
Judgment on the Docket,	15	15	
Recognition of a Witness or of Bail, ea.,	40		
Each additional Witness,	10	4.30	
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.	15		
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25		
Mileage miles, 1st mile 20, each add'l	5		
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles		40	
Copies, each,		50	
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venue, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00	1.00	
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25	2.70	
Money made on Execution 4 per cent.		4.30	
Extraordinary trouble and expense in re-		7.00	
mov'g or preserv'g property levied on,			
JURY,			
WITNESSES,			
officers		1.00	
		2.00	

contin
Leah in & Jennings
 No. 57 vs.
W S Mahan
 Plaintiff
 Defendant

Action on *Account*
Lambert Att'y for Plff.
Cameron Att'y for Deft.
 Am't claimed, \$1236 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 \$1236 and costs \$875

Be it Remembered, That on the 20 day of *December* 1907, the said Plaintiff filed ~~the~~ Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Issued order of attachment and
 summons against said W S Mahan
 demand to Sam Hensel account
 later consolidated Bank of Mansfield
 affidavit issued Dec 30 1907
 summons returned said W S Mahan
 not found in my bailiwick
 attachment returned as follows Dec
 20th 1907 and under
 same attached the goods of said
 W S Mahan and have them now
 in my possession and offered
 by the agents of A C Leora and
 Alfred Leora
 Later on the demand of the wife
 of the defendant said goods were
 released to the defendant as receipt
 A L Cameron having appeared for
 the defendant not desiring to further
 defend the same. It is considered
 by me that the plaintiffs recovery of
 the defendant the sum of \$1236 debt
 and his costs here taxed at \$875
 Dec 20 1907 J. M. Kennedy

UNDERTAKING FOR ST
 On the _____ day of _____
 The defendant came, and
 of the County, approved by
 ent surety, caused an unde
 execution to be entered her
 In pursuance of the St
 and provided, I, _____
 as surety for the stay of exe
 ment of _____
 against _____
 hereby promise and undert
 said judgment, interest a
 may accrue.
 Taken by and signed an
 me, and surety approved, _____

 SATISFACTION O
 Received _____

 payment in full on the abo

ice of the Peace,

Township,

County, State of Ohio.

Account

Laundry Att'y for Plff.

Laundry Att'y for Deft.

immed, \$1236 with interest
190, at per cent. and costs.

at for 190
and costs \$875

December 1907, the said
whereupon the following pro-

figures following, to-wit:

at and
W S Hooker
County
Maysville
W S Hooker
hook
Lewis Bee
at and
of said
then now
oppressed
and

of the high
roads were
account
peared for
ing to further
considered
the recovery of
\$1236 debt
at \$875

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
vs. Plaintiff }
Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before J. M. Kennedy, Justice of the Peace,

Table with columns: JUSTICE'S FEES, Pliffs. Costs, Defts. Costs. Lists various legal fees like Filing, Docketing, etc.

Amanda G. Greener vs. Rose Lewis

Action on account. Am't claimed, \$ 190 with interest from 190, at per cent. and costs. Judgment for 190 and costs \$

Be it Remembered, That on the 10th day of December 1907, 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: Amanda G. Greener vs Rose Lewis Before J. M. Kennedy, J. P. Paris & Associates Union County Ohio. The state of Ohio Union County ss: The said plaintiff by J. M. Greener agent being duly sworn says that Rose Lewis said defendant is justly indebted to the plaintiff rent of business Room...

signed Amanda G. Greener by J. M. Greener agent. Thereupon issued summons and writ of attachment directed to Sam Hensley, Sheriff of Union County, Ohio, to return to the Court on Dec 14, 1907 at 1 P.M. of that day...

Appraisers: John Moore 2 days 2.00, Auto Hayes 2.00. JURY: This case was tried on the 10th day of Dec 1907. Received \$70.00 Doll. in full of above claim. Amanda G. Greener. J. M. Greener. Sam Hensley

UNDERTAKING FOR STAY OF EXECUTION. On the ... day of ... The defendant came, and ... of the County, approved by ... ent surety, caused an under execution to be entered here ... In pursuance of the Sta ... and provided, I, ... as surety for the stay of execu ment of ... against ... hereby promise and underta said judgment, interest an may accrue. Taken by and signed an me, and surety approved, th ... A. ... J. SATISFACTION OF Received ... payment in full on the above

Justice of the Peace,

Township,

County, State of Ohio.

account

Att'y for Plff.
Att'y for Deft.
with interest
190, at per cent. and costs.
for 190
and costs \$

December 1907, the said
hereupon the following pro-

figures following, to-wit:

Leemis
Chris Gann...

Under joint heir
is said defendant
of business
will also that claim
county ought to
security dollars
not is not
said property
of the defendant
with intent
want to remove
of the County
editors
guarantee
owner agent
and vesting
Household least
at 1 P.M. of the
search etc
by jurisdiction

black and un
re defendant's property
Mildred Myers
persons attached
under guarantee
id that as the
the said property
being now in
by least.
Costs.
1908
only

UNDERTAKING FOR STAY OF EXECUTION.

On the ... day of ... 190
The defendant came, and by
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of
against
do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this ... day of
A. D. 190
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received ... 190, from
Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the ... day of ... 190, said
entered into an undertaking to the adverse party as follows
No.
Plaintiff
vs.
Defendant
Before
Justice of the Peace
Township,
County, Ohio.
Whereas, On the ... day of ... A. D. 190, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and ... cents, and costs taxed at
dollars and ... cents, and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this ... day of
A. D. 190
Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

, Justice of the Peace,

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	
Taking and certifying Affidavits, each,	40	
Docketing, Indexing, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror	each 40	
Order of Attachment,	" 40	
Order of Sale or Vendi,	" 40	
Notice to Garnishee,	" 40	
Order on Garnishee,	" 40	
Writ of Replevin,	" 40	
Writ of Restitution,	" 40	
Order of Arrest,	" 40	
Writ, Ord. or Process not nam'd above, ea.,	40	
App'tg Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Enr. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of Bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., each,	25	
<hr/>		
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,	10	
each additional,		
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	" 40	
" " Order Sale or Vendi	" 40	
" " Notice to Garnishee	" 40	
" " Order on Garnishee	" 40	
" " Writ of Replevin	" 40	
" " Writ of Restitution	" 40	
" " Order of Arrest	" 40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertirement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

10
35
25
100
40
15
20
245
70
315

B. F. Reading
Plaintiff
No. 7 vs.
Frank Puffenberger
Defendant

Action on Forcible detinment
Naalty: Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ with interest
from 190, at per cent. and costs.
Judgment for 190
\$ and costs \$

Be it Remembered, That on the 14th day of December 1907, 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:
Which was a complaint against the defendant alleging that he was holding same as Tenant in the North half of House on part of lot No 17 in the city of Marysville the since the 10th day of October 1907 issued summons of that date and returned to same to Sam Kennedy Constable returnable Dec 20th 1907 at 1 P.M. of that day Dec 16th endorsed as follows:
Rec. this writ Dec 16th 1907 and served the same on the 16th day of Dec 1907 by leaving a certified copy thereof at his usual place of residence signed Sam Kennedy Const

Dec 20th 1907 1 P.M.
Defendant not appearing and Plaintiff's complaint being sworn to I find for the Plaintiff and adjudge that said Plaintiff have restitution of said premises and recover his costs of said docket
J. M. Kennedy J. P.

Cost paid by Reading the Complaint. J. M. Reading J. P.

Received my cost in full
Sam Kennedy Const

JURY,

WITNESSES,

UNDERTAKING FOR STAY
On the _____ day of _____
The defendant came, and
of the County, approved by _____
ent surety, caused an under-
execution to be entered here-
In pursuance of the Stat-
and provided, I, _____
as surety for the stay of execu-
ment of _____
against _____
hereby promise and underta-
said judgment, interest and
may accrue.
Taken by and signed and
me, and surety approved, th-

SATISFACTION OF
Received _____
payment in full on the above

Justice of the Peace,

Township,

County, State of Ohio.

Forcible detainer

Att'y for Plff.
Att'y for Deft.
with interest
190, at per cent. and costs.
for 190
and costs \$

December 1907, the said
hereupon the following pro-

figures following, to-wit:

against the
the news
out in the
part of the
Cuyahoga
the 1907
that date
to same
mobile Dec
that day
Illans,
1907 and
of Dec 1907
thereof his
not
welfare best

and
several
and
by that said
of said firm
said defendant
by J.P.

of the
by J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____

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

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows

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

Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____

Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J W Kennedy

, Justice of the Peace,

JUSTICE'S FEES

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

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	10
each additional,	10
Mileage as above miles,	25
Copies, each,	25
Serv. and Ret. Attachment for Witness or	40
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	25
Serv. and Ret. of other Orders, Writs,	40
Notices, or Copies, each person,	40
Mileage on each as above miles	25
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	25
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Church Bros & Wald
 Plaintiff
 vs.
 Chas Shesler
 Defendant

Action on account
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$1845 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 16th day of December 1907, 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:

Manuscript O Dec 11 1907 Chas Shesler
 vs Church Bros & Wald on a Book
 account begun April 29 1807

1. By Cash	29.00
April 5 Cash 5.00 per km Books 25	7.50
July 5 Telephone 15 Cash 1.00	1.15
July 17 Cash 50 per party 300	3.50
" 7. August Cash 1.00	.50
June 11 Telephone 1.45	1.45
July 26 Cash 2.25 By Cash Line	2.25
8 1 Ryan 1.50	1.50
10 Cash 3.00	3.00
15 " 7.00	7.00
Aug 3 " 80	80
14 " 1.00	1.00
16 " 2.00	2.00
17 " 2.50	2.50
21 " 2.50	2.50
23 " 2.80	2.80
30 " 1.25	1.25
Sept 5 Telephone 1.15	1.15
" 12 Cash 1.50	1.50
" 14 " 50	50
17 " 3.00	3.00
20 " 2.00	2.00
24 " 50	50
27 " 1.25	1.25
29 " 6.00	6.00
11 " 2.00	2.00
18 " 1.90	1.90
20 " 2.25	2.25
29 " 2.00	2.00
6 " 1.25	1.25
13 " 2.00	2.00
20 " 1.25	1.25
27 " 2.00	2.00
31 " 2.50	2.50
1 " 2.00	2.00
14 " 2.00	2.00
21 " 2.00	2.00
28 " 1.25	1.25
1 " 3.50	3.50
8 " 3.00	3.00
15 " 2.00	2.00
22 " 1.50	1.50
29 " 1.50	1.50
6 " 1.50	1.50
13 " 1.50	1.50
20 " 1.50	1.50
27 " 1.50	1.50
3 " 1.50	1.50
10 " 1.50	1.50
17 " 1.50	1.50
24 " 1.50	1.50
31 " 1.50	1.50
7 " 1.50	1.50
14 " 1.50	1.50
21 " 1.50	1.50
28 " 1.50	1.50
4 " 1.50	1.50
11 " 1.50	1.50
18 " 1.50	1.50
25 " 1.50	1.50
1 " 1.50	1.50
8 " 1.50	1.50
15 " 1.50	1.50
22 " 1.50	1.50
29 " 1.50	1.50
5 " 1.50	1.50
12 " 1.50	1.50
19 " 1.50	1.50
26 " 1.50	1.50
2 " 1.50	1.50
9 " 1.50	1.50

John Lane Cost 210
 390
 70
 224
 \$6.56

WITNESSES, J W Kennedy
 Rec my cost in this case for am Chas & Wald
 Rec my cost in the above case in full John Lane

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and
 of the County, approved by _____
 ent surety, caused an under-
 execution to be entered here
 In pursuance of the Stat
 and provided, I, _____
 as surety for the stay of execu-
 ment of _____
 against _____
 hereby promise and underta-
 said judgment, interest and
 may accrue.

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

SATISFACTION OF
 Received _____
 payment in full on the above

Justice of the Peace,

Township,

County, State of Ohio.

Account

Att'y for Plff.

Att'y for Deft.

Amount, \$1845 with interest

190, at per cent. and costs.

for 190

and costs \$

December 1907, the said

whereupon the following pro-

figures following, to-wit:

Gay Bros Shiller
& Cook

1907 \$

22.00
7.50
1.15
3.50
.50
1.45
2.25
1.50
3.00
7.00
80
1.00
2.00
2.50
25
28
1.25
15
1.50
50
3.50
2.00
50
1.25

6690

5.00
2.00
1.00
25
2.50
1.25
2.00
2.00
2.50
1.25
3.50
3.50
2.00
1.50
1.50

21845
576.95

Dec 16 1907 issued summons directed to Sam Hussey Court
for said defendant Retnoble on the 20th day of December 1907 at 10 A.M.
December 16 07 Recthis. but December 16 1907 and said the said
on the 16th day of 1907 on the defendant by leaving a certified copy of
of the indentments thereon with him to said Charles Shiller personally
signed Sam Hussey Court.

December 20th 11. A.M. 1907. Defendant not appearing and
the plaintiff offering a temporary order for judgment for the plaintiff
against the defendant as prayed for
It is thereupon considered and adjudged by the Court that
the plaintiff recover of the defendant the sum of \$1845 Dollars
plus and their cost hereunto at \$2.95
J.M. Kennedy

Judgment \$ 1845
Cost of Judgment 2.95
Accrued Cost 3.90
25.30

J.M. Kennedy
Recd of Chas. Shiller
Settlement in full of
above Judgment & Costs
Chas. Shiller & Cook

UNDERTAKING FOR STAY

On the _____ day of _____
The defendant came, and by _____

of the County, approved by me _____
ent surety, caused an undertak-
execution to be entered herein.

In pursuance of the Statute
and provided, I, _____
as surety for the stay of executi-
ment of _____
against _____
hereby promise and undertake
said judgment, interest and _____
may accrue.

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

SATISFACTION OF JUDGMENT.

Received _____ 190 _____, from _____

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

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190 _____

D.

_____ taking to the adverse party as follows
No. _____

_____ Township,
County, Ohio.

190 _____, the said _____
obtained judgment against the said _____
on the docket of said _____

, for _____
and costs taxed at _____

Court of Common Pleas of said County.

Ohio, hereby promise and undertake to _____
dollars,

CIVIL DOCKET.

Civil Action before

J.M. Kennedy

, Justice of the Peace,

JUSTICE'S FEES

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

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	10
each additional,	10
Mileage as above miles,	5
Copies, each,	25
Serv. and Ret. Attachment for Witness or	40
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	5
Serv. and Ret. of other Orders, Writs,	40
Notices, or Copies, each person,	40
Mileage on each as above miles	5
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	5
Copies of Venue, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisment,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

JURY,

WITNESSES,

Harman Patel
 No. 9 vs. Plaintiff
 Thomas Mafes
 Defendant

Action on account
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$12.00 with interest
 from July 6, 1906, at 6 per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 29th day of February 1908, 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:
 Thomas Mafes vs. Harman Patel for
 work and labor being June 22nd 1906
 June 22nd 1906 14 hours at 15c per hour \$ 2.10
 " 23 " " " " " " " " 2.10
 " 24 " " " " " " " " 2.10
 " 25 " " " " " " " " 2.10
 " 26 " " " " " " " " 2.50
 July 5th " " 14 " " " " " " 2.10
 \$ 12.00

with interest at 6 per cent from July 8
 said work was done at 1906.
 the request of said Thomas Mafes
 and the same remains unpaid

I hereby advise the issuance of summons
 herein and enter my appearance herein
 as for Defendant

Case set down for trial March 5th 1908
 at 9 o'clock A.M. of the Honorable J.M. Kennedy
 Issued summons of this date returnable
 March 5th 1908 for said Thomas
 Mafes at 9 o'clock A.M.
 March 2nd 1908 summons returned and
 as follows: On this 2nd March 1908 and
 I served the same on the 2nd day of March
 1908 on the defendant by leaving a
 Certified Copy of the same and of the instrument
 thereon with him the said Thomas Mafes
 March 4th 1908 Plaintiff filed Motion to require
 the defendant to file Counter Claim & set off
 March 5th 1908 9 A.M.

Defendant filed affidavit for continuance
 until March 12th day of March 1908 at
 1 o'clock P.M. on which time this Court
 stands continued
 Settled and Cost paid by parties

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and
 of the County, approved by me, _____
 ent surety, caused an undertaking to be entered herein
 In pursuance of the Statute in that behalf made,
 and provided, I, _____
 as surety for the stay of execution of the
 judgment of _____
 against _____
 hereby promise and undertake to pay the
 said judgment, interest and costs that may
 accrue.
 Taken by and signed and sealed by me, and surety approved, this _____ day of _____ A.
 _____ Ju
SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above

Justice of the Peace,

Township,

County, State of Ohio.

account

Att'y for Plff.

Att'y for Deft.

med, \$12.00 with interest
\$ 190 6, at 6 per cent. and costs.
for 190
and costs \$

February 1908, the said
hereupon the following pro-

figures following, to-wit:

non Petal for
June 22 1906
per hour 2.10
" " " 2.10
" " " 2.10
" " " 2.10
" " " 2.50
" " " 2.10
\$ 12.00

franc 8
1906
notes
affid

of summons
appearance herein
at 5:00
date return
Thomas

returned under
1908 and
of March
County
the indictment
Thomas
Mason
at 5:00

for continuance
arch 1908
this court

paid by Justice

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . } Before _____
vs. Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

, Justice of the Peace,

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

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	20	25
Mileage miles, 1st mile 20, each add'l	5	25
Copies, each,	25	20
Serv. and Ret. of Subpoena, 1st person, 25,	10	10
each additional,	10	10
Mileage as above miles,	25	25
Copies, each,	25	25
Serv. and Ret. Attachment for Witness or	40	40
Juror, ea. pers'n	40	40
Serv. and Ret. Order of Attachm't	40	40
" " Order Sale or Vendi	40	40
" " Notice to Garnishee	40	40
" " Order on Garnishee	40	40
" " Writ of Replevin	40	40
" " Writ of Restitution	40	40
" " Order of Arrest	40	40
Mileage on each as above 3 miles	60	60
Serv. and Ret. of other Orders, Writs,	40	40
Notices, or Copies, each person,	40	40
Mileage on each as above miles	25	25
Copies, each, 3 copies	75	75
Summoning Jury,	1.00	1.00
Mileage as above miles,	25	25
Copies of Venire, each,	25	25
Attending Trial, per day,	1.00	1.00
Taking Bond,	50	50
Service of Execution,	40	40
Summoning and Swearing Appraisers,	1.00	1.00
Advertis'g Property for Sale on Execut'n,	40	40
Writing or setting up Advertisement,	25	25
Money made on Execution 4 per cent.	4	4
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

Zyphia Young & Elliott Young
 Plaintiff
 No. 10 vs.
Hadley Young
 Defendant

Action on account of
 Messors
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$5 65 with interest
 from - 190-, at - per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 10th day of March 1908, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Zyphia Young and Elliott Young } Before Me
 Plaintiff } Kennedy J.P.
 vs. }
Hadley Young } Defendant }
 County Ohio

Plaintiff claim that the defendant is indebted to the plaintiff for successions furnished by said plaintiff for successions to said defendant Hadley Young to wit to balance of house rent occupied by said defendant and his family amount \$5 65 for which said plaintiff sued defendant against said Hadley Young under the 10% law of Ohio *Zyphia Young & Elliott Young*

Thereupon said *Zyphia Young & Elliott Young* under said law for 10% of his earnings and filed the same March 10th 1908. Thereupon on the 13th day of March issued summons & writ of attachment and notice to Church Brothers & used said defendant *Hadley Young* returnable March 23rd 1908 at 1 o'clock P.M. & delivered them to John Kane Const.

Summons & order of attachment & notice to *Gorsham* return rendered as follows: Received this 13th day of March 1908 and on the same day of March 1908 said *Gorsham* served on the defendant by leaving a certified copy thereof and of the indorsements thereon and said *Hadley Young* by leaving a certified copy of the same at his usual place of residence and on the same day of March 1908 at about 1 o'clock P.M. I served said *Gorsham* named *Gorsham* with a copy of the *Gorsham* order and notice & said *Gorsham* by leaving the said copies with said *Gorsham* signed *John Kane Const.* March 23rd 1908 settled out of court and under \$5 65

JURY, Rec'd by cost in above case.
John Kane

WITNESSES,
 March 24th 1908.
 Received three dollars and fifty cents in full of the above case.
Zyphia Young

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as surety, caused an undertaking to be entered herein.
 In pursuance of the Statute and provided, I, _____ as surety for the stay of execution of _____ against _____ hereby promise and undertake said judgment, interest and may accrue.
 Taken by and signed and me, and surety approved, this _____ A. M. _____ Jus
 SATISFACTION OF _____
 Received _____
 payment in full on the above _____

Justice of the Peace,

Township,

County, State of Ohio.

Account for services

Att'y for Plff.

Att'y for Deft.

Amount, \$5 65 with interest - 190-, at per cent. and costs.

paid for 190 and costs \$

March 1908, the said whereupon the following pro-

figures following, to-wit:

Before of the County of ... Plaintiff ... Defendant ... Judgment ...

Notice as follows ... 1908 ...

UNDERTAKING FOR STAY OF EXECUTION.

On the ... day of ... 190 The defendant came, and by ... his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statute in such case made and provided, I, as surety for the stay of execution on the above judgment of ... against ... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this ... day of ... A. D. 190

SATISFACTION OF JUDGMENT.

Received ... 190, from ... Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the ... day of ... 190, said ... entered into an undertaking to the adverse party as follows No. ... Plaintiff vs. Defendant Before Justice of the Peace ... County, Ohio. Whereas, On the ... day of ... A. D. 190, the said ... obtained judgment against the said ... on the docket of said Justice of the Peace, for ... dollars and ... cents, and costs taxed at ... dollars and ... cents, and the said ... intend to appeal therefrom, to the Court of Common Pleas of said County. Now, therefore, of ... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of ... dollars, conditioned as follows: 1. That the said appellant will prosecute ... appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this ... day of ... A. D. 190

Justice of the Peace

CIVIL DOCKET.

Civil Action before

Justice of the Peace,

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	10
Taking and certifying Affidavits, each,	40	
Docketing, Indexing, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ, Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	1.00
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of Bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct.		30
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certi. to Trans. or Bill of Ex., each,	25	
<hr/>		
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20, each add'l	5	20
Copies, each,	1	25
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

403 lease
 No. 11 vs.
 John Rogers

Action on for forcible
 detainer
 J P lease
 Plaintiff
 Defendant
 Am't claimed, \$ with interest
 from 190 , at per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 21st day of March 1908, 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 filed against said John Rogers for holding over property on fourth street known as the J. B. lease residence property & described in said Complaint
 March 21st 1908 issued summons in forcible detainer returnable March 24th 1908 at 10 AM
 Summons returned March 23rd 1908 as follows named this writ March 21st 1908 and served the same on March 21st 1908 by leaving a copy at his apartment house in J. B. lease
 March 24th 1908 parties not appearing at the time of return and had thereupon I gave the complainant judgment & order of Restitution directed to John Kane Constable Judgment for cost \$3.85
 Receipt of J. B. lease cost in full on this case

J. W. Kennedy, JP

Made return at 2:45

1.00
 20
 40
 1.00
 60
 76
 1.00

Acc by cost in
 JURY,
 John Kane

WITNESSES,

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and
 of the County, approved by _____
 ent surety, caused an under-
 execution to be entered here-
 In pursuance of the Stat-
 and provided, I, _____
 as surety for the stay of execu-
 ment of _____
 against _____
 hereby promise and underta-
 said judgment, interest and
 may accrue.

Taken by and signed and
 me, and surety approved, th-
 _____ A.
 _____ Ju

SATISFACTION OF
 Received _____
 payment in full on the above

Justice of the Peace,

Township,

County, State of Ohio.

for Forceable
Execution
of lease

Att'y for Plff.

Att'y for Deft.

summed, \$ with interest
190, at per cent. and costs.

paid for 190
and costs \$

March 190, the said
whereupon the following pro-

figures following, to-wit:

said John
pays on
the 5-13 lease
and in said

summons
troubled March

March 21, 1908
with March
and March 21
his answer

not appearing
in court
plaintiff
restitutions
assessable

in full

JP

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

The defendant came, and by _____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190_____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190_____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows No. _____

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

Defendant . _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

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

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

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

A. D. 190_____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J M Kennedy

, Justice of the Peace,

JUSTICE'S FEES	Piffs. Costs	Defis. Costs
Filing necessary papers, each,	5	15
Taking and certifying Affidavits, each,	40	15
Docketing, Indexing, Appce., per 100 w.,	15	25
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea,	40	
App't Guard'n for Minor to pros. suit,	25	
App'g spec. Constables or App'rs, each,	40	
En. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	1.00
Entering judgment,	40	1.00
Judgment on the Docket,	15	15
Recognizance of a Witness or of Bail, ea,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea,	40	
Collections made upon judgments, 4 per ct. record per 100 words,	15	4.50
Other Writings or Record, per 100 words,	15	60
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	37.50
Certi. to Trans. or Bill of Ex., each,	25	20
Costs paid by Plaintiff		
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20, each add'l	5	25
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25,		25
each additional,	10	10
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n	40
Serv. and Ret. Order of Attachm't	"	40
" " Order Sale or Vendi	"	40
" " Notice to Garnishee	"	40
" " Order on Garnishee	"	40
" " Writ of Replevin	"	40
" " Writ of Restitution	"	40
" " Order of Arrest	"	40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on.		

John Thurgottner
 vs.
 John B Burns

Action on Note
 Plaintiff
 Defendant
 Am't claimed, \$ 114.75 with interest from 190 at per cent. and costs.
 Judgment for 190 and costs \$

Be it Remembered, That on the 24th day of March 1908, the said Plaintiff filed a Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 \$114.00 Nov 14. 1905
 Nine months after date for value received per or order of us promise to pay to the order of L & Rausch one hundred & eleven Dollars with interest at 8% per annum after thirty days at Bank of Maryland this
 (Signed) John B Burns
 John Thurgottner

on the back of said note is the following.
 This not paid to L & Rausch by John Thurgottner when said proceeds goes to Thurgottner
 also a credit paid Nov 12, at 1905 12.60
 Security balance due of 98.40
 interest at 8% from February 1906 16.35
 114.75

March 25. 08 Issued summons of that date directed to John Haine Const
 March 25 1908 Summons returned.
 Received this writ March 25 1908 and I send the same on the 25th day of March 1908 with defendant by leaving a certified copy thereof and of the indorsements thereon with a copy of a certified copy with the defendant John Burns signed John Haine

March 28 1908 the defendant appears and confessed that he is indebted to the plaintiff in the sum of 114.75 the amount of the above note. It is therefore adjudged by the Court that said plaintiff recover of the defendant the sum of one hundred & fourteen & 75/100 Dollars and his costs taxed at \$

Plaintiff also agreed to pay the same on the 1st day of April 1908
 Rec of John B Burns 114.75 the amount of the above judgment cost not paid
 J M Kennedy J.P.

Rec the above Judgment in full.
 JURY, April 6 1908
 John Thurgottner
 Rec my fees in full
 WITNESSES, John Haine

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and _____
 of the County, approved by me as surety, caused an undertaking to be entered hereon.
 In pursuance of the Statute and provided, I, _____ as surety for the stay of execution of _____ against _____ hereby promise and undertake said judgment, interest and costs may accrue.
 Taken by and signed and approved, this _____ day of _____ A. D. 1908

 SATISFACTION OF RECEIPT
 Received _____
 payment in full on the above

ce of the Peace,

Township,

County, State of Ohio.

Rate

Att'y for Plff.

Att'y for Deft.

med, \$ 114, 75 with interest
190 , at per cent. and costs.

t for 190 ,
and costs \$

March 1908, the said
whereupon the following pro-

figures following, to-wit:

Balance forward
by order
of
Marysue
B Burns
Thurgottin
the following
by John
ends give +

12) on \$905 72 60
of 9840
1900 1635
18475

mass of that
cust
and.
08 and 8 and
orch 1808 and
fied Cop. sheet
us both Galleg
edent of the Burns
appears and
to the plaintiff
out of the sheet
by the court
defendant
75 Dollars
and in the
75 the amount
not paid

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____

The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows

No. _____

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

Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

ce of the Peace,

Paris

Township,

Union

County, State of Ohio.

Account

Att'y for Plff.
Att'y for Deft.
Med, \$ 2.00 3/4 with interest
190 , at per cent. and costs.
for 190
and costs \$

April 1908, the said
hereupon the following pro-

figures following, to-wit:

Very Dec do
see the following

08 bushels
7756
1500
\$120 per 124,80
of 30 1/2 112.00
to per 4.20
75
150
beats 1/2 " 100
25
1.25-
50
80
83-
125
2.55
1220-
0 factor 26.00
\$20436
4.00
\$20036

Recitables April 2 1908
as Rec Student
and on the 3rd
stopped copy of this
very verbal
by mutual
of 2010. After
imined by both
attach a m
and the
out O D Davis-
A B Kirby on
NB Smith
Booker

June 16 1908 at 4 o'clock A.M. the following parties appeared to wit
Buy Davis Frank Belt A B Kirby & William Langlosh & James
Shirk and Chester Robinson were excused by the Court the parties appeared and
Consented to proceed to trial with the jurors.

June 13 1908 on said day the defendant filed his answer to the foregoing account
of said Frank Staley as follows to wit

The defendant for his answer to the plaintiffs bill of particulars says; that about
1st of March 1906 the plaintiff recited of the defendant certain land upon a verbal contract
the terms of which were as follows; the defendant lets to plaintiff the use
use of a dwelling house and garden and the free pasture of two cows and such horses
as the plaintiff should use on the cultivated of the lands of the defendant; The plaintiff was
to farm such of the lands of the defendant as the defendant should direct. Each of said
parties to furnish one half the seed used in planting and the plaintiff was to give the
defendant one half of the crops raised; which crop was to be gathered by the plaintiff and
used either placed in the crib or granary or hauled to the elevator as the defendant might
direct without any charge to the defendant by the plaintiff for getting and hauling
the defendant's share of said crop. Defendant says that in the year commencing

March 1st 1906 the plaintiff did comply with the terms of said contract and at the
end of that year the land was run on the same terms as the former year
during said year commencing March 1st 1907 the plaintiff did comply with the terms
of said contract. until March 1st 1908 the plaintiff did comply with the terms of
said contract until the time came for husking and cribbing or hauling to market
the defendant's share of the corn and by the plaintiff on the lands of the defendant
where said plaintiff verbally failed and refused to husk and crib or haul to market said corn
though frequently requested by the defendant so to do and verbally failed, and neglected and refused
to comply with the terms of said contract in regard and the defendant was compelled in order
to save some his share of said crop to hire the same husked and cribbed.

The defendant therefore denies that he is indebted to the plaintiff in the sum of \$7756 and of
\$450 for husking corn in the year 06 & 07 in any other sum whatsoever and says that
on the contrary the plaintiff is indebted to the defendant for husking and cribbing 1225
bushels of corn at 80c per bu. in the fall and winter of 1907 & 1908

No Case is Continued on Page 37 and 39 of this Docket

July 4 1908 Rec of Very Dec # 6632 in full of the
above Judgment & Costs JM & Luedel
answ. Baller Received the above Judgment in full.

UNDERTAKING FOR STAY OF EXECUTION.
On the day of 190
The defendant came, and by
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of
against do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this day of
A. D. 190
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received 190, from
Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.
On the day of 190, said
entered into an undertaking to the adverse party as follows
No.
Plaintiff vs. Defendant
Before Justice of the Peace Township, County, Ohio.
Whereas, On the day of A. D. 190, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and cents, and costs taxed at
dollars and cents, and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, of County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this day of
A. D. 190
Justice of the Peace

CIVIL DOCKET.

Civil Action before

J.M. Kennedy

, Justice of the Peace,

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

Thomas B Corbin

Action on account

No. 14

vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

Wm Beck

Defendant

Am't claimed, \$ 4.85 with interest
 from Sept 27 1907, at 6 per cent. and costs.
 Judgment for \$ 5.00 - May 4 1908.
 and costs \$ 4.00

Be it Remembered, That on the 23rd day of April 1908, 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:

Various Items of Bank Account
 Thomas B Corbin vs Wm Beck
 Aug. 17 1907

17. 5 meat	15	Sept. 15 meat	1.00
18 " "	25	" 16 "	25
19 " "	20	" 17 "	20
20 " "	20	" 20 "	1.50
21 " "	38	" 26 "	68
22 " "	28	27 "	20
23 " "	30		218
24 " "	2.30		
27 " "	1.50		
28 " "	2.50		
29 " "	69		
31	20		
Sept 21	3.50		
" 5	20		626
6	45		
	408		

upon which is the following credit
 August 14. by cash 1.20
 Took Thomas Corbin affidavit for 10% of 4.85
 under the statute and issued summons
 and proceeding in attachment against the
 said Wm Beck for 10% of his account for
 30 days. ~~and~~ ^{proceeding in attachment} ~~proceeding in attachment~~ ^{proceeding in attachment} ~~proceeding in attachment~~ ^{proceeding in attachment}
 Proceeding in attachment returned April 23
 Judgments returned on the 28th day
 of April 1908 and on same day served the same
 on the defendant by leaving a certified copy thereof
 and by the undersigned on the defendant
 William Beck and on the 23rd day of April 1908
 at 10 AM issued said letter named
 Sonshu which was delivered to the bank
 by leaving the said copies with the person
 John Kane Cashier

Record by Cost in full in above case
 John Kane

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____
 The defendant came, and
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execu-
 ment of _____
 against _____
 hereby promise and undertake
 said judgment, interest and
 may accrue.

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

SATISFACTION OF
 Received _____
 payment in full on the above

ce of the Peace,

Township,

County, State of Ohio.

account

Att'y for Plff.
 Att'y for Deft.
 med. \$ 4.80 with interest
 at 2 1/2% 1907, at 6 per cent. and costs.
 for \$50 - May 4 1908,
 and costs \$ 4.00

of put 1908, the said hereupon the following pro-

figures following, to-wit:

account

Meat	190
"	25
"	20
"	115
"	68
"	20
<hr/>	
	218

May 4 - 1908, 1 P.M.

Parties appeared & defendant confessed to the indebtedness to the said plaintiff this therefore considered by me that the plaintiff account of the defendant Mr Beck the sum of four ⁹⁶ with its interest making a total of \$5.05 & lost toed at four Dollars of M. Kennedy J.P.

May 4th 1908 Mr Amos de Hornshe offered and recovered by me and upon said transaction it was disclosed that the said Hornshe had paid to said Mr Beck some the service of the order in this case the whole amount of his Earnings not exceeding 10% of the same being \$2.00 per week making a total of \$24.00 in violation of the order of this Court. It was therefore ordered by the Court that said Hornshe pay into this Court 10% of said Earnings being \$2.40 etc and also four Dollars the cost in such case and that he retain out of the Earnings of said defendant Mr Beck 10% of the Earnings for ~~the same~~ 30 days from the date of said notice & cost being May 24th 1908.

May 24 1908 Mr Amos de Hornshe offered and paid the above judgment \$5.05 and four Dollars the cost herein expended & took a full receipt therefor.

J.M. Kennedy

626

long credit

120
 for 10% of 4.80
 said amount \$5.50
 against the
 Court for
 filing of the last
 return to John Kern
 and April 23
 the 28th day
 the said Amos
 testified by being
 the defendant
 off April 20th
 the raised
 the bank
 the amount
 least

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
 The defendant came, and by _____
 his surety, resident
 of the County, approved by me as good and sufficient
 surety, caused an undertaking for the stay of
 execution to be entered herein, which follows:
 In pursuance of the Statute in such case made
 and provided, I, _____
 as surety for the stay of execution on the above judg-
 ment of _____ do
 hereby promise and undertake to pay the amount of
 said judgment, interest and costs, and costs that
 may accrue.

Taken by and signed and acknowledged before
 me, and surety approved, this _____ day of
 _____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
 entered into an undertaking to the adverse party as follows
 No. _____
 Plaintiff . Before _____
 vs. Justice of the Peace _____ Township,
 Defendant . _____ County, Ohio.
 Whereas, On the _____ day of _____ A. D. 190____, the said _____
 obtained judgment against the said _____
 on the docket of said _____
 Justice of the Peace, for _____
 dollars and _____ cents, and costs taxed at _____
 dollars and _____ cents, and the said _____
 intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
 _____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J M Kennedy

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	15	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	25	
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5	5	
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	" 40		
Order of Sale or Vendi,	" 40		
Notice to Garnishee,	" 40		
Order on Garnishee,	" 40		
Writ of Replevin,	" 40		
Writ of Restitution,	" 40		
Order of Arrest,	" 40		
Writ, Ord. or Process not nam'd above, ea.,	40		
App't Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment,	40	40	
Judgment on the Docket,	15	13	
Recognition of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.	400	40	
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15	25	
Transcript from Docket, per 100 words,	15	40	
Cert. to Trans. or Bill of Ex., each,	25	225	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10	70	
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

John F Schaeuble
 Plaintiff
 No. 15 vs.
 Mathias Harch
 Defendant

Action on Note
 A H Kallepath Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 275 with interest
 from April 1908, at 6 per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 7th day of May 1908, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The Plaintiff claims a judgment against the defendant for the sum of two hundred & seventy five dollars with interest at 6% from April 10 1908 on the following promissory note
 \$ 275 @ Marysville Oct 4 1907
 April 10th after date I promised to pay to the order of John F Schaeuble two hundred & seventy five dollars at 6% interest of the maturity value received
 due April 10th 1908 Mat Harch
 State of Ohio Union County S B
 A H Kallepath makes oath that he is an authorized attorney of the said John F Schaeuble in the premises that the claim in this action is upon a promissory note & is now in the possession of opponent
 A H Kallepath
 Sworn to before me this 7th day of May 1908 by A H Kallepath
 J M Kennedy J.P.

May 7th 1908 issued a summons and delivered the same to John Kane Constable
 Returnable May 11th 1908 at 8 o'clock am
 May 8th 1908 Summons returned May 8th 1908
 Recd this writ May 8th 1908 and served the same on the 8th day of May 1908 on the defendant by leaving a certified copy thereof and with the undersigned thereon with Mathias Harch the defendant
 John Kane Const.

May 11 1908
 Parties appeared and Mathias Harch the defendant appeared and confessed judgment on the above note in the sum of \$ 277.36 two hundred and seventy seven and 36/100 Dollars
 It is therefore considered by me that the Plaintiff recovers off the Plaintiff the sum of two hundred and seventy five Dollars

JURY,

WITNESSES,

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and
 of the County, approved by _____
 ent surety, caused an under-
 execution to be entered here-
 In pursuance of the Stat-
 and provided, I, _____
 as surety for the stay of execu-
 ment of _____
 against _____
 hereby promise and underta-
 said judgment, interest and
 may accrue.
 Taken by and signed and
 me, and surety approved, th-
 _____ A.
 _____ J.
 SATISFACTION OF
 Received _____
 payment in full on the above

ce of the Peace,

Township,

County, State of Ohio.

Note

Kellefrost Att'y for Plff.
Att'y for Deft.
ned, \$ 275 - with interest
at 190, at 6 per cent. and costs.
for 190,
and costs \$

May 1908, the said
hereupon the following pro-

figures following, to-wit:

against
two
dollars with
1908 an

1904
to pay to
two
dollars at 6
per cent
perch
cents & 3
cents that he
of the said
sums that he
a promissory
of amount
March
day of May

by J.D.
man and
Kane Boggs
& Odakam
and May 8 1908
and secured
by 1908 and the
copy thereof
deposited with
the court.

Mathias A. Bush
and Amos
to in the
and and
by met the
sum
Dollars

and that set costs and the cost of this
sent toward at \$ 290 J.M. Kennedy

May 12 1908 transcripts filed in Court of Common Pleas
for Len J.M. Kennedy J.D.

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.
On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . } Before _____
vs. Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

CIVIL DOCKET.

Civil Action before J. M. Kennedy, Justice of the Peace,

Ju Par

Table with columns: JUSTICE'S FEES, Piffs. Costs, Defts. Costs. Lists various legal fees like Filing, Docketing, etc.

Table with columns: CONSTABLE'S FEES, Piffs. Costs, Defts. Costs. Lists fees for summons, mileage, etc.

J. N. Brown, C. W. Sparks and W. H. Shemman Committee vs. The Anderson Carnival Company

Action on account. Hoopes & Robinson Att'y for Plff. John Laughrey Att'y for Deft. Am't claimed, \$ 165 with interest from 190, at per cent. and costs. Judgment for 190 and costs \$

Be it Remembered, That on the 12th day of May 1908, 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: Before J. M. Kennedy Justice of the Peace of Paris Township the State of Ohio Union County S. S. The said Plaintiffs J. N. Brown, C. W. Sparks, & W. H. Shemman by W. H. Shemman being duly sworn say, that Anderson Carnival Company, said Defendants are justly indebted to said plaintiffs as such Committee of the improved Order of Red Men, about One Hundred and Sixty five Dollars, that said Claim is just, that he believe said Plaintiffs ought to recover there on the amount of One hundred and Sixty five Dollars, that the property sought to be attached is not exempt from execution, said property is not the personal earnings of said defendants for services rendered within three months prior to commencement of this action; that the Defendant is not the head or support of a family and has not in good faith the maintenance and support of a widowed mother, that said Anderson Carnival Company are non residents of Union County, Ohio.

W. H. Shemman. I sworn to before me and signed in my presence this 12th day of May, A. D. 1908. J. M. Kennedy Justice of the Peace.

May 12th 1908 I issued summons and order of attachment to accompany the same directed to John Kane Const, which summons and order of attachment was returned, as follows, Summons, Received this writ May 12th 1908 and served the same on the 12th day of May 1908 on the Defendant by leaving a certified copy thereof and of the indorsements therewith, with the Anderson Manager of the Carnival Company by leaving a copy of said Writ with V. E. Lillis pie in charge of the Anderson Shows. (Signed) John Kane Const. Also Returned the order of attachment as follows. Received this Writ on the 12th day of May, Served the same by leaving a certified copy

of this writ was Anderson the on all the car platform, Le... Bordenstewe and seat & C Wave Comple set for hearing May 13th 1:30 erted levied n... Canvas and May 13th 1908 plat form. Li May 13th 1908 W. Kerry 90 K belonging May 13th 1908 Test, Platf also the Ca May 13th 1908 Rock and a May 13th 1908 and clothes. May 13th including 230 P. M Court, un May 15th 1908, and Owner of the Van all equip men May 15th 1908 Show tent and May 15th 1908. Th

UNDERTAKING FOR STA On the day of The defendant came, and of the County, approved by ent surety, caused an under execution to be entered here In pursuance of the Stat and provided, I, as surety for the stay of execut ment of against hereby promise and underta said judgment, interest an may accrue. Taken by and signed and me, and surety approved, th A. J. SATISFACTION OF Received payment in full on the above

Received all my cost in the above cases following. \$13.50 JOHN KANE Received all my cost as Justice of the Peace in above case & all of Anderson Carnival Company at cost J. M. Kennedy 380

Justice of the Peace,

Paris Township,

Union Township,

County, State of Ohio.

account.

W. Robinson Att'y for Plff.
Laughrey Att'y for Deft.
Med, \$ 165 with interest
190 , at per cent. and costs.
for 190
and costs \$

May 1908, the said
hereupon the following pro-

figures following, to-wit:
Case of Paris Township

W. Sparks, & W. H.
being duly sworn
Company,
debted to said plain-
improved Order of
land sixty five
just that he believ-
over than on the
erty five Dollars,
to be attached is not
id property is not
id defendants
than three months
this action;
not the head or support
cool faith the main-
ridered mother.
Company an non
pjo.
herein.

ed in my presence
D. 1908.
Kennedy
Justice of the Peace.
ed order of attachment
to John Kane Const,
Attachment was
Received this writ
same on the 12th day
t by leaving a cer-
inorsements thru-
mager of the Carni-
Said Writs with
of the Anderson
re. Const.
of attachment
It on the 12th day of
aving a certified copy

of this writ with V. L. Gillispi the Manager of the Anderson Show Company James K. Anderson the Owner being absent from the County and levied the attachment on all the Carnival Show and fixtures therein as follows Opium Den, tent and platform, Ladies' Minstrels or Twentieth Century Girls Tent and c. Bordensterns Horse Show, One horse, two ponies, and one Monkey. Stadium Tent and seat &c. Wild Men Tent and platform, Merry Go Round Complete, Ocean Wave Complete. All returnable May 19th 9 o'clock 1908 at which time this case is set for hearing.

May 13th 1:30 P.M. 1908 William L. DeBow filed a notice claiming the prop- erty levied upon in the above attachment. to wit, Owner of the Ball Rock with Canvas and all equipments.

May 13th 1908 James Mulholland files notice that he owns Nyako Man Tent, platform, Limber Bones and all equipments connected with the same.

May 13th 1908 Frank Rowe filed notice, Owner of the Twentieth Century Merry Go Round, including camps, Tent, Engine, and all fixtures belonging to the same.

May 13th 1908 Charles A. Jew, Owner of the Snake Show, including Tent, Platform, Snakes, and all equipments including lumber &c. Also the Candy wheel, and small canvas and all lumber and equipments.

May 13th 1908 H. R. Thomas, serves notice, that he is the owner of the Ball Rock and a Mand Mule, including all lumber and Canvas.

May 13th 1908. H. H. Turner, Claims he is the Owner of one trunk, music, and clothes.

May 13th 1908. A. E. Reams, Owner of the Ocean Wave, Riding Machine including Engine, Organ, Tent, ticket, booth and all equipments.

2:30 P.M. May 13th 1908 All of the above cases was continued by the Court until Saturday May 16th 1908 at 10. a-m.

May 15th 1908, known Lewis Buckenstow Treasur, Claims that Willard Buckenstow is the Owner of the Vandville Show, including horse, ponies, Corner poles, seats, tent, and all equipments.

May 15th 1908. Gus. Pollus, Claims to be the Owner of the Oriental Show, including Show tent and all fixtures.

May 15th 1908. The Columbus Tent Company, Claims, One 20x20 Marguerite Complete with poles & stakes. This case was continued by a writ of Mr Anderson until 2 P.M. when ruled by Judge Smith 53. Mr Anderson not appearing under his Surpouse. At 10 o'clock was continued until 9. a.m.

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190
The defendant came, and by
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of
against do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this day of
A. D. 190
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from
Dollars,
payment in full on the above judgment and costs.

On the day of 190, said
entered into an undertaking to the adverse party as follows

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

Whereas, On the day of A. D. 190, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and cents, and costs taxed at
dollars and cents, and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of
A. D. 190
Justice of the Peace

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

J W Brown et al
 Plaintiff
 vs.
 The Andersons et al
 Defendant

Action on
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ with interest
 from 190 , at per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the _____ day of _____ 190 , 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:
 May 16 1908 Plaintiff filed his affidavit against James K Anderson for disobeying the subpoena served upon him for his priest. Writ issued upon said affidavit directed to the constable of said Township & County & said Michael Murphy Marshall of said Township served the same upon the said constable. Not being able to attend to it, he was returned as follows: I have ordered the said James K Anderson and have him in custody since May 17 08 being unable to try said defendant & committed him to the hands of the constable.
 May 18 1908 said James K Anderson pleads guilty to the charge and the court fined him the cost of this case being \$7.40. etc. Rec the above cost in full. J W Kandy J.
 May 19 1908 at 9 O'clock A.M. Parties appeared and the case of James K Anderson vs. Michael Murphy Marshall was taken up during which Mary go Round said Plaintiff was examined by Michael Marshall & Carl F Stein was sworn as witness re: plaintiff returned.
 In James Case was called plaintiff was called and called Michael Marshall & other witnesses & rested.
Charles A. General called and plaintiff was examined & Michael Marshall was also examined. & James K Anderson and Carl F Stein returned. Plaintiff rested.
James B. Becken stated 1260 West 2nd Street Columbus agent of Rich Arce two houses and machinery had this property leased. Moses and Anderson & plaintiff rested.
James Patton 580 N W St Columbus Ohio owner of an estate James Brundage plaintiff rested
Michael Marshall examined & plaintiff rested
James Marshall and was called
rested 235 letter an York 2 in
up

Rec the cost of
 Michael Murphy Marshall
 JURY: John Kane
 WITNESSES:
 Michael Marshall 58
 William Sherman 57
 Carl F Stein 50
 Le W. Sparks 57
 Le W. Dwyer 1.00
 Miss Foster 2.00
 James K Anderson 1.00

New Case
 us to the
 Notice
 Case
 There
 the
 said
 an
 got
 great
 there
 for all
 percent
 the
 merger
 the
 corner
 paid
 days

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and
 of the County, approved by _____
 ent surety, caused an under-
 execution to be entered here
 In pursuance of the Stat
 and provided, I, _____
 as surety for the stay of execu-
 ment of _____
 against _____
 hereby promise and underta
 said judgment, interest and
 may accrue.
 Taken by and signed and
 me, and surety approved, th

 SATISFACTION OF
 Received _____
 payment in full on the above

ce of the Peace,

Township,

County, State of Ohio.

News on and and then Plaintiff read
Case of A C Peayne was called and the Plaintiff had issued
into the ownership of the Ocean Row & William De Pau. issued as
Notice when Plaintiff read.

Case of the Columbus that had among the said an
to be heard and James H. Anderson was seen
and examined for the same. and the following 4 notes
were filed exhibit 1 in the text copy of Carthage papers 4 notes
Exhibit 2 Case of James A. Peayne copy of Carthage text of H. Anderson
Exhibit 3 Case of L B Frankfurter horse show
" 4 Case of Geo. Dallow check for \$75. D. De
Exhibits of Fred C. Peayne text of J. H. Anderson
" of James Muellballard " " "

Case against H. A. Turner was not tried the defendant had
shipped out the news not on cost
also the case of William D. Bau. Defendant was not in court
Therefore these cases were all submitted to the court and after hearing
the arguments of counsel the court after due consideration awarded
said motion and notices and decreed the levy of said attachments
on the said property heretofore enumerated and held that this agree-
ment was a partnership and all liable for the debts of the
said Anderson & Law Company.
Therefore the parties met and agreed to give the creditors security
for all the debts and costs of all the creditors and give a certain
percentage of all gross receipts of said show to first pay the balance of
the cost then each claim in its order. The Red man first was
Margaret Beggittin secured in their order until all were paid and
the court thereupon continued this case of attachment against said
company for sixty days until all said debts were
paid July 27 1908 the above cases were continued for thirty
days from this date being the 15th day of October 1908 at 10 o'clock Am.

Att'y for Plff.
Att'y for Deft.
med, \$ with interest
190 , at per cent. and costs.
for 190
and costs \$
190 , the said
hereupon the following pro-

figures following, to-wit:

of defendant against
by the sum of
in his own
plaintiff decreed to
of count & said
will be deemed the
that being able
as follows: Plaintiff
& Anderson
on July 17 08
and J. H. Muellballard

Plaintiff's books
him the first
the above
and J.

Case of Frank Peayne
very go Round
Plaintiff's bills
Notice no further
rested
called Plaintiff
Plaintiff and

and Plaintiff
was also
Address on
the Plaintiff

1260 Wesley
of Oak Ave
and this property
Anderson

Columbus Ohio
Crandenille people
Plaintiff Rested
was called
John Z. in

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
vs. Plaintiff . } Before _____
Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee _____, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant _____ will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

CIVIL DOCKET.

Civil Action before

Before J. M. Kennedy

, Justice of the Peace,

POWERS

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	25
Taking and certifying Affidavits, each,	40	10
Docketing, Indexing, Appce., per 100 w.,	15	15
Summons, each deft. named in writ,	25	75
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	20
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	120
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Enl. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognition of a Witness or of Bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., each,	25	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	2	25
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,		25
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	120
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,		25
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,		25
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

Margaret Beagle
 No. 17 vs.
 Andersons Shaws &
 James & Anderson
 W. L. Gullisier & Chas
 B. North
 Plaintiff vs. Defendant

Action on account in attachment
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 190 with interest
 from 190, at per cent. and costs.
 Judgment for Plaintiff 190
 \$ 29.50 and costs \$

Be it Remembered, That on the 12th day of May 1908, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had: which was an affidavit in attachment

Said Bill of Particulars being in words and figures following, to-wit:
 Margaret Beagle vs the Andersons Shaws & James & Anderson W. L. Gullisier & Chas B. North the said plaintiff Margaret Beagle being duly sworn the Anderson Shaws James & Anderson W. L. Gullisier & Chas B. North the said defendants are pasthandled to the said plaintiff per Board and being for employees of said Shaws Company twenty five dollars that the property sought to be attached is not the personal property of the defendants and that all of said defendants are non residents of this county also
 Margaret Beagle

Sworn before me and signed in presence this 12th day of May 1908

J. M. Kennedy Justice of the Peace
 Issued Summons & Writs of attachment against said Andersons Shaws & James & Anderson W. L. Gullisier and Chas B. North and delivered the same to J. G. Schlegel Const. Returnable May 14th 1908 at one o'clock P.M.

May 12 1908 summons returned undelivered as follows Recd this writ May 12 1908 and served the same on the 12th day of May 1908 by long service Copy of on W. L. Gullisier who was in charge of the Andersons and James & Anderson not found in city county & said Charles B. North not found Warrant returned served as same by copies & served the attachment on the same property returned in the case of J. M. Beagle vs the said Communist Company

May 14 1908 1 P.M. the defendants not appearing and the plaintiff account has been sworn to after making one cross transfer & rendered judgment against the defendants by default

It is therefore considered that the plaintiff recovers judgment against said defendants in the sum of \$29.50 & costs herein to and to \$9.30 and the attachment is returned per writ day on attachment July 18 1908

Secured cause of in the fall of is entitled of the same the sum in said half of the 2/5 of a ten The defendant thought the had used that if the use of The defendant of the plaintiff in The debt for bond so its for The debt andance to her d of 6/25 The debt sum for The debt sum for the debt

JURY,
 WITNESSES,
 Entered by mistake being 56
 Received one dollar from Charles Schlegel as appraiser and applied on costs of J. A. Liggett.

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and
 of the County, approved by _____
 ent surety, caused an under-
 execution to be entered herei-
 In pursuance of the Stat-
 and provided, I, _____
 as surety for the stay of execu-
 ment of _____
 against _____
 hereby promise and undertak-
 said judgment, interest and
 may accrue.
 Taken by and signed and
 me, and surety approved, th-

 A.

 SATISFACTION OF
 Received _____
 payment in full on the above

ce of the Peace,

Ponds

Township,

Union

County, State of Ohio.

account in
 threat

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

med, \$ 190 , at per cent. and costs.
 for Plaintiff 190
 and costs \$

1908, the said
 hereupon the following pro-
 ceedure in attachment
 figures following, to-wit:

and returns
 L. G. Rispe &
 Margaret Rusk
 Shaw Jones
 the said defendant
 plaintiff for Board
 said Shaw Jones
 id Shaw Company
 property sought
 of said defendant
 and also
 Plaintiff
 and in referred

Justice of the Peace
 of attachment
 Shaw Jones
 and Charles West
 D. G. Burkard
 and Charles West
 and Charles West
 of and said the
 by long and
 was in charge of
 Charles W. West
 secured an
 attachment on the
 the case of J. W.
 C. W. Jones
 defendant and
 account half
 of one hour
 judgment against

that the plaintiff
 and defendant in
 in total to
 judgment for \$1500
 for \$1000

Case No 13 Brought from Docket of this docket

(Second cause of action) The defendant says that the wheat ground leased and sown by the plaintiff in the fall of the year 1907 was sown under the terms of said contract and the plaintiff is entitled to the one half of said crop when harvested and is that the defendant has of the same in the crib when the same is threshed. The defendant does owe the plaintiff the sum of \$75. Under the terms of said contract for one half of the seed sown on an said wheat ground and the plaintiff is indebted to the defendant for one half of the fertilizer used on said wheat ground: and said one half being 900 lbs @ \$15.00 a ton = \$6.50

The defendant says that he did borrow of the plaintiff's wheat drill without any thought that the plaintiff would charge for the use of the same, because the plaintiff had used the defendant's Corn drill for the drilling of 50 acres of Corn and says that if the use of the wheat drill which was worth the sum of 20% per acre the use of said Corn drill was worth the sum of 10% per acre or \$5.00 a ton. The defendant has no recollection of the plaintiff of doing any drilling on the land of the defendant and therefore denies the same and denies that he is indebted to the plaintiff in the sum of \$75. and \$150 for sitting on in any other balance.

The defendant admits that he is indebted to the plaintiff in the sum of 25¢ for loading on \$1.25 per bushel and hauling gate 50¢ for one bushel wheat 20 cts for wooden glass bought and put in.

The defendant denies that he is indebted to the plaintiff in the sum of \$25 for balance due on straw and says in the answer that the plaintiff is indebted to the defendant in the sum of \$3.11 as the balance on straw sold him in straw. The defendant denies that he is indebted to the plaintiff in the sum of \$1.25 or any other part of the price of gate.

The defendant denies that he is indebted to the plaintiff in the sum of \$1.25 or any other sum for the balance due on threshing.

The defendant denies that he is indebted to the plaintiff in the sum of \$2.50 or any other sum for seed corn but says that as the contract the plaintiff is indebted to the defendant in the sum of \$2.50 for one bushel of seed corn. The defendant says that he is indebted to the plaintiff in any sum whatever for fertilizer but that the same is now part of fertilizer belonging to the plaintiff and the defendant's farm being leased to the plaintiff and that the plaintiff is at liberty to take any fertilizer he likes to do so.

Continued on Page 39 of this docket

UNDERTAKING FOR STAY OF EXECUTION.
 On the _____ day of _____ 190____
 The defendant came, and by _____
 his surety, resident
 of the County, approved by me as good and sufficient
 surety, caused an undertaking for the stay of
 execution to be entered herein, which follows:
 In pursuance of the Statute in such case made
 and provided, I, _____
 as surety for the stay of execution on the above judg-
 ment of _____ do
 hereby promise and undertake to pay the amount of
 said judgment, interest and costs, and costs that
 may accrue.
 Taken by and signed and acknowledged before
 me, and surety approved, this _____ day of _____
 A. D. 190____

 Justice of the Peace.

SATISFACTION OF JUDGMENT.
 Received _____ 190____, from _____
 _____ Dollars,
 payment in full on the above judgment and costs.

 A. D. 190____

APPEAL BOND.
 On the _____ day of _____ 190____, said _____
 entered into an undertaking to the adverse party as follows
 No. _____
 vs. Plaintiff . }
 Defendant . }
 Justice of the Peace _____ Township,
 County, Ohio.
 Whereas, On the _____ day of _____ A. D. 190____, the said _____
 obtained judgment against the said _____
 on the docket of said _____
 Justice of the Peace, for _____
 dollars and _____ cents, and costs taxed at _____
 dollars and _____ cents, and the said _____
 intend to appeal therefrom, to the Court of Common Pleas of said County.
 Now, therefore, _____
 of _____ County, Ohio, hereby promise and undertake to
 the said appellee _____, in the sum and to the amount of _____ dollars,
 conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
 unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
 satisfy such judgment and costs.
 Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
 A. D. 190____

 Justice of the Peace

Civil Action before

J. M. Kennedy

Justice of the Peace,

To

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing necessary papers, each,	5	26
Taking and certifying Affidavits, each,	40	418
Docketing, Indexing, Appce., per 100 w.,	15	218
Summons, each deft. named in writ,	25	75
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	" 40	7 20
Order of Sale or Vendi,	" 40	
Notice to Garnishee,	" 40	
Order on Garnishee,	" 40	
Writ of Replevin,	" 40	
Writ of Restitution,	" 40	
Order of Arrest,	" 40	
Writ, Ord. or Process not nam'd above, ea.,	40	
App'tg Guard'n for Minor to pros. suit,	25	
App'g spec. Constables or App'rs, each,	40	210
En. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering Judgment,	40	418
Judgment on the Docket,	15	15
Recognizance of a Witness or of Bail, ea.,	40	3 55
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., each,	25	

CONSTABLE'S FEES	Plffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	75
Mileage miles, 1st mile 20, each add'l	5	25
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	1 25
Serv. and Ret. Order of Attachm't	" 40	68
" " Order Sale or Vendi	" 40	75
" " Notice to Garnishee	" 40	276 5
" " Order on Garnishee	" 40	
" " Writ of Replevin	" 40	
" " Writ of Restitution	" 40	
" " Order of Arrest	" 40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

Robinson and Curry Company
 Plaintiff
 vs.
 No. 18
The Anderson Steam Company and James H. Anderson & Charles B. Bath
 Defendant

Action on *Account*
Hoops & Robinson Att'y for Plff.
John Loughrey Att'y for Deft.
 Am't claimed, \$ 468 2 with interest
 from 190 , at per cent. and costs.
 Judgment for 190 ,
 and costs \$

Be it Remembered, That on the 12th day of *May* 1908, the said Plaintiff filed ~~then~~ Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Ernest H. Kame makes and says he is the agent of the plaintiffs *Robinson and Curry* and that this charge of action of the plaintiffs herein against the defendants is for *sums* purchased the defendants at his request and upon his agreement to pay therefor and the same charges as the bill hereunto this affidavit further says that said claim is just and that the plaintiff ought to receive in money the sum of forty six and 82/100 dollars

That the Anderson Steam and James H. Anderson & Charles B. Bath owe upon indebtedness to said plaintiff and that the property sought to be collected is not exempt from any attachment of this proceeding. said affidavit was taken before me

May 12th 1908 I issued summons against said Anderson Steam James H. Anderson & Charles B. Bath directed John Kane Constable ^{at 10 am} *at 10 am* also same day issued writ of attachment against said defendant returnable May 14 1908

May 12th 1908 summons & writs of attachment returned endorsed as follows Rec this but May 12th 1908 and send the same to B. L. Gillispie who was in custody of said steam by leaving a copy of said writ with the defendant then July 12th 1908 on said B. L. Gillispie in being the manager of said steam also received upon all the said steam of John Kane Constable

May 18th this case was settled by said Plaintiff who must pay the costs herein to-wit \$ 8.60
 May 20th 1908 Record of Robinson & Curry Co

Received my cost in full from Robinson & Curry Co
J. M. Kennedy
 JURY,
 Rec my cost in full in above case
John Kane

WITNESSES,

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

CIVIL DOCKET.

ce of the Peace,

Town

Township,

Union

County, State of Ohio.

Brought from Case 37.

Recapitulation Frank Staley vs May 20

To Bushy 1205 bush of corn at 40¢ a bush	48 40
900 lbs Doves of Fitzgerald 145¢ a peck	65 2
Use of land 50 acres at 10¢ a cu	5 00
Balance due on straw	3 41
on bushell of seed corn 100	1 00
on bushell seed oats 40 cts	4 00
	<u>118 03</u>

Debit to Frank Staley Dr	
To are bushell wheat fall of 07	9 90
To use of wheat with	4 20
To loading and cart of corn	25
by hand & hanging gate	12 50
under wheat	50
under wheat	28
	<u>169 00</u>

Largy balance of \$91.53

Wherefore the said defendant pays judgment against the plaintiff in the sum of \$91.53 and his costs of this action and let in favor of said plaintiff... signed by Henry D. May 14-1907

Being at the heads of court on Page 27 of this book at close of terms of June 1907 the justice appeared & trial had... Mr. Frank Staley Henry Brooke Sam Westlake Ross... at \$29.42 signed Frank Pitt Gorman... It is therefore ordered and adjudged by the Court that the plaintiff recover off the defendant Henry D. May said sum of \$29.42...

Account... Att'y for Plff. Leughey Att'y for Deft. med. \$4682 with interest 190 at per cent. and costs. for 190 and costs \$ My 1908, the said hereupon the following pro- figures following, to-wit: ...

UNDERTAKING FOR STAY OF EXECUTION. On the day of 190 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statute in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 190 Justice of the Peace. SATISFACTION OF JUDGMENT. Received 190 from 100 Dollars, payment in full on the above judgment and costs.

APPEAL BOND. On the day of 190, said entered into an undertaking to the adverse party as follows No. Before Justice of the Peace Township, County, Ohio. Whereas, On the day of A. D. 190, the said obtained judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County. Now, therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 190 Justice of the Peace

Civil Action before

J.M. Kennedy

Justice of the Peace,

Par...

JUSTICE'S FEES

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

Plffs. Costs

18
60
25-

1 00
2 00
15-

2.50

CONSTABLE'S FEES

Table listing Constable's Fees: Serv. and Ret. of Summons, each person, 25; Mileage miles, 1st mile 20, each add'l 5; Copies, each, 25; Serv. and Ret. of Subpoena, 1st person, 25, each additional, 10; Mileage as above miles, 10; Serv. and Ret. Attachment for Witness or Juror, ea. pers'n 40; Serv. and Ret. Order of Attachm't 40; Order Sale or Vendi 40; Notice to Garnishee 40; Order on Garnishee 40; Writ of Replevin 40; Writ of Restitution 40; Order of Arrest 40; Mileage on each as above miles 25; Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person, 40; Mileage on each as above miles 25; Copies, each, 25; Summoning Jury, 1.00; Mileage as above miles, 25; Copies of Venire, each, 25; Attending Trial, per day, 1.00; Taking Bond, 50; Service of Execution, 40; Summoning and Swearing Appraisers, 1.00; Advertis'g Property for Sale on Execut'n, 40; Writing or setting up Advertisement, 25; Money made on Execution 4 per cent. Extraordinary trouble and expense in remov'g or preserv'g property levied on,

25-
20
25
70

Flood and bankin
Action on account

No. 19
Lehas & Petersen

Plaintiff vs. Defendant
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 40 with interest from Dec 1906, at 6 per cent. and costs.
Judgment for \$ 43.60 plus 17 190 8, and costs \$

Be it Remembered, That on the 11' day of June 1908, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Strayed Stove at Newark N.J. June 5 1908
Wm C Petersen at Mansfield Ohio
Bought of Flood and bankin at Newark
Makes Terms 6 months
May 21' as of June 15 1906
12 cans crystal fresh 12 ball 250 by \$ 3.000
Less 20% \$ 2.400
12 cans light Nord ael fresh 125 per ball \$ 15.
\$ 3 8 00
May 31' as of June 15 1906
1 can antique Amerscio 1 2,00 400
12 Pale Sultrier wash brush 2 no of ball 2400
2500
560
Less 21%
June 12 1906 12 cans Cick lews 125.
1 can High Nord out June
June 10 1907 by cash \$ 36 40
The State of New Jersey
County of Essex

Before me Douglas J Lyon Notary Public in and for the State of New Jersey appeared to W McKenny who being duly sworn says he is the Book of Flood and bankin to a corporation duly organized and existing under the laws of the State of New Jersey and that he is the agent for said Corporation and that annex of the said hereto attached that said Claim and Every statement is just and lawful, that the consideration thereof is merchandise sold and delivered to said W C Petersen at the particular instance and request of the said Plaintiff that there is now due and said Claim the sum of forty dollar and interest on said principal is claimed from Dec 30 1906 until paid at 6 per annum that there no set off or counter claims in balance against the said and that said account has no security whatever for the sum to the best of my knowledge and belief
L. J. McKenny
Notary Public
deputy June 1908
in and for Essex County N.J.

Cost apportioned - 5.00

JURY,
WITNESSES,

UNDERTAKING FOR STAY
On the ... day of ...
The defendant came, and by ...
of the County, approved by me ...
ent surety, caused an undertaking execution to be entered herein,
In pursuance of the Statute and provided, I, ...
as surety for the stay of execution of ...
ment of ...
against ...
hereby promise and undertake said judgment, interest and ... may accrue.
Taken by and signed and a me, and surety approved, this ...
A. D. ...
Just ...
SATISFACTION OF J ...
Received ...
payment in full on the above ju ...

ce of the Peace,

Parrs

Township,

Union

County, State of Ohio.

account

Att'y for Plff.

Att'y for Deft.

med, \$40 with interest

c 1906, at 6 per cent. and costs.

t for \$43.60 June 17 1908, and costs \$

June 1908, the said whereupon the following pro-

figures following, to-wit:

By June 8 1908
Small Ohio
for a month

4000
 25 for hall
 20
 no f. bal. 2400
 2800
 560
 2240
 7300
 7648
 3440
 4000

Notary Public
 appeared to W
 on says he is the
 a cooperable
 and the case
 and that he is the
 transfer over that
 said that said
 just and lawful,
 merchandise
 E Pelissier at his
 repair the terms set
 said claim the
 rest on said
 30/406 units
 here no set off
 against the sum
 amount of which
 is acknowledged
 by Kennedy
 June 18 8
 Notary Public
 with V

June 11 1908 Issued Writ of Habeas Corpus to
 John Lane Leavitt Petitioner on the 17 day of June 1908
 June 11 1908 Writ of Habeas Corpus issued as follows
 Re: this writ June 11 1908, an order lawfully
 issued by the Supreme Court of Ohio and of
 the undersigned then Clerk of the said Court
 June 17 1908 1 P M
 Defendant was appearing at 10 M or for an hour through
 and the Plaintiff Bill of Particulars being served and upon
 full examination of said bill correct and that there was
 due thereon the sum of 43.60 Dollars debt.
 It is therefore considered by me that the Plaintiff recover of the
 Defendant the said sum of forty three & 60/100 Dollars debt and cost
 of this suit taxed at \$3.70 its cost interest thereon from the 17 day
 of May 1908.
 J. M. Kennedy J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
 The defendant came, and by _____
 his surety, resident
 of the County, approved by me as good and sufficient
 surety, caused an undertaking for the stay of
 execution to be entered herein, which follows:
 In pursuance of the Statute in such case made
 and provided, I,
 as surety for the stay of execution on the above judg-
 ment of _____
 against _____ do
 hereby promise and undertake to pay the amount of
 said judgment, interest and costs, and costs that
 may accrue.
 Taken by and signed and acknowledged before
 me, and surety approved, this _____ day of
 _____ A. D. 190____

 Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
 entered into an undertaking to the adverse party as follows
 No. _____
 vs. Plaintiff . }
 Defendant . }
 Before _____
 Justice of the Peace _____ Township,
 _____ County, Ohio.
 Whereas, On the _____ day of _____ A. D. 190____, the said _____
 obtained judgment against the said _____
 on the docket of said _____
 Justice of the Peace, for _____
 dollars and _____ cents, and costs taxed at _____
 dollars and _____ cents, and the said _____
 intend to appeal therefrom, to the Court of Common Pleas of said County.
 Now, therefore, _____
 of _____ County, Ohio, hereby promise and undertake to
 the said appellee, in the sum and to the amount of _____ dollars,
 conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
 unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
 satisfy such judgment and costs.
 Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
 _____ A. D. 190____

 Justice of the Peace

Civil Action before

J M Kennedy

Justice of the Peace,

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

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles, 2	65	
Copies, each,	25	
Serv. and Ret. Attachment for Witness or Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles	20	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles	25	
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisment,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,	40	

By L. Suffer & W. E. Davis Portman
 Plaintiff
 vs.
 E. V. Suckert
 Defendant

Action on Replevin
 John Suffer Att'y for Plff.
 Hoops & Robinson Att'y for Deft.
 Am't claimed, \$ 250 - with interest from 190, at per cent. and costs.
 Judgment for 190 and costs \$

Be it Remembered, That on the 15th day of June 1908, the said Plaintiff filed the 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 Paris Township
 Before me the undersigned a Justice of the Peace in and for said County, came L. Suffer one of Term of Suffer & Davis Portman who being duly sworn deposes and says that they claim the following described property to-wit: The Reander Ireland Speake Picture Show located at north corner of Main and Ohio in the Charles Peal Rooms as follows are many picture machine all chairs and benches, one Stage and curtain and other booth one operating booth two Phonographs and all records and all pictures in said Room connected with said show business that said Plaintiff are the owner of the property and that they are entitled to the immediate possession of said property
 3. and said property is wrongfully detained by the defendant E. V. Suckert
 4. said property has not been returned or any order or judgment against the Plaintiff as for the payment of any tax or assessment assessed against the said defendant under a title required by statute or constitution of this State or any law or order or process as by virtue of an order of delivery issued in replevin under Chapter 10 title 111 part 3 of revised statute of Ohio or any other means or final process used against them
 and the Plaintiff asks judgment in damages from the said defendant for the detention of the Reander Ireland Speake picture show from 2nd 1908 to the amount of 200 dollars
 L. Suffer
 sworn to before me and signed in my presence this 13th day of June 1908
 J M Kennedy J P

JURY: Plaintiff filed \$10
 Received my fees in full
 Sam H. Huntley
 WITNESSES:
 Appraisers
 John Suffer
 J. B. Suffer
 business fees

Replevin
 24th 1908
 June 15
 The
 account
 This
 in
 Dons
 laundries
 of a
 at the
 assess the
 Law
 1
 a
 Elect
 Stee
 18
 s
 2
 C
 I do
 two
 of Ohio
 of the
 1908
 which

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

 SATISFACTION OF RECEIVED

 payment in full on the above

CIVIL DOCKET.

of the Peace,

Paris

Township,

Lucas

County, State of Ohio.

Reflexion
Att'y for Plff.
Att'y for Deft.
with interest
per cent. and costs.
190 , at
for 190 ,
and costs \$

June 1908, the said
hereupon the following pro-

figures following, to-wit:

Paris Township
justice of the Peace
J. B. Seffler
Deputy Sheriff
that they claim
with the remainder
of an estate
local Rooms as
behind at Chavis
rtan and other
than graphs
in said
darkness
of the property
immediate possession

obtained by the

mention or any

under a title

of the County

as by the

reflexion under

used state of

al process was

int intended

for the objection

learned April 28

llas

for

June 15 1908 Issued sumam as third reflexion to Dan Hensley
who had defrayed and sworn to attend to this case returned June
24 1908 and on June 15 1909 returned as follows Deft.
June 15 returned this within this 15 day of June 1908 released before
the goods and chattels described as per schedule hereto attached
and had the sum appraised as per said schedule
The return made. J. B. Seffler given reflexion under which
accusing Dan Hensley & J. B. Seffler as surety

Appraiser and Bond as Captain Henry Debits Court
The State of Ohio County of Lucas in and for the County of Lucas
in after the return made as per schedule hereto attached &
Dons Hensley County Clerk being first duly sworn by Dan Hensley Debit
lawfully said lawfully & assessed to value of the property seized by Debit
of a writ of Reflexion issued by J. B. Seffler a Justice of the Peace of said County
as the Sheriff of the County of Lucas against Dan Hensley Debit
as the value thereof of \$1000.00

Law books Dumps 200
1 Picam machine 3000
a record of Debit 200
Electric Fan 500
Stoves 1000
18 Camp chairs & tables Stairs 2 Stairs pipe & lumber 1800
step ladder 1 Gasoline stove Iron Bed with bedding 450
2 Electric fans new Bread maker and records 1300
are held in Dan Hensley Debit
Returned on hand this 15 day of June 1908
John Hensley Debit
J. B. Seffler { Appraiser

I do certify that the above named John Hensley Debit & J. B. Seffler
two responsible freeholders Resident of Paris Township Lucas County of the State
of Ohio were duly sworn and sworn by me as Justice of the Peace of said County
of the above described property which appraised as above set forth for June 15
1908
Shumpster Plaintiff J. B. Seffler & Dan Hensley Debit Defendant
which bond was appraised and taxed the sum of five hundred and fifty dollars to the Defendant to be paid to the
Justice of the Peace

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
vs. Plaintiff . Before _____
Justice of the Peace _____ Township,
County, Ohio.
Defendant .
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

To Page 44

From Page 43

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

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25		
Mileage miles, 1st mile 20, each add'l	5		
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n	40	
Serv. and Ret. Order of Attachm't	"	40	
" " Order Sale or Vendit	"	40	
" " Notice to Garnishee	"	40	
" " Order on Garnishee	"	40	
" " Writ of Replevin	"	40	
" " Writ of Restitution	"	40	
" " Order of Arrest	"	40	
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on.			

JURY,

WITNESSES,
 Leo H. Hurd
 John H. Hurd
 John H. Hurd
 Mrs. Hurd
 Mrs. Hurd
 Mrs. Hurd
 Mrs. Hurd

2 d'g
 2 d'g
 2 d'g
 2 d'g
 2 d'g
 2 d'g

50
 50
 50
 50
 50
 50

760
 250

No. _____ vs. _____

Plaintiff _____

Defendant _____

Action on _____

Att'y for Plff. _____

Att'y for Deft. _____

Am't claimed, \$ _____ with interest

from 190 , at per cent. and costs.

Judgment for _____ 190 ,

\$ _____ and costs \$ _____

Be it Remembered, That on the _____ day of _____ 190 , 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:

July 20 1908 1 P M
 Said case was continued on the motion of the plaintiff until July 15 1908 at 10 A M
 July 15 1908 issued subpoena for Charles H. Hurd directing him to appear for and on said day
 July 15 1908 Defendant filed answer and cross petition. Thereupon the plaintiff moved the Court for a continuance which was granted & this case was continued until July 28 1908 at 10 o'clock A M
 July 28 1908 10 A M Parties appeared and asked for a continuance until 1 o'clock P M of said day
 July 28 1908 parties appeared & to be differ long session returned and John Hurdman & Charles Hurd were sworn and examined for the plaintiff & then the plaintiff rested.
 Thereupon the defendant Ed. Hurd & Mrs. Hurd Miss Hurd & Ed. Hurd & Mrs. Ferris sworn and examined for the defendant
 The case was submitted to the Court without argument and the Court after a careful consideration of the testimony and the law of this case the Court finds that at the time of the buying of this estate the defendant had a legal right to the possession of said property in said case by virtue of his contract with the plaintiff
 The Court also finds that the defendant had assumed a debt against said Shaw of \$9955 and the Court also finds that by reason of the unlawful taking possession of the same the defendant has been damaged in the sum of \$145 - Making a total of \$100.00 Dollars
 It is thereupon considered by me that the defendant recovers of the plaintiff the said sum of \$100.00 with interest from July 30 1908 at 4 % and has lost been taxed at \$
 Thereupon the plaintiff gave notice of appeal and filed \$350.

UNDERTAKING FOR STAY

On the _____ day of _____

The defendant came, and by _____

of the County, approved by me as surety, caused an undertaking to be entered herein

In pursuance of the Statute and provided, I, _____ as surety for the stay of execution of _____ against _____ hereby promise and undertake said judgment, interest and may accrue.

Taken by and signed and me, and surety approved, this _____ A. M. _____ Jus _____

SATISFACTION OF

Received _____

payment in full on the above _____

e of the Peace,

Township,

County, State of Ohio.

Att'y for Plff.

Att'y for Deft.

ed, \$ with interest
190 , at per cent. and costs.
for , 190 ,
and costs \$

190 , the said

ereupon the following pro-

figures following, to-wit:

*in the motion
at 10 AM
for books
said by
and
plaintiff named
which was
continued in the
am,
s altered and
at 1 o'clock PM
to Suffering
in the
undertaken for
sted,
Robert M. Suffering
Mrs Ferris
by defendants
in Court without
after a conference
and to see if
at the time of
defendant had
of said judgment
contract with
defendant had
id show of \$854
by reason of the
the same the
ed in the sum
0.00 Dollars
me that the defenda
d sum of \$854
at 4% and
of effd*

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the 7th day of August 1908, said G. L. Suffering &
W. E. Davis entered into an undertaking to the adverse party as follows
Suffering and Davis Plaintiff }
E. A. Suffering Defendant }
Before J. M. Kennedy
Justice of the Peace Davis Township,
Rena County, Ohio.
Whereas, on the 30th day of July A. D. 1908, the said G. L. Suffering &
Suffering and Davis obtained judgment against the said
Justice of the Peace, for the sum of
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said Suffering & Davis
intend to appeal therefrom to the Court of Common Pleas of said County.
Now, therefore, the Bankers Surety Co of Rena County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of three hundred dollars,
conditioned as follows: 1. That the said appellant will prosecute his appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, they will
satisfy such judgment and costs.
THE BANKERS SURETY CO
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of August A. D. 1908
Justice of the Peace

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

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	50	
Mileage miles, 1st mile 20, each add'l	5	50	
Copies, each,	25	50	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10	1.80	3.80
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

The Robert Manufacturing Co. Plaintiff
 vs.
 Corbin & Jennings Defendant

Action on account -
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 134. with interest from Nov 11 1907, at 4 per cent. and costs.
 Judgment for 190 and costs \$

Be it Remembered, That on the 16 day of June 1908, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff says that it is an Incorporated Company under the law of Ohio in the usual course of business on Nov 12, 1907 it sold and delivered unto the defendants one Liebert's Metal Chopper Machine No 6436 for the sum of \$134. That the said sum of \$134. is justly due to the plaintiff and that the sum is unpaid and that there are no credits or offsets against the same.

The plaintiff therefore asks judgment against said defendant for the said sum of \$134.00 and interest from November 12, 1907.

Issued summons of that date to John Kane constable.

June 24, 1908. Defendants Corbin & Jennings filed a Motion for additional security for costs.

June 24, 1908 Summons returned and read Rec this writ June 16, 1908 and read the writ on the 24th day of June 1908 by leaving a certified copy thereof and of the endorsements thereon with the said defendants Corbin and Jennings John Kane Const.

Motion sustained June 27, 1908 at 10 AM for additional security for costs and the plaintiff ordered to put up \$10.00 Dollars additional Cause continued until Friday July 3rd at 10 O'clock AM Defendant demanded 9 Jay Street in the meantime passed day.

This 1st day of July 1908 Plaintiff restituted the case as his cost.

Rec by fees in full
 John Kane
 JURY,

WITNESSES,
 Defendant for cost \$5.00



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

Taken by and signed and
 me, and surety approved, this
 _____ A. L.
 Jus

SATISFACTION OF
 Received _____
 payment in full on the above

CIVIL DOCKET.

Paris

Township,

Union

County, State of Ohio.

of the Peace,

account -

Att'y for Plff.

Att'y for Deft.

ed, \$ 134, with interest

1907, at 4 per cent. and costs.

or 190

and costs \$

June 1908, the said
ereupon the following pro-

figures following, to-wit:

*Incorporated
in his account
of it sold and
checked and
of 134.
the debt the plaintiff
at there be no*

at against said
and interest

date to go to

*filed a motion
and answered
and send
by leaving a certified
copy to the clerk
of the court
at 10
at 10
at 10
at 10*

*at 10
at 10
at 10
at 10*

*at 10
at 10*

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

The defendant came, and by _____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190_____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190_____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows

No. _____

Plaintiff .

Before _____

vs.

Justice of the Peace _____ Township,

Defendant .

County, Ohio.

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

obtained judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without

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

satisfy such judgment and costs.

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

A. D. 190_____

Justice of the Peace

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

CONSTABLE'S FEES	Piffs. Costs	Defis. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

Charles R. Stolt & Co.
 Plaintiff
 vs.
Dury Hornum
 Defendant

Action on account.
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 16²⁵ with interest
 from May 17 1907, at 6 per cent. and costs.
 Judgment for June 25 1908
 \$ 16³⁵ and costs \$ 3²⁵

Be it Remembered, That on the 27th day of June 1908, the said Plaintiff filed the Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Plaintiff says that on the 17th day of May 1907 said Plaintiff shipped upon the order of the defendant goods of the value of 15²⁵ due in thirty days from that date and that more than 30 days has elapsed and defendant refuses and neglects to pay the same
 Plaintiff therefore prays judgment for said sum with interest thereon from the 17th day of May 1907

The State of Vermont Barre County ss
 Charles Scott of the firm of Charles Scott & Co
 my first duly sworn deputy and say
 the above account is correct and unpaid
 that said state & Co might & never have
 the sum of fifteen (15²⁵) Dollars used and
 purposed by said Charles Scott

Before N B Bullard Notary Public
 I issued summonses of the 22nd June and
 deposed to John Kane Constable
 summons returned June 22nd 1908 Indorsed
 served by leave a certified copy of the same
 with the defendant Dury Hornum
 signed John Kane Constable

June 25th 1908
 Defendant offered trial had been
 after hearing the evidence the plaintiffs claim
 being verified and after due consideration
 the court do find for the plaintiffs

It is thereupon considered by me that the
 plaintiffs recover of the defendant the sum
 of \$ 16²⁵ with interest from the 25th day of
 May 1907 being the sum of \$ 16³⁵ etc & cost
 herein taxed at \$ 3²⁵ J M Keenan J P

July 18 1908 I issued execution on the above
 judgment directed to the Constable of Paris Vermont
 returnable not later than August 1st 1908

July 30 1908
 The above judgment paid in full.
 J M Keenan J P
 Money sent to Plaintiff July 30 1908 J P

Plaintiff deposed for Court
 Reg'd by Justice
 John Kane Constable

JURY,
 WITNESSES,
 [Handwritten names]

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking for the stay of
 execution to be entered herein
 In pursuance of the Statute in that behalf made
 and provided, I, _____
 as surety for the stay of execution of the
 judgment of _____
 against _____
 hereby promise and undertake to see that the
 said judgment, interest and costs shall be paid
 may accrue.
 Taken by and signed and approved by me, and
 surety approved, this _____ day of _____
 A. J. _____
 Justice of the Peace
 SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above _____

of the Peace,

Township,

County, State of Ohio.

Account.

Att'y for Plff.

Att'y for Deft.

ed, \$ 16 ²⁵/₁₀₀ with interest
1907, at 6 per cent. and costs.

or June 25 190
and costs \$ 25

June 25 1908, the said
ereupon the following pro-

figures following, to-wit:

of May 1907. Said
of the defendant
in thirty days
than 30 days
and neglects

for said sum
of July 9 May

to a
les. Said
and says
and refused
never then
has used and
is sent

Public
229 June and
ll

1908 Indorsed
of the said
situation.
M. H. Law least

trial had used
his plaintiffs Clerk
deed cause reiteration

by mistake the
defendant the sum
on the 25 day of
1908 at a cost
of \$ 25

on the above
of Ohio January
1908

in full.
Clerk of
of the Court

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

The defendant came, and by _____

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

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

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

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

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

A. D. 190_____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190_____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows

No. _____

Plaintiff .

Before _____

vs.

Justice of the Peace _____

Township, _____

Defendant .

County, Ohio.

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

obtained judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without

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

satisfy such judgment and costs.

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

A. D. 190_____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

Justice of the Peace,

Paris

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	25	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	1.25	
Summons, each deft. named in writ,	2	25	
Issuing Subpoena,	2	5	
Continuance or Adjournment, each,	1	20	
Swearing Witnesses, each,	5	25	
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee,	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ, Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00	1.00	
Entering Judgment,	40	1.10	
Judgment on the Docket,	15	1.25	
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40	40	
Collections made upon judgments, 1 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15	1.35	
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25	25	
		1.60	
		4.85	
		6.45	
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	45	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,		50	
each additional,	10		
Mileage as above miles,		90	
Copies, each,	25	50	
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	"	40	
" " Order Sale or Vendi	"	40	
" " Notice to Garnishee	"	40	
" " Order on Garnishee	"	40	
" " Writ of Replevin	"	40	
" " Writ of Restitution	"	40	
" " Order of Arrest	"	40	
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00	1.00	
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40	3.85	
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,		70	
JURY,			
WITNESSES,			
Ed Foley		50	
W A Sherman		50	

John Cody Plaintiff Action on account
 Plaintiff
 vs.
 White Eagle Tribe No. 94 of Improved Order of Red Men of Marysville, O. Defendant
 Anderson Carnival Co.

Be it Remembered, That on the 22nd day of June 1908, 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 engaged in Hotel business in said village of Marysville, O. That the defendants were a partnership from May 1st 1908 till May 18th 1908 for the purpose of giving a Spring Festival in Marysville, O. The following is a copy of the articles of agreement of partnership of the White Eagle Tribe No. 94 Improved Order of Red Men - Marysville, O. and the Anderson Carnival Company.

Articles of agreement by and between the White Eagle Tribe No. 94 Improved Order of Red Men - The Anderson Carnival Company, wherein it is resolved to give a Spring Festival in Marysville the wk. of May 1st 1908. First the Anderson Carnival Company agrees to furnish a first class amusement company of eight or more attractions, twenty or more privileges, band free, acts as described and suitable bill and advertise said event consideration of use of name, good will, privilege of furnishing light and license. Lot & platform for free acts White Eagle 94 are to receive ten per cent gross on all shows in ~~now~~ booked and twenty five per cent of all concessions now booked, twenty five per cent on all contests, money, etc, twenty five per cent programme money, fifteen per cent of all show, and fifty per cent of concessions booked by said committee signed by the Anderson Show Company James K. Anderson, W. S. Sherman, J. W. Brown, E. W. Sparks, com.

Plaintiff claims a judgment against the defendants for the sum of \$408.45 from the 18th of May, 1908 for board & lodging for the following nine persons, her & after named for said defendants.

1908 To board
 till May 18th at
 To board
 To board
 To board
 To board
 To board
 To board
 To board
 four d

Issued
 Direct
 On the 2nd
 to Orrin Pol
 July 7th at
 July 7th 9
 Wilbur
 July 7th
 and Ed
 Nat offer
 and
 and
 it is
 the
 Mary
 at 11
 Sa
 the

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me
 surety, caused an undertak-
 execution to be entered herein
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execut-
 ment of _____
 against _____
 hereby promise and undertake
 said judgment, interest and
 may accrue.
 Taken by and signed and
 me, and surety approved, this _____
 A. J. _____
 Jus
 SATISFACTION OF
 Received _____
 payment in full on the above _____

CIVIL DOCKET.

Paris

Township, Union County, State of Ohio.

of the Peace,

account

Kallopatt Att'y for Plff.
Rohman Att'y for Deft.
ed, \$109.41 with interest
1908, at 6 per cent. and costs.
or 109.41 1908,
and costs \$10.00

June 1908, the said
ereupon the following pro-

figures following, to-wit:

ged in Hotel
Marysville, O.
partnership
for the purpose
in Marysville, O.
Articles of Agreement
Eagle Tribe No. 94
eff. Marysville, O.
Company.
by and between
Improved
Anderson baroni-
resolved to
Marysville, O.
the Anderson
to furnish a
company flight
or more privi-
described and
the said event
me, good will,
right and
for free acts
written per
in name booked
all concessions
per cent on all
ent five per
fifteen per
percent of
board committee
how Company
S. Sherman,
com.
ment against
\$108.45 from
lodging for
her & after
ants.

1908 To board and lodging for seven Indians from May 4
till May 18 at the rate of five dollars per wk. \$65.00
To board & lodging W. J. Gillespie five weeks 12.16
To board & lodging for G. J. Steen from May 9 till May 18 6.44
To board & lodging for Mr. Carson from May 1 till May 12 8.13
To board & lodging for Mrs. Carson " May 4 till " 10 5.97
To board & lodging for Carson's partner May 2 " " 13 6.75
Twenty seven meals at twenty five cts a meal 6.75
To board & lodging for W. H. S. with at rate of one dollar a day
four day - 27-28-29-30 - April 4.00
Total amount due \$108.45

Issued Summons, on 22 day of June 1908.

Directors are John Lami, Constable.

On the 24 of June 1908 issued subpoena Duces Tecum
to Orin Poling, Tuesday June 30 1908 returned by agent out of

July 7 at 9 o'clock Am.

July 7 at 9 A M Postes appeared & issued subpoena Duces Tecum for
William A Sherman returnable forthwith.

July 7 1908 at 10 AM Postes appeared and W A Sherman, John leads
and Ed Holy, sworn and issued for the plaintiff & defendants
not offering any evidence and the case was argued by counsel
and after full consideration of the case I find for the plaintiff
and assess his damage at \$109.45 cts

It is thereupon considered by me that the plaintiff recuses &
the White Eagle Tribe of Red Men No 94 of unapproved order of Red Men
Marysville Ohio after serving \$109.45 cts and his cost herein taxed
at \$10.00 Dollars

Said defendant thereupon gave notice of appeal and the court fixed
the bond at \$240.00

Transcript filed in Court of Common Pleas by defendants

July 29 1908

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190
The defendant came, and by
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of
against do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this day of
A. D. 190
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from
100 Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the 15 day of July 1908, said White Eagle Tribe No 94
of unapproved order of Red Men
John leads entered into an undertaking to the adverse party as follows
No. 27
Plaintiff
Before
Justice of the Peace Township,
County, Ohio.
Whereas, On the day of July A. D. 1908, the said John
leads obtained judgment against the said
White Eagle Tribe No 94 of unapproved order of Red Men on the docket of said
J M Kennedy Justice of the Peace, for Paris Township
for the sum of \$108.45 dollars and 45 cents, and costs taxed at
dollars and 10 cents, and the said White Eagle Tribe No 94 of Red
Men intends to appeal therefrom, to the Court of Common Pleas of said County,
Now, therefore, J W B Dull & G W Sparks of the township
of Union County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of two hundred and forty dollars,
conditioned as follows: 1. That the said appellants will prosecute their appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, said will
satisfy such judgment and costs.
W. B. Dull
J M Kennedy Justice of the Peace

CIVIL DOCKET.

Civil Action before

J M Kennedy

, Justice of the Peace,

Pa

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

Lehories
 Abraham Gomer
 Plaintiff
 vs.
 Charles Lacy
 Defendant

Action on ac count
 J B Leale Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$1000 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 11th day of July 1908, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 To woe and labor Bolona dea
 Lee Dallas
 Issued Simons, July 15 1908
 and delivered to John Lane leastable return the
 July 15 1908 at ora a clock P.M.
 July 15 1908 returned with July 17th for estate
 the completed

July 17th 10 P.M. same day of said and
 answered and by his answer stated
 that there is due from said Lacy to the
 Defendant Plaintiff and are Mrs James Shields
 the son of Justice Dallas which time is
 paid into the court by said James Shields
 is thereunto immediately discharged from
 further attendance at the court.

Said case is returned for appearance of
 goods received on July 22nd
 August 3rd 1908 this case was returned
 at the request of defendant for 30 day delay
 which time he agreed to pay off the court

August 17th Paid of fees \$300
 " 24 " J B Leale \$150 each day

Post paid
 copy
 this money
 collected
 45

Received of J M Kennedy
 5.00 to supply on
 Louis Shields account,
 J. L. Longberry

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

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

SATISFACTION OF
 Received _____
 payment in full on the above _____

CIVIL DOCKET.

of the Peace,

Rane

Township,

Union

County, State of Ohio.

are paid

B Ball Att'y for Plff.
Att'y for Deft.
ed, \$10 00 with interest
190 , at per cent. and costs.
or , 190 ,
and costs \$

July 1908, the said
ereupon the following pro-

figures following, to-wit:

and fees

Wooten
1908
Leavitt & Retford
July 14th for costs

of funds and
under speed
it long to the
us James Shields
of time is
presently due
larged from
at,
present of
cc.

no Centus
idz dmsy
thru
\$300

\$150 each city

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Before _____ }
Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

Civil Action before

J. M. Kennedy

, Justice of the Peace,

Paris

JUSTICE'S FEES

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

Piffs. Costs

Defts. Costs

B. A. Lyrell

Action on account for Board and Lodging

Att'y for Plff.

Att'y for Deft.

No. 23

vs.

White Eagle Tubing Red

Mem No 94 of improved order

Anderson Cornmeal Co

Defendant

Am't claimed, \$

with interest

from 190, at per cent. and costs.

Judgment for 190

\$ and costs \$

Be it Remembered, That on the 15th day of July 1908, 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:

Says the White Eagle Tube No 94 of improved order of Red River of Marysville Ohio and Anderson Cornmeal Company Portine defendant & plaintiff says that she is engaged in the hotel business in said village, that the defendants were a Postmaster from Aug 1st 1908 until Aug 18th 1908 for the purpose of giving a Spring festival in Marysville Ohio the following being a copy of the article of agreement of Postmaster of the White Eagle Tube No 94 improved order of Red River of Marysville Ohio and Anderson Cornmeal Company.

Article of Agreement by and between White Eagle Tube No 94 improved order of Red River and Anderson Cornmeal Company wherein it is resolved to give a Spring Festival in Marysville Ohio on May 4th 1908

1st The Anderson Cornmeal Company agrees to furnish a Glass amount of \$500 for more attractions 20 or more prizes Band free acts as described and a suitable bill and advertisement Everett Consideration of use of home, road will furnish Light and Service lot and platforms for free acts White Eagle No 94 use & give 10 percent Gross on all Shows now booked and 25 percent on all Shows of Marysville 25 percent program during 15 percent off all Shows and 50 percent of receipts of concessions booked by said Committee

Anderson Show Company for James K. Anderson

W. A. Sherman

J. W. Brown

H. W. Sparks Curm.

Plaintiff claims judgment against the defendants for the sum of \$63 with interest from the 20th day of Aug 1908 for board and lodging for the following terms and persons herewith named for said defendants

To Board and Lodging of July 20th Aug 11th 1908 7 days at one Dollar a Day

To Board
July 18th
The
also
for the
at

at
at
at

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	10
each additional,	10
Mileage as above miles,	10
Copies, each,	25
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n 40
Serv. and Ret. Order of Attachm't	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in removal or preserv'g property levied on,	

25
20
25
70

JURY,

WITNESSES,

UNDERTAKING FOR STAY

On the _____ day of _____ The defendant came, and by _____

of the County, approved by me as surety, caused an undertaking to be entered herein

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

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

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

SATISFACTION OF

Received _____

payment in full on the above _____

of the Peace,

Paris

Township, Union

County, State of Ohio.

Account for Boarding and Lodging... Att'y for Plff. Att'y for Deft. ... 190, at per cent. and costs. ... July 1908, the said ...

To Boarding and Lodging Rose James from May 5 to the 20th ... \$15.50 ... To Boarding & Lodging Frank James from May 14 to 20 16 1/2 days 16.50 ... To Boarding & Lodging Hall Adams from May 31 to 20 at 104 beds 17.50 ... To Boarding and Lodging H. L. Syrus from May 4 to 9 5 days 5.00 ... To Lodging W. Croshaw 6 nights 1.50

July 18 1908 issued summons for White ... The same which July 18 1908 served by ...

Also issued summons for the ... signed John L. Layton

July 23 1908 term for ... at 1 o'clock P.M.

figures following, to-wit: ...

between White ...

any agrees & find ...

road will furnish ...

25 per cent ...

month ...

man ...

months ...

Richy May ...

UNDERTAKING FOR STAY OF EXECUTION.

On the ... day of ... 190 ... The defendant came, and by ... his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statute in such case made and provided, I, ... as surety for the stay of execution on the above judgment of ... against ... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this ... day of ... A. D. 190 ... Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received ... 190 ... from ... Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the ... day of ... 190 ... said ... entered into an undertaking to the adverse party as follows ... No. ... Plaintiff vs. Defendant ... Before ... Justice of the Peace ... Township, ... County, Ohio. Whereas, On the ... day of ... A. D. 190 ... the said ... obtained judgment against the said ... on the docket of said ... Justice of the Peace, for ... dollars and ... cents, and costs taxed at ... dollars and ... cents, and the said ... intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this ... day of ... A. D. 190 ... Justice of the Peace

CIVIL DOCKET.

Civil Action before

Before J M Kennedy

, Justice of the Peace,

Paris

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	10	
Taking and certifying Affidavits, each,	40	45	
Docketing, Indexing, Appce., per 100 w.,	15	25	
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror	each 40		
Order of Attachment,	" 40		
Order of Sale or Vendi,	" 40		
Notice to Garnishee,	" 40		
Order on Garnishee,	" 40		
Writ of Replevin,	" 40		
Writ of Restitution,	" 40		
Order of Arrest,	" 40		
Writ, Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ex. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venue for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment,	40	40	
Judgment on the Docket,	15	15	
Recognition of a Witness or of Bail, ea.,	40		
Each additional Witness,	10	135	
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.	15		
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,		70	
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	" 40		
" " Order Sale or Vendi	" 40		
" " Notice to Garnishee	" 40		
" " Order on Garnishee	" 40		
" " Writ of Replevin	" 40		
" " Writ of Restitution	" 40		
" " Order of Arrest	" 40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

A J Daniels
 Plaintiff
 vs.
James A Seggett
 Defendant

Action on promissory note
Melroy & Quin Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 26 65 with interest
 from July 30 1893, at 7 per cent. and costs.
 Judgment for August 3 1908
 \$ 55-28 and costs \$ 2 95

Be it Remembered, That on the _____ day of _____ 1908, 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:
 \$ 26.65 July 30 1893
 one day after I promise to pay to A J Daniels
 or order twenty six 65/100 Dollars
 Realia received with interest at the of 7 per cent
 per annum (signed) James A Seggett
 July 30 1904 I issued summons of that date
 directed to John Kane Constable returnable
 August 3rd 1908 at one o'clock P M
 Summons returned

Received this last July 30 1908 and
 served the same on the 30th day July A D 1898
 on the defendants by leaving a certified copy
 thereof and the endorsement thereon with said
 James A Seggett personally (signed) John Kane on
 August 3rd 1908 at 1 o'clock P M the defendant
 not appeared for one hour thereafter and the plaintiff
 by his attorney demanded a judgment
 It is thereupon considered and adjudged by
 the Court that the plaintiff recover off the defendant
 the sum of \$ 55-28 Dollar debt and his cost
 herein expended and at \$ 2 95 with interest on
 said Judgment at 7 per cent until paid,
 J M Kennedy Justice of
 the Peace

JURY,

WITNESSES,
 Received one dollar
 from Charles Schlegel
 as appraiser and applied
 on costs of J. A. Seggett.

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me
 ent surety, caused an underta
 execution to be entered herein,
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of executi
 ment of _____
 against _____
 hereby promise and undertake
 said judgment, interest and
 may accrue.
 Taken by and signed and
 me, and surety approved, this
 _____ A. D.
 _____ Just
 SATISFACTION OF J
 Received _____
 payment in full on the above j

of the Peace,

Pais

Township,

Reunan

County, State of Ohio.

Ransom's Debt

Att'y for Plff.

Att'y for Deft.

d. \$ 24 65 with interest
at 7 per cent. and costs.

for August 3 1908
and costs \$ 2 75

1908, the said

reupon the following pro-

figures following, to-wit:

*to A. J. Doms
Dollars
of 7 per cent
Seizette*

*ans of that date
to returnable
to P. M.*

*1808 and
by A. J. Doms
certified copy
in book said
signed John H. Huns
the defendant
and the plaintiff*

*adjudged by
off the defendant
and his last
with interest an
the said,*

*Justice of
Peace*

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

The defendant came, and by _____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190_____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190_____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows

No. _____

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

Defendant . } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

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

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

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

A. D. 190_____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

Justice of the Peace,

Par

JUSTICE'S FEES

Plffs. Costs

Defts. Costs

Table listing Justice's Fees with columns for item description and cost. Items include Filing necessary papers, Taking and certifying Affidavits, etc.

CONSTABLE'S FEES

Table listing Constable's Fees with columns for item description and cost. Items include Serv. and Ret. of Summons, Mileage, Copies, etc.

L. R. Parish & Co

No. 25

vs.

Colvin Wilcox

Plaintiff

Defendant

Action on Under 10 of Stat

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 300 with interest from 190, at per cent. and costs. Judgment for 190 and costs \$

Be it Remembered, That on the 14 day of July 1905, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had: Plaintiff defaulted \$400 for cost.

Said Bill of Particulars being in words and figures following, to-wit: Issued summons on affidavit for attachment Under 10 of law for personal earnings of defendant July 30 1905. Returnable August 8 1905 at 1 PM July 8 " " Defendant appeared and the Plaintiff not being present and at the request of the Plaintiff by letter & by his consent of the defendant this case was continued until August 14 1905 at 1 o'clock P. M.

This case was settled by the parties out of Court. Cost paid by Plaintiff \$400

UNDERTAKING FOR STAY

On the ... day of ... The defendant came, and by ... of the County, approved by me ... execution to be entered herein, In pursuance of the Statute ... and provided, I, ... as surety for the stay of execution ... against ... hereby promise and undertake ... said judgment, interest and ... may accrue.

Taken by and signed and ... me, and surety approved, this ... A. D. ... Just

SATISFACTION OF J

Received ... payment in full on the above ju

JURY,

WITNESSES,

of the Peace,

Jard

Township,

Union

County, State of Ohio.

Under 10 of Dec

Att'y for Plff.

Lampson Att'y for Deft.

and, \$ *300* with interest
190, at per cent. and costs.

or 190,
and costs \$

July 1908, the said
ereupon the following pro-

for cost
figures following, to-wit:

for attachment
Earnings of Deft.
\$ 1408 at 1 PM
and the Sheriff
cost of the Sheriff
last this case
14 1908 at 1 o'clock

ted by the
et paid by

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

The defendant came, and by _____

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

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

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

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

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

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190_____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows

No. _____

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

Defendant . } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

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

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

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

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

A. D. 190_____

Justice of the Peace

CIVIL DOCKET.

Parish

Township, Penn

County, State of Ohio.

e of the Peace,

Account
Account
Att'y for Plff.
Att'y for Deft.
\$ 35.00 with interest
190, at per cent. and costs.
for 190
and costs \$

August 16th 1908. Defendant demanded a jury and attorney prepared
himself and said parties struck the following as jurors
Gerry Miller James Shirk W B Herby W E George Count
Issued return for the same which was returnable within 27 days of the next day
Return as follows to wit, Brother but next 11-04 and said the same
by sending the same to each of the said jurors. Said party desired court

August 17th 1908 Justice appointed jury came next day appeared and
sworn and trial had
Plaintiff Frank Hole being heard by the Grand Jurors and stated by
plaintiff J. O. Bauer & D. C. Clark being heard by the Grand Jurors
Sworn and stated for the defendant, and the case was proceed by
lawyer and was submitted to the jury. The jury being sworn
returned the following verdict (ie the jury being duly sworn and
and sworn to try the issues joined thus the verdict for the
plaintiff \$35.00 Dollars signed by A. J. Herby Justice

It is thereupon considered by the court that the plaintiff recover of the
defendants the sum of \$35.00 Dollars cost cost \$13.50.
John Kane the borrower being heard by the court and his
business reduced to writing by which will be due said
defendant upon the contract is completed the sum of \$
which the court ordered the said John Kane to pay into the court
the \$34.20 balance due said party the sum of \$34.20 being the balance due
said plaintiff after paying the cost out of his own pocket and said
plaintiff have in the hands of the court. Said sum to be paid upon
the completion of the house of said John Kane to the satisfaction of said
Kane in accordance with his contract with them

August 18th 1908
Rec my cost in full
Sam W. Hensley Deputy Cor
Geo. E. Carl Frank Hole C. W. Sparks
John Kane

Sept 11th 1908. Rec of John Kane \$34.20 in full of above judgment
Sept 15th 1908 Rec of J. W. Hensley the above judgment
in full
S. O. Herby

August 1908, the said
whereupon the following pro-
figures following, to-wit:
sums.
duly sworn
said defendants
for the sum of
Dollars
he believes said
the amount of
by ought to be
that said party
judges for services
in the amount of
more than 100 Dollars
that amount
that they are
are properly
by these credits
and says
in his position
to be allocated in
contract
Herd
in my presence

attached and
Hensley a
for this case
party Hensley
1908 at 1 P M
said sum needed
attached
plaintiff's witness
Defendants into
Pennsylvania
just at 9 AM

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Before _____
Justice of the Peace _____ Township,
Defendant . } County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Lewis

, Justice of the Peace,

Recd

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

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	25	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,	10		
each additional,	10		
Mileage as above miles,	25		
Copies, each,	25		
Serv. and Ret. Attachment for Witness or	40		
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40	40	
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40	40	
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,	40		
Notices, or Copies, each person,	40		
Mileage on each as above miles		40	
Copies, each,	25	50	
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50	240	
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

John Auer

No. 27

vs.

H. E. Leamer

Action on *for necessary*

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ *23.74* with interest
 from *Aug 1908*, at *per cent.* and costs.
 Judgment for *190*
 \$ *and costs \$*

Be it Remembered, That on the *17* day of *August* 1908, 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 for 10 per cent of his daily earnings and making faces & Welsh harness in the case
 Issued warrants and order of attachment with notice to Garnishee directed to John H. Leamer
 August 18 1908 summons & writ of attachment returned and served as follows
 Recd this writ August 18. and the same day I served the same to the defendant with the summons thereon by a certified copy with the defendant
 also on the same day at 10 o'clock am I served the order of attachment and notice to Garnishee on the James Walsh one of the firm of Walsh & James fathers of George & certified copy with the defendant
 August 21 1908
 I am the Garnishee offered and received a sum of one and one hundred of me and it appeared to the court from the answers of the Garnishee that he was indebted to the Debtor with the sum of \$8.75.
 Therefore the court ordered the Garnishee to pay the cost of this order being five Dollars & 10 cts of the coming of the defendant further paid of 30 days from the 17 day of August 1908 for which the case is kept open

It is therefore found by the court that the defendant is indebted to the plaintiff in the sum of \$23.74 at this date and the defendant not appearing Judgment is rendered by default for said sum with interest from this date at the rate of

August 22 Rec of James Walsh from Dallas the cost in this case & 45 ten per cent at the date \$6.65 ten per cent now due at the date
 August 29 Rec of James Walsh \$1.05 ten per cent at the date
 7 "
 15

Rec'd by us in
 JURY, *Will*
John Kane

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as surety, caused an undertaking execution to be entered herein,
 In pursuance of the Statute and provided, I, _____ as surety for the stay of execution of _____ against _____ hereby promise and undertake to satisfy said judgment, interest and costs may accrue.
 Taken by and signed and approved by me, and surety approved, this _____ A. D. _____ Just

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

CIVIL DOCKET.

Row Gentry

Township, *Miner*

County, State of Ohio.

Justice of the Peace,

for necessary

Att'y for Plff.

Att'y for Deft.

ed, \$ *23.74* with interest

190, at per cent. and costs.

or 190

and costs \$

August 1905, the said
ereupon the following pro-

figures following, to-wit:

15 1/2 per cent

attorney fees

*copy of attachment
of 8 for 100*

copy of attachment

the same day

the defendant

dash am

and justice

of the peace

and records

expended by

out from the

bank of 8 people

of 10 70 of the

of 30 day from

to the case is kept

that the defendant

sent 23 74

not offering

to proceed in

at the date

date

per 10 to the 100

est

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190 _____

The defendant came, and by _____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190 _____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190 _____, said _____

entered into an undertaking to the adverse party as follows

No. _____

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

Defendant } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190 _____, the said _____

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

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

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

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

A. D. 190 _____

Justice of the Peace

CIVIL DOCKET.

of the Peace,

Davis

Township,

Union

County, State of Ohio.

account for
of Loaned

Att'y for Plff.

Att'y for Deft.

ed, \$ 6⁰⁰ with interest
190, at per cent. and costs.

or 190
and costs \$

September 1907, the said
ereupon the following pro-

figures following, to-wit:

*Dougherty makes
an account
Dougherty also
claim is just and
because there
makes oath that
his his property
of his
other makes oath
and does hereby believe
within said County
in this possession
out.*

*W. Kennedy
attendant to
Student of Ottawa*

*908 duty said
timber 808
A. P. No.*

*the forties
sworn this
ad to the Court
to. and the
it is entitled
e Dallas*

*unt that the
sum of five Dollars*

Paul Reed is

*to central
master 10 Dollars*

by into court

*five Dollars
Dougherty.*

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____

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

Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____

Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J.M. Kennedy

Justice of the Peace,

JUSTICE'S FEES

Table listing various legal fees such as Filing, Taking and certifying Affidavits, Docketing, etc., with corresponding costs.

Piffs. Costs

Defis. Costs

Sizzie Ferguson

Action on account

No. 29 vs. Robert McLeary Administrator of the Estate of Thomas Mapes Defendant

Att'y for Plff. Am't claimed, \$ 190 with interest from 190 at per cent. and costs. Judgment for 190 and costs \$

Be it Remembered, That on the 29 day of September 1908, 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 says that Thomas A Mapes died May 4 1908 and the said Robert McLeary was appointed and qualified as Adminis... that said estate is indebted to the plaintiff in the sum of fifty Dollars (\$50) with interest from August 1st 1905 at 6 percent and there are no credits or disbursements on said account that said plaintiff presented said account hereto attached and made a part of this bill of Particulars and marked Exhibit A and the same was presented May 21st 1908 and said administrator and rejected by him Sept 26 1908 wherefore said plaintiff asks judgment against said said Administrator for the sum of \$50 with interest from August 1st 1905 and her cos A D Kallepatt & John Dughey attys for Plaintiff Exhibit "A" May 21st 1908

Thomas A Mapes to Sizzie Ferguson August 1st 1908 is money borrowed from said Sizzie Ferguson \$50.00 Interest at 6% - - -

The State of Ohio County of... Before me John D. Dughey a Notary Public in and for said County personally appeared and Sizzie Ferguson above named who made solemn oath that there is justly due the above claim of fifty (\$50) Dollars and 42 1/2% interest that no payments have been made there on and that she has no assets against the same of her knowledge Sizzie Ferguson sworn before me this 21st day of Aug 1908 John D. Dughey Notary Public

September 29 1908 found sum as under above case and returned to John Dughey least tolls Returnable October 7 1908 at 10 PM.

CONSTABLE'S FEES

Table listing Constable's fees such as Serv. and Ret. of Summons, Mileage, Copies, etc., with corresponding costs.

JURY,

WITNESSES

Handwritten witness names and notes.

Handwritten notes on the right margin, including 'Faint', 'Receipt', 'copy'.

Large handwritten notes on the right margin, including 'Sizzie', 'Robert M', 'of the estate', 'A Mapes', 'For value', 'transfer', 'and title', 'entitled', 'order', 'witness', 'A D Kallepatt'.

ent surety, caused an undertaking to be entered herein, In pursuance of the Statute and provided, I, as surety for the stay of execution of... against... hereby promise and undertake said judgment, interest and may accrue.

Taken by and signed and approved, this... A. D...

SATISFACTION OF J Received payment in full on the above...

CIVIL DOCKET.

Paris

Township, Union

County, State of Ohio.

of the Peace,

account

Att'y for Plff.
Att'y for Deft.
with interest
190, at per cent. and costs.
190
and costs \$

September 29 1908 Summons returned addressed as father 2nd?
Received this writ September 29 1908 and served the same on the 29th
day of September on the defendant by leaving a certified copy
thereof and of the indentments thereon with Robert McCreary the defendant
Fees
John Kane executor

sum & return 25
Onlose 20
Copy 25
70

October 7 1 P.M. Parties appeared and Lygie Ferguson
Luns Largo & A H Kalleboth sworn and examined for
plaintiff and defendant not calling any witnesses and the
Court being fully advised in the premises do find for the
plaintiff.

It is therefor considered by me that plaintiff recover of
the defendant as administrator of the estate of Thomas A Mapes
fifty four & 50/100 dollars debt & cost, taxed at 4% with interest
of the Dece

Lizzie Ferguson Plff
vs
Robert McCreary adm-
of the estate of Thomas
A Mapes dec Deft

Before J. M. Kennedy
Justice of the Peace
of Paris Tp Union
County Ohio

ent.
in
Loughery

For valuable consideration, I hereby
transfer and assigns all my interest
and title and judgment in the above
entitled case to John Loughery on
order December 14 1908

witness
Lizzie Ferguson
A H Kalleboth

ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

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

Taken by and signed and acknowledged before
me, and surety approved, this
day of
A. D. 190
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received
190, from
100 Dollars,
payment in full on the above judgment and costs.

vs.
Before
Justice of the Peace
Township,
County, Ohio.
Whereas, On the
day of
A. D. 190, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and
cents, and costs taxed at
dollars and
cents, and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore,
of
County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of
dollars,
conditioned as follows: 1. That the said appellant will prosecute
appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,
will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this
day of
A. D. 190
Justice of the Peace

September 1908, the said
ereupon the following pro-

figures following, to-wit:

A Mapes dec
Robert McCreary
as Admins

of the plaintiff
with

at 6 percent
and adorsement
of plaintiff
into attached
bill of Particulars
and the
of 19084 said
in Sept 26"

judgment of
on the sum of
of 1905
of John Loughery
with
of Ohio

used
said from said

of the
of the
of the
of the
of the

of the
of the
of the
of the

CIVIL DOCKET.

Civil Action before

J M Kennedy

, Justice of the Peace,

Pais

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	10	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	10	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	"		
Order of Sale or Vendi,	"		
Notice to Garnishee,	"		
Order on Garnishee,	"		
Writ of Replevin,	"		
Writ of Restitution,	"		
Order of Arrest,	"		
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor for pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea,	40	46	
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct. record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20	20	
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25	153	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	70	
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	"		
" " Order Sale or Vendi	"		
" " Notice to Garnishee	"		
" " Order on Garnishee	"		
" " Writ of Replevin	"		
" " Writ of Restitution	"		
" " Order of Arrest	"		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertirement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			

Thomas Lockwood
 Plaintiff
 vs.
 Frank Herd
 Defendant

Action on for Damages
 Hoops & Robinson Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$75.00 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 20th day of October 1908, 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:
 Thomas Lockwood } before J M Kennedy
 vs } Justice of Peace in and for
 Frank Herd } Paris Township, Linn County,
 Ohio

Bill of Particulars
 Plaintiff says that on the 6th day October 1908 he purchased of the defendant one cow with calf at side for the sum of \$50.00 that said defendant at said sale and for the purpose of making said sale represented and warranted said cow to be sound quiet and all right everything whereas said cow in fact was neither sound quiet nor right in any way. but on the contrary was blind of one eye had a caked and flaked eyelid and some sores on her legs was wild and vicious and was and is of no value

Plaintiff says that if said cow had been as represented she would have been worth \$75.00 but that as she is she is absolutely worthless. that he has been put to great expense and annoyance in trying to cure her all to his damage in the sum of twenty five dollars for which he asks judgment.

Hoops & Robinson
 Attorneys for Plaintiff

Filed said Bill of Particulars October 20th 1908 and issued summons of that date returnable October 27th 1908 at 10 o'clock am -

Oct 27 Annun Robinson Induced sued by say Herd and assigns thereon as the defendant Frank Herd

Oct 27 1908 this cause was settled by the parties at the cost of Plaintiff it is therefore considered that the Plaintiff pay the cost of this action taxed at \$2.25 the 0.25 dollars

JURY,

 WITNESSES,

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertaking to be entered herein,
 In pursuance of the Statute _____
 and provided, I, _____
 as surety for the stay of execution of _____
 ment of _____
 against _____
 hereby promise and undertake _____
 said judgment, interest and _____
 may accrue. _____
 Taken by and signed and _____
 me, and surety approved, this _____
 _____ A. D. _____
 _____ Just _____
 SATISFACTION OF J _____
 Received _____
 payment in full on the above _____

CIVIL DOCKET.

of the Peace,

Pais

Township, *Ruman*

County, State of Ohio.

for Damages

Robins an Att'y for Plff.
Att'y for Deft.
ed, \$ 75-00 with interest
190 , at per cent. and costs.
or , 190 ,
and costs \$

October 1908 , the said
upon the following pro-

figures following, to-wit:

Remedy
loc in and of
his Ruman County

law
by October 1908
and can be
so that said
for the purpose
and execution
and all right
fact leads
in my view.
of and eye
else need saying
and vicious
at
and been
been worth
absolutely, both
at expense and
all his damage
is for which

Plaintiff
John D. 1908
Retainable
to am-
used sued
the defendant

settled by the
it is therefore
lost of this case

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee; in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

, Justice of the Peace,

Pais

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

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

Nov 18 1908
Received my cost in full

JURY,

Witnesses, J. M. Kennedy Justice of the Peace

Action on account
Kendall Bros
Plaintiff
vs.
John Deets
Defendant

Am't claimed, \$5.71 with interest
from 190, at per cent. and costs.
Judgment for 190
and costs \$

Be it Remembered, That on the 12 day of Nov 1908, 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:
Defendant for an attachment filed
said Plaintiff Ed Kendall one of the firm
of Kendall Bros makes oath that the claim
in this action is an account for merchandise
furnished said defendant and book account
and said Ed Kendall also makes that the
said claim is just and that the said plaintiff
ought as he believes to recover thereon \$5.75 and
the cost in this case taxed at \$5.00
He also makes oath that the said defendant
is not the holder or support of a promissory note and that
he is about to put his property into market but it
being the wish of his creditors and he said
Ed Kendall further makes and says that he
found mesquite and class land which he
grant Baker of good faith said Baker has
property of said defendant John Deets in his possession
which was attached in this action and received
Twenty five dollars and the amount of \$10.00
Security Ed Kendall

and subscribed by him before me this 12
day of Nov A.D. 1908 J. M. Kennedy
Whereupon that day I issued process and sent
of attachment and notice to the defendant
John Deets and Baker by copies of the said
I said by
Nov 14th return of attachment and notice
of process returned found the same by Edward
Copies of all said writs and the defendants
John Deets & Baker by copies of the said
Signed John Deets

Nov 18 1908 Received of J. M. & Baker
amount in this case \$10.00 as being the
amount in full in his hands at this
date J. M. Kennedy J. P.
Nov 18 1908 1. P. M. the Plaintiff having filed
a verified account and the defendant not
appearing at the law place P. M. as Justice of the Peace
thereof and being in default & found for the Plaintiff
in the sum of \$5.75 with interest and costs
of \$5.00 the cost in this case
of \$10.00 and the amount of \$10.00
of the said defendant Baker made and



Witness by my sign and
me, and surety approved, this
A. L.
Satisfaction of J
Received
payment in full on the above

CIVIL DOCKET.

of the Peace,

Pains

Township, *Union*

County, State of Ohio.

accords

Att'y for Plff.

Att'y for Deft.

ed, \$5.71- with interest

190, at per cent. and costs.

190

and costs \$

Now 1908, the said
ereupon the following pro-

figures following, to-wit:

*not filed
me of the first
to show the claim
for witnesses
no book record
show that the
said plaintiff
on \$5.75 and*

*aid dependent
only and that
Murray's part of
said
go that he
in that
amount has
in his possession
of personal
amount of \$100
and
by this 12*

*was read but
and he decided
-18 1908 at 1 P.M.*

*and notice
of continued
dependants
of the said
least
Baker*

*being still
at this
of
Henry field
indent was
-Nathan on
and for the plaintiff
in the case
not receive of
Murray's*

Nov 18th 1908

RECEIVED from *J. M. Kennedy Justice of the Peace*
the Peace Case of Randall Bros by John
five - 75 - 00 Dollars
Randall Bros

REAL BOND.
 190, said
 entered into an undertaking to the adverse party as follows
 No.
 Before
 Justice of the Peace Township,
 County, Ohio.
 A. D. 190, the said
 obtained judgment against the said
 on the docket of said
 Justice of the Peace, for
 cents, and costs taxed at
 the said

Witness my hand and acknowledged before me, and surety approved, this day of
 A. D. 190
 Justice of the Peace.

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

SATISFACTION OF JUDGMENT.
 Received 190, from
 Dollars,
 payment in full on the above judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this day of
 A. D. 190
 Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. W. Kennedy

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	10	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15		
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5	5	
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App't'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venue for jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment,	40	40	
Judgment on the Docket,	15	45	
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15	96	
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,		75	
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertirement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

leathornis Greenbaum
 No. 32 vs. Plaintiff
 George Belt
 Defendant

Action on account
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 0 00 with interest
 from 190 , at per cent. and costs.
 Judgment for 190 ,
 \$ 100 and costs \$ 100

Be it Remembered, That on the 23rd day of January 1908, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The Plaintiff claims a judgment against the defendant for the sum of one hundred interest from October 12 1908 for bond signed leathornis Greenbaum by J. W. Kennedy, atty.
 Issued summons of that date for said George Belt returnable Dec 30th day at 9 o'clock. Summons returned and served on said Belt Dec 20th 1908 and on the 23rd day of December 1908 served the same on said George Belt by leaving a copy with indoor therein with him signed for George Belt

December 30th 9 AM Plaintiff appeared and defendant failed to appear at that time or from him thereafter and plaintiff has sworn to her account testifying that said George Belt had paid her five Dollars on said account after the summons had been served on him and that remained due her 900 on the debt and the cost of said action so is therefore assessed by me that the plaintiff recover of the said George Belt the sum of 100 and the cost of this action to wit 25

J. W. Kennedy Justice of the Peace

UNDERTAKING FOR STAY

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

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

SATISFACTION OF J

Received _____

 payment in full on the above j _____

JURY,

 WITNESSES,

CIVIL DOCKET.

of the Peace,

Dunn

Township,

Rein

County, State of Ohio.

account

Att'y for Plff.

Att'y for Deft.

ad, \$ 6 00 with interest

190 , at per cent. and costs.

190 ,

and costs \$ 150

*month 190**, the said
ereupon the following pro-

figures following, to-wit:

*of against
of Court
of for bond
of
of said
at 9 AM
Receives
2 30 days
in said
with interest
Have lost
offered and
time or from
said & ha
Belt had
account
and on his own
Debt and
temporarily
of the said large
cost of this*

Justice of

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190 _____

The defendant came, and by _____

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

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

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

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

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

A. D. 190 _____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190 _____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190 _____, said _____

entered into an undertaking to the adverse party as follows

No. _____

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

Defendant . } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190 _____, the said _____

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

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

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

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

A. D. 190 _____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J M Kennedy

, Justice of the Peace,

Paris

JUSTICE'S FEES		Piffs. Costs	Defis. Costs
Filing necessary papers, each,	5	10	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	30	
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5	10	
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea.,	40		
App'tg Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venue for jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00	1.00	
Entering judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10	2.05	
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00	1.00	
Taking Bond,	50	1.50	
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertirement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

E A Zyrrell

Action on account for Bond

No 33 vs. George Belt

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$1750 with interest

from 190, at per cent. and costs.

Judgment for 190

Defendant \$1750 and costs \$

Be it Remembered, That on the 30 day of Decemr 1908, 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:

E A Zyrrell } Before J M Kennedy Justice
 vs } of the Peace Paris 20 (in court 1
 George Belt } Bill of Particulars

The plaintiff claims a judgment against the defendant for sum of \$1750 with interest from May 1st 1908 at 6 percent for Bond and Lodging

December 30 1908 issued summons for said George Belt for his appearance on the 5 day of January 1909 at 10 M O'clock and a check P. M. of said day the parties appeared and had E A Zyrrell & Ed Zyrrell sworn & examined for the plaintiff, George Belt sworn and examined for the defendant and upon due consideration of the testimony & find for the plaintiff and for the judgment of \$1750. Debt & cost of this suit

It is therefore considered by me that the Plaintiff recovers of the defendant \$1750 the debt and cost taxed at \$ J M Kennedy Justice of the Peace

JURY,

WITNESSES,
 Ed Zyrrell
 J M Kennedy

25- \$ 3.70

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

Taken by and signed and a-
 me, and surety approved, this
 _____ A. D. _____
 _____ Just

SATISFACTION OF J
 Received _____
 payment in full on the above j

of the Peace,

Parr

Township,

Rena.

County, State of Ohio.

Account for

Att'y for Plff.

Att'y for Deft.

ed, \$1730 with interest
190, at per cent. and costs.

or 190
and costs \$

Rec'd 1908, the said
ereupon the following pro-

figures following, to-wit:

and Justice
10 per cent

against the
interest from
or Board and

means for
corona an
10 M O'clock
the parties
1 & Ed Dyer
11 George Bell
admit
the testimony
of Justice

that the Plaintiff
has debt and
ed
the Dec

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Before _____
Justice of the Peace _____ Township,
Defendant . } _____
County, Ohio.

Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

, Justice of the Peace,

Law

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing & necessary papers, each,	5	
Taking and certifying Affidavits, each,	40	
Docketing, Indexing, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena, 13	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each, 44	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea,	40	
App'tg Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of Bail, ea,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea,	40	
Collections made upon judgments, 4 per ct.	1.00	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., each,	25	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't		
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

JURY
 Ray & Morse
 Harry Shaver
 William Hopkins
 Phillip Burns
 William Epps
 Dan Abick

WITNESSES,
 Harry Shaver
 David Kelly Jr
 John Auer Jr
 Jacob Edelblatt Jr
 Dr. Davis
 George Resden Jr
 Est. W. W. W. Jr
 Lawrence W. W. Jr
 Geo. Scott
 Wm. W. W. Jr
 Dr. H. W. W. Jr
 Dick W. W. Jr
 Phil. J. W. Jr

L. E. Dillen
 No 34 vs.
 Frank Gibson

Action on account
 A. H. Kallpelt Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$1250 with interest
 from May 190, at 6 per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 29th day of January, 1909, 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:
 L. E. Dillen Plaintiff
 vs.
 Frank Gibson Defendant
 Plaintiff Bill of Particulars
 Plaintiff claims judgment against the defendant for contract for repairs for services of man on the foot of tender Dallas with interest from May 1st 1907 at 6% for which he claims judgment

signed L. E. Dillen
 January 28th 1909 issued summons of that date for Frank Gibson and delivered the same to John Lane Leansdale Detroit
 February 3rd 1909 at 7 P.M. School
 February 3rd 1909 summons returned undered
 Received this writ January 28th 1909 and on the same day issued the defendant Frank Gibson by leaving a certified copy with the undersuits thereon upon him John Lane
 February parties appeared and the defendant made a motion for additional security for costs he having already deposited \$50
 The court being fully advised in the premises sustains said motion whereupon the deposit was the court took for 10% additional cost making a total of \$55.00

February 4th 1909 the defendant demanded a jury therefore the following jurors were struck by the parties
 Ray & Morse Robert Purdum Harry Shaver
 William Hopkins Phillip Burns & William Epps
 issued venire for the above jury on said 3rd day of February 1909 returned February 5th 1909 at 9 A.M.
 February 4th 1909 said venire returned undered as follows in presence of the undersuits thereon & same the venire named Ray & Morse Robert Purdum Harry Shaver William Hopkins Phillip Burns & William Epps by reading the same each John Lane Leansdale

February 3rd
 John A
 February 3rd
 Issued
 George
 Myers
 Deland
 February
 Harry
 More du
 David
 Dr. Davis
 Scott
 Gallo
 Defenda
 Submit
 Recd
 by the
 It is
 the de
 case

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertak-
 execution to be entered herein,
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of executio-
 ment of _____
 against _____
 hereby promise and undertake
 said judgment, interest and c-
 may accrue.
 Taken by and signed and a-
 me, and surety approved, this _____
 _____ A. D.
 _____ Just
 SATISFACTION OF J
 Received _____
 payment in full on the above ju

of the Peace,

Paros

Township, Union

County, State of Ohio.

account

Wallpatt Att'y for Plff.
Att'y for Deft.
ed, \$ 2.50 with interest
190 , at 4 per cent. and costs.
190
and costs \$

1909, the said
ereupon the following pro-

figures following, to-wit:

in Township
County Ohio
against the defendant
of Mar
for

of that
d delivered
clock

under
1909 and on the
Frank Gibson
the respondents

the defendant
security
the premises
the defendant

unwarranted a jury

Harry Adams
of William Epps
an order 31 day
1909 at 9 AM
Returned under

the business
med Ray
er Maran
to by reading the
mistake

February 3rd 1909 issued the following notices for Plaintiff Deft
John Auer Jacob Edelblute & David Kelley
February 3rd 1909

Issued the following subpoena for defendant witness Dr Davis
George Becker art Hawley Laurence Martin Charles Matt Phillip
Myers Wm Wood Charles Mistake Dick W. M. M. & Pearl Galtiff.
Delivered both subpoenas to John H. Lane Constable

February 5 1909 parties came through Court to try to get Ray & Adams
Harry Adams Marian Hopkins Phillip Burns William Epps & David Kelley
were duly sworn and the following notices to wit
David Kelley John Auer and Jacob Edelblute for Plaintiff and
Dr Davis George Becker art Hawley Laurence Martin Charles
Scott Wm Wood Charles Mistake Dick W. M. M. & Pearl
Galtiff. were & Frank Gibson were sworn & ordered for the
defendant and the Court was argued by Counsel and was
submitted to the Jury and the Jury found the following
verdict that the Jury being duly sworn & sworn
by the Court they had for the defendant signed (Marian Hopkins
Lorand

It is thereupon considered by the Court that the defendant
the defendant in case of the Plaintiff that he in this case
assessed at 25.75 J. M. Kennedy J. P.

Feb 4 09 Recd the Jury fee in full
Frank M. Gibson for the Kollepath atty

UNDERTAKING FOR STAY OF EXECUTION.

On the ___ day of ___ 190__
The defendant came, and by ___
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, ___
as surety for the stay of execution on the above judg-
ment of ___
against ___ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this ___ day of
___ A. D. 190__
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received ___ 190__, from
___ 100 Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the ___ day of ___ 190__, said
entered into an undertaking to the adverse party as follows
No. ___
Plaintiff vs. Defendant
Before ___ Justice of the Peace ___ Township,
County, Ohio.
Whereas, On the ___ day of ___ A. D. 190__, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and ___ cents, and costs taxed at
dollars and ___ cents, and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, ___ of ___ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of ___ dollars,
conditioned as follows: 1. That the said appellant will prosecute ___ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, ___ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this ___ day of
___ A. D. 190__
Justice of the Peace

Civil Action before

John Kennedy

, Justice of the Peace,

John Kennedy

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	15	
Taking and certifying Affidavits, each,	40	60	
Docketing, Indexing, Appce., per 100 w.,	15	25	
Summons, each deft. named in writ,	25	5	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20	30	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00	1.00	
Entering judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of Bail, ea,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	5	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

William M Langbrooke
 Plaintiff
 vs.
Laurance Cradler
 Defendant

Action on *account*
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ *45.00* with interest
 from *190*, at *per cent.* and costs.
 Judgment for *190*
 \$ *and costs* \$

Be it Remembered, That on the *4* day of *Feb* 1909, 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:
William M Langbrooke Before *John Kennedy*
Justice of the Peace in
Laurance Cradler and *John Davis J. P. Union*
County Ohio

Bill of Particulars
 Plaintiff says that on the *27* day of *November* 1908 he purchased of the defendant a cow for the sum of *forty five* Dollars that at the time of said purchase the defendant warranted said cow to be sound and all right

That said cow was not sound and all right but on the contrary had had *but three* good teeth and one quarter of her leg was spoiled

That on the *3rd* day of *February* 1909 said defendant agreed with the plaintiff that if he would return the cow he would pay him back the purchase price of said cow to wit *\$45.00*

That on the *4th* day of *February* 1909 said plaintiff did return the said cow to the defendant but the defendant refused to return said money to said plaintiff. Wherefore Plaintiff prays a judgment against the defendant for the sum of *forty five* Dollars & for costs

William M Langbrooke
 by *W. W. & Robinson*
 I being a sound man of that date for said *William M Langbrooke* and delivered it to *John Davis* to be returned on the *5th* day of *February* 1909 at *one o'clock P.M.* *February 5 1909* returned under endorsed Receipt that *February 5 1909* and served the writ on the *5th* day of *February* 1909 and the defendant by *John Davis* as certified copy thereof and of the endorsement thereon both the defendant *Laurance Cradler*
John Davis

JURY,
 WITNESSES,
John Langbrooke
John Davis
John Davis
Mrs. Cradler
John Cradler
John Davis
Laurance Cradler

February 8
subpoena
February 8
John Davis
Defendant
John Davis
submitted
do find
It is
defendant
Feb 20
John
John
John

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertaking
 execution to be entered herein,
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execution
 ment of _____
 against _____
 hereby promise and undertake to
 said judgment, interest and costs
 may accrue.
 Taken by and signed and approved
 me, and surety approved, this _____
 _____ A. D. _____
 _____ Just
 SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

CIVIL DOCKET.

of the Peace,

Davis

Township,

Union

County, State of Ohio.

account

Att'y for Plff.
Att'y for Deft.
ed, \$ 16-00 with interest
190, at per cent. and costs.
190
and costs \$

1909, the said
ereupon the following pro-

figures following, to-wit:

fore J.M. Kennedy
of the Peace in
Davis & P. Uni
to also

of November
dant a law
allows that at
defendant -
and all

and had had
done quite

1909 said
plaintiff that
he would
free of said

1909 said
Case to the
not refused
d. Plaintiff.

judgment
is sum of
D. Douglas
line an
of that date
and delopd
imobile and the
each P.M.
tomed Tunder
May 5-1 809 on
of February 1909
Certified Copy
to Sheron Ruth
one part

February 8 1909 issued subpoena for de Davis
subpoena returned Feb-8 1909 served by riding in de Davis
February 8 1909 Parties appeared and trial had Plaintiff John Daybrock
Dea Smith & de Davis summoned named by for Plaintiff and
Defendant & Mrs Louella Lewis Bradley Charles Reed & Lawrence
Sager were sworn and examined for defendant and the case was
submitted to the Court without argument and Court after careful consideration
do find for the plaintiff and assess his damage at \$35.00 and his cost
It is therefore Cause doth by me that the Plaintiff recover of the
Defendant the sum of \$35.00 and his cost taxed at \$8
Feb 20 1909 Recd this about J.M. Kennedy J.P.
Judgment in full this 20th day of Feb
J.M. Kennedy J.P.

Apr 20 1909
Recd this about judgment in full

Hesper Robinson

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190
The defendant came, and by
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of
against do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this day of
A. D. 190
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from
100 Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 190, said
entered into an undertaking to the adverse party as follows
No.
Plaintiff vs. Defendant
Before Justice of the Peace Township,
County, Ohio.
Whereas, On the day of A. D. 190, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and cents, and costs taxed at
dollars and cents, and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of
A. D. 190
Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

, Justice of the Peace,

Pa

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	20	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	60	
Summons, each def. named in writ,	25	75	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20	1.00	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Enl. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct.	15	1.90	
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certt. to Trans. or Bill of Ex., each,	25		

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	20	75	
Mileage miles, 1st mile 20, each add'l	5	60	
Copies, each,	25	75	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10	2.10	2.10
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

Morgan & Wright
 No 36 vs.
 W O Howland & Company
 Plaintiff
 Defendant

Action on account
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$17.60 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 1st day of February 1909, 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:
 April 21 1908
 4 sets 7 1/4 inch fire ducts 42-46 \$32.85
 3 " " " " " " 42-46 12.80
 94 only 11' pipes 13-15 1.92
 Said account was duly verified and filed as above
 also attached to said account the letter of summary was attached

Marysville Ohio April 6 1908
 Morgan and Wright Detroit Michigan
 Sutterlin Spf W O Howland Detroit Mich
 tire & wire bearing order and rec with you that
 you get your pay for same and also his balance
 of each account \$9.54 per long bill of our
 goods in parcel that he handle and he put
 Rubber forms your truly
 Howland J Co

By Albert Howland Jr
 Hereupon issued summons for W O Howland
 & Howland & Company & May E Howland
 directed to John Kane Constable

February 20 1909 summons return in due and
 as follows received next February 1st 1909 and said
 the same on the 2nd day of February 1909 on the day
 by leaving a certified copy thereof with the undersigned
 then with W O Howland and Howland & Co
 Mary E Howland Retnble February 12 1909 at one
 o'clock P M

Deposited for cost \$5.00
 Feb 12 1909 Parties appeared and
 agreed to a continuance until March
 12 1909 at 1 o'clock P M

March 12 1909 Cause continued by the Court
 until April 12 1909 at one o'clock P M
 April 6 1909 This case was continued
 on the motion of defendant until 3rd day
 of May 1909 at 1 P M.

Continued by Plaintiff until June 8 1909 at
 1 P M
 June 8 1909 In this case was settled by the parties
 as follows to wit: cost of Howland & Co

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 his _____
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, wh
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution
 ment of _____
 against _____
 hereby promise and undertake to
 said judgment, interest and cost
 may accrue.

Taken by and signed and ackn
 me, and surety approved, this _____
 A. D. 1 _____
 Justice of the Peace

SATISFACTION OF JUD
 Received _____
 Payment in full on the above judg

JURY,

WITNESSES,

CIVIL DOCKET.

Paris

Township,

Russian

County, State of Ohio.

of the Peace,

Account

Att'y for Plff.

Att'y for Deft.

\$17.60 with interest
190, at per cent. and costs.
190
and costs \$

May 1909, the said
upon the following pro-

figures following, to-wit:

46 32.85
46 12.80
92 6.92
47.57

the latter of

April 6 1908

Michigan
Vegetable
mill on that
his balance
of all of our
and the profit

Secularly
W O Heald
evland

in deed
1909 and said
on the deposit
the contents
land & Co
1909 at one

March

the Court
each PM
was entered
3rd day

of 1909 at

the 2nd of
1909

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. Before _____
Justice of the Peace _____ Township,
Defendant } _____
County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

CIVIL DOCKET.

Civil Action before

J M Kennedy

, Justice of the Peace,

Paris

JUSTICE'S FEES

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

Piffs. Costs	15
Defts. Costs	40
	25
	1.00
	1.10
	1.25
	2.45

D D Saugdrake

Action on Promissory Note

No 37 vs. Phoebe Worthman

John Saugher Att'y for Plff. Att'y for Defd.

Am't claimed, \$ 25.00 with interest from Jan'y 1908, at 4 per cent. and costs. Judgment for 190 and costs \$

Be it Remembered, That on the day of 190, 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: For the first Cause of action the plaintiff says that on the 2d day of December 1908 the defendant made for the plaintiff a promissory note in writing of which the following is a copy to-wit:-

Thirty days after date of promise to pay the order of D D Saugdrake twenty five dollars at 6 per cent per annum simple interest as per annuity signed Phoebe Worthman D D Saugdrake before me and signed in my presence the 5th day of April 1909 Dr D D Saugdrake John L Saugher Notary Public

April 5 1909 in pursuance of the precept an said Bill & issued summons on said Bill and detained the said Phoebe Worthman of Paris Township Putnam Co April 8 1909 at 10 o'clock A.M.

10 A.M. April 8 1909 summons returned enclosed same that same on the 5th day of April 1909 at 10 A.M. April 9th parties appeared and the defendant confessed that she was indebted to the plaintiff in said sum of \$25.00 as stated in said note and Bill of Particulars It is thereupon considered by that the plaintiff receive the sum of twenty five dollars debt and set with interest from Dec 2d 1908 at 6 per cent \$25.00 and set to 4ed. at \$3.10.

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisment,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in removing or preserv'g property levied on,	

Transcript filed in Court of the Sec

JURY, WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____

The defendant came, and by _____

of the County, approved by me as _____

ent surety, caused an undertaking for execution to be entered herein, with _____

In pursuance of the Statute _____

and provided, I, _____

as surety for the stay of execution of _____

ment of _____

against _____

hereby promise and undertake to pay said judgment, interest and costs may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____

A. D. _____

Justice _____

SATISFACTION OF JUDGMENT

Received _____

payment in full on the above judgment

CIVIL DOCKET.

Township, *Reunion*

County, State of Ohio.

Pass

of the Peace,

Insurance not

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

l. \$ *25.00* with interest
1908, at 4 per cent. and costs.
190
and costs \$

190, the said
reupon the following pro-

gures following, to-wit:

Plaintiff by
1908 et
la franssas
llaugis a

cause to pers
sumy five
interer is
e linsten
ents an said
is dur
le pium n
borthe sum 7
Deccaly
Mr. Daugherty
for Deft
e requie
but 1908

Public
ter freck
r said 1908
ne Cancell
1908 at

Returned
on the 5th day
the defendant
and said
the was
id sum
and bills
sidered by
ing twenty five
rest from
and 1908
1908
1908

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____

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

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

Justice of the Peace

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows

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

Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

, Justice of the Peace,

JUSTICE'S FEES

Table with columns for Fee Type, Rate, and Total. Includes items like Filing necessary papers, Taking and certifying Affidavits, Docketing, etc.

Piffs. Costs

Defts. Costs

to A. Reed

Action on account for WPA Labor

No. 38

vs.

N. Freeman

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 35 with interest from 190, at per cent. and costs.

Judgment for \$30 April 13 1909, and costs \$

Defendant

Be it Remembered, That on the 7th day of April 1909, 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:

to A. Reed vs N. Freeman Before J. M. Kennedy J. P. Paris Township New Canaan Plaintiff Bill of Particulars Claim for Judgment against the defendant for work and labor performed for him in moving building from shops lot in Maple St \$25.00 also five dollars for moving building on lot 6.00 also for work and labor said Freeman was to perform to do for said plaintiff in moving and building total \$35.00

Issued summons on said 4th day of April for said Freeman returnable on April 13th at 10 AM

April 13 10 AM summons returned and read Received this writ April 13 1909 and served the same on the same day by long with said defendant a certified copy of the same with the endorsement thereon signed John Kane least

April 13 1909 parties appeared and trial had to A. Reed & Elmer Gumble sworn and examined for Plaintiff and the defendant & an sworn and examined for the defendant argued by the parties and upon full evidence of the testimony I find for the plaintiff and assess his damage at \$30.00 It is therefore considered by me that to A. Reed recover of the defendant his debt of \$30.00 & cost of this suit to wit \$3.00 J. M. Kennedy J. P.

Due of N. Freeman the above Judgment and cost in full J. M. Kennedy J. P.

April 13 1909 Recd the above judgment in full to A. Reed

CONSTABLE'S FEES

Table with columns for Fee Type, Rate, and Total. Includes items like Serv. and Ret. of Summons, Mileage, Copies, etc.

Piffs. Costs

Defts. Costs

JURY,

WITNESSES,

Elmer Gumble

UNDERTAKING FOR STAY OF

On the ... day of ... The defendant came, and by ... of the County, approved by me a ... ent surety, caused an undertaking execution to be entered herein, w ... In pursuance of the Statute and provided, I, ... as surety for the stay of execution ment of ... against ... hereby promise and undertake to said judgment, interest and co ... may accrue.

Taken by and signed and ac ... me, and surety approved, this ... A. D. ... Justice

SATISFACTION OF JU

Received ... payment in full on the above ju

of the Peace,

William
W. A. Lohr

Att'y for Plff.

Att'y for Deft.

\$ 35 with interest
190, at per cent. and costs.

30 April 12 1909,
and costs \$

April 1909, the said
upon the following pro-

figures following, to-wit:

Before J. M.
Rosenbaum

the defendant
for him in
in whole of \$ 500
ing an debt of
remain this
moving and
500
35

of April
in April 12

induced
and secured
my debt
to same with
John Lane
least

and that
able person
the defendant
full executed
plaintiff and
me that to

his debt of
and of \$ 500
ready J. D.

about
full
ready J. D.

judgment is

CIVIL DOCKET.

Pois

Township,

Ruman

County, State of Ohio.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

The defendant came, and by _____

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

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190_____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190_____, from

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

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows

No. _____

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

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

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

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____

of _____ County, Ohio, hereby promise and undertake to

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

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

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

_____ A. D. 190_____

Justice of the Peace

of the Peace,

Peace

Township, *Union*

County, State of Ohio.

Account

Hoops Att'y for Plff.
Att'y for Deft.
\$2883 with interest
190, at per cent. and costs.
190
and costs \$

1909, the said
upon the following pro-
dures following, to-wit:

Account with
City office 74

- 708
- 249
- 189
- 148
- 172
- 28
- 165
- 175
- 190
- 124
- 131
- 34
- 76
- 154
- 111
- 46
- 52
- 24
- 224
- 68
- 127
- 142
- 47
- 82
- 225
- 84
- 76
- 152

3983

1040

100

1100

2883

paid to John
the 2nd
last. P.M.

April 21st 1909 *Human Return* Indorsed Re this writ April 15 1909
and issued this same on Thursday day of April 1909 on the default
by leaving a certified copy thereof and of the writs thereon with
J. Harley Day at his usual place of *Dan's* *Business*
Signed John Kane Constable

April 21 1909 I P M of said As Said Writ Day met officiating
at the house of 1 P M or for one hour thereof and this account
being duly verified and after sitting in said case for an hour
I hereby render judgment against said *Writ* *Day* *to* *default*
for said sum of \$2883. debt. Not knowing and being no man
of human who the Company referred to failed to render any judgment
against said Company *Indorsed* *Writ* in said claim and judgment
cost taxed at \$3.65

April 28 1909 having rec notice from J H Kunkade
that said defendant had paid the same to the Company by check
and had failed to pay the cost I thereupon upon the order of J H
Kunkade issued execution for the cost of this case and accrued
costs being a total of \$5.20 and delivered the same to J H
Kane Constable April 30 1909 Execution returned account
served by check for cost + accrued cost amount \$5.80
Paid to John Kane Constable his cost out. 60 cts
Paid to J H Kunkade atty \$5.00 amount deposited for
cost
J M Kunkade J.P.

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.
On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee _____, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant _____ will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

Justice of the Peace,

Paris

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

CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,		25	
each additional,	10	20	
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertirement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

Hoop & Robinson Partners

No 40 vs. Charles E. Rayner

Action on account

Hoop & Robinson Att'y for Plff.

Mela Myers Att'y for Deft.

Am't claimed, \$100 with interest

from 190, at per cent. and costs.

Judgment for 190

\$ and costs \$

Be it Remembered, That on the 24th day of April 1909, the said Plaintiff filed then Bill of Particulars herein, whereupon the following proceedings were had:

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

Hoop & Robinson } Before Jm Kennedy J

vs } Over Shesby sum

Charles E. Rayner } Dunt amo.

W. S. Hoop and James E. Robinson Partners deny business in the name of Hoop & Robinson. They claim the plaintiffs and say there is due them from the defendant the sum of \$100.00 from this defendant and this sum of \$100.00 for attorney fees for services rendered this defendant on or about November 1908 interest at 6% from November 1908. Therefore said plaintiffs ask judgment for \$100.00 and interest as above.

Hoop & Robinson

Thereupon issued summary upon the same directed to John Kane constable returnable May 4 1909 at 1 P.M.

summar return. Received this writ April 29 1909 and I served the same on the same day of April 1909 on the defendant by leaving a certified copy thereof and of the Indorsements thereon with Charles E. Rayner signed John Kane

May 4 1909 by agreement of the parties this case was returned until June 7 1909. at 1 o'clock P.M.

This case was settled by the parties & cost paid. J. M. Kennedy J.P.

Paid Wm. Hoop his fees
June 20 1909

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____

The defendant came, and by _____

of the County, approved by me as _____

ent surety, caused an undertaking for the stay of execution to be entered herein, and

In pursuance of the Statute _____

and provided, I, _____

as surety for the stay of execution _____

ment of _____

against _____

hereby promise and undertake to _____

said judgment, interest and costs _____

may accrue.

Taken by and signed and approved by me, and surety approved, this _____

A. D. _____

Justice _____

SATISFACTION OF JUDGMENT

Received _____

payment in full on the above judgment _____

CIVIL DOCKET.

of the Peace,

Paris

Township, *Moran*

County, State of Ohio.

account

Robison Att'y for Plff.
Myers Att'y for Deft.
\$100 with interest
190, at per cent. and costs.
190
and costs \$

put 1909, the said
reupon the following pro-

gures following, to-wit:

Wm. D. ...

Moran ...
... says there is
the sum of
and this sum
is due
... 1908
... 1909
... for

... the same
returnable ...

at April 29 1909
for same day
... entered
... with
...

this case ...
... A. D.
...

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Before _____
Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. V. Kennedy

Justice of the Peace,

June

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each	5	40	
Taking and certifying Affidavits, each	40	40	40
Docketing, Indexing, Appce., per 100 w.	15	100	60
Summons, each deft. named in writ	25	25	
Issuing Subpoena	5		
Continuance or Adjournment, each	20		
Swearing Witnesses, each	14	70	
Entering Bond or Undertaking, each	40		
Attachment for Witness or Juror	each 40		
Order of Attachment	" 40		
Order of Sale or Vendi	" 40		
Notice to Garnishee	" 40		
Order on Garnishee	" 40		
Writ of Replevin	" 40		
Writ of Restitution	" 40		
Order of Arrest	" 40		
Writ, Ord. or Process not nam'd above, ea.	40		
App'g Guard'n for Minor to pros. suit	25		
App'g spec. Constables or App'rs, each	40		
Ent. Rule of Reference or copy thereof	15		
Writing Panel for Jury, per 100 words	15		
Venire for Jury	40		
Swearing Arbitrators, each	5		
Sitting in the Trial	1.00	100	100
Entering Judgment	40	40	
Judgment on the Docket	15	15	
Recognizance of a Witness or of Bail, ea.	40		
Each additional Witness	10		
Stay Bond or Appeal Bond and filing, ea.	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words	15		
Other Writings or Record, per 100 words	15		
Issuing Execution	40		
Ent. discontinuance or satisfaction, each	20	20	
Bill of Exceptions and copy, per 100 w.	15		
Transcript from Docket, per 100 words	15		
Cert. to Trans. or Bill of Ex., each	25		
		440	400

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person	25	25	
Mileage miles, 1st mile 20, each add'l	5	25	
Copies, each	25	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional	10	70	
Mileage as above miles			
Copies, each	25		
Serv. and Ret. Attachment for Witness or Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	" 40		
" " Order Sale or Vendi	" 40		
" " Notice to Garnishee	" 40		
" " Order on Garnishee	" 40		
" " Writ of Replevin	" 40		
" " Writ of Restitution	" 40		
" " Order of Arrest	" 40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40		
Mileage on each as above miles			
Copies, each	25		
Summoning Jury	1.00		
Mileage as above miles			
Copies of Venire, each	25		
Attending Trial, per day	1.00	100	
Taking Bond	50		
Service of Execution	40		
Summoning and Swearing Appraisers	1.00		
Advertis'g Property for Sale on Execut'n	40		
Writing or setting up Advertisement	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in moving or preserv'g property levied on			

Sam. Kennedy
 JURY
 Elliot Samuels 1.00
 George Sledge 1.00
 George Kennedy 1.00
 James Smith 1.00
 Frank Solloway 1.00
 O. B. Coleman 1.00
 WITNESSES
 1. Dona McLean 25
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CIVIL DOCKET.

Dunlop

Township,

Union

County, State of Ohio.

June 17, 1909 10 AM

Parties appeared and defendant... Court for a continuance of this case and it was continued by agreement until June 29 at 9 o'clock AM of said day...

Plaintiff: Lewis DeMott, Defendant: Committee Claim

I have come this defendant... that he admits the charges... but denies the... further denies that at the time... said by... that there is here and... Dollars in said exchange... For second cause of action... that plaintiff was the owner of a bay mare... which the defendant received from the plaintiff in exchange of horses... said by... that the defendant... obtained judgment against the said... on the docket of said... Justice of the Peace, for... dollars and... cents, and costs taxed at... dollars and... cents, and the said... intend to appeal therefrom, to the Court of Common Pleas of said County.

UNDERTAKING FOR STAY OF EXECUTION.

On the... day of 190... The defendant came, and by... his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statute in such case made and provided, I, as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this... day of A. D. 190... Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received... 190... from... Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the... day of 190... said... entered into an undertaking to the adverse party as follows... No... Before... Justice of the Peace... Township, County, Ohio. Whereas, On the... day of A. D. 190... the said... obtained judgment against the said... on the docket of said... Justice of the Peace, for... dollars and... cents, and costs taxed at... dollars and... cents, and the said... intend to appeal therefrom, to the Court of Common Pleas of said County. Now, therefore, of... County, Ohio, hereby promise and undertake to the said appellee... in the sum and to the amount of... dollars, conditioned as follows: 1. That the said appellant will prosecute... appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this... day of A. D. 190... Justice of the Peace

CIVIL DOCKET.

Civil Action before

J M Kennedy

, Justice of the Peace,

Pa

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

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n 40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

Willis Perfect & B. C. Perfect
 Plaintiff
 vs.
 Charles H Westlake
 Defendant

Action on Note and account
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 723 1/4 with interest from 190 , at per cent. and costs.
 Judgment for 190 and costs \$

Be it Remembered, That on the 16 day of June 1909, 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:
 Willis Perfect and B. C. Perfect Plaintiffs
 vs.
 Charles H Westlake Defendant
 Before J M Kennedy Justice of the Peace in and for Davis Township Roman County Ohio

Bill of Particulars
 First Cause of action Plaintiff claims a judgment against the defendant upon a promissory note a copy of which with all thereon as follows:
 \$79.40
 April 5 1905
 4 months after date hereof to pay to the order of the Plaintiff Charles H Westlake or Security \$79.40 Dollars for bond received negotiable and payable without defalcation or discount and with interest from - at the rate of 5 - percent per annum and if interest be not paid annually to become as principal and bear the same rate of interest

9-11 #3740
 Paid by laborance Westlake
 Plaintiffs say they are the owners of said note and there is now due thereon the sum of \$ 67.50

Second Cause of action Plaintiff claims a judgment against the defendant for the sum of \$11.24 upon a cash account for goods and merchandise furnished this defendant by these plaintiffs as follows at his request as follows:
 April 24 1905 25.00 bush of oats \$ 9.25
 June 26 5 ' 90 m 3.25
 July 27 375 lbs middling 3.95
 July 26 25 sh board 2.50
 " 17 10 lbs meal 1.00
 " 24 1770 lbs muslin 17.70
 interest 1.84
 \$11.24

Plaintiffs say they are the owners of said account and there is due thereon the sum of \$ 67.50

Plaintiff filed by O. A. ... June 19, 1909 for judgment herein

WITNESSES,
 O. A. ...

Underwriter of
 June 19
 June 17
 16 1909
 Defendant
 O. A. ...

June 19
 Willis Perfect
 Plaintiff
 vs.
 Charles H Westlake
 Defendant

UNDERTAKING FOR STAY OF EXECUTION
 On the ... day of ...
 The defendant came, and by ...
 of the County, approved by me as ...
 ent surety, caused an undertaking for execution to be entered herein, in pursuance of the Statute and provided, I, ... as surety for the stay of execution of the judgment of ... against ... hereby promise and undertake to pay the said judgment, interest and costs that may accrue.

Taken by and signed and acknowledged by me, and surety approved, this ...
 A. D. ...
 Justice of the Peace

SATISFACTION OF JUDGMENT
 Received ...
 payment in full on the above judgment

of the Peace,

Paris

Township,

Green

County, State of Ohio.

rate and account

Robinson Att'y for Plff.

Att'y for Deft.

\$ 223 14 with interest
190, at per cent. and costs.

190

and costs \$

1909, the said

upon the following pro-

dures following, to-wit:

of the Peace in
Paris Township
County Ohio

of Charles &
upon a promise
thereon as follows

of us promise
master in

of the rate
interest be
as principal

take

of said rate
the sum of

of Charles &
debt for the
account
incurred this
is follows

\$ 223

325

395

257

10

1770

1827

101 54

es of by said
can the sum of 223 14

whereupon plaintiff pay judgment for the sum of \$ 223 14

with respect and B E Goff

of Murphy & Robinson
their attys

June 16 1909

Issued summons (upon the above Bill of Particulars) and
delivered the same to Sam Hensley Clerk of the Court to serve
the same upon the defendant at his usual place of residence
June 19 1909 at 10 a m

June 17 1909 at 10 a m
June 17 1909 at 10 a m

June 17 1909 at 10 a m
June 17 1909 at 10 a m

June 17 1909 at 10 a m
June 17 1909 at 10 a m

June 17 1909 at 10 a m
June 17 1909 at 10 a m

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June 17 1909 at 10 a m
June 17 1909 at 10 a m

June 17 1909 at 10 a m
June 17 1909 at 10 a m

June 17 1909 at 10 a m
June 17 1909 at 10 a m

June 19 1909 at 10:30 AM Court appeared and trial had
Wills Perfect & Mike Murphy sworn and examined by
Plaintiff and Charles H. Robinson sworn and examined for
the defendant. The Court after hearing the evidence and
arguments of the counsel do find for the plaintiff and
assess his judgment at \$ 223 14

It is therefore found by the Court that the plaintiff recover
of the defendant the sum of \$ 223 14, debt and his cost taxed
at \$
The defendant have filed an answer admitting the debt
and denying the the No Pursuit of debts & deny all
the balance of the plaintiff account

J M Healey Justice of the Peace
Defendant for Note of Appeal

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190 _____

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

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190 _____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190 _____, said _____

entered into an undertaking to the adverse party as follows

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

County, Ohio.
Whereas, On the _____ day of _____ A. D. 190 _____, the said _____

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

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

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

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190 _____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

Carburd from Aug 91.

Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n 40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

JURY,

WITNESSES,

E. S. McLearn

No. 1 vs. Plaintiff
 Deane Pettibred
 Defendant

Action on
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ with interest
 from 190 , at per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the day of 190 , 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:
 \$25.00 as plaintiff well knew at the of said change.
 Defendant further says that prior to said change of said plaintiff warranted and executed said by bond he said and the defendant being before said warranty & charges horses as balance set forth
 Defendant further says that of said by man had been summed and as plaintiff presented her to be that she would have been worth then hundred dollars (\$100.00)
 Defendant further says he has done up in the sum of one hundred and twenty five dollars (\$125.00) for which he asks judgment & costs with the one hundred and twenty five dollars (\$125.00) and all in the sum of three hundred dollars (\$300.00)
 J. Harrison Smith
 Attorney for Defendant

June 22nd 1909
 Verdict of Jury returned as follows
 Rec this writ from 17 and personal debts
 Cohen and to succeed the same on jury further
 Elliot Southard George Hegler Henry Kennedy
 James Shick & A. B. Lerly
 Sam Hunsley
 By agreement of parties this case
 was continued until July 31 1909 at 9
 o'clock in the forenoon.

July 31 1909 Parties appeared and
 trial had Lorna McLearn Selma Pollett
 Grant Kellogg Jacob McKee Dr. Leath
 Adolph Dr. Adolph Moore Dr. W. F. Duff
 Dr. H. Gomez Dr. Keys Jesse Southard
 & Ernest Hunsley sworn and be and for
 Plaintiff
 The following jurors were summoned
 and sworn James Shick Elliot Southard
 George Hegler Henry Kennedy Frank
 Ballantyne & O. B. Balchun & reached at 9 o'clock

Also I
 signed
 argued
 brought
 O.S.
 Deane
 Pettibred
 hem
 and
 So is
 this at
 less to
 scene
 at

UNDERTAKING FOR STAY OF
 On the day of
 The defendant came, and by
 of the County, approved by me a
 ent surety, caused an undertaki
 execution to be entered herein, w
 In pursuance of the Statute
 and provided, I,
 as surety for the stay of executio
 ment of
 against
 hereby promise and undertake to
 said judgment, interest and co
 may accrue.
 Taken by and signed and ac
 me, and surety approved, this
 A. D.
 Justic
 SATISFACTION OF JU
 Received
 payment in full on the above ju

of the Peace,

Township,

County, State of Ohio.

Also Dr. Volstead's certified true sworn and returned by the defendant and was submitted to the Jury and was argued by the attorney and the Jury after due deliberation brought in its following verdict

By McLean Plaintiff

That Defendant's plea is correct

But the Jury should assess the Plaintiff damages here at against the defendant in the sum of five hundred and twenty five dollars and twenty five cents

signed by the Defendant's attorney

It is therefore considered by me that the Plaintiff receive of the defendant the sum of two hundred and twenty five dollars less the amount of the check of a 125. That he has already secured the payment thereof and his cost here taxed at \$18.75. J. M. Kennedy Justice of the Peace

Att'y for Plff.

Att'y for Deft.

with interest

190, at per cent. and costs.

190

and costs \$

190, the said

upon the following pro-

cedures following, to-wit:

in at the of

to said and the county & charges

and by means presented in North street

of the said five dollars by five dollars three months

with defendant

out to the Jury further by Kennedy

in Court 1909 at by

leaved and Selma Pollett

at least W. F. Duff South

to be used for

Chatt South

le Frank reached as from

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190

The defendant came, and by

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

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

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

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

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

A. D. 190 Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from

100 Dollars,

payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 190, said

entered into an undertaking to the adverse party as follows

No.

Plaintiff vs. Defendant Before Justice of the Peace Township,

County, Ohio.

Whereas, On the day of A. D. 190, the said

obtained judgment against the said

on the docket of said

Justice of the Peace, for

dollars and cents, and costs taxed at

dollars and cents, and the said

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

Now, therefore, of County, Ohio, hereby promise and undertake to

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

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without

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

satisfy such judgment and costs.

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

A. D. 190

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

, Justice of the Peace,

Pous

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each,	6	10
Taking and certifying Affidavits, each,	40	
Docketing, Indexing, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	30
Issuing Subpoena,	5	25
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea,	40	
App't'g Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
En. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venue for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of Bail, ea,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea,	40	
Collections made upon judgments, 4 per ct.	15	100
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., each,	25	
<i>cost to debt</i>		290

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20, each add'l	5	25
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25,		10
each additional,		10
Mileage as above miles,		
Copies, each,		25
Serv. and Ret. Attachment for Witness or		40
Juror, ea. pers'n		40
Serv. and Ret. Order of Attachm't		40
" " Order Sale or Vendi		40
" " Notice to Garnishee		40
" " Order on Garnishee		40
" " Writ of Replevin		40
" " Writ of Restitution		40
" " Order of Arrest		40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		40
Notices, or Copies, each person,		40
Mileage on each as above miles		
Copies, each,		25
Summoning Jury,		1.00
Mileage as above miles,		
Copies of Venire, each,		25
Attending Trial, per day,		1.00
Taking Bond,		50
Service of Execution,		40
Summoning and Swearing Appraisers,		1.00
Advertis'g Property for Sale on Execut'n,		40
Writing or setting up Advertisment,		25
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

Dana D. Reed
 Plaintiff
 No. 43 vs.
Sanatorium Company of Mansfield Ohio
 Defendant

Action on *account*
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$20.00 with interest
 from 190 , at per cent. and costs.
 Judgment for 190 ,
 \$ and costs \$

Be it Remembered, That on the 27 day of June 1904, 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:
Dana D Reed vs Sanatorium Company of Mansfield Ohio
 Plaintiff claims judgment for balance of book account for groceries used for medicinal purposes \$30.44
 June 21st issued summons directed to Sam Hensley when I had appointed as Deputy in this case for said defendant returnable June 25-1909 at one o'clock P.M.
 Summons returned June 21 1909 as follows June 21. rec this writ and send the same under 21st day of June 1909 under defendants by filing a certified copy of the same with the undersigned then with Dr. L. D. Wells Manager of said Sanatorium signed Sam Hensley
 Deputy Constable
 June 25 10 am received of Dr. L. D. Wells 15.00 on above claim of Dana D. Reed Justice of the Peace

June 25 1909 notice party appearing at New School P.M. for and from the court and the claim being confessed by Dr. L. D. Wells having paid fifteen Dollars upon the same it is thereupon considered by court that the Plaintiff recover of the defendant the sum of fifteen Dollars and his cost to be at three Dollars making a total of 18.00
 June 25 09
 Rec on the above
 Dana D. Reed

September 21st 1909 Issued execution on the above judgment for the balance due eighteen dollars and thirty four cents for with interest at six per cent from June 25th directed to D. C. Polenbaugh Constable of Paris Township Verdin County of Mansfield Ohio.

Sept. 25th 1909.
 Received of Dana D. Reed
 Balance in full

Total cost \$3.10
 Received by cost
 JURY, up to date
 June 24 09
 Sam Hensley D.C.

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking for the stay of execution to be entered herein, and in pursuance of the Statute and provided, I, _____ as surety for the stay of execution of the judgment of _____ against _____ hereby promise and undertake to pay the said judgment, interest and costs, if the same may accrue.
 Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. _____ Justice of the Peace
 SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

CIVIL DOCKET.

of the Peace,

Paris

Township,

Paris

County, State of Ohio.

Sept. 25th 1909.
Received of G.M. Kennedy J.P.
Balance in full of said judgment.
Dana S. Reed

EA

Att'y for Plff.

Att'y for Deft.

\$20.00 with interest
190, at per cent. and costs.
190
and costs \$

1904, the said
upon the following pro-

ures following, to-wit:

Balance
is due

underrated
had application
said defendant
at one dollar

as follows
and said
June 1909
a certified
process to them
of said
usly
Leah Custable
D. S. Quill
Justice
of the Peace

appearing at
in the office
by D. S. Quill
the sum
that the
defendant the
his cost

Reed
execution on the
due eighteen
for with
me 25th
of Paris Township

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

The defendant came, and by _____

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

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

as surety for the stay of execution on the above judg-
ment of _____

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

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

A. D. 190_____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190_____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows

No. _____

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

Defendant . } _____
County, Ohio.

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

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

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____

of _____ County, Ohio, hereby promise and undertake to

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

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without

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

satisfy such judgment and costs.

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

A. D. 190_____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J M Kennedy

, Justice of the Peace,

Pa

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	4	5	20
Taking and certifying Affidavits, each,	40	40	40
Docketing, Indexing, Appce., per 100 w.,	15	100	25
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror	each	40	
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee,	"	40	
Writ of Replevin,	"	40	210
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ, Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Enr. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00	1.00	
Entering judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	70	
Mileage miles, 1st mile 20, each add'l	5	210	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	"	40	
" " Order Sale or Vendi	"	40	
" " Notice to Garnishee	"	40	
" " Order on Garnishee	"	40	
" " Writ of Replevin	"	40	
" " Writ of Restitution	"	40	
" " Order of Arrest	"	40	
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00	1.00	
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in re-			
moving or preserv'g property levied on,			

Warrant of Arrest
 Returned by Court
 in fees
 Sam W Hensley Jpe Cl
 JURY,

WITNESSES,
 appraisers for
 Ed H. Berg
 Ed H. Berg
 J N Amery
 Sheriff
 in fees

Judith Robinson
 Executrix of the Estate
 of Chester S Robinson dec.
 Plaintiff
 No. 44 vs.
 Robert W Purdum
 Defendant

Action on Replevin
 Rules & Hoops Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ with interest
 from 190, at per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 210 day of July 1907, 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:
 Before J M Kennedy Justice of the Peace
 in and for said County of Monroe
 Judith Robinson Executrix of the Estate of
 Chester S Robinson dec. Plaintiff

vs.
 Robert W Purdum Defendant

The State of Ohio County of Monroe
 Judith Robinson being duly sworn deposes and says that she is executrix of the estate of Chester S Robinson deceased and as such is entitled to the following described property as part of the estate of the said Chester S Robinson deceased to-wit: one amount largely made by Henry Coughlin of Mansfield Ohio one Chicago Machine Art Parked Yellam one Monitor Bike made by Wm Murray one and small single pointed Red lead Pencil one and set of double drug Bonuss Rubber Drawings one set of single coat brass brass one set of single drug bonuss with black markings two sets of single drug bonuss with black markings one pair of double leather one light single bonuss one leather to Arthur Adams.

That said defendant is entitled to the immediate possession of said property.
 That said property is lawfully obtained by Robert W Purdum
 That said property has not been in the actual custody or control of said defendant as a result of any tax, fine or assessment assessed against him and is not claimed by her under a title acquired directly or indirectly by transfer from any person or such property has been obtained by such defendant or process or by purchase or award or otherwise in a form under Chapter 2

X with 111
 final process
 Sumant

Issued
 Return
 Return of
 and given
 July 21
 Return
 & certify
 Hi dg
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 and to
 to said

Real Est
 July
 July 24
 Judgment
 The im
 any of the
 It is the
 person of
 & the
 the prop
 & the
 1 Chicago
 1 set drug
 1 set drug
 1 August

UNDERTAKING FOR STAY OF
 On the day of
 The defendant came, and by
 of the County, approved by me a
 ent surety, caused an undertakin
 execution to be entered herein, w
 In pursuance of the Statute
 and provided, I,
 as surety for the stay of execution
 ment of
 against
 hereby promise and undertake to
 said judgment, interest and cos
 may accrue.

Taken by and signed and ack
 me, and surety approved, this
 A. D.
 Justice

SATISFACTION OF JUI
 Received
 payment in full on the above jud

Paris

Township,

Union

County, State of Ohio.

of the Peace,

Replein
Hoops Att'y for Plff.
Att'y for Deft.
with interest
190, at per cent. and costs.
190
and costs \$
190
the said
upon the following pro-

ures following, to-wit:

to Paris
in defense and
estate of Charles
as such is
and property as
on Robinson
Suggs made
unpaid Ohio
ad Yellow
no Harry
been
cross
Rubber
brass

X with 111 part 31 of the unseized state of Ohio on any other person on
final process issued against this defendant
signed Juliett Robinson
sworn and subscribed before me this 21st day July 1909
J. L. Robinson

Deputy Clerk Michael East
I issued summons and writ of Replein of the date of July 21st
returnable July 21st at 10 A.M. and directed to Ann directly
returnable to Ann as Constable as there was no authorized
and qualified Constable in said township
July 21st 10 A.M. summons and writ of Replein return as follows
Ann directly return July 21st 1909 and on the 21st day of July left
a certified copy of this writ at the place of residence and on the
21st day of July took possession of the goods described herein and
had the same appraised as shown by the schedule hereto attached
and had the plaintiff locate a bond on the sum of \$165--
to said Robert Pardon with Emily W. Lane
E. H. Hauer to answer of

Real Estate which had been appraised by me this 21st day
July 1909
July 24th 10 A.M. said Robert Pardon came and confessed
judgment and admitted that said plaintiff has entitled to
the immediate possession of said property and has at the time
any of this action this amount of
It is therefore answered by me that said plaintiff has the
possession of said property and answer has not been made
of the property appraised in this schedule hereto attached
Ann directly return July 21st 1909
1 Chicago Reaping
1 set single Coach Horses
1 set single Light Harness
1 Houghton Bay Boat

20
15
10
25

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.
On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	20	
Taking and certifying Affidavits, each,	40	100	
Docketing, Indexing, Appce., per 100 w.,	15	60	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5	20	
Continuance or Adjournment, each,	20	20	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40	40	
Order of Sale or Vendi,	40		
Notice to Garnishee,	40	40	
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea.,	40	100	
App't Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00	1 00	
Entering judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		
<hr/>			
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	50	
Mileage miles, 1st mile 20, each add'l	5	50	
Copies, each,	25	50	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

Dr Henry Southard
 Plaintiff
 No. 415 vs.
 Harrison-Shaw
 Defendant

Action on account
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$10 00 with interest
 from 190 , at per cent. and costs.
 Judgment for 190
 \$10 00 and costs \$

Be it Remembered, That on the 23 day of July 1909, 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:
 Defendant on the 20th day of July 1909
 issued attachment & bench warrant for Plaintiff
 & mesne to see himself who was returned
 to see the same Benchable July 28 1909 at
 1 P.M.
 Returned enclosed found by Sheriff a
 Certified Copy of writ & bench warrant each
 July 28. 1 P.M. to J. William appeared
 as benchman & my duty benchman was
 returned as follows
 Ampley Harrison Shaw
 JURY fee one dollar & 50 cents per day
 also one dollar
 served to W. Williams
 Quare issued an order to said
 benchman to pay into court the cost herein
 taxed at \$400 Dollars and 75¢ of
 the person earnings of said defendant &
 he said Dr. Southard until this claim
 he said in full the said Dr. Southard
 press checks
 I also found that said Harrison
 Shaw owes indebted to said Henry
 Southard on the sum of 1000.
 It is therefore this day awarded by me
 that said Henry Southard recover of
 the said Harrison Shaw the said sum
 of 10 Dollars as per ordered above
 July 28 - 1909 J. M. Kennedy
 J. D.

Custodian for
 Paul S. H. H. H.
 J. M. Kennedy

JURY,

 WITNESSES,

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, w
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execution
 ment of _____
 against _____
 hereby promise and undertake to
 said judgment, interest and cos
 may accrue.
 Taken by and signed and ack
 me, and surety approved, this _____
 A. D. _____
 Justic
 SATISFACTION OF JU
 Received _____
 payment in full on the above jud

CIVIL DOCKET.

of the Peace,

Parr

Township,

Rum

County, State of Ohio.

Account

Att'y for Plff.

Att'y for Deft.

d, \$10 ⁰⁰ with interest
190, at per cent. and costs.

190, and costs \$

190 of, the said
reupon the following pro-

gures following, to-wit:
in attached

*to for Cuckhams
Kees substituted
25 1909 at*

*Range a
North East
offered
near Pres*

erdy

*Said
to cost him
ed 10 of
dependent
this claim
thw ever*

*ensur
Nary*

*ured by me
return of
to said
chans
mudy*

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows

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

Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____

Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

NAMES AND RESIDENCES OF CREDITORS.
IF RESIDENCE UNKNOWN, THAT FACT MUST
BE STATED.

WHEN AND WHERE
CONTRACTED.

NATURE AND CONSIDERATION OF THE DEBT, AND
WHETHER ANY JUDGMENT, BOND, BILL OF EXCHANGE,
PROMISSORY NOTE, ETC., AND WHETHER CONTRACTED
AS PARTNER OR JOINT CONTRACTOR WITH ANY OTHER
PERSON; AND IF SO, WITH WHOM.

AMOUNT.

Omen Hardware Co. vs <u>Barbara Kluber</u>	for hearing <u>Feb. 28 1916</u> ?
Lenna Cannon vs Bob Cannon	for trial July 11 1916 agreed to Feb. 14 1916

CIVIL DOCKET.

Civil Action before

J. M. Henry

Justice of the Peace,

How

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	75	
Taking and certifying Affidavits, each,	40	40	
Docketing, indexing, Appce., per 100 w.,	15		
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea.,	40		
App'tg Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00	1 00	
Entering judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.		80	
Record per 100 words,	15	45	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		
Extra trouble		3 40	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	75	50	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,		1 00	
Copies, each,	25		
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n 40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles		5 00	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			

Arthur Ashup

Action on 1640.

No. 1286 vs. Elmer Berg

Plaintiff Att'y for Plff.
 Defendant Att'y for Deft.
 Am't claimed, \$ with interest
 from 190 , at per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 16 day of August 1909, 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:

Arthur Ashup Plaintiff
 vs.
 Elmer Berg Defendant
 Plaintiff claims judgment against the defendant for work and repairs by him for the defendant in the year 1904 1640

He therefore asks judgment against the defendant Elmer Berg for the sum of \$640 with interest at 6% of W. Sharp being duly sworn says the above is correct and unpaid and that he is the agent of the plaintiff in this case (signed) J. W. Sharp sworn and subscribed by the said J. W. Sharp this 16th day of August 1909 J. M. Henry J.P.

August 20 1909 Issued summons re above claim and released the same to D. & B. Bolebaugh Leasable.

August 20 1909
 Summons returned undosed as follows
 August 20 received this writ and I denied the same on the 27th day of August 1909 under default set by leave certified copy served with the summons returned at the usual place of residence reports said Elmer Berg signed D. & B. Bolebaugh Leasable

August 30 Received on the above claim \$20.00

August 30 1909 Received on the above claim \$20.00 Ira Sharp. Agt.

August 30 1909 Parties appeared and defendant confessed judgment & paid 20.00 on the same leaving a balance due of \$1.40 due and unpaid it is therefore considered by me that the plaintiff receive of the defendant said sum of \$420 & secured costs J. M. Henry J.P.

Sept 2nd 1909
 Amount of judgment & costs
 J. M. Henry J.P.

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION
 On the day of
 The defendant came, and by
 of the County, approved by me
 ent surety, caused an undertaking
 execution to be entered herein,
 In pursuance of the Statute
 and provided, I,
 as surety for the stay of execution
 of
 against
 hereby promise and undertake to
 said judgment, interest and costs
 may accrue.
 Taken by and signed and
 me, and surety approved, this
 A. D.
 Just
 SATISFACTION OF JUDGMENT
 Received
 payment in full on the above judgment

CIVIL DOCKET.

Civil Action before

J. M. Kennedy

Justice of the Peace,

Par...

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

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

Charles Schlegel
 Plaintiff
 No 47 vs.
 Elmer Heath
 Defendant

Action on Replevin
 W. H. Wallbrook Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 100 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 6 day of September 1909, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Being for Replevin of Custom goods & chattels held and in the possession of an Elmer Heath and
 all the fixtures stock and goods in the Restaurant in the Brown building belonging to Charles Schlegel until the usual amount set forth in said affidavit as to amount.

Issued writ of Replevin & summons directed to D. L. Balchman, Sheriff of the County of Cook, Illinois, on or before 10 days of September 1909 at 1 o'clock P.M. September 6 1909 Summons & writ of Replevin & summons returned & served as follows: served this writ by Henry J. Shadep and J. D. Leggett to the household of the Plaintiff, Elmer Heath as per schedule attached a used and the sum on said defendant by Henry certified as at his usual place of business and took the bond as required by law and took the same case to said Plaintiff Charles Schlegel as shown by said return.

Sept 10 1909 Plaintiff appeared and the defendant that opposing at the home of one Edward P.M. as for and then the Court found from the evidence that at the beginning of this suit the goods and chattels mentioned in the schedule herein held over the property of the Plaintiff and that he was entitled to the immediate possession thereof. It is therefore considered by the Court that he retain possession of such goods and chattels and assess his loss thereon and at and it is further adjudged by the Court that the Plaintiff recover of the defendant the amount less the cost of the suit.

JURY,
 WITNESSES,
 J. A. Shadep
 J. D. Leggett
 1.00
 1.00
 2.00

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking for the stay of execution to be entered herein, with _____
 In pursuance of the Statute _____
 and provided, I, _____
 as surety for the stay of execution _____
 ment of _____
 against _____
 hereby promise and undertake to _____
 said judgment, interest and costs _____
 may accrue.
 Taken by and signed and acknowledged by me, and surety approved, this _____
 A. D. _____
 Justice of the Peace
 SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

Paris

Township,

Paris

County, State of Ohio.

\$100 with interest
 190, at per cent. and costs.
 190
 and costs \$

1909, the said
 upon the following pro-

gures following, to-wit:

in goods
 possession

and goods

Brown
 this holder

but fut. in

Announcements
 Least 10

in before 10

of 10

used as

of having

to household

means for

and old sum

certified as

and took

and used

Charles

time

Ballentine

install

of used the

loan of one

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows

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

Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____

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

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

Civil Action before

, Justice of the Peace,

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

15
25
40
1.00
40
15
2.35

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

25
5
25
75

Action on
Plaintiff vs. Defendant
Am't claimed, \$ 190 with interest
from 190, at per cent. and costs.
Judgment for 190
\$ and costs \$

Be it Remembered, That on the day of 190, 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:

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF
On the day of
The defendant came, and by
of the County, approved by me a
ent surety, caused an undertaking
execution to be entered herein, w
In pursuance of the Statute
and provided, I,
as surety for the stay of execution
ment of
against
hereby promise and undertake to
said judgment, interest and cos
may accrue.

Taken by and signed and ack
me, and surety approved, this
A. D.
Justic

SATISFACTION OF JUI
Received
payment in full on the above jud

CIVIL DOCKET.

of the Peace,

Township,

County, State of Ohio.

Att'y for Plff.

Att'y for Deft.

with interest

190, at per cent. and costs.

190,

and costs \$

190, the said

reupon the following pro-

gures following, to-wit:

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190 _____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190 _____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190 _____, said _____

entered into an undertaking to the adverse party as follows

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

Whereas, On the _____ day of _____ A. D. 190 _____, the said _____

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

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

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190 _____

Justice of the Peace

Civil Action before

, Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

JURY,

WITNESSES,

No. _____ vs. _____

Plaintiff

Defendant

Action on _____

Att'y for Plff. _____

Att'y for Deft. _____

Am't claimed, \$ _____ with interest

from 190 , at _____ per cent. and costs.

Judgment for _____ 190 ,

\$ _____ and costs \$ _____

Be it Remembered, That on the _____ day of _____ 190 , the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

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

UNDERTAKING FOR STAY OF

On the _____ day of _____

The defendant came, and by _____

of the County, approved by me as _____

ent surety, caused an undertaking _____

execution to be entered herein, with _____

In pursuance of the Statute _____

and provided, I, _____

as surety for the stay of execution _____

ment of _____

against _____

hereby promise and undertake to _____

said judgment, interest and costs _____

may accrue.

Taken by and signed and approved, this _____

me, and surety approved, this _____

A. D. _____

Justice _____

SATISFACTION OF JUDGMENT

Received _____

payment in full on the above judgment _____

of the Peace,

Township,

County, State of Ohio.

Att'y for Plff.

Att'y for Deft.

with interest

190, at per cent. and costs.

190

and costs \$

190, the said

reupon the following pro-

figures following, to-wit:

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190

The defendant came, and by

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

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

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

A. D. 190

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from

100 Dollars,

payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 190, said

entered into an undertaking to the adverse party as follows

No.

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

Whereas, On the day of A. D. 190, the said

obtained judgment against the said

on the docket of said

Justice of the Peace, for

dollars and cents, and costs taxed at

dollars and cents, and the said

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

Now, therefore, of County, Ohio, hereby promise and undertake to

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

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without

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

satisfy such judgment and costs.

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

A. D. 190

Justice of the Peace

Civil Action before

, Justice of the Peace,

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

CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

JURY,

WITNESSES,

No. _____ vs. _____

Plaintiff

Defendant

Action on _____

Att'y for Plff. _____

Att'y for Deft. _____

Am't claimed, \$ _____ with interest

from 190 , at _____ per cent. and costs.

Judgment for _____ 190 ,

\$ _____ and costs \$ _____

Be it Remembered, That on the _____ day of _____ 190 , the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

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

UNDERTAKING FOR STAY OF

On the _____ day of _____

The defendant came, and by _____

of the County, approved by me _____

ent surety, caused an undertaking _____

execution to be entered herein, _____

In pursuance of the Statute _____

and provided, I, _____

as surety for the stay of execution _____

ment of _____

against _____

hereby promise and undertake to _____

said judgment, interest and costs _____

may accrue.

Taken by and signed and approved, this _____

me, and surety approved, this _____

_____ A. D.

Justi

SATISFACTION OF JU

Received _____

payment in full on the above ju

of the Peace,

Township,

County, State of Ohio.

Att'y for Plff.

Att'y for Deft.

with interest

190, at per cent. and costs.

190,

and costs \$

190, the said

reupon the following pro-

gures following, to-wit:

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190

The defendant came, and by

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

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 190

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from

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

APPEAL BOND.

On the day of 190, said

entered into an undertaking to the adverse party as follows

No.

Plaintiff

vs.

Defendant

Before

Justice of the Peace

Township,

County, Ohio.

Whereas, On the day of A. D. 190, the said

obtained judgment against the said

on the docket of said

Justice of the Peace, for

dollars and cents, and costs taxed at

dollars and cents, and the said

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

Now, therefore,

of County, Ohio, hereby promise and undertake to

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

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

A. D. 190

Justice of the Peace

CIVIL DOCKET.

Civil Action before James B. Cole, Justice of the Peace,

April 2

Table with columns: JUSTICE'S FEES, Piffs. Costs, Defts. Costs. Lists various legal fees like Filing, Taking and certifying Affidavits, Docketing, etc.

The Columbus Merchandise Co.

Action on Account

No. 1 vs. J. H. Willis Plaintiff Defendant

Att'y for Plff. Att'y for Deft. Am't claimed, \$ 37.31 with interest from 190, at per cent. and costs. Judgment for 190 and costs \$

Be it Remembered, That on the 21 day of April 1910, 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:

Statement Columbus Ohio March 28, 1910 J. H. Willis Broadway, Ohio In account with The Columbus Merchandise Co. To mds. as per bill rendered 184.53 1/10 net 9.20 158 195.31

Table with columns: CONSTABLE'S FEES, Serv. and Ret. of Summons, Mileage, Copies, etc.

12 21 Middle 8.00 3 12 Cash 150.00 158 00 37.31

April 21, 1910. Plaintiff filed affidavit to said account. April 21, 1910 - Issued summons of that date returnable April 29, 1910, at 10 o'clock A.M. and delivered to George Carl, Constable. April 21, 1910, 2 o'clock P.M. summons returned. Return: received this writ April 21, and served the same on April 21, 1910, on the defendant by having a certified copy thereof and of the endorsement thereon with J. H. Willis Constable's fees, service and return, 25 cts, mileage, 20 Cents - Total 70. Defendant appeared and paid the claim and costs, and thereupon I enter discontinuance and satisfaction.

Received my fees in full Geo. E. Bury

April 21, 1910. Received my fees in above case. J. B. Cole J.P.

WITNESSES, Received amount of above claim in full John P. Longmay Attorney for Plaintiff

UNDERTAKING FOR STAY OF EXECUTION. On the day of The defendant came, and by of the County, approved by me as surety, caused an undertaking execution to be entered herein, and In pursuance of the Statute and provided, I, as surety for the stay of execution ment of against hereby promise and undertake to said judgment, interest and cost may accrue. Taken by and signed and approved, this A. D. Just

SATISFACTION OF JUDGMENT Received payment in full on the above judgment

CIVIL DOCKET.

of the Peace,

Township,

County, State of Ohio.

Account

April 25, 1910.

Att'y for Plff.

Att'y for Deft.

\$ 37.31 with interest
190, at per cent. and costs.
190
and costs \$

April 1900, the said
upon the following pro-

ures following, to-wit:

Ohio March 28, 1910

Co.

184.53

9.20

1.58

195.31

158.00

37.31

Account
of that date
A. M. Auel
unstable.
Summary
of writ
of April
having a certified
copy thereon with
proof of unstable
condition, mileage, 20

to the name
of the

J. B. Cole J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . } Before _____
vs. Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J B Cole

, Justice of the Peace,

Paris

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	15	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	30	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	" 40		
Order of Sale or Vendi,	" 40		
Notice to Garnishee,	" 40		
Order on Garnishee,	" 40		
Writ of Replevin,	" 40		
Writ of Restitution,	" 40		
Order of Arrest,	" 40		
Writ, Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Enl. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15	55	
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20	20	
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		
<i>total</i>		200	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertirement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			
<i>total</i>		70	

Costs paid for Cole J.P.
 JURY, Received my Cost in full
 Geo. E. Curl

WITNESSES,

Henry C. Warner & Co. Action on account

No. 2. vs. J. A. Mellis

Plaintiff Att'y for Plff.
 Defendant Att'y for Deft.

Am't claimed, \$105.63 with interest
 from Dec 24 1909, at 6 per cent. and costs.
 Judgment for Plaintiff, April 19, 1910,
 \$107.53 and costs \$

Be it Remembered, That on the 25th day of April 1900, the said Plaintiff filed the Bill of Particulars herein, whereupon the following proceedings were had:

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

Being various items of book-account amounting \$105.63 with interest on \$99.78 from the 24th day of December 1909, and ac \$5.85 from January 16, 1910 with affidavit divided.

Received 24.93 including costs and ordered by defendants clerk to the judge \$85. in full.
 John L. Longhrey Atty. for Plff.

April 25, 1910, at 10 o'clock
 April 26, 1910
 25th 1910
 April
 Applied
 with
 Court
 Service and
 Mileage
 Copy
 April 29, 1910
 costs for
 then on
 Judge
 verified
 hereby
 holds
 May 6, 1910
 without
 costs.

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

Taken by and signed and a
 me, and surety approved, this _____
 _____ A. D.
 _____ Just

SATISFACTION OF JU
 Received _____
 payment in full on the above ju

of the Peace,

Paris

Township,

Union

County, State of Ohio.

account

Att'y for Plff.

Att'y for Deft.

\$105.63 with interest on \$99.78 1909, at 6 per cent. and costs. Plaintiff, April 29, 1910, and costs \$

April 1900, the said coupon the following pro-

dures following, to-wit:

all-account

on \$99.78 1909, and the affidavit

ending suits & check to bill.

Att'y for Plff-

April 25, 1910. Issued summons of that date returnable April 29, 1910, at 10 o'clock A.M. and delivered to George Carl, Constable.

April 26, 1910, Summons returned: Received this writ April 25th 1910 and I served the same on the 26th day of April, 1910, on the defendant, by leaving a certified copy thereof and of the indorsement thereon with J. H. Willis.

Constable's fees Service and return 25
Mileage 20
Copy 25

George E Carl Constable

April 29, 1910, 10 o'clock A.M. Plaintiff and defendant both failed to appear, and defendant failed to appear then or one hour thereafter and made default judgment by default for the plaintiff, on his verified bill of particulars rendered against defendant hereby rendered for one hundred and seven and 3/100 dollars & and plaintiffs costs to-wit 270.

May 6, 1910. Trial set for trial. This cause is dismissed without prejudice by consent of Plaintiff and of Plaintiff's costs. Judgment against Plaintiff for costs. Errorous entry of judgment, belongs to another case.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Before _____ }
Justice of the Peace _____ Township,
Defendant . }
County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

James B Cole

, Justice of the Peace,

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

may be required of above submitted balance.

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	20
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

not paid.

A. B. Smith
 Plaintiff
 No. 3 vs.
 John C. Rogers
 Defendant

Action on notes and mortgage
 J. H. Kinkade Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 148.00 with interest from Nov. 11, 1908, at 6 per cent. and costs.
 Judgment for 190 and costs \$

Be it Remembered, That on the 28th day of April 1900, 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:
 State of Ohio, Union County, Paris Township, &c.
 Before James B Cole Justice of the Peace
 A. B. Smith, Plaintiff, vs. Bill of Particulars
 John C. Rogers, Defendant.

The Plaintiff says that the defendant is indebted to him upon two promissory notes of which the following are copies.

1st note: - I 6834
 \$80.00 Marysville Ohio, November 11th 1908
 For value received I promise to pay to the Order of A. B. Smith
 Eighty and ----- Dollars, with interest at the rate of six percent, per annum, until paid, at his office, with collection charges and collector's expense, in manner as follows to-wit:
 \$ 8 on Jan. 1, 1909 \$ 8 on June 1, 1909
 \$ 8 on Feb 1, 1909 \$ 8 on July 1, 1909
 \$ 8 on March 1, 1909 \$ 8 on Aug. 1, 1909
 \$ 8 on April 1, 1909 \$ 8 on Sept. 1, 1909
 \$ 8 on May 1, 1909 \$ 8 on Oct. 1, 1909

It is a condition of this note that in case of default in the payment of any one or more of the above stated payments, the entire unpaid amount of this note shall become due and payable at the option of the holder; also any note preceding or succeeding this, and I hereby authorize and empower any attorney at law of any court of record at any time after this note becomes due to appear without process in any court of record, and confess judgment for the amount appearing due with interest reasonable attorneys fees and costs in favor of the legal holder, assignee, or indorsee hereof, and I also release and

and waive claimings or from said attorney waiver in

2^d note: -
 For A. B. Smith, cent per ann and collect \$ 8. on Nov. \$ 8. on Dec. \$ 8. on Jan. \$ 8. on Feb. \$ 8. on Mar. (This note has April 28, 1910 - May 3rd 1910, A. M. and May 3, 1910 writ on the I return it. and set

May 7th 1910 \$ plaintiff at Plaintiff's promise without fu

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

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

SATISFACTION OF J
 Received _____ May _____ J. H. Kinkade / M Two payment in full on the above ju JAC

JURY,
 WITNESSES,

of the Peace,

Paris

Township,

Union

County, State of Ohio.

notes and mortgage

Kirkade Att'y for Plff.

Att'y for Deft.

\$ 148.-- with interest
1908, at 6 per cent. and costs.

190

and costs \$

April 1900, the said
reupon the following pro-

figures following, to-wit:

Paris Township, S.D.

Paris of the Peace

Bell of Particulars

Plaintiff says

related to

notes of

paid.

6834

November 11th 1908

pay to the

dollars, with in-

terest, per

his office,

and collector's

charges

Nov. 1, 1909

Dec. 1, 1909

Jan. 1, 1909

Feb. 1, 1909

Mar. 1, 1909

that in case of

one or more

notes unpaid

due and payable

on any note

and I hereby

authorize my

attorney at

law at any time

to appear with

me, and confess

the amount due

and costs

and release and

and waive the power and privilege of holding the personal
earnings or other money, or any personal or real property exempt
from execution for the enforcement of said judgment; and
said attorney is hereby authorized to enter such release and
waiver in said judgment.
John C. Rogers

2^d note: -

For value received I promise to pay to the order of
A.B. Smith, Sixty Eight dollars with interest at the rate of six per
cent per annum, until paid, at his office, with collection charges
and collectors expense, in manner as follows to-wit:

- \$ 8. on Nov. 1, 1909
- \$ 8. on Dec. 1, 1909
- \$ 8. on Jan. 1, 1910
- \$ 8. on Feb. 1, 1910
- \$ 8. on Mar. 1, 1910
- \$ 8. on April 1, 1910
- \$ 8. on May 1, 1910
- \$ 8. on June 1, 1910
- \$ 8. on July 1, 1910
- \$ 8. on Aug. 1, 1910.

(This note has a condition same as the first condition above recorded)
April 28, 1910 - affidavit in Replevin filed by plaintiff.

May 3^d 1910, Issued ^{with writ of Replevin} Summons returnable May 7, 1910, at 10 o'clock
A.M. and delivered the same to John Connor Constable

May 3, 1910, Summons returned ^{and writ} endorsed; received this
writ on the 3^d day of May 1910. And on the 3^d day of May
I return it. The within named John C. Rogers is a resident
and set of Paris ~~at~~ of Taylor Township and N.D. of Paris, and
therefore this writ is returned "not found", by consent,
John P. Connor Constable.

May 7, 1910, Time set for trial. This cause dismissed by consent
of plaintiff, for want of jurisdiction of person of defendant and,
at plaintiff's costs. Judgment against plaintiff for costs.
This dismissal is without prejudice to another action, and
without further record.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ May 8 1910, from
J.H. Kirkade Plaintiff's atty
Two _____ Dollars,
payment in full on the above judgment and costs.
J.B. Cole J.P.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____

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

Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

of the Peace,

Pais

Township,

Union

County, State of Ohio.

Account Note

Att'y for Plff.
Att'y for Deft.
d. \$ 185.52 with interest
1. 1900, at 6 per cent. and costs.
r Plff. May 20 1900.
and costs \$ 3.69

May 1900, the said
reupon the following pro-

gures following, to-wit:

502
Ohio May 4, 1910.
207.61
4.40
212.01
100.00
103.50 203.50
08.51

42.94
51.69
28.77
56.33
13.60
32.93
13.80
57.05
50.27
8.00
9.83
50.49
6.48
16.50
4.48
7451.69

30.00
30.00
40.00
16.17
50.00 266.17

185.52

ain
ity, SS.
kins

Being first duly sworn on oath states that he is Secretary and Treasurer of The V. J. Hills Co. the owner of the claim against J. A. Willis hereto attached and made part thereof, that the same and every item thereof is lawful and justly due; that the consideration therefor is merchandise; that there is now due and unpaid thereon the sum of one hundred and eighty five dollars and 52/100 (\$ 185.52), with interest thereon at the rate of 6 per cent per annum from the 1 day of May 1910; that there are no payments on said claim in the way of discounts or otherwise; that there are no offsets nor counterclaims whatever against the same; that there is no equity therein; that said owner has no collateral personal or other security whatever for the same;

Sworn to before me and subscribed in my presence this 4th day of May, 1910.

(Notarial Seal)

Arthur J. White
Notary Public

Copy of Note.

207.61
Broadway Ohio Feb 12, 1908.
Thirty days after date we promise to pay to the order of V. J. Hills Co. Two hundred and seven and 61/100 dollars, value received, payable at Broadway, Ohio, int. at 6%
Willis & Co.

Endorsements:
Paid on within note 100.00; Sept. 11, 1908, paid on within note \$ 103.50
March 15, 1908

May 10, 1910. Issued summons returnable May 13th 1910, at 10 o'clock A.M. and delivered the same to Geo. Coul, Constable.

May 11, 1910, writ returned, endorsed as follows: Received this writ on May 10, 1910, and I served the same on the 11th day of May 1910. (over).
Continued on page 120.

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190
The defendant came, and by
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I,
as surety for the stay of execution on the above judgment of
against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of
A. D. 190
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from
Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 190, said
entered into an undertaking to the adverse party as follows
No.
Plaintiff
vs.
Defendant
Before
Justice of the Peace
Township,
County, Ohio.
Whereas, On the day of A. D. 190, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and cents, and costs taxed at
dollars and cents, and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of
A. D. 190

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. B. Cole

, Justice of the Peace,

Continued from p. 119

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	10
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	40
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	40
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertirement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

No. _____ vs. _____
 Plaintiff _____
 Defendant _____

Action on _____
 Am't claimed, \$ _____ with interest
 from 190, at per cent. and costs.
 Judgment for _____ 190
 \$ _____ and costs \$ _____

Be it Remembered, That on the _____ day of _____ 190, 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: on the defendant... by leaving a certified copy thereof, and of the endorsements thereon with J. H. Millis. Constables fees: Service and return 25, Mileage, 1 mile 20, Copy 25.

May 13, 1910, 10 a.m. hour appointed for trial Defendant appeared for sole purpose of his motion, and motion filed by defendant to set aside the summons in the above entitled action because same was not served three days before time set for trial.

May 13, 1910, Motion to set aside ^{as to service} sustained. May 13, 1910, Defendant personally appeared, waived issue and service of summons, and entered his appearance herein, used on motion this cause is ^{adjourned for further} adjourned for hearing to May 20th 1910, at 10 o'clock, a.m.

May 20, 1910, 10 a.m. time set for further hearing defendant appeared and asked an adjournment of the hearing till next week, and therefore I adjourned the hearing to May 26, 1910, 10 a.m. at his request.

May 26, 9.45 A.M. Defendant appeared and notified me that he would make no motion on default, in the premises, and to enter judgment by default, with notice of appeal.

May 26, 1910, 10. A.M., time to which this case was adjourned, the defendant failed to appear, or for one hour thereafter, Plaintiff appeared and asked judgment on his itemized and verified statement of his cause of action in his bill of particulars and affidavit in the sum of \$185.52 with 6% interest from the 1st day of May 1910 amounting to \$186.32 On consideration thereof I find from the evidence that the defendant is indebted to the plaintiff

*in the said
 It is there
 recover of
 together m
 defendant*

*Received
 judgment*

*and kind
 in full.*

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me a
 ent surety, caused an undertakin
 execution to be entered herein, w
 In pursuance of the Statute
 and provided, I, _____
 as surety for the stay of execution
 ment of _____
 against _____
 hereby promise and undertake to
 said judgment, interest and cos
 may accrue.

Taken by and signed and ack
 me, and surety approved, this _____
 _____ A. D.
 _____ Justice

SATISFACTION OF JUD
 Received _____
 payment in full on the above jud

JURY,

 WITNESSES,

CIVIL DOCKET.

Paris

Township,

Union

County, State of Ohio.

of the Peace,

in the said sum of \$186.32 on his bill of particulars. It is therefore considered by me that the plaintiff recover of the defendant the said sum of \$186.32 together with his costs herein taxed to \$3.69 and that the defendant pay his own costs in addition. 25

Received of defendant J. A. Gillis \$189.66 on a above judgment. 60 cents unpaid. June 4, 1910

Att'y for Plff.
Att'y for Deft.
with interest
190, at per cent. and costs.
190
and costs \$
190, the said
ereupon the following pro-

figures following, to-wit:
a certified copy
thereon with
ice and re-
copy. 25.
C. W. Constable
for trial
purpose of his
defendant
the above
was returned
trial.
to justice
declined
appeared,
summary, and
based on motion
return
ing to May

for further
and
having till
adjourned
10. am. at

Received from James Cole J. P. are hundred
and thirty 62/100 (\$190.62) including costs deposited, and judgment
in full.
Watson, Stuffer & Darr &
John D. Laphy attorney for Plff.

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190
The defendant came, and by
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of
against
do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this day of
A. D. 190
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from
Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 190, said
entered into an undertaking to the adverse party as follows
No.
Plaintiff
vs.
Defendant
Before
Justice of the Peace Township,
County, Ohio.
Whereas, On the day of A. D. 190, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and cents, and costs taxed at
dollars and cents, and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of
A. D. 190

CIVIL DOCKET.

Civil Action before

James B Cole

, Justice of the Peace,

Paris

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	15	
Taking and certifying Affidavits, each,	40	30	
Docketing, Indexing, Appce., per 100 w.,	15	25	
Summons, each deft. named in writ,	25	5	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	" 40		
Order of Sale or Vendi,	" 40		
Notice to Garnishee,	" 40		
Order on Garnishee,	" 40		
Writ of Replevin,	" 40		
Writ of Restitution,	" 40		
Order of Arrest,	" 40		
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Enl. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering Judgment, <i>William</i>	40	10	
Judgment on the Docket, <i>William</i>	15	15	
Recognition of a Witness or of Bail, ea,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15	31	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20	20	
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25	130	

CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage - miles, 1st mile 20, each add'l	5	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25,		25
each additional,	10	
Mileage as above miles,		45
Copies, each,	25	25
Serv. and Ret. Attachment for Witness or		165
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	" 40	
" " Order Sale or Vendi	" 40	
" " Notice to Garnishee	" 40	
" " Order on Garnishee	" 40	
" " Writ of Replevin	" 40	
" " Writ of Restitution	" 40	
" " Order of Arrest	" 40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisment,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		65

Bernard Cody

Action on claim for value of property taken and damaged

No. 5

vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

John B Weller

Defendant

Am't claimed, \$ 1000 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 19th day of May 1900, 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:

Bernard Cody, Plaintiff vs Bill of Particulars
 against
 John B Weller, Defendant
 Before James B Cole a Justice of the Peace for Paris Township Union County, Ohio.
 The Plaintiff claims a judgment against the defendant for the sum of ten (\$10.00) dollars, for the value of a corn plow, and damages which the plaintiff has sustained, belonging to the plaintiff and which the defendant took and converted to his own use, and which was the property of this plaintiff.
 Signed Bernard Cody

May 19, 1910. Issued summonses of this date and returnable May 24th 1910 at 9.30 A.M., and delivered to George Carl Constable.

May 10, 1910. Issued subpoena for John Bennett as witness for plaintiff and delivered to George Carl Constable.

May 21, 1910 This case was settled by agreement of parties and payment of \$10.00

Received \$7.50 in full of my claim above, on settlement May 21, '10

Bernard Cody

Received my fees \$1.85 in full, May 21, '10
 Geo. E. Burd

JURY,

WITNESSES,

Received my fees
 J. B. Cole

UNDERTAKING FOR STAY

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

Taken by and signed and approved
 me, and surety approved, this _____

 A. D. _____
 Just _____

SATISFACTION OF JUDGMENT

Received *John B Weller* May 21
 John B. Weller
 payment in full on the above judgment
 J. B. Cole

CIVIL DOCKET.

of the Peace,

Paris

Township,

Union

County, State of Ohio.

claim for value of
... and damages
Att'y for Plff.
Att'y for Deft.
... \$ 1000 with interest
190, at per cent. and costs.
... 190
and costs \$

May 1900, the said
... upon the following pro-

figures following, to-wit:

Bill of
Particulars

Justice
Township Union

judgment
for the sum
of a
... the
belonging
the defen-
his own use,
of this
Cody

of this date and
9.30 A.M., and

a for John
... and de-
ble.

Attest by
... of 10

claim
1. 510

and body

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
vs. Plaintiff } Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

Civil Action before

, Justice of the Peace,

Nick Kile

Action on account

No. 6.

vs.

Benjamin Daugherty, Jr. and Jessie Daugherty

Plaintiff

Defendants

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$15. with interest from 190, at per cent. and costs.

Judgment for Plff. June 20 1910, \$15.00 and costs \$2.65

Be it Remembered, That on the 16 day of June 1910, 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:

Nick Kile, Plaintiff

vs.

Benjamin Daugherty, Jr. & Jessie Daugherty, Defendants

James B. Cook Justice of the Peace of Paris Township Union County Ohio.

Bill of particulars

The plaintiff claims a judgment against the defendants for the sum of fifteen dollars for nursery stock. \$15.00

June 16 1910. Issued summons of this date returnable June 20 1910, at 10 o'clock A.M. and delivered same to Geo. Carl, Constable. June 16, 1910, Summons returned endorsed as follows: Received this writ June 16, 1910, and I served the same on the 16th day of June 1910, on the defendants by having a certified copy thereof and of the indentments thereon with Benjamin Daugherty and Jessie Daugherty at his and her usual place of residence, South Grove Street

Constables fees Geo. E. Carl Constable Service & return .25 Mileage \$.20 Copy \$.20 .70

June 20 10 A.M. - time set for trial & plaintiff appeared but the defendants failed to appear at that hour or for one hour thereafter. The plaintiff insisted on trial. - trial had. The plaintiff was sworn and examined; after hearing the evidence and on consideration thereof I find that there is due the plaintiff from the defendants the sum of \$15.00 fifteen dollars, as claimed in the bill of particulars of plaintiff.

It is therefore, on said 20th day of June 1910, considered by me, that the

plaintiff's sum of taxed to \$2

Table with columns: JUSTICE'S FEES, Plffs. Costs, Defts. Costs. Lists various legal fees and costs.

Table with columns: CONSTABLE'S FEES. Lists various constable fees and costs.

JURY,

WITNESSES,

UNDERTAKING FOR STAY

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

of the County, approved by me... ent surety, caused an undertak...

In pursuance of the Statute and provided, I,...

as surety for the stay of execution ment of...

against... hereby promise and undertake to said judgment, interest and co may accrue.

Taken by and signed and ac me, and surety approved, this...

A. D. Just...

SATISFACTION OF JU

Received...

payment in full on the above ju

of the Peace,

Township,

County, State of Ohio.

Account
Att'y for Plff.
Att'y for Deft.
d, \$15, with interest
190, at per cent. and costs.
June 20 190,
and costs \$2.55

Plaintiff, Nick Kile, recover of the defendants, Benjamin Daugherty, Jr., and Jessie Daugherty, the said sum of (\$15.00) Fifteen Dollars, and his costs taxed to \$2.55

1900, the said
reupon the following pro-
figures following, to-wit:

Justice of
County

against the
fteen dollars

of this date
o'clock A.M.
nt, Constable,
endorsed as
16, 1910, and I
of June 1910,
certified copy
ments thereon
C. Jessie Daugh-
place of

Carl
Constable

time set for
the defend-
that how-
the plaintiff
The plain-
after many
ation thereof
the plaintiff
sum of (\$15.00)
in the bill

20" day of
that the

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

James B. Cole

, Justice of the Peace,

Pais

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

CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

Walter M. Otte

Action on account

No. 7

vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

John Kelly,

Am't claimed, \$16.75 with interest from 190, at per cent. and costs.

Defendant

Judgment for \$16.75 and costs \$

Be it Remembered, That on the 15th day of June 1900, 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:

Marysville Ohio June 15, 1910
John Kelly
In account with, Walter M. Otte
1909

Dec 24. To 2 calls .25
" 31, to our cost 16.50
16.75

State of Ohio
Union County ss.
Walter M. Otte personally appeared and being duly sworn says that the above account is correct and just in every particular; that there is no offset on counterclaim to the same, and that the said sum of (\$16.75) Sixteen and 75/100 Dollars is justly due thereon, June 15, 1910
Walter M. Otte
sworn to and subscribed before me this 15th day of June 1910.

June 16th, 1910: Issued summons of this date returnable June 21st, 1910, at 10 o'clock, AM. and delivered the same to George E. Carl, Constable.

June 17, 1910, Summons returned endorsed as follows: Received this writ June 16, 1911 and I served the same on the 17th day of June, 1910, on the defendant by leaving a certified copy thereof and the endorsement thereon with John Kelly personally

Constables fees
Service and return .25
Mileage .20
Copy .25

Received my fees
Geo. E. Carl

JURY,

WITNESSES, Received my pay
J. B. Cole

June 21, 1910
and plain t
thereafter,
having filed
ceded to
the writter
thereof
drum from
(\$16.75) six

June 1910,
the defec
team and to
margin of

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

Taken by and signed and ad
me, and surety approved, this _____
A. D. _____
Justi

SATISFACTION OF JU
Received _____
payment in full on the above ju

of the Peace,

Panis

Township, Union

County, State of Ohio.

account

Att'y for Plff.

Att'y for Deft.

d, \$16.75 with interest 190, at per cent. and costs.

June 21, 1900, and costs \$

1900, the said reupon the following pro-

figures following, to-wit:

1910

to

25 16.50 16.75

and that the and just there is to the same, (\$16.75) is justly

Otte before me 110.

ons of this 1910, at 10 the same and endorsed June 16, 1911 the 17th day of and with

Prof. Senstake

June 21, 1910, 10 o'clock, A.M., time set for trial: Defendant and plaintiff failed to appear at that time, or for one hour thereafter, and defendant was in default, but plaintiff having filed written evidence in proof of his claim, I proceeded to trial on the bill of particulars of the plaintiff and the written evidence filed by him. And on consideration thereof I find for the plaintiff and that there is due him from the defendant in the premises, the sum of (\$16.75) sixteen and 75/100 Dollars.

It is therefore considered by me on said 21st day of June 1910, that the plaintiff, Walter M. Otte recover of the defendant John Kelly the said sum of (\$16.75) sixteen and 75/100 Dollars and his costs herein taxed in the margin of the record at \$2.85

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190 The defendant came, and by

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

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 190

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from

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

APPEAL BOND.

On the day of 190, said entered into an undertaking to the adverse party as follows

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

Whereas, On the day of A. D. 190, the said obtained judgment against the said on the docket of said

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

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

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

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 190

Justice of the Peace

CIVIL DOCKET.

Civil Action before James B. Cole, Justice of the Peace.

Paris

Table with columns: JUSTICE'S FEES, Piffs. Costs, Defts. Costs. Lists various legal fees like Filing necessary papers, Taking and certifying Affidavits, etc.

Alfred Stocker and Edward J. Howard Receivers of Lewis Voight & Co. Plaintiff vs. J. H. Willis and Nellie Willis husband and wife a partnership known as Willis & Co Defendant

Action on Account of Col. Howard & Bailey Att'y for Plff. Am't claimed, \$32.56/100 with interest from May 11 1907, at 6 per cent. and costs. Judgment for 190 and costs \$

Be it Remembered, That on the 30th day of June 1900, 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: Title reading and Caption as above Bill of Particulars. For the first cause of action plaintiffs say: That Alfred Stocker and Edward J. Howard were appointed receivers by the Common Pleas Court of Hamilton Co. Ohio for the firm of Lewis Voight & Co., an incorporation organized under the laws of Ohio; that said defendants are indebted to the plaintiffs, for merchandise furnished to them at their own instance and request, while they were conducting a store at Broadway, Ohio, and an itemized statement of said goods are hereto attached and marked "Exhibit A" and made a part of this bill of particulars. There are no credits or adjustments upon said account except as shown thereon, and there is due the plaintiffs thirty two & 56/100 Dollars with interest from May 11 1907.

The plaintiff prays for a judgment against said defendants for the sum of thirty two & 56/100 Dollars, with interest from May 11 1907, and such other relief as they may be entitled. Col. Howard & Bailey Attorneys for Plaintiffs. The State of Ohio, Hamilton County ss. I, Alfred Stocker, one of the plaintiffs herein make solemn oath, that the facts stated in the foregoing bill of particulars are true as he verily believes.

Sworn to by the said Alfred Stocker before me and signed by him, in my presence this 26th day of June A.D. 1900. George L. Kueflich Notary Public Hamilton County, Ohio, State of Ohio.

Cincinnati May 11 1907, Willis & Co. Broadway, Ohio To the Lewis Voight & Sons Co Dr. To balance, to merchandise \$32.56 May 11, 1910 interest at 6% per annum 5.86

Cincinnati Ohio terms June 30-70-100/13, 100/66 0.8 10/1802 100/400 A, 50/358, 14 50/140 D, 20/311, 4 6/2 18 6/1551

July 1, 1910. Received... July 1, 1910 Summons... And delivered July 1, 1910, 8... mit July 1, 1910... defendants by personally, due... place of residence... Cox states for total \$120 July 6, 1910... I adjourned the

UNDERTAKING FOR STAY OF EXECUTION. On the... day of... The defendant came, and by... of the County, approved by me... ent surety, caused an undertaking... execution to be entered herein, and... In pursuance of the Statute... and provided, I... as surety for the stay of execution... ment of... against... hereby promise and undertake to... said judgment, interest and costs... may accrue.

Taken by and signed and acknowledged by me, and surety approved, this... A. D. Satisfaction of Judgment Received July 14 1910 John H. Willis Justice of the Peace payment in full on the above judgment

JURY, WITNESSES,

CIVIL DOCKET.

Paris

Township, Union

County, State of Ohio.

of the Peace,

Account

Att'y for Plff.

Att'y for Deft.

\$32.56/100 with interest 1907, at 6 per cent. and costs.

190

and costs \$

1900, the said

reupon the following pro-

gures following, to-wit:

Att'y's Day:

J. Howard

Plas

to firm of

more organized

paid defendants

and merchandise

are instance

during a

itemized

at

and made

There are no

id account

is due

no Dollars

7.

judgment

the sum of

interest from

relief as they

Att'y for Plff.

Att'y for Deft.

AS.

Att'y's herein

is stated in

true as he

Hoeka

Stocks from

premise this

Att'y for Plff.

County, Ohio,

Brooklyn, Ohio

Dr.

2.56

5.86

38.42

Cincinnati May 11, 1907, Sold to Willis and Conroy, Broadway, Ohio. Terms 60-90-100-180-210 days.

Henry and Ernest Kaufman

Cincinnati May 11, 1907

Broadway, Ohio,

Sold to Willis & Co. Terms 60-90-100-180-210 days.

Quantity	Price		
176	2-1/2	4.40	
172	4-1/2	7.74	
10	2	.20	
176	3-14	5.72	
94	5 1/2	5.17	
94	5	4.70	27.95
36	26	9.36	
		5.36	4.00
6	13-1/2	.84	
6	10	.60	
		141	
		78	63
			32.56

Less 50 & 10 (See p. 130)

July 1, 1910. Regular Constable being otherwise occupied. Michael Murphy appointed Special Constable to serve summons.

July 1, 1910 Summons of this date issued returnable July 6, 1910, 10 o'clock A.M. and delivered same to Michael Murphy, Special Constable.

July 1, 1910, Summons returned addressed as follows: Received this with July 1, 1910, and I served the same on the 14 day of July, 1910 on the defendants by having a certified copy thereof with Miss Willie Willis personally, and by having summons for J. A. Willis at his usual place of residence. Michael Murphy Special Constable.

Constable fees: Service and return, 50; mileage, 20 Copy-2-.50 Total \$120

July 6, 1910 Time set for trial. Defendant asked a continuance, and I adjourned the trial to July 9, 10 am. on defendants application. Over to page 130

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ July 14 190____ from _____ 52 Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows

No. _____

Plaintiff } Before _____ Township, _____ County, Ohio.

vs. Defendant } Justice of the Peace

Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

Justice of the Peace,

James B. [unclear]

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n 40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertirement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

Alfred [unclear] and Edward Howard Receivers etc
 Plaintiff
 vs.
John H. Willis et al.
 Defendant

Action on
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ with interest
 from 190 , at per cent. and costs.
 Judgment for 190 ,
 \$ and costs \$

Continued from p. 127

Be it Remembered, That on the _____ day of _____ 190 , 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:
 July 9. 10 o'clock A.M. time to adjourn. Defendant appeared and on his application I adjourned the hearing of this case to July 14. 10 A.M.

July 14. 1910. Defendant John H. Willis appeared and paid the claims in full.

Certificate to invoice.
 I certify the above to be a true correct and verbatim copy of the invoice and charge as made against Messrs Willis & Co. of Broadway, Ohio, on the 11th day of May in the year 1907, and as taken from the letter press copy-book of the firm of the Lewis Wright & Sons Co., of Cincinnati, Ohio, of which I am one of the Receivers. The same copy-book being one of the books of records of the said the Lewis Wright and Sons Co., and the same having been found correct and part and parcel of all books of the said Co. as having been turned over to me. Having examined these books on a previous occasion, I also certify that the same show that this charge was correctly made and that it can be substantiated.

Cincinnati June 29. 1910.

Alfred [unclear]
 Co-Receiver
 For the Lewis Wright & Sons Co.

Received the amount of above claim in full
 July 14. 1910. Cobb Howard Bailey -
 received my cost in full
 Michael Murphy Special Constable

JURY, *Case discontinued Costs paid J. Blake*

WITNESSES,

July 2. 1910
On application I hereby have assessed the fees at the request of the 11th day of July 1910
And by J. Lewis [unclear]

UNDERTAKING FOR STAY
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me _____
 ent surety, caused an undertak[unclear]
 execution to be entered herein,
 In pursuance of the Statute _____
 and provided, I, _____
 as surety for the stay of execution _____
 ment of _____
 against _____
 hereby promise and undertake _____
 said judgment, interest and costs _____
 may accrue.

Taken by and signed and approved, this _____
 _____ A. D. _____
 _____ Justice of the Peace

SATISFACTION OF JUDGMENT
 Received _____

 payment in full on the above judgment

of the Peace,

Township,

County, State of Ohio.

Att'y for Plff.

Att'y for Deft.

with interest

190, at per cent. and costs.

190,

and costs \$

190, the said

reupon the following pro-

gures following, to-wit:

To which I
and on
the morning
A.M.

the N. Willis
reine in

the correct
voice and
Miss
the 17th day of
taken from
of the firm
of Cincinnati
of the Re-
K. Bring
of the said
and the
most and
books of the
turned over
books on
certify that
is charge
that it

earner
+ Sons Co.

claim in

of Bailey

dy Special
Constable

July 2, 1910
On application of the Mansville Water Club
I hereby have ^{this day} and administered an oath of Office to the following
named persons as Special Constables to assist in keeping
the peace and protecting the property, and on the 4th of July, 1910
at the regularly appointed fair and meeting of said Club,
at the Union County Agricultural Fair grounds, on the
4th day of July 1910, celebration to-wit: Milo Myers, John Cady,
Andy Jenkins, N. E. Pepper, John Laird, Ed Jemel, Elmer Lowe
Lewis Taylor, W. J. Brodrick, Walter Elliott.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

CIVIL DOCKET.

Civil Action before

James B Rice

, Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Jerome B. Rice Seed Co. Action on Account

No. *J. H. Willis* vs. Plaintiff

Am't claimed, \$6.30 with interest from 190 , at per cent. and costs.

Judgment for 190 and costs \$

Be it Remembered, That on the 15th day of July 1909, 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: "Exhibit A" Cambridge N. H., June 30, 1910

Statement of Rice's 1941 vouchers Date again called 9-10-1909

Sold for us on Commission during Spring of 1909. 50 Vegetable Seed Sent 580 Pa. Returned 493 Pa. Sold 87 Pa @ 5c. 4.35 Less 40 percent 1.74 2.61

Jerome B Rice Seed Co. Cambridge N. H.

100 vegetable seed 100. and 200. Large Packages Amount sent... 12.80 Returned... 9.20 Sold... 3.60 Less 40 percent... 1.44 2.16

Flower Seed Amount sent... 12.05 Returned 40 Pa. @ 5c 2.00 " 75 " - 12c 7.50 9.50 Sold... 2.55 Less 40 percent... 1.02 1.53

Net amount due, 6.30

Applicant in proof of claim.

Aug 9, 1910 Defendant paid \$5 -
 April 1, 1911 - Defendant pd. 1.30
 Paid to John Langley Attorney 4.80 in full

JURY, WITNESSES,

UNDERTAKING FOR STAY

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

Taken by and signed and a me, and surety approved, this _____ A. D. _____ Just

SATISFACTION OF JU

Received _____ payment in full on the above ju

of the Peace,

Township,

County, State of Ohio.

Account

Att'y for Plff.

Att'y for Deft.

\$6.30 with interest
190, at per cent. and costs.
190
and costs \$

only 1900, the said
upon the following pro-

figures following, to-wit:

N. Y. June 30, 1910

to against called
10-1909

the seed

Pa.

D.C. 11.33-
174 261

seed

Postages

7 12.80
9.20
3.60

----- 144 216

12.05

2.00

7.50 7.50

2.50

102 153

Account due, 630

ain

0 in full

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. } Before _____
Defendant } Justice of the Peace _____ Township,
_____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5		
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appee., per 100 w.,	15	35	
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40	40	
Attachment for Witness or Juror each	40		
Order of Attachment,	"		
Order of Sale or Vendi,	"		
Notice to Garnishee,	"		
Order on Garnishee,	"		
Writ of Replevin,	"		
Writ of Restitution,	"		
Order of Arrest,	"		
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of Bail, ea,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15	40	
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certt. to Trans. or Bill of Ex., each,	25	348	

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	"
" " Order Sale or Vendi	"
" " Notice to Garnishee	"
" " Order on Garnishee	"
" " Writ of Replevin	"
" " Writ of Restitution	"
" " Order of Arrest	"
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

The Keystone Supply Co.

Action on account

No. 10 vs. Louise Sneed

John L. Laughrey Att'y for Plff. Att'y for Deft.

Am't claimed, \$31.50 with interest from May 24 1909, at 6 per cent. and costs. Judgment for Plff. July 16 1910, \$33.65 and costs \$2.45

Be it Remembered, That on the 16th day of July 1910, 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:

1- Little as above captioned.

The plaintiffs say they are a corporation under the laws of Ohio.

For the first cause of action the plaintiff says:-

That on the 24th day of May 1909 plaintiff delivered to the defendant paints to the amount of thirty one 50/100 Dollars, at his own instance and request and there is due plaintiff that amount with interest.

There are no credits on said claim.

The plaintiff prays for judgment to the amount of \$31.50, with interest from May 24 1909.

John L. Laughrey Attorney for the plaintiff.

The State of Ohio, Union County, ss.

John L. Laughrey Attorney for the plaintiff swears that the facts stated in the foregoing bill of particulars are true as he believes.

John L. Laughrey Sworn to be the said John L. Laughrey before me and signed by him in my presence this 15th day of July 1910.

Justice of the Peace

July 16, 1910, Plaintiff filed check for \$5.00 on account

July 16, 1910. - I received summons of this date returnable July 20, 10 o'clock A.M. and July 16, 1910, the defendant made a special written acknowledgment of service and of entering her appearance in the case, by endorsement on the back of said summons and confessed judgment and same was filed at said date.

Following hereby ask my appeal

Therewith me that of the said Justice the herein taking + cost 35 cts. e. m. d. 4 oct. records July 20. And due particular And deft. Thereafter evidence from the the sum It is there the pla sum of filin paper datenig se Record Jul 20. 1910, Paulson & Paid to pla

UNDERTAKING FOR STAY

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

Taken by and signed and approved, this _____ A. D. _____ Just

SATISFACTION OF JURY

Received _____

payment in full on the above ju

JURY, WITNESSES,

of the Peace,

Paris

Township,

Union

County, State of Ohio.

account

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

\$31.50 with interest
1909, at 6 per cent. and costs.

July 16 1910,
and costs \$2.45

1910, the said
reupon the following pro-

figures following, to-wit:

are a cor-
ws of Ohio,
action

of May 1909
defendant
Thirty one
in trustee
is due plain-
interest.

by said
tiff prays
amount of
May 24

proceeds
plaintiff.

Laughey
makes oath
in the fore-
s are true

Laughey
by Laughey
by him in
day of July
the Peace

5. to do work
memory of this
clock A. M.
defendant made
service
in the
the back
and judgment

Following is said endorsement: "I Louis Sneed hereby acknowledge service of this summary and enter my appearance in the within case, and accept judgment July 16, 1910 Louis Sneed, Defendant."

Therefore, it is on said July 16, 1910, considered by me that the said The Keystone Supply Co. recover of the said Louis Sneed, the said sum of \$33.65 thirty three and 65/100 dollars, and also the costs herein taxed as follows: Filing papers 10c, taking & certifying affidavits 40c, docketing, indexing, appeal 35c, entering summary for costs 140c, entering judgment 40c, judgment on docket 15c, other writing and records 40c - total cost \$2.20 - summary 25

July 20, 10.00 clock, A.M. time set for trial. Plaintiff appeared and demanded judgment on his verified bill of particulars and claim, and said confession of defendant, and defendant not appearing there or for one hour thereafter save by said writing, on consideration of the evidence, and confession of defendant I find there is due from the defendant to the plaintiff in the premises the sum of \$31.50 with interest from May 24, 1909. Total \$33.65

It is therefore on said July 20, 1910, considered by me that the plaintiff recover from the defendant the said sum of \$33.65 and its costs taxed as follows: Filing papers 10, taking & certifying aff. 40, indexing, docketing, appeal, 35, entering summary for costs 40, judgment 40 for docket, 15, Record 40, summaries, 25 - \$2.45

July 20, 1910, Certified Transcript furnished to plaintiff Transcript 75, Certificate 25
Paid to plaintiff balance \$1.55 of proceeds of check for costs, July 20, 1910.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. } Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____
Justice of the Peace

Paris

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	20	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	35	
Summons, each deft. named in writ,	25	50	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20	10	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee,	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ, Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment, <i>Settlement</i>	40	4	
Judgment on the Docket,	"	15	
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.		75	
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		

Received my fees in full

James B. Call

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n 40
Serv. and Ret. Order of Attachm't	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

The Mayville Hardware Company

Action on account of John L. Laughrey

No. 11 vs. Philip Birus

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$67.33 with interest from Aug 5, 1907, at 6 per cent. and costs.

Judgment for 190 and costs \$

Be it Remembered, That on the 12th day of Aug 1900, 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: Capture and venue as above -

Body of Bill: For the first cause of action plaintiff says: They are a corporation organized under the laws of Ohio.

On the 27th day of April 1907 the deponent opened up an account with the plaintiff; and a full statement of the account is hereby attached and made a part of this bill of particulars, and marked "Exhibit A," and the same being a true copy of said book account, to the amount of \$67.33, with interest from August 5th 1907, the amount now due.

There are no credits or endorsements on said account except as herein stated on the same.

Wherefore plaintiff prays a judgment for the amount now due there \$67.33, with interest from Aug. 5th 1907.

John L. Laughrey Attorney for Plaintiff

verification by J. T. Haggard manager of said Corporation

Receipt for Summary and endorsement "Exhibit A" = detailed statement of account attached.

Aug 12, 1910, Issued Summons of this date returnable August 16th 1910, at 10 o'clock, A.M. and delivered same to George Carl Constable

Aug 15th 1910: Summons returned, endorsed as follows: Received this writ August 12th 1910. Returned summary for want of time. Defendant could not be forced.

Aug 15th 1910: Issued alias summons of this date, returnable August 18, 1910

at 10 o'clock

Aug 16, 1910 Received the same on by leaving merits the north of Constables since and Aug 18, 10 and asked Adjourn August adjourn settled The deponent present and sat

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____

The defendant came, and by _____

of the County, approved by me _____

ent surety, caused an undertaking for execution to be entered herein, and in pursuance of the Statute _____ and provided, I, _____ as surety for the stay of execution of the judgment of _____ against _____ hereby promise and undertake to pay the said judgment, interest and costs which may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. _____ Justice of the Peace

SATISFACTION OF JUDGMENT

Received _____ Aug 26 _____ Philip Birus Constable

payment in full on the above _____

Received my fees in full. *Geo. E. Carl*

WITNESSES,

Paris

Township,

Union

County, State of Ohio.

of the Peace,

Account of L. Laughrey, Att'y for Plff. Att'y for Deft. \$67.33 with interest 1907, at 6 per cent. and costs. 190 and costs \$

Aug 1900, the said reupon the following pro-

figures following, to-wit:

the plaintiff in organized 1907 the account full state- attached and particular, of the same book account, interest amount now

concerns on in stated on

judgment for \$67.33, with

L. Laughrey, attorney for plaintiff, manager of

judgment against

this state 10 o'clock, George Curl

endorsed August 12th money for could not Curl stable" summary Oct 15, 1910

at 10 o'clock, A.M. and delivered same to George E. Curl

Aug 16, 1910. Summons returned endorsed as follows: Received this writ - August 15th 1910, and I served the same on the 15th day of August 1910, on the defendant by leaving a certified copy thereof and of the endorsements thereon with Philip Burns in person, on his farm north of Mansville, Ohio.

Constable Geo

George E. Curl, Constable.

Summons returned 25; Mileage, 10 miles .65; copy 20. Total \$15

Aug 18. 10 a.m. Time set for trial. Defendant appeared and asked an adjournment to prepare his defense.

Adjourned to Aug. 26. 10 a.m. at defendant's request, August 26th 1910, 10 a.m. hour to which the case was adjourned for trial.

Parties appeared and settled the case by mutual agreement as follows:

The defendant paying \$70. in full to plaintiff in presence of court. Case discontinued, in accordance with settlement, by agreement of parties and satisfaction entered.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____ The defendant came, and by _____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received, Aug 26 1900, from Philip Burns \$70.00 Dollars, payment in full on the above judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows

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

Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

Civil Action before

, Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

The National Products Co.

Action on account

No. 11 vs. J. H. Willis

Plaintiff

F. J. Ballinger Att'y for Plff. Att'y for Deft.

Defendant

Am't claimed, \$32.97 with interest from 190, at per cent. and costs. Judgment for 190 and costs \$

Be it Remembered, That on the 6th day of Sept. 1900, 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:

Canton, Ohio, May 2, 1910 Willis General Store Co. Broadway, Ohio In account with the National Products Co. 1/6/10/ To statement rendered \$ 25.89 2/7/10/ To bill rendered 7.08 \$ 32.97

with draws by plaintiff and all costs witnessed, summary or record struck off

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF

On the day of The defendant came, and by of the County, approved by me as ent surety, caused an undertaking execution to be entered herein, w In pursuance of the Statute and provided, I, as surety for the stay of execution ment of against hereby promise and undertake to said judgment, interest and cos may accrue.

Taken by and signed and ack me, and surety approved, this A. D.

SATISFACTION OF JUD

Received payment in full on the above jud

of the Peace,

Township,

County, State of Ohio.

Account

Att'y for Plff.

Att'y for Deft.

\$32.97 with interest
190, at per cent. and costs.

190

and costs \$

1900, the said
reupon the following pro-

figures following, to-wit:

Ohio
Products Co.
paid \$ 25.89
708
\$ 32.97

and of \$15
received

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190 _____

The defendant came, and by _____

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

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

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

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

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

A. D. 190 _____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190 _____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190 _____, said _____

entered into an undertaking to the adverse party as follows
No. _____

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

Defendant } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190 _____, the said _____

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

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

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

A. D. 190 _____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

James B. Cole

, Justice of the Peace,

JUSTICE'S FEES

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

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	20
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

The National Products
Co.
No. 12 vs.
J.H. Miller's
Defendant

Action on Account
Burch Adams & McCuskey
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$31.97 with interest
from 190, at per cent. and costs.
Judgment for 190
and costs \$

Be it Remembered, That on the 29 day of Sept 1900, 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 National Products Co. Canton O, 2/7/10
Sold to J.H. Miller, Prop. Miller's General Store Co.
Broadway, Ohio

Date - 12/29/09 Voucher 1175

Quantity	Terms: 30 days net 2	Price	Amount	Total
1-1/6	corn salve	7.70	82	
1 1/6	son throat gargle	2.00	2.34	
1 doz	Pile ointment	2.00	2.00	
2 doz	Cough drops	35	70	
1 doz	Chamberlain Cough Remedy	2.00	2.00	
			7.86	
	less 10% "Exhibit A"		7.08	

Date 12/29/09 Voucher 1175

Terms: 30 days net, 5% 10 days

* Descriptive

6 packages Cold & Grip remedy 2 1/2 size	10
20 " toothache plugs 10 "	10
12 " lozenges tablets 10 "	10
12 doz pile cure	25
8 bottles colic & diarrhoea cure	20
11 " son throat gargle	25
7 " baby boric acid	25
6 " cough syrup	25
6 " warm oil (sassafras)	25
7 " antiseptic oil (sassafras)	25
6 " Peppermint oil	35
8 " special healing ointment	25
14 boxes corn salve	10
12 " anti-Pain Pills	10

Full retail value 27.90 =

Less corn salve, son throat gargle, Pile Remedy

	5.16
	12.84
	1.28
Less 10% 1 doz Baking Powder 4 lb.	80
quinine capsules	20
Petrolatum	45
Epsom salts	40
Wooline oil	45
Toilet soap	75
Chamber	75
Black Pepper 2oz.	20
Ginger 2oz.	40
4 oz of	5.10

Received my fees
in full
Sec. E. C. Carr
JURY,
WITNESSES,

Approved
Burch Adams & McCuskey
Cincinnati
Van
le
Tal
Col
Lip
Lo
C
Sept 29, 1910
Sept 30, 1910
Sept 30, 1910
And paid
Remitted

UNDERTAKING FOR STAY OF EXECUTION
On the _____ day of _____
The defendant came, and by _____ his
of the County, approved by me as g
ent surety, caused an undertaking
execution to be entered herein, whic
In pursuance of the Statute in
and provided, I, _____
as surety for the stay of execution on
ment of _____
against _____
hereby promise and undertake to pa
said judgment, interest and costs,
may accrue.
Taken by and signed and ackno
me, and surety approved, this _____
A. D. 1900
Justice of the Peace
SATISFACTION OF JUDGMENT
Received _____
payment in full on the above judgm

CIVIL DOCKET.

Saris Township, Union

County, State of Ohio.

of the Peace,

Account Adams & McKinstry Att'y for Plff. Att'y for Deft. \$31.97 with interest 190, at per cent. and costs. 190, and costs \$ 190, the said upon the following pro-

ures following, to-wit:

2/7/10

11 75

10 days.

Table with columns 'Amount' and 'Total'. Rows include 70 82, 00 2 34, 00 2 00, 35 70, 00 2 00, 7 86, 7 8.

11 75

7 08

Account coal burned

Table listing expenses: Boat fuel, Cinnamon, 2 1/2 lbs., Vanilla, Lemon, Talcum powder, Cold cream, Life Plant, Sarsaparilla Tablets. Includes a summary of 27 19, 1 00, 26 19, 1 30, and a total of 24 89 after a 5% deduction.

Sept 29, 1910 Plaintiff filed verification affidavit of said account, and security for costs \$5.

Sept. 30, 1910. Issued Summons of this date returnable October 4th at 10 o'clock A.M. and delivered the same to Geo. E. Carl Constable.

Sept. 30, 1910. Summons returned as follows: Received this writ Sept 10, 1910, and I served the same on the 30th day of September 1910, on the defendant by leaving a certified copy thereof and of the endorsement thereon with J. A. Miller, Sheriff & Det., 25, Millery, 20 E. 25th St.

Sept 30, 1910, Defendant appeared Geo. E. Carl, Constable, and paid the claim & costs, \$34.82. Received Oct 1, 1910, to plaintiff, by draft, in full.

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statute in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 190 Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 190, said entered into an undertaking to the adverse party as follows No. Before Justice of the Peace Township, County, Ohio. Whereas, On the day of A. D. 190, the said obtained judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County. Now, therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 190 Justice of the Peace

CIVIL DOCKET.

Civil Action before

James B. Cole

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	15	
Taking and certifying Affidavits, each,	40	30	
Docketing, Indexing, Appce., per 100 w.,	15	50	
Summons, each-defr-named-in-writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	" 40		
Order of Sale or Vendi,	" 40		
Notice to Garnishee,	" 40		
Order on Garnishee,	" 40		
Writ of Replevin,	" 40		
Writ of Restitution,	" 40		
Order of Arrest,	" 40		
Writ, Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.	15		
record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25		
Mileage miles, 1st mile 20, each add'l	5		
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	" 40		
" " Order Sale or Vendi	" 40		
" " Notice to Garnishee	" 40		
" " Order on Garnishee	" 40		
" " Writ of Replevin	" 40		
" " Writ of Restitution	" 40		
" " Order of Arrest	" 40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

The Union County Telephone Company

Action on account rental of telephone

No. 13

Plaintiff

Bina B. Cavis

Defendant

Att'y for Pff. John L. Laughery
 Att'y for Dff. [Signature]
 Am't claimed, \$9 with interest from Sept, 1908, at 6 per cent. and costs.
 Judgment for Pff., Sept. 19, 1900, \$9 and costs \$

Be it Remembered, That on the 3rd day of October, 1910, 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: (after Caption):

Now comes the plaintiff a corporation organized under the laws of Ohio, and for the first cause of action says:

That the defendant owes the plaintiff on an account, and at her own instance and request, solicited service for the rental of one of their telephones from Dec. 1, 1907 to Sept 1st, 1908, the amount due the plaintiff being nine dollars (\$9.00) and interest at 6% from Sept 1st, 1908. A copy of said account attached hereto and marked Exhibit A.

There are no credits or endorsements on said account.

Wherefore plaintiff prays a judgment on said account against defendant for the amount of nine dollars with interest at 6% from Sept 1st, 1908.

Affidavit by N. E. Legg, President of the Co. before John L. Laughery, N. Public in verification of said account.

Bill of said service filed.

Oct 6, 1910, issued summons of this date returnable Oct. 10, 1910, at 10 o'clock, A. M. and delivered same to George Curl, Constable,

Oct 10¹⁹¹⁰, summons returned not found. Endorsed as follows: Received this writ October 6th 1910. Returns for want of true parties could not be found.
George E. Curl, Constable

Oct 10th 1910. Summons of this date issued returnable Oct 15th 1910, at 10 o'clock A. M.

and do
 appointed
 with return of
 Oct. 15
 appeared,
 was adjor
 October
 unadvised
 then
 from
 1, 1908,
 that
 said
 at 6%
 as in
 Paid on abo
 transcript
 Certificate

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, wh
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution o
 ment of _____
 against _____
 hereby promise and undertake to p
 said judgment, interest and cost
 may accrue.

Taken by and signed and ackn
 me, and surety approved, this _____
 _____ A. D. 1910
 _____ Justice

SATISFACTION OF JUD
 Received _____

 payment in full on the above judg

JURY,

 WITNESSES,

Paris

Township,

Union

County, State of Ohio.

of the Peace,

account of telephone

Att'y for Plff.

Att'y for Def.

\$9 with interest 1908, at 6 per cent. and costs.

Sept 19, 1900, and costs \$

1900, the said upon the following pro-

ures following, to-wit:

a corporation Ohio, and for

the plaintiff's instance for the rental Dec. 1, 1907 here the plain- and interest copy of said marked

ements on

a jud- t against of nine 6% from

and of the May 11, Public

s of this 10, at 10 ed same

I found this writ of this

and costs

is issued Oct 11, 1910

and declined to Michael Murphy who is possessed appointed constable on account of absence of Regular Constable, and declined to serve the writ - Oct. 10, 1910, with returned Oct. 15, 1910, 10 O'clock A.M. same set for trial. Defendant appeared, and asked for an adjournment, and the case was adjourned to October 19th 10. A. M.

October 19, 1910, 10. a.m. Plaintiff appeared and demanded judgment, but defendant failed to appear. Then on for one hour thereafter, whereupon I fine from verified bill of Partittellon and account of Plaintiff that there is due to the sum of nine dollars from the defendant with interest from Sept 1, 1908, at 6%. It is therefore adjudged by the Court that said plaintiff recover of the defendant the said sum of \$9.00 with interest from Sept. 1, 1908 at 6% together with costs of suit taxed to \$3.10 as in the margin of this record.

Paid on above Oct 24, 1910, \$2. by defendant.

Manuscript 75 Cents
Certified 25 "

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

Civil Action before

, Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't "	40
" " Order Sale or Vendi "	40
" " Notice to Garnishee "	40
" " Order on Garnishee "	40
" " Writ of Replevin "	40
" " Writ of Restitution "	40
" " Order of Arrest "	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on.	

James B. Palen

Action on *Account*

No. *J. Mrs. Anshous* vs. Plaintiff

Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ *1700* with interest
from *190*, at *per cent.* and costs.
Judgment for *190*
\$ and costs \$

Be it Remembered, That on the *21* day of *Dec*, *190*, 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:

settled by agreement of parties

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, w
 In pursuance of the Statute i
 and provided, I, _____
 as surety for the stay of execution
 ment of _____
 against _____
 hereby promise and undertake to
 said judgment, interest and cos
 may accrue.
 Taken by and signed and ack
 me, and surety approved, this _____
 A. D. 1 _____
 Justice

SATISFACTION OF JUD
 Received _____
 payment in full on the above jud

of the Peace,

Township,

County, State of Ohio.

court

Att'y for Plff.

Att'y for Deft.

\$ 17.00 with interest
190, at per cent. and costs.
190,
and costs \$

190, the said
upon the following pro-

ures following, to-wit:

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. Before _____
Defendant } Justice of the Peace _____ Township,
County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

Civil Action before

Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Anna B. Kollupath
 Plaintiff
 No. 14 vs.
Hiram Yoder
 Defendant

Action on *Forcible detention*
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ _____ with interest
 from 190, at _____ per cent. and costs.
 Judgment for 190
 \$ _____ and costs \$ _____

Be it Remembered, That on the 11th day of February 1911, the said Plaintiff filed the Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Deception - in substance.
 " Complainant that the said Hiram Yoder hath ever since the 18th day of January 1911, and doth still unlawfully and forcibly detain from the undersigned possession of the following premises, situated in the Township of Paris and Union County, Ohio, in the village of Marysville, & being the premises occupied by (defendant), you, South East corner of Maple Street & Collins road. The said Hiram Yoder entered upon said premises, as the tenant of the undersigned; the term thereof expired at the time herein first mentioned, and from that time the said defendant hath unlawfully and forcibly held over his said term. Then follows statement of value, and prayer for process & restitution

February 11th 1911. Issued summons on above complaint, for appearance and trial, returnable February 14th 1911, at 10 o'clock A.M. and delivered to Geo. E. Curl, Constable

Feb 11th 1911: Summons returned as follows: Received this writ Feb. 11th 1911, and served the same on 11th day of Feb 1911 to Hiram Yoder. Geo. E. Curl, Constable

Constable's fees: Service, 25, Mileage, 20, Copy, 25 = 70

Feb. 14th 1911, 10 o'clock A.M. time set for the trial. Defendant failed to appear then or for one hour thereafter. Plaintiff appeared by attorney who being duly sworn and examined for the plaintiff, the justice found from the evidence that the defendant

is guilty in law and the plaintiff and do receive taxed in the

Feb. 20 1911 Same to

rec'd 10 cents in full Geo. E. Curl

JURY, WITNESSES,

Received of Plaintiff my costs & Constables Costs. 2.10 J. B. Lake Feb 7. 1911

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking of _____
 execution to be entered herein, which
 In pursuance of the Statute in that behalf made, and provided, I, _____
 as surety for the stay of execution of the judgment of _____
 ment of _____ against _____
 hereby promise and undertake to pay the costs of the said judgment, interest and costs that may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. 1911
 _____ Justice of the Peace

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

of the Peace,

Township,

County, State of Ohio.

Forcible
entry

Att'y for Plff.

Att'y for Deft.

\$ with interest
190, at per cent. and costs.

190

and costs \$

Money 1901, the said
upon the following pro-

ures following, to-wit:

Yoder
Baumgardner
and
equal
share
of
the
same
and
costs
of
the
same
to-wit:
the
said
Yoder
and
Baumgardner
do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

turned
at 10 o'clock
of Constable

turned
at Feb. 11 1911
of Constable

Feb. 20, Copy, 25, 70

turned
at Feb. 11 1911
of Constable

is guilty in manner and form as the plaintiff hath
in her complaint set forth, and that the same,
and the matters therein stated are true
It is therefore considered by me, that the said
plaintiff have restitution of the premises mentioned
and described in her said complaint, and
recover of the said defendant the costs herein
taxed at Two dollars & 80 cents, as follows;
(in the margin of this docket entry)

Feb. 20 1911, Issued writ of restitution and delivered
same to Geo. E. Curl, Constable.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said
_____ entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Before _____
Defendant . } Justice of the Peace _____ Township,
_____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said
_____ obtained judgment against the said
_____ on the docket of said
_____ Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at
_____ dollars and _____ cents, and the said
_____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore,
_____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____
_____ Justice of the Peace

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	15	
Taking and certifying Affidavits, each,	40	30	
Docketing, indexing, Appce., per 100 w.,	15	25	
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5	10	
Continuance or Adjournment, each,	20	40	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App't'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct.	16		
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	25	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertirement,	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

Nick Keil

No. 15-
 The Cleveland, Cincinnati, Chicago,
 and St. Louis, Railway Co.
 Plaintiff vs.
 Defendant

Action on Contract for
 Damages
 A.H. Kollefrotte Att'y for Plff.
 J. L. Cameron Att'y for Deft.
 Am't claimed, \$21.60 with interest
 from Nov. 13 1910, at 6 per cent. and costs.
 Judgment for Deft., May 1 1911,
 \$0.09 and costs \$00.40

Be it Remembered, That on the 8th day of April 1911, 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:
 Nicholas Kriit, Plaintiff vs. Defendant
 The Cleveland, Cincinnati, Chicago and St. Louis Rail-
 way Company, Defendant
 Before J. B. Cole
 Justice of the Peace
 Paris Township,
 Union County, Ohio,

Bill of Particulars of the Plaintiff.
 Plaintiff says that the defendants are a corporation, chartered under the laws of Ohio for the purpose of carrying freight and passengers for the public.

Plaintiff claims judgment against the defendants for the sum of \$21.60 with interest from Nov. 13, 1910, which amount he was damaged by the defendants for delaying, and failing to ship 140 Christmas trees for the holiday trade.

April 8th, 1911, issued summons of this date and April 10, 1911, delivered same to Geo. E. Carl Constable, returnable April 18, 1911, at 10 o'clock, A. M.

April 10, 1911, Summons returned, endorsed as follows:

Received this writ April 10, 1911, and I served the same on the 10th day of April 1911 on the defendants, by leaving a certified copy thereof, and of the indorsements thereon with Mr. Edward Healey, ticket agent of the within said railroad Company who has charge of its ticket office situated in said County, the President of said Company having no residence or place of business in said County.
 George E. Carl, Constable.

April 18, 1911: Time set for trial of this case. The parties appeared by their attorneys and by agreement, & consent this case is adjourned to April 28, 1911 at 10 o'clock, a. m.

April 28, 1911,
 at 10, a. m.
 April 29
 and after
 April 29, 1911
 Trial had
 for the pla
 as interest
 thereupon
 till may 1st
 May 1, 1911
 Decision
 in favor
 1st day
 aut recd
 J.P. Dependent
 Costs } Filing pay
 taxed } 20 - sum
 entering ju
 Constables
 for sum
 May 8, 1911
 filed for

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, w
 In pursuance of the Statute i
 and provided, I, _____
 as surety for the stay of execution
 ment of _____
 against _____
 hereby promise and undertake to
 said judgment, interest and cos
 may accrue.

Taken by and signed and ack
 me, and surety approved, this _____
 A. D. 1911
 Justice

SATISFACTION OF JUD
 Received _____
 payment in full on the above jud

Received my costs 70 cents
 Geo. E. Carl

WITNESSES, Edward Healey

may 4, 1911 paid transcript

Received amount of cost of transcript
 numerous official receipts
 W. Keil

Paris Township, Union County, State of Ohio.

of the Peace,
Contract for
Att'y for Plff.
Att'y for Deft.
with interest
at 6 per cent. and costs.
May 1 1911
and costs \$10.00
the said
upon the following pro-

April 28, 1911, 10 o'clock, A.M. This case adjourned to April 29th at 10, A. M.

April 29, 1911, 10, O'clock A.M. Defendant appeared and asked delay till 1. O'clock, P.M., which was granted.

April 29, 1911, 1. P.M. Time set for hearing - Parties appeared; trial had; Nick Kile sworn and examined as witness for the plaintiff, and Edward Healy sworn and examined as witness for the defendant; and the case was submitted. Thereupon the Justice took time to consider the matter till May 1st 1911.

May 1, 1911. The Justice announced to the parties his decision and finding in the matter in defendant's favor. Whereupon, it is, on said 1st day of May 1911, considered by me that the defendant recover of the plaintiff \$100.00 dollars and costs herein taxed in the margin hereof, his costs.

Defendant thereupon gave notice of appeal.

Costs taxed: Filing papers 15 cts, Docketing 30 cts, Summary 25 cts, continuing 20 cts, swearing witnesses 10 cts, entering appeal bond 40 cts, retaining actual 10 cts, entering judgment 40 cts, judgment on doc 15 cts, further record 50 cts, transcript 90 cts + certificate 25 cts = \$4.60, witness fee 25 cts. Custodian costs - for summary 25 cts, mileage 20 cts, copy 25 cts = 70 cts. May 8, 1911. Transcript furnished to plaintiff + Bond filed for appeal.

ures following, to-wit:
J. B. Cole
of the Peace
Township
County, Ohio,
plaintiff.
costs are
the laws
of freight
against
of \$12.60
1910, which
by the
and failing
trees for the
of this date
to
rnable April
rued, su-

And I would
April 1911.
ing a certified
Horseman's
Healy, ticket
and Com-
to ticket
the President
o rendered
forecity.
sl, Co. stable.
of this cov,
in attorneys
This case
8.1911 at 10

UNDERTAKING FOR STAY OF EXECUTION.
On the day of 1910
The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 190
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received 190, from
100 Dollars,
payment in full on the above judgment and costs.

Copy APPEAL BOND.
On the 8 day of March 1911, said Nick Keil
entered into an undertaking to the adverse party as follows
Nick Keil Plaintiff
Before J. B. Cole Justice of the Peace Paris Township, Union County, Ohio.
Whereas, On the 1st day of May A. D. 1911, the said defendant obtained judgment against the said Plaintiff on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said Nick Keil intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, we Nick Keil Katy Keil John Volzette of Union County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of 750 dollars, conditioned as follows: 1. That the said appellant will prosecute his appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, he will satisfy such judgment and costs.
Signed Nick Keil John Volzette
Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 1911
J. B. Cole Justice of the Peace

CIVIL DOCKET.

Civil Action before

James B. Leake

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	10	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	30	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	" 40		
Order of Sale or Vendi,	" 40		
Notice to Garnishee,	" 40		
Order on Garnishee,	" 40		
Writ of Replevin,	" 40		
Writ of Restitution,	" 40		
Order of Arrest,	" 40		
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of Bail, ea,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct.		50	
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20	20	
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		
<hr/>			
Read in full			
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	20	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't "	40		
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40		
" " Order on Garnishee "	40		
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisment,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

E. L. Price

Action on Writ of Habeas Corpus

No. 16 vs. William Hall

A. H. Kellebrath Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ with interest
 from 190 , at per cent. and costs.
 Judgment for 190 ,
 \$ and costs \$

Be it Remembered, That on the 15 day of April 1911, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: To J B Cole a Justice of the Peace in and for the Township of Paris in the County of Union State of Ohio

The undersigned E. L. Price, a resident of the County of Union, State of Ohio, doth hereby make his complaint to you against one William Hall for this that the said William Hall hath ever since the 14th day of March 1911, and doth still unlawfully and forcibly detain from the undersigned possession of the following premises situated in the township of Paris in the said County of Union and described as follows: brick house and lot No. 655, Mel-ford avenue.

The said William Hall entered upon said premises as the tenant of the undersigned. The lease therefor expired at the time herein first mentioned, and from that time the said William Hall hath unlawfully and forcibly held over his said tenon.

On the 10th day of April, 1911, the undersigned served upon the said William Hall as required by the law, notice in writing to leave said premises,

The undersigned asks process and restitution and any other relief that is just and equitable.

Dated April 15, 1911 E. L. Price per A. H. Kellebrath his Atty.

April 15 1911, Issued summons of that date returnable April 18, 1911, at 10 o'clock A. M. and delivered to Geo. C. Paul, constable.

April 15, 1911, Summons returned and docketed as follows:

April 1911, trial set for trial. The parties appeared by their attorneys, and

by agreement to 10 o'clock

April 15 appeared from office of plan of April 15 of Court April 15 Court: the case Case No. Service Mileage Copies

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____

The defendant came, and by _____

of the County, approved by me as _____

ent surety, caused an undertaking _____

execution to be entered herein, with _____

In pursuance of the Statute _____

and provided, I, _____

as surety for the stay of execution _____

ment of _____

against _____

hereby promise and undertake to _____

said judgment, interest and costs _____

may accrue.

Taken by and signed and acknowledged _____

me, and surety approved, this _____

_____ A. D. 1911

Justice of the Peace

SATISFACTION OF JUDGMENT

Received _____

payment in full on the above judgment

Received my costs Geo. C. Paul

JURY,

WITNESSES,

of the Peace,

Township,

County, State of Ohio.

by agreement + consent this cause is adjourned to 10 o'clock, A. M. April 28-1911

April 18, 1911, 10.00 AM, time set for trial, Plaintiff appeared and defendant having surrendered possession, said cause is dismissed by request of plaintiff and at his costs. Judgment for costs

April 18, 1911. Received of plaintiff \$2.25 in full of costs in this case.

April 15, 1911. Summary returned and declared as follows: Received this writ April 15, 1911, and served the same on the 15th day of April 1911, to Mrs. Cora Hall wife of J. M. Hall,

Service 25
Mileage 20
Copy 25
70

Geo E. Carl, Trustable

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . } Before _____
vs. Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. D. Cole

, Justice of the Peace,

J. R. Allen

Action on *Account*
in attachment

No. *17* vs. *M. L. Keiser*

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$*9.48* with interest
from *190*, at *per cent.* and costs.

Judgment for *190*
\$ *and costs* \$

Defendant

Be it Remembered, That on the *27* day of *May* 19*01*, 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:

Columbus Ohio May 23rd 1911

M. L. Keiser Dr \$9.48
To F. R. Allen

groceries furnished since \$
from the "Nation and Co's store" 9.48
May 27th Affidavit for attachment
filed

May 27, 1911, issued summary of that date returnable June 6, 1911, at 10, a.m. also Order Attachment against returnable June 6, 1911. June 6, 1911, 10 a.m. time set for hearing - Adjourned the case till June 14, 10 a.m. request of plaintiff. June 14, 1911, 10 a.m. Dismissed this case at request of plaintiff and at his costs, judgment is plaintiff for costs in the sum of \$ Dismissal without prejudice to a new action.

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n 40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisment,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF

On the _____ day of _____

The defendant came, and by _____

of the County, approved by me as _____

ent surety, caused an undertaking _____

execution to be entered herein, with _____

In pursuance of the Statute _____

and provided, I, _____

as surety for the stay of execution _____

ment of _____

against _____

hereby promise and undertake to _____

said judgment, interest and costs _____

may accrue.

Taken by and signed and acknowledged _____

me, and surety approved, this _____

_____ A. D. 19____

Justice of the Peace

SATISFACTION OF JUDGMENT

Received _____

payment in full on the above judgment

f the Peace,

Township,

County, State of Ohio.

*Account
Testament*

Att'y for Plff.

Att'y for Deft.

\$948 with interest
190, at per cent. and costs.

190

and costs \$

1901, the said
upon the following pro-

ures following, to-wit:

May 23rd 1911

*line \$
store 948
blackboard*

*of that
1911, at
statement
E. 1911
for hearing -
June 14
the
is missed
plaintiff
and vs
the sum
about pay-*

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. } Before _____
Justice of the Peace _____ Township,
Defendant } _____
County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

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

Austin Ballard

Action on account

No. *David Coker* vs *Ray Mangans*

Plaintiff

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ *70.85* with interest

from *190*, at *per cent.* and costs.

Judgment for *190*

\$ and costs \$

Be it Remembered, That on the *14* day of *July* 19*11*, 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:

David Coker & Ray Mangans

to

Austin Ballard Dn.

sums and labor as follows:

<i>As cook</i>	<i>53.25</i>
<i>Labor - saw mill</i>	<i>15.75</i>
<i>labor common</i>	<i>18.50</i>
<i>labor, threshing machine</i>	<i>21.50</i>
<i>labor</i>	<i>17.00</i>
	<i>126.00</i>

Contra Cr.

<i>On cash</i>	<i>37.70</i>
" "	<i>8.00</i>
" "	<i>9.45</i>
<i>To balance</i>	<i>70.85</i>

Plaintiff requested that summons be issued to Ben Hedson, Constable Dover Twp. and read as follows: To serve same June 14. I issued summons according and delivered same to Ben Hedson returnable July 18, 1911. July 18, 1911, summons being returned and quitted his name as to part of Justice in Dover Township - I dismissed the case without prejudice to a new action. and at plaintiff's costs.

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF

On the _____ day of _____

The defendant came, and by _____

of the County, approved by me as _____

ent surety, caused an undertaking _____

execution to be entered herein, wh _____

In pursuance of the Statute i _____

and provided, I, _____

as surety for the stay of execution _____

ment of _____

against _____

hereby promise and undertake to _____

said judgment, interest and cost _____

may accrue.

Taken by and signed and ack _____

me, and surety approved, this _____

A. D. 1 _____

Justice _____

SATISFACTION OF JUD

Received _____

payment in full on the above jud _____

of the Peace,

Township,

County, State of Ohio.

Account

Att'y for Plff.

Att'y for Deft.

\$7083- with interest
190, at per cent. and costs.
190
and costs \$

1901, the said
upon the following pro-

ures following, to-wit:

gains

Dr.

3:

53.25
15.75
18.50
21.50
17.00
126.00

more by
uptable
14. Dec
and de-
Hudson

my being
the case
new
code

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
vs. Plaintiff } Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

Civil Action before

, Justice of the Peace,

Michael Cody

Action on *Promissory note*

No. *John Cody* vs. *M. J. Cody*

Plaintiff

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ *24.34* with interest from *Aug 1, 1900*, at 8 per cent. and costs.

Judgment for *190* and costs \$

Be it Remembered, That on the *15* day of *July* 19*11*, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

Being a promissory note for \$37, signed by defendant payable to plaintiff dated Oct. 16, 1909, payable in one year with interest after maturity at 8% with credit of \$15 on Aug 1, 1910.

July 15, 1911, issued summons of this date returnable July 22, 11 and delivered same to John P. Connor, constable.

July 15-1911 summons returned in- drossed as follows: Received this writ- July 15, 1911, and I served the same on the 15th day of July 1911, on the defendant, by leaving a cer- tified copy thereof and of the endorse- ments thereon, with mine in person, returned without service on M. J. Cody by order of the plaintiff.

*Constable's fees
Sumo & Return 25
Mileage 20
Copy total 45*

July 20, 1911, Defendant appeared conferred judgment and paid off judgment & costs - \$28.80

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re- mov'g or preserv'g property levied on,	

JURY,
*Received in fees 70c's
John P. Connor
constable*
*Received of M. J. Cody
the sum of \$28.80 in
full of above judgment*
Michael Cody
Received my

UNDERTAKING FOR STAY OF
On the _____ day of _____
The defendant came, and by _____
_____ hi-
of the County, approved by me as
ent surety, caused an undertaking
execution to be entered herein, wh-
In pursuance of the Statute in
and provided, I,
as surety for the stay of execution
ment of _____
against _____
hereby promise and undertake to
said judgment, interest and costs
may accrue.

Taken by and signed and ack-
me, and surety approved, this _____
_____ A. D. 19*11*
Justice

SATISFACTION OF JUD
Received *July 21*
John P. Connor
Constable
payment in full on the above judg-
M. J. Cody

of the Peace,

Township,

County, State of Ohio.

Permissive side

Att'y for Plff.

Att'y for Deft.

\$ 24.34 with interest
1900, at 8 per cent. and costs.

190

and costs \$

July 1901, the said
upon the following pro-

asures following, to-wit:

*signed by
dated
with
ap., with*

*of this date
and some*

*in-
will this
with the
July 1411,
ing a ser-
Kudose-
in person,
M. F. Cady*

*Calabry
Wood
paid off*

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

The defendant came, and by _____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190_____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received *July 21* 1901, from *Jacob K. Cady* 100 Dollars, payment in full on the above judgment and costs.

J. B. Cady

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows No. _____

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

Defendant . } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

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

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

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

A. D. 190_____

Justice of the Peace

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

John Cody

Action on Replevin

No. *John Doe whose real name is unknown* vs. Plaintiff

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$150 with interest from 190, at per cent. and costs.

Judgment for 190 and costs \$

Be it Remembered, That on the 20th day of July 1911, 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:

Applicant filed said summons and writ of replevin issued and delivered to John P. Connor, Constable, for the following property, to-wit: one dark iron gray colt about 4 months old, being the colt got by said John Cody's horse Stallion, Lillanue, and a mare belonging to Curt Auerine, returnable July 22nd 1911, at 10 o'clock a.m.

July 21st 1911, writs returned endorsed as follows:

Received this writ on the 20th of July 1911: Replevied the goods and chattels within described and caused the same to be appraised as per schedule hereto attached

Also on the same day served the defendant by copy. Served writ of replevin and made appraisal, and return, for expense of fees and assistance

Constable's fees		John P. Connor
Summ & Return	65	Constable
Mileage	45	Answering appraisin ^g
Copy writs	50	Appraisal fees
Keeping stock	50	Writery
Assistance	100	Total
		770

July 21st 1911. The parties and Curt Auerine voluntarily appeared, and the defendant gave his real name as Jim Sharp - but amendment is hereby made accordingly.

Case settled & costs paid

Received my fees \$7.70
John P. Connor
JURY pay for service of writs
Received of J. P. Cole \$13.00 in full of judgment in this case John Cody

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____

The defendant came, and by _____ his _____ of the County, approved by me as _____ ent surety, caused an undertaking, execution to be entered herein, wh _____

In pursuance of the Statute in _____ and provided, I, _____ as surety for the stay of execution o _____ ment of _____ against _____ hereby promise and undertake to p _____ said judgment, interest and cost _____ may accrue.

Taken by and signed and ackn _____ me, and surety approved, this _____ A. D. 1 _____ Justice _____

SATISFACTION OF JUDGMENT

Received _____

payment in full on the above judg _____

of the Peace,

Township,

County, State of Ohio.

Replevin

Att'y for Plff.

Att'y for Deft.

\$1500 with interest
190, at per cent. and costs.
190
and costs \$

1901, the said
upon the following pro-

ures following, to-wit:

and visit
to John P.
having
with pay
being
Poley's frame
more belong-
mable July
cc.
endorsed

July 1911:
attls within
name to be
hueluto

the defendant
in and made
expense

P. Connor
Constable
1,00
2,00
1,50
7,70

Cur. during
the defendant
in Sharp-
all assr-

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. } Before _____
Defendant } Justice of the Peace _____ Township,
County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

Civil Action before

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	15	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	70	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20	20	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee,	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct.	15		
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	10
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	40
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	40
Serv. and Ret. of other Orders, Writs,	40
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Received of E. L. Price
265 cents - Sept 4, 1911
JURY,
Received my fees
Geo. E. Curb
WITNESSES, Received my fees
Michael Murphy
Sp. Constable

E. L. Price

Action on forcible detainer

J. R. Parr

Plaintiff

Defendant

Be it Remembered, That on the 4th day of August 1911, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Landlord's Complaint
 to James B. Cole a Justice of the Peace
 in & for the Twp. of Paris, County of
 Union & State of Ohio, the undersigned
 E. L. Price a resident of the County of
 Union & State of Ohio, do hereby
 make his complaint to you against
 said J. R. Parr, for this:

That the said J. R. Parr hath since
 since the 3rd day of August 1911 and doth
 still unlawfully & forcibly detain from the
 undersigned possession of the following
 premises situated in the Township of
 Paris in said County of Union and
 described as follows: The brick & frame
 dwelling house situated on the West side
 avenue in said Village of Marysville
 and State of Ohio, and occupied
 by defendant as his private resi-
 dence -

That said J. R. Parr entered
 upon said premises as a tenant
 of the undersigned; the lease thereof
 expired at the time herein first
 mentioned by reason of failure to
 pay rent as required by the lease
 and from that time the said J. R. Parr
 hath unlawfully & forcibly held over
 his said term - On the 31st day of July
 1911, the undersigned duly served on the
 said J. R. Parr as required by law, notice
 in writing to leave said premises
 The undersigned used only process and
 restitution etc. Dated this 4th day of
 August 1911. E. L. Price

Aug 4th 1911, James B. Cole of this date
 returned at 10 O'Clock Aug. 7, 1911,
 and delivered the same to
 Geo. E. Curb Constable.

E. L. Price
August 4th
follows:

I received the
 on the 4th
 and the
 and per
 Constable
 Lewis & Sel
 Aug 5th
 and co.
 is true
 of the
 Aug 7th
 depend
 thereup
 & sub
 the al
 all the
 defend
 It is
 plaintiff
 Geo -
 depend
 to \$2.65
 Sep. 5th 1911
 and deliv
 Sept 2nd
 Received the
 thereof
 water pr

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 his _____
 of the County, approved by me as _____
 ent surety, caused an undertaking
 execution to be entered herein, which
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution on
 ment of _____
 against _____
 hereby promise and undertake to pay
 said judgment, interest and costs
 may accrue. _____
 Taken by and signed and acknowl-
 me, and surety approved, this _____
 A. D. 19 _____
 Justice _____

SATISFACTION OF JUDGE
 Received _____
 payment in full on the above judgment

of the Peace,

Township,

County, State of Ohio.

mible detain

Att'y for Plff.

Att'y for Deft.

\$190 with interest
190, at per cent. and costs.

Aug. 7th 1911
and costs \$2.65

August 1911, the said
upon the following pro-

ures following, to-wit:

the Peace
County of
County of
Marysville
against

the over
and doth
from the
following
County of
and
Marysville
recused
the resi-

entered
tenant
Therefore
failure to
the leave
J.R. Par
over
of July
upon the
law, notice
premises
and
day of
1911

of this date
1911
to

E L Prier vs. J. R. Par Board overseer.
August 4, 1911. Summons returned addressed as follows: Received this writ August 4th 1911, and I served the same on the 4th day of August 1911, on the defendant, by leaving a written copy thereof and the endorsements thereon with the Sheriff and personally Geo. E. Curl, Constable
Constable fees
Service return 25 - Copy 25 - Mailed 20.

Aug 5th 1911: The defendant personally appeared and confessed that the plaintiffs complaint is true, and entered his appearance & confession of the truth of plaintiffs claim & submission of the case.

Aug 7th 1911 - 10 A.M.: Time set for trial. The defendant did not appear, nor the plaintiff. Thereupon on consideration of the confession & submission of the defendant I said that the allegations of the plaintiffs complaint are true and confessed to be true and that defendant is guilty as charged.

It is therefore ordered and adjudged that plaintiffs have process & restitution as assessed for - and judgment that the recovery of the defendant J.R. Par his costs herein taxed \$2.65

Sep. 5 1911. Issued writ of restitution & execution for costs and delivered same to Michael Murphy, Special Constable Sept 11 -

Sep 2 Execution writ of restitution returned addressed as follows: Received this writ on the 6th of Sept. 1911, on the 15th of Sept. 1911, by virtue thereof I restored the plaintiff to the possession of the within described premises. (Accrued costs in margin) \$1.60 Michael Murphy Special Constable

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace.
SATISFACTION OF JUDGMENT.
Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.
On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . } Before _____
vs. Justice of the Peace _____ Township, _____
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee _____, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

James B. Mc...

Paul

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5		
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15		
Summons, each deft. named in writ,	25	50	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20	20	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	"	40	
Order of Sale or Vendi,	"	40	
Notice to Garnishee,	"	40	
Order on Garnishee,	"	40	
Writ of Replevin,	"	40	
Writ of Restitution,	"	40	
Order of Arrest,	"	40	
Writ, Ord. or Process not nam'd above, ea.,	40		
App'tg Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Encl. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment, <i>Settle ment</i>	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct. record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25		
Mileage miles, 1st mile 20, each add'l	5		
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in removing or preserv'g property levied on,			

Samantha Thompson

Action on account

No. vs. C. L. Eckner

Plaintiff

J. L. Laughrey

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 33.06 with interest from June 12 1901, at 6 per cent. and costs.

Judgment for 190 and costs \$

Be it Remembered, That on the 23rd day of August- 1901, 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 says that the defendant is indebted to her on an account for barn rent and hay given to him at his own special instance and request, and said account is as follows to-wit:-

Dec. 1, 1910 to June 12, 1911, for barn rent for 3 horses at \$1.25 each per month 37.50
 From April 1, 1911, to May 11, 1911, for two horses at \$1.25 per month for each horse 3.50
 1911, on or about May, one horse of Steel Eakin for 3 weeks, and one horse for defendant for 2 weeks, at \$1.25 per month 1.56
 1/2 ton mixed hay Year 1911, 5.00
 One tea Kettle .50
 Total 33.06

with interest from June 12, 1911. There are no credits or endorsements on said account, and there is due \$33.06 with interest from June 12, 1911. Wherefore Plaintiff prays for a judgment of \$33.06 with interest from June 12, 1911, and such other further relief as is just.

John L. Laughrey, Attorney for the Plaintiff.

State of Ohio
 Union County: Samantha Thompson the plaintiff hereunto sets oath that the facts stated in the foregoing bill of particulars are true as she believes. (Sgd) Samantha Thompson

Sworn to by the said Samantha Thompson, this 21st day of August, 1911.
 John L. Laughrey
 Notary Public
 Union County, Ohio.

Received by Plaintiff
 \$33.06
 Aug 23, 1911
 JURY
 when deposit over bonds.
 Samantha Thompson
 Received my oaths
 Geo. E. Burr
 WITNESSES,

August 24, 1911
 Constable
 10 010
 Aug 29
 Plaintiff
 turned
 a new
 1911
 Constable
 Sept 1
 as for
 Sept 1
 Constable
 and
 Deft.

The parties
 paying \$

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 his
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, wh
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution
 ment of _____
 against _____
 hereby promise and undertake to p
 said judgment, interest and cost
 may accrue.

Taken by and signed and ackn
 me, and surety approved, this _____
 _____ A. D. 1911
 _____ Justice

SATISFACTION OF JUDG
 Received full satisfaction
 C. L. Eckner
 of above claim
 payment in full on the above judg
 20th 1911 - Samantha Thompson

CIVIL DOCKET.

Pais

Township,

County, State of Ohio.

of the Peace,

Account
\$33.06 with interest
190/ at 6 per cent. and costs.
190
and costs \$

190/ the said
upon the following pro-

figures following, to-wit:

and is in
barn rent
our special
and annual

barn rent
month 22.50
for
each

3.50

Shed
and

1.54

5.00

.50

33.06

and our
\$33.06 with

for a
interest
to other

Plaintiff

Thompson
that the
particulars
Samantha Thompson

Thompson,

Laughrey
Ohio

August 23, 1911, Issued summons and August
24, 1911, delivered same to Geo E. Curl
Constable - returnable August 29, 1911, at
10 o'clock, A.M.,

Aug 29, 1911, 10 a.m. - time set for hearing -
Plaintiff appeared. The summons re-
turned - not found - and I issued
a new summons returnable Sept 11,
1911, 10 a.m. and delivered same to
Constable Curl - Summons returned
Sept 11, 1911, summons returned in docket
as follows: Received this 5th Sept 1911, I
served the same on the 5th day of Sept, 1911, by
leaving a certified copy thereof with
and the undersigned with C. S. Eckstein
Geo E Curl
Constable

The parties appeared and settled the case - Plaintiff
paying the costs, stated in Marginal receipts - and
same is settled & costs paid. Sept 11, 1911

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____

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

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received full satisfaction 190____, from
C. S. Eckstein
of _____ Dollars,
payment in full on the above judgment and costs.
Sept 11, 1911 - Samantha Thompson

APPEAL BOND.

On the _____ day of _____ 190____, said _____

entered into an undertaking to the adverse party as follows
No. _____

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

Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

Civil Action before

Justice of the Peace,

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

Walter E. M. Ranshous

Action on Account from Doctors bill - John Laughlin Att'y for Plff. Att'y for Deft.

Fred C. J. J. Plaintiff

Am't claimed, \$ with interest from 190 at per cent. and costs. Judgment for \$42.92 and costs \$2.55

Be it Remembered, That on the 23 day of Sept. 1911, 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 from the defendant the sum of forty dollars with interest from July 7, 1909, on an account for necessaries, to-wit: for professional services as family physician, a statement of which acct. is hereto attached marked exhibit 'A' & made a part of this bill of particulars. Wherefore plaintiff prays that he may be allowed judgment for the sum of \$40 with interest from July 7, 1909, sd. John Laughlin Plaintiff's Attorney.

Sept 23 1911 served summons for the defendant returnable Sept 26 1911 at 10 A.M. and delivered same to Constable John P. Connor.

Sept 23 1911. Summons returned endorsed as follows: Received this writ Sept 23 1911, and I served the same on the 23rd day of September 1911 on the defendant by leaving a certified copy thereof and of the endorsement thereon with him in person John P. Connor Constable.

Sept 26 1911 10 AM time set for trial. At request of plaintiff I adjourned the hearing till 3 PM. At said date defendant failed to appear at 10 AM. and for one hour there after failed to appear at 3 PM. on for one hour there after thereupon John Laughlin being sworn & testified as a witness for the plaintiff & that on the evidence and I do find upon the evidence for the plaintiff and that

There is a claim claimed. Received 42.92 as follows:

Sept 13 - Notice Sept 28 - Plaintiff to appear and Sept 18 - m. Oct 2 - m. Oct 4 1911 as follows: The same on Marguerite L. of said & Constable Oct 4 1911 Received the on the 3rd day by leaving a residence Oct 11 1911 at 10 A.M.

UNDERTAKING FOR STAY OF EXECUTION. On the day of The defendant came, and by his of the County, approved by me as ent surety, caused an undertaking execution to be entered herein, wh In pursuance of the Statute in and provided, I, as surety for the stay of execution ment of against hereby promise and undertake to said judgment, interest and cost may accrue.

Taken by and signed and ack me, and surety approved, this A. D. 1 Justice SATISFACTION OF JUD Received payment in full on the above judg

Received my fees in full in this case & 8 in Oct 17 1911 John P. Connor WITNESSES, J. P. Connor

Civil Action before

Justice of the Peace,

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

Matter of M. Rauchman Plaintiff
vs.
Fred C. Jauchott Defendant

Action on *Proceedings*
in case of Exclusion
John Longley Att'y for Plff.
Att'y for Deft.

Am't claimed, \$45.47 with interest
 from Sept 16 1901, at 6 per cent. and costs.

Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 10 day of October 1901, the said Plaintiff filed ~~Bill of Particulars~~ *Bill of Particulars* herein, whereupon the following proceedings were had: *in show called case, to wit:*

Said Bill of Particulars being in words and figures following, to-wit:
Oct 10, 1901. 10.00
~~State of Ohio~~ *County of Hamilton* ss.
John B. Cole Justice of the Peace.
Matter of M. Rauchman
To John P. Longley Custodian of said property
being *of you are hereby com-*
manded to notify the Marysville Light
and Water Company that the following
order has been made by me, to-wit:
Before J. B. Cole Justice of the Peace for
County of Hamilton, Ohio, on the 10th day of
October 1901.

Matter of M. Rauchman Plaintiff
vs.
Fred C. Jauchott Defendant

This day this cause came on to be heard and the said The Marysville Light and Water Company appeared before me and answered respecting its liability to said Fred Jauchott judgment debtor as heretofore declared and it appearing from said examination and from the evidence that said The Marysville Light & Water Co. is liable for the sum of \$100 (subject to about \$50 credit to the said judgment debtor and that the said money is not exempt from execution or attachment under the laws of the State of Ohio except as to 90% thereof and that at the time of service of notice on said Company it was owing the defendant one month's salary of \$14.00 per month - 10% of which is liable to attachment as well as the sum of \$4.00 for costs. it is ordered that the said Company guarantee pay said sum of \$14.00 to the creditor named herein, to be applied on the debt in this proceeding and on said judgment.

Whereupon the said Garnishee waived further notice and paid said sum of \$14.00 to the attorney for the plaintiff, who then paid \$4.00 in said costs.

JURY,

WITNESSES,

Received \$4.00 to apply on costs in this case
J. P. Longley

Received fees 1.40
J. P. Longley

Rauchman
Oct. 9
paid
to exam
pendant
subject
which
\$4.00 costs
the defe
Company
that sa
I agreed
to pay
Oct 10
due
is render
with the
of p
of proce
John

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, w
 In pursuance of the Statute i
 and provided, I, _____
 as surety for the stay of execution
 ment of _____
 against _____
 hereby promise and undertake to
 said judgment, interest and cos
 may accrue.

Taken by and signed and ack
 me, and surety approved, this _____
 _____ A. D. 1901
 _____ Justice of the Peace

SATISFACTION OF JUD
 Received _____
 payment in full on the above judg

of the Peace,

Ranchers vs. Jammet, Township,

County, State of Ohio.

Proceedings in
County of Hamilton
Att'y for Plff.
Att'y for Deft.
\$45.47 with interest
1901, at 6 per cent. and costs.
190
and costs \$

Continued from page 166
Oct. 9th 1911, The plaintiff and garnishee ap-
peared. And the garnishee waiving time submitted
to examination ^{and said} that the Company was during the de-
pendant one months salary at \$100. per month
Subject to some credits. and agreed, with the ^{to delinquent} garnishee
to pay \$14. down, viz, \$10. on the judgment, and
\$4. costs, and to pay \$10. each month ~~for~~ ^{for} the
defendant ^{until said judgment is fully paid} employment, with said
Company. ^{in consideration whereof it is ordered}
That said payments be made as stipulated,
I agreed to. And the costs of this proceeding, is
taxed to defendant, and.

Oct 10, 1911, Defendant failed to appear or for
one hour thereafter. Whereupon judgment
is rendered against the defendant in accordance
with the above finding and for the application
of funds as they come due, on said judgment,
and for costs, taxed to ~~the~~ ^{as detailed in the margin hereof.}
~~the necessary papers - ve for Morgan~~

1901, the said
upon the following pro-
posal, to wit:
and costs following, to wit:
1911
1911

Proceedings in
County of Hamilton
Att'y for Plff.
Att'y for Deft.
\$45.47 with interest
1901, at 6 per cent. and costs.
190
and costs \$
1901, the said
upon the following pro-
posal, to wit:
and costs following, to wit:
1911
1911
waived further
to the attorney
paid \$4.00

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.
SATISFACTION OF JUDGMENT.
Received _____ 190____, from

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

APPEAL BOND.
On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. } Before _____
Defendant } Justice of the Peace _____ Township,
County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee _____, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant _____ will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____
Justice of the Peace

Civil Action before

, Justice of the Peace,

L. E. Bellus

Action on account

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	20
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venue, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

No. vs. Plaintiff
 Millis Rickman Defendant

Att'y for Plff. A.H. Kellefath
 Att'y for Deft. A.H. Kellefath
 Am't claimed, \$4.15 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 18 day of Oct 1907, 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:

Bill for \$65 with credit of 50 cents
 October 18, 1911, Issued summons and delivered same to John P. Connor constable returnable October 21st 1911, at 10 A.M.

October 18, 1911, Summons returned endorsed as follows: Received this writ - October 18, 1911 and I served the same on the 19th day of October 1911 on the defendant by leaving a certified thereof at his usual place of residence.

Costs fees
 Serv. + Ret. \$0.25
 Copy \$0.25
 Mileage \$0.20
 John Connor Constable

October 21st 1911, case settled by the parties and costs paid.

Received 4. on the bill in full
 JURY, J.B. Cole
 Received of J.B. Cole \$2. in full of claim
 Witness, L. E. Bellus
 Received my costs
 John Connor

UNDERTAKING FOR STAY OF

On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, w
 In pursuance of the Statute i
 and provided, I, _____
 as surety for the stay of execution
 ment of _____
 against _____
 hereby promise and undertake to
 said judgment, interest and cos
 may accrue.

Taken by and signed and ack
 me, and surety approved, this _____
 A. D. 1907

SATISFACTION OF JUD

Received _____

payment in full on the above jud

of the Peace,

Township,

County, State of Ohio.

recount
Att'y for Plff.
Att'y for Deft.
\$4.15 with interest
190, at per cent. and costs.
190
and costs \$
190, the said
upon the following pro-

ures following, to-wit:

debit
received
same
instable
1911,
was re-
collected:
18, 1911
on the
1911 on
a certificate
of Res-
Lerner
stable,
settled
costs

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

J. B. G.

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

N. A. Myers
 Plaintiff
 vs.
S. M. Norvell
 Defendant

Action on *Account*

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

Am't claimed, \$ *12.45* with interest
 from *190*, at *per cent.* and costs.
 Judgment for *190*
 \$ *and costs \$*

Be it Remembered, That on the *30* day of *October* 19*11*, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Being an itemized bill & account
 of *260* hours work at *10* cents per
 hour, amounting to *\$26.00*
 On which credits are entered
 as follows: - *Oct 10, 1911, By cash \$5.00*
" 21 " " " 5.25
" 24 " " " 2.00
" 28 " " " 1.25
 Total Credits *\$13.50*
 To balance *\$12.45*

October 30, 1911. Issued Summons
of this date and of Oct 31 1911, directed
same to John P. Connor, Constable,
Intymable Nov. 4th 1911, at 10
O'clock, A.M.

Oct 31 1911.
Summons returned & docketed
as follows: Received this writ October
31st 1911, and I served the same on the
31st day of October, 1911, on the defendant
by leaving a certified copy thereof and
of the endorsements thereon ~~at~~ at
his usual place of residence
Serv. a sit. \$1.25
Mileage " 20
Copy " 25
\$1.70
John P. Connor
Constable

Nov 3rd The parties appeared and agreed upon
settlement, as follows: Defendant to pay \$12.45
and the case and case to be discontinued
Nov. 4. Case discontinued & claim satisfied

JURY, *Received*
above judgments
in full of
N. A. Myers.
 WITNESSES,
Received my fees
John P. Connor
Constable

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, w
 In pursuance of the Statute i
 and provided, I, _____
 as surety for the stay of execution
 ment of _____
 against _____
 hereby promise and undertake to
 said judgment, interest and cos
 may accrue.

Taken by and signed and ack
 me, and surety approved, this _____
 A. D. 19*11*
 Justice

SATISFACTION OF JUD
 Received *Account*
S. M. Norvell
 payment in full on the above *judgment*

CIVIL DOCKET.

of the Peace,

Township,

County, State of Ohio.

Account

Att'y for Plff.

Att'y for Deft.

\$12.45 with interest
190, at per cent. and costs.
190,
and costs \$

total 1901, the said
upon the following pro-

ures following, to-wit:

Account
costs per
1901
total
\$ 5.00
5.25
2.00
1.25
13.50
12.45

summary
11, defined
at 10

advised
on Oct-10
came on the
the defendant
thereof and
at
advised

table
agreed upon
to pay 10.45
and
ed

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received *Account* _____ 1901, from
S.M. Maxwell
_____ Dollars,
payment in full on the above *judgment* and costs.
J.S. Cole

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

, Justice of the Peace,

Charles Braun

Action on account

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n 40
Serv. and Ret. Order of Attachm't	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

No. _____ vs. _____
 Plaintiff
 M Kennedy Defendant

Att'y for Plff. *A. H. Kollfratte*
 Att'y for Deft. _____
 Am't claimed, \$ 12⁰⁰ with interest
 from 190, at per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 31 day of October 1911, 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:
 Bill of Particulars of Plaintiff
 The plaintiff claims a judgment against the defendant for the sum of Twelve dollars principal and three dollars ⁶⁰/₁₀₀ interest.
 Total amount claimed \$ 15.60.

Oct 31 " 1911: Issued summons returnable Nov 4th 1911, at 10 o'clock, A. M. and delivered the same to John P. Connor constable

Oct 31 " 1911, Summons returned, endorsed as follows: -
 Received this writ October 31st 1911, and I served the same on the 31st October 1911, on the defendant by leaving a certified copy thereof, and of the endorsement thereon with him personally.

Serv. & Ret. 25
 Mileage 20
 Copy 25
 70
John P. Connor Constable

Nov 1. Cause withdrawn & dropped by plaintiff - costs paid.
 Cancelled - money here paid in full

Received my fees
 John P. Connor
 JURY

WITNESSES,

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 of the County, approved by me as _____
 ent surety, caused an undertaking _____
 execution to be entered herein, wh
 In pursuance of the Statute i
 and provided, I, _____
 as surety for the stay of execution
 ment of _____
 against _____
 hereby promise and undertake to
 said judgment, interest and cost
 may accrue.

Taken by and signed and ack
 me, and surety approved, this
 _____ A. D. 1
 _____ Justice

SATISFACTION OF JUD
 Received _____
 payment in full on the above judg

CIVIL DOCKET.

f the Peace,

Township,

County, State of Ohio.

Allegretto Att'y for Plff.
 Att'y for Deft.
 \$12⁰⁰ with interest
 190, at per cent. and costs.
 190,
 and costs \$

upon the following pro-

ures following, to-wit:

*plaintiff
 judgment
 for the
 principal
 interest
 \$15.60.*

*summons
 at 10
 o'clock
 on*

*returned,
 1911,
 on the 31st
 day
 thereof,
 thereon*

*dropped
 said*

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
 The defendant came, and by _____
 his surety, resident
 of the County, approved by me as good and sufficient
 surety, caused an undertaking for the stay of
 execution to be entered herein, which follows:
 In pursuance of the Statute in such case made
 and provided, I, _____
 as surety for the stay of execution on the above judg-
 ment of _____
 against _____ do
 hereby promise and undertake to pay the amount of
 said judgment, interest and costs, and costs that
 may accrue.

Taken by and signed and acknowledged before
 me, and surety approved, this _____ day of
 _____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
 entered into an undertaking to the adverse party as follows
 No. _____
 Plaintiff . }
 vs. Before _____
 Defendant . } Justice of the Peace _____ Township,
 _____ County, Ohio.
 Whereas, On the _____ day of _____ A. D. 190____, the said _____
 obtained judgment against the said _____
 on the docket of said _____
 Justice of the Peace, for _____
 dollars and _____ cents, and costs taxed at _____
 dollars and _____ cents, and the said _____
 intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
 _____ A. D. 190____

Justice of the Peace

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	6		
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15		
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor to pros. aut,	25		
App'g Spec. Constables or App'rs, each,	40		
Est. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certi. to Trans. or Bill of Ex., each,	25		

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisment,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Louise Shields

Action on account

No. vs. Plaintiff

Homer Stump Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$9.79 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 3^d day of Nov. 1901, 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:
 account on Defendant, Homer Stump
 in favor of Plaintiff Louise Shields -
 Balance Due \$ 9.79

Nov 3, 1911, Issued Summons of this date and delivered same to John P. Connor Constable, returnable 1906th 1911.

Nov 3 1911 - Summons returned endorsed as follows: Received this writ Nov 3, 1911, and I served the same on the 3^d day of November 1911, on the defendant by leaving a certified copy thereof, and of the endorsement of the same with him in power.
 J. P. Connor Constable
 Serv. Ret 25 -
 Mileage 20
 Copy 25 = 70

Nov. 6, 1911 - This cause continued at request of defendant for 30 days till December 6, 10 am, with consent of plaintiff.

Dec 6, 10 am. Case adjourned as before, to Dec 30, 1911, 10 am.

Dec. 30, 1911, 10 o'clock am. by for trial, Plaintiff filed affidavit requiring her account - Defendant failed to appear then or for one hour thereafter, but made default on consideration whereof and the process filed, I find that the claim of plaintiff is confessed by defendant to be in three and that there is due plaintiff from defendant the sum of \$9.79 less credits of 30th made since suit began. On review of particulars whereof, it is considered by me this 30th of Dec. 1911, that the plaintiff Louise Shields

Received
Said
herein

UNDERTAKING FOR STAY OF

On the _____ day of _____
 The defendant came, and by _____
 _____ hi
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, wh
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution
 ment of _____
 against _____
 hereby promise and undertake to
 said judgment, interest and cost
 may accrue.

Taken by and signed and ackn
 me, and surety approved, this
 _____ A. D. 1
 _____ Justice

SATISFACTION OF JUD

Received _____

 payment in full on the above judg

CIVIL DOCKET.

f the Peace,

Township,

County, State of Ohio.

account

Att'y for Plff.

Att'y for Deft.

\$9.79 with interest
190, at per cent. and costs.

190

and costs \$

190/, the said

upon the following pro-

ures following, to-wit:

James Stump
Shields -
\$ 9.79

is of this
to John
Shields

ad endorsed
writ - Nov 3 -
on the
the de-
id copy
unclear

unclear
stable

intended
for
C. O. Am.

before, to
ab, Plaintiff
must
then or
ade default
in process
plaintiff is
pi three
from
credits of \$300
will of for balance
30th of
se Shields

Recovery of defendant James Stump the
said sum of \$6.79 debt, and her costs
herein taxed in the margin hereof - to \$2.80

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
vs. Plaintiff . } Before _____
Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

Civil Action before

Justice of the Peace,

J.B. Cal
Louise Shields

Action on *account*

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n 40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisment,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in removal'g or preserv'g property levied on,	

No. *vs.* Plaintiff *Louise Shields* Defendant *Frank Carpenter*

Att'y for Plff.
Att'y for Deft.
Am't claimed, \$23.75 with interest from 190, at per cent. and costs.
Judgment for 190 and costs \$

Be it Remembered, That on the 3^d day of Nov. 1911, 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:
Account against Frank Carpenter + in favor of Louise Shields
Ball. due as presented 23.75

Nov 3^d 1911, Issued summons and delivered to John P. Connor, Constable returnable Nov 6th 1911, at 10.00 clock AM.

Nov 3^d 1911: Summons returned endorsed as follows:- Received this writ November 5th 1911, and I served the same on the 3^d day of November 1911, on the defendant by leaving a certified copy thereof with the endorsement thereon with him in person.
Subst. 25- John P. Connor, Constable.
Copy 25-
Mileage 20=70

Nov 6th 1911 - By request of defendant and consent of plaintiff, this case is continued till Dec 6th 1911, to afford defendant an opportunity to pay same by installments.
Dec 6th 1911, 10 A.M., Case adjourned as before, to Dec. 30th 1911, 10 A.M.
Dec 30th 1911, 10 A.M. time set for trial.

Defendant failed to appear then or for any hour thereafter but made default. Plaintiff made filed affidavit on her bill of particulars with credits for \$4.50, being showing balance due her of nineteen 25/100. On consideration whereof I find their balance on said bill of particulars from defendant to plaintiff the sum of \$19.25. wherefore it is considered by me on this 30th day of December 1911, that the plaintiff Louise Shields recover of the defendant Frank Carpenter the sum of nineteen 25/100 dollars, and

Received my fees
John P. Connor
PAID BY DEFENDANT Nov 11, 11
" " " " 14 "
" " " " 15 "
Amount paid 79.46 26

WITNESSES,

Pais
her e
to \$1.

UNDERTAKING FOR STAY OF
On the _____ day of _____
The defendant came, and by _____ his _____ of the County, approved by me as _____ ent surety, caused an undertaking, execution to be entered herein, wh
In pursuance of the Statute in _____ and provided, I, _____ as surety for the stay of execution o ment of _____ against _____ hereby promise and undertake to p said judgment, interest and cost may accrue.
Taken by and signed and ackn me, and surety approved, this _____ A. D. 19 _____ Justice
SATISFACTION OF JUD
Received _____
payment in full on the above judg

of the Peace,

Township,

County, State of Ohio.

Account
mine

Att'y for Plff.

Att'y for Deft.

\$ 5.84 with interest
190, at per cent. and costs.

Plaintiff, Nov 18 1901,
and costs \$2.70

number 1901, the said
upon the following pro-

ures following, to-wit:

A legged Boy
\$ 5.84
This date
P. Connor
18, 1911.

d filed
Case -

for trial,
or then or

they prove
defendant
in full from
all of por-
sum of
is per
by groceries
It is there
the plain-
the said
taxes to \$2.70

not lu-
wit- Nov 15-
on the 15th
and by leaving
of the
defendant
Connor
instabti

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	15	
Taking and certifying Affidavits, each,	40	140	
Docketing, Indexing, Appce., per 100 w.,	15	30	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	"		
Order of Sale or Vendi,	"		
Notice to Garnishee,	"		
Order on Garnishee,	"		
Writ of Replevin,	"		
Writ of Restitution,	"		
Order of Arrest,	"		
Writ, Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor for pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Enl. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venue for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

J. A. Siggett & Sons

Action on account

No. _____ vs. _____ Plaintiff

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

Perry Hutchinson Defendant

Am't claimed, \$ 8.68 with interest
from 190 , at per cent. and costs.
Judgment for Plff. Nov. 18 1901,
\$ 8.68 and costs \$ 2.90

Be it Remembered, That on the 15 day of Nov. 1901, 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:

Nov. 7th 1911, Perry Hutchinson to J. A. Siggett & Sons Dr.

3-28, To make Affidavit taken & certified in verification of foregoing account and filed, showing the bill was for family groceries.

Nov 15, 1911. Issued summons of this date and delivered the same to John P. Connor Constable, returnable Nov. 18, 1911, at 10 o'clock, A.M.

Nov 15, 1911. Summons returned addressed as follows: - Received this writ - Nov. 15, 1911. and I served the same on the 15th day of Nov. 1911, on the defendant, by leaving a certified copy thereof and of the endorsement thereon at his usual place of residence.

Law. + Ret. 25 -
Mileage 20
Copy 25 = 70
John P. Connor, Constable

Nov 18, 1911. Time set for trial. Plaintiff appeared and demanded trial. Defendant failed to appear thereat for some hours thereafter. Plaintiff sworn and examined. On consideration whereof and the evidence I find that defendant is indebted to the plaintiff J. A. Siggett & Sons, in the sum of \$ 8.68 for necessities, to-wit family groceries.

It is therefore considered that and adjudged that plaintiff recover of the defendant the said sum of \$ 8.68, and his costs herein taxed to \$ 2.90

JURY,
WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION
On the _____ day of _____
The defendant came, and by _____ his s
of the County, approved by me as g
ent surety, caused an undertaking
execution to be entered herein, whic
In pursuance of the Statute in
and provided, I, _____
as surety for the stay of execution on
ment of _____
against _____
hereby promise and undertake to pa
said judgment, interest and costs,
may accrue.

Taken by and signed and acknow
me, and surety approved, this _____
A. D. 190 _____
Justice o

SATISFACTION OF JUDGE
Received _____
payment in full on the above judgm

of the Peace,

Township,

County, State of Ohio.

account

Att'y for Plff.

Att'y for Deft.

\$ 868 with interest
190, at per cent. and costs.

Plff. Nov. 18 1901,
and costs \$2.90

1901, the said
upon the following pro-

dures following, to-wit:

to
\$ 868
in
account
was for
of this
to John
the Nov.

doosed
Nov. 15,
on the 15th
daud, by
and
on
iffence.
Custable

Plaintiff of
defendant
examined
to evidence
to the plaintiff
\$ 868 for
costs
and ad-
the de-
and hi

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said
_____ entered into an undertaking to the adverse party as follows
No. _____

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

Whereas, On the _____ day of _____ A. D. 190____, the said
_____ obtained judgment against the said
_____ on the docket of said

Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

Civil Action before

, Justice of the Peace,

J. A. Liggett & Son

Action on account for groceries

No. vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

Ed Wortlake

Defendant

Am't claimed, \$45.8 with interest from 190, at per cent. and costs.

Judgment for Deft., Nov. 16th 1911, \$2.65 and costs \$

Be it Remembered, That on the 15 day of Nov, 1911, 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:

Nov 7, 1911, Ed Wortlake to J. A. Liggett & Son D. 1911, 2-2 - to Mdse - \$45.8.

Nov 15, 1911, Issued summons returnable Nov 25, 1911, at 10 o'clock A.M., and delivered same to John P. Connor Constable.

Nov 16th 1911, Summons returned recorded as follows; Received this writ - Nov 15 1911, and I served the same on the 16th day of Nov, 1911, on the defendant by leaving a certified copy thereof and of the endorsements thereon with him in person, John P. Connor Constable

Fees - Serv & Ret. 25

Mileage 20

Copy 25 = 70.

Nov 16, 1911 - This case was settled out of court by the parties - whereupon by order of the plaintiff same is dismissed at the costs of plaintiff taxed to \$2.65 judgment against plaintiff for said costs

Table with columns: JUSTICE'S FEES, Plffs. Costs, Defts. Costs. Lists various legal fees like Filing, Taking and certifying, Docketing, etc.

Table with columns: CONSTABLE'S FEES, Serv. and Ret., Mileage, Copies, etc. Lists fees for summons, service, and other legal actions.

Received my fees John P. Connor

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF

On the... day of... The defendant came, and by... his of the County, approved by me as... ent surety, caused an undertaking execution to be entered herein, whi... In pursuance of the Statute in... and provided, I, ... as surety for the stay of execution on... ment of... against... hereby promise and undertake to p... said judgment, interest and costs may accrue.

Taken by and signed and ackno... me, and surety approved, this... A. D. 19...

Justice

SATISFACTION OF JUDG

Received

payment in full on the above judgn

CIVIL DOCKET.

of the Peace,

Township,

County, State of Ohio.

Account for
mes

Att'y for Plff.

Att'y for Deft.

\$458 with interest
190, at per cent. and costs.

ft., Nov. 16th 1901,
and costs \$

1901), the said
upon the following pro-

ures following, to-wit:

A. Higgett
\$458,

returnable
ll, and
minor

received
it - Nov 15 -
on the
defendant
Thereof
thereon
P. Connor
Constable

settled out
upon by,
is disburse
tapped to
of gross costs

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190

The defendant came, and by _____

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

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

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

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

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

A. D. 190 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190 _____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190 _____, said _____

entered into an undertaking to the adverse party as follows

No. _____

Plaintiff . } Before _____

vs. Justice of the Peace _____ Township,

Defendant . } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190 _____, the said _____

obtained judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____

of _____ County, Ohio, hereby promise and undertake to

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

conditioned as follows: 1. That the said appellant _____ will prosecute _____ appeal to effect and without

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

satisfy such judgment and costs.

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

A. D. 190 _____

Justice of the Peace

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

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	25	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	" 40		
" " Order Sale or Vendi	" 40		
" " Notice to Garnishee	" 40		
" " Order on Garnishee	" 40		
" " Writ of Replevin	" 40		
" " Writ of Restitution	" 40		
" " Order of Arrest	" 40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

Received my fees
JURY, John P. Connor

WITNESSES,

J. A. Liggett & Son

Action on

No. _____ vs. _____

Plaintiff

Att'y for Plff.

Att'y for Deft.

Chas. Daum

Defendant

Am't claimed, \$5.84 with interest
from 190 at per cent. and costs.
Judgment for Plaintiff Nov 18 1911,
\$5.84 and costs \$

Be it Remembered, That on the 15th day of Nov, 1911, 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:

11-7-1911. Chas Daum to J. A. Liggett & Sons. D^o 1908-11-19-
To wit - 5.84

Nov. 15, 1911, issued summons and delivered to John P. Connor Constable returnable Nov. 20, 1911, at 10 o'clock A.M.

Nov. 16, 1911, Summons returned endorsed as follows: Received this writ Nov. 15, 1911, and I served the same on the 16th day of November 1911, on the defendant by leaving a certified copy thereof, with the endorsements thereon with him in person.

Yours
Sew. & ret. 25-
Mileage 15
Copy 25 = 75
John P. Connor
Constable

Nov. 18, 1911. Plaintiff appeared and filed affidavit in proof of claim, and that same is for necessities, viz, for family groceries -
Nov 18, 1911, Defendant, ^{appeared} in time confessed judgment for the amount of the claim and requested that the same be entered. It is therefor considered and adjudged, that the plaintiff recover of the defendant the said sum of \$5.84 debt, and \$2.55 costs

UNDERTAKING FOR STAY OF

On the _____ day of _____
The defendant came, and by _____
of the County, approved by me as
ent surety, caused an undertaking
execution to be entered herein, wh
In pursuance of the Statute i
and provided, I, _____
as surety for the stay of execution
ment of _____
against _____
hereby promise and undertake to
said judgment, interest and cost
may accrue.

Taken by and signed and ack
me, and surety approved, this _____
A. D. 1911
Justice of the Peace

SATISFACTION OF JUD

Received _____
payment in full on the above jud

f the Peace,

Township,

County, State of Ohio.

Att'y for Plff.

Att'y for Deft.

\$5.84 with interest
190, at per cent. and costs.

Pliff Jan 8 1901,
and costs \$

1901, the said
upon the following pro-

ares following, to-wit:

J. A.
19-
5.84
and
Custable
\$ 10 01 dock

turned
with this
the
1911,
certified
assurances

Minor
state

filed offi-
same is
reasons -
in time
is not of
the same
level
I cannot
of \$5.84

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

, Justice of the Peace,

J. A. Liggitt & Son

No. *Sarah Paver* vs. Plaintiff Defendant

Action on account for groceries
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 39.32 with interest from 190 , at per cent. and costs.
Judgment for Plff. Nov. 17 1901, \$39.32 and costs \$2.40

Be it Remembered, That on the 15th day of November 1901, 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:
Nov 7, 1911, Mrs Sarah Paver to J. A. Liggitt & Son, DE - 1910-8-27 - To m'de \$ 39.32

Nov 15, 1911, Issued summons, and delivered same to John P. Connor, Constable returnable Nov. 18, 1911, at 10 o'clock A.M.

Nov 15th 1911, Summons returned addressed as follows: Received this writ Nov. 15th 1911 and I served the same on the 15th day of Nov. 1911, on the defendant by leaving a certified copy thereof, and of the bill of particulars thereon, with the defendant in person.
Sert & Ret. 25
Mileage .20
Copy .25 = .70
John P. Connor Constable

Nov. 17, 1911, The defendant appeared, and waived further time, entered her appearance and confessed judgment for the amount of said claim and costs - and requested judgment to be entered whereupon on said date, on consideration of the premises I find there is due plaintiff on its bill of particulars, from the defendant, the said sum of \$39.32, and therefore do render judgment of this date for said sum of \$39.32 debt & \$2.40 costs, against the said defendant & in favor of said plaintiff. Costs taxed in Mergie

Table with columns: JUSTICE'S FEES, Plffs. Costs, Defts. Costs. Lists various legal fees like Filing, Taking and certifying, Docketing, etc.

Table with columns: CONSTABLE'S FEES, Serv. and Ret. of Summons, Mileage, Copies, etc.

JURY, WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION
On the ... day of ...
The defendant came, and by ... his ... of the County, approved by me as ... ent surety, caused an undertaking execution to be entered herein, whi ... In pursuance of the Statute in ... and provided, I, ... as surety for the stay of execution of ... ment of ... against ... hereby promise and undertake to p ... said judgment, interest and costs may accrue.
Taken by and signed and ackn ... me, and surety approved, this ... A. D. 19 ... Justice ... SATISFACTION OF JUDG ... Received ... payment in full on the above judg

CIVIL DOCKET.

Pari's

Township, *Union*

County, State of Ohio.

f the Peace,

Account for

Att'y for Plff.

Att'y for Deft.

\$ 39.32 with interest
190, at per cent. and costs.

Plff, Nov. 17 1901,
and costs \$2.40

Under 1901, the said
upon the following pro-

ures following, to-wit:

Siggitt
\$ 39.32

and delivered
table re-
book' Alu.

and endorsed
Nov. 15" 1911
15" day
at by leaving
of the sum
defendant

sum
table

and
no appor-
rent for
de costs-
tred-

an app-
d then
particulars,
aid sum
sender
said sum
sts, against
id plaintiff.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190_____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190_____, from

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

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows
No. _____

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

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190_____

Justice of the Peace

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	20	10
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	30	
Summons, each deft. named in writ,	25	50	
Issuing Subpoena,	5	5	05
Continuance or Adjournment, each,	20	30	20
Swearing Witnesses, each,	5	10	15
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	" 40		
Order of Sale or Vendi,	" 40		
Notice to Garnishee,	" 40		
Order on Garnishee,	" 40		
Writ of Replevin,	" 40		
Writ of Restitution,	" 40		
Order of Arrest,	" 40		
Writ, Ord. or Process not nam'd above, ea.,	40		
App'tg Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Exc. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00	1.00	
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognition of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15	1.00	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certi. to Trans. or Bill of Ex., each,	25		
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,		25	
each additional,	10	20	
Mileage as above miles,		25	
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	" 40		
" " Order Sale or Vendi	" 40		
" " Notice to Garnishee	" 40		
" " Order on Garnishee	" 40		
" " Writ of Replevin	" 40		
" " Writ of Restitution	" 40		
" " Order of Arrest	" 40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertirement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

S. W. DeBar

Action on account

No. *1* vs. *Smith*
Samuel Smith & late partners as Smith Brothers
 Plaintiff
 Defendant

Att'y for P'ff. *J. Langley*
 Att'y for Deft.
 Am't claimed, \$ *38* with interest
 from 190, at per cent. and costs.
 Judgment for *74* Dec. 4th 1911
 \$ *16.48* and costs \$ *6.70*

Be it Remembered, That on the *21* day of *Nov* 1911, 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:
Smith Brothers, Pharrsburg, Ohio,
1911

July 4. To Policy # 186480 \$550.00 - 6.88
June 20. " " # 114279 \$800.00 - 10.00
Aug 27 " " " 604 \$1350 - 16.87.

Nov. 21, 1911, Issued Summary of said debt and delivered same to Michael Murphy, Spl. Constable, returnable Nov 25, 1911, at 10 o'clock A.M.

Nov 22, 1911. Summary returned address as follows; Received this writ - Nov 22nd 1911, and I served the same on the 22nd day of November 1911, on the defendant by leaving a certified copy thereof, one of the indorsements thereon at his usual place of residence of Samuel Smith of the Smith Brothers firm Michael Murphy Special Constable

Exp. of Court 25
Mileage 20
Copy 25 = 70cts

Nov 29, 1911. 10 o'clock A.M. time set for trial; defendants Samuel B. Smith and Roscoe M. Smith appeared and entered their answer as defendants herein in said names, and motion to make said firm, and individual, and filed a motion to quash the plaintiff's bill of particulars. Messrs. DeBar & certain in certain particulars, whereupon the plaintiff asked leave to amend his bill of particulars generally which was granted and the further hearing adjourned on motion of defendant, to Dec 11, 1911 at 10 A.M.
Nov 27th amended bill of particulars filed

by plan
 Messrs.
 1911, July 4th

1911, June 20,
 " Aug 27th
 " " The
 All of the
 written for
 Samuel B. Smith
 in village
 Amount is
 Dec 1, 1911,
 for the defe
 & witness ex
 Dec 1, 1911, Tim
 that agreement
 of Dec
 for Thomas
 Constable J
 served.
 Dec 4, 1911, to
 ties appear
 and examina
 Samuel B. Smith
 witnesses for
 by me on
 of the said
 W. Smith Bro
 debt & six
 as in the mer
 To which time
 by a court
 Dec 11, 1911, this cu

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, wh
 In pursuance of the Statute in
 and provided, I,
 as surety for the stay of execution o
 ment of _____
 against _____
 hereby promise and undertake to p
 said judgment, interest and costs
 may accrue.

Taken by and signed and ackn
 me, and surety approved, this _____
 _____ A. D. 1911
 _____ Justice

SATISFACTION OF JUDG
 Received Dec 11

 payment in full on the above judg
 _____ J. B. C.

Received my fee
 in full.
 Michael Murphy
 Received my fee
 T. B. Davis

WITNESSES,
 Grace Smith P. by H. Smith
 This is Dani P. by S. Smith

Dec 11th. Received 6.80
 in full of costs except
 witness fee
 Received

f the Peace,

Township,

County, State of Ohio.

account
Att'y for Plff.
Att'y for Deft.
\$ 88 with interest
190, at per cent. and costs.
of Dec 4th 1901,
and costs \$ 70
1901, the said
upon the following pro-

ures following, to-wit:
Dec 1,
6.88
10.00
16.87.
of said date
of Murphy
Dec 25, 1911,
ed address
Nov 22nd
of the 22nd
defendant
thereof, and
rem at
cause of
Smith Brothers
Murphy
Constable

ill. time
annual
Smith
in a firm
and
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make
certain
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and
and
Dec 11 1911
now filed

by plaintiff which is in the words following:
Waysville, Ohio, Nov. 25, 1911 Dr.
Messrs. Smith Brothers to S.W. Dolbear
1911, July 4th To Michigan Commercial Fire Policy
No. 186,480 for \$550.00 6.88
1911, June 20, To National Fire Policy \$1142.79 \$800.00 10.00
" Aug 27th To Germania " " \$604 \$1350.00 16.87
T-A The total amount of premium is \$33.75

All of the fire insurance policies are
written for and made payable to the above
named Smith Brothers, doing a mercantile business
in village of Pharisburg, O and the whole
amount is now due to S.W. Dolbear.

Dec 1, 1911, Issued subpoena for Grace E. Smith witness
for the defendant - Dec. 1, 1911, subpoena returned served
& witness appeared -

Dec 1, 1911, Time set for trial; parties appeared, and by me
that agreement adjourned the hearing to Monday Dec 4th, at
9 A.M. - Dec 2nd 1911, Issued subpoena for plaintiff
for Thomas B. Davis as witness & delivered same to Special
Constable M. Murphy. Dec 2, 1911, Subpoena returned
served.

Dec 4, 1911, time to conclude case was adjourned, 10, A.M., part-
ties appeared; trial had; S.W. Dolbear, and Thomas B. Davis sworn
and examined as witnesses for the plaintiff, and Grace E. Smith,
Samuel B. Smith, & Roscoe M. Smith sworn and examined as
witnesses for the defendant. It is therefore considered
by me on said day, that the said S.W. Dolbear recover
of the said Samuel B. Smith and Roscoe M. Smith late partners
of Smith Brothers sixteen dollars & eighty eight cents (\$16.88),
debt & six dollars & thirty cents (\$6.30) his costs herein taxed as follows
as in the margin of this record. This entry announced to the parties Dec 6, 1911,
to which time I deferred the entry for consideration of the evidence,
by agreement of parties. This case settled by the parties, by defendant ordering all costs,
Dec 11, 1911, this case settled by the parties, by defendant ordering all costs,
entry filed.

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received Dec 11 1901, from
_____ \$37
_____ Dollars,
payment in full on the above judgment and costs.
_____ J.P.

APPEAL BOND.
On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
vs. Plaintiff } Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee _____, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant _____ will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

Civil Action before

, Justice of the Peace,

Louise Shields

Action on account

No.

vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

J. L. Rogers

Defendant

Am't claimed, \$51.39 with interest from 190, at per cent. and costs. Judgment for 190 and costs \$

Be it Remembered, That on the 3rd day of November 1911, 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:

J. L. Rogers Nov 1, 1911, To Louise Shields Ball on coat acct \$ 51.39 Nov. 3, 1911, Issued summons and delivered it to John P. Connor Constable returnable Nov. 6, 1911, at 10 o'clock AM.

Nov. 3, 1911, Summons returned and docketed as follows: Received this writ Nov. 3, 1911, and showed the same on the 3rd day of Nov. 1911, on the defendant by leaving a certified copy thereof and of the endorsement thereon at his usual place of residence. Constables fees Service & return 25 Mileage 20 Copy 25 = 70 John P. Connor Constable

Nov. 4, 1911 - On notice from the plaintiff of agreement by defendant to pay \$5. each week, and his giving her a check for \$20. payable Nov. 13, and at her request I continued the case to December 6, 1911, at 10 o'clock, to afford opportunity to comply with said arrangement, and notice defendant of said continuance. Nov. 5, 1911 Dec 6 Continued this case at request of plaintiff, for to afford further time for payment of installments promised as above set forth. to December 20th 10. AM. Dec 30 AM. Continued to Jan 27, 1912

Table with columns: JUSTICE'S FEES, Plffs. Costs, Defts. Costs. Rows include: Filing necessary papers, each, 5; Taking and certifying Affidavits, each, 40; Docketing, Indexing, Appee., per 100 w., 15; Summons, each deft. named in writ, 25; Issuing Subpoena, 5; Continuance or Adjournment, each, 20; Swearing Witnesses, each, 5; Entering Bond or Undertaking, each, 40; Attachment for Witness or Juror each 40; Order of Attachment, 40; Order of Sale or Vendi, 40; Notice to Garnishee, 40; Order on Garnishee, 40; Writ of Replevin, 40; Writ of Restitution, 40; Order of Arrest, 40; Writ, Ord. or Process not nam'd above, ea., 40; App't'g Guard'n for Minor to pros. suit, 25; App'g Spec. Constables or App'rs, each, 40; Ex. Rule of Reference or copy thereof, 15; Writing Panel for Jury, per 100 words, 15; Venire for jury, 40; Swearing Arbitrators, each, 5; Sitting in the Trial, 1.00; Entering Judgment, 40; Judgment on the Docket, 15; Recognizance of a Witness or of Bail, ea., 40; Each additional Witness, 10; Stay Bond or Appeal Bond and filing, ea., 40; Collections made upon judgments, 4 per ct. Record per 100 words, 15; Other Writings or Record, per 100 words, 15; Issuing Execution, 40; Ent. discontinuance or satisfaction, each, 20; Bill of Exceptions and copy, per 100 w., 15; Transcript from Docket, per 100 words, 15; Cert. to Trans. or Bill of Ex., each, 25.

Table with columns: CONSTABLE'S FEES. Rows include: Serv. and Ret. of Summons, each person, 20; Mileage miles, 1st mile 20, each add'l 5; Copies, each, 25; Serv. and Ret. of Subpoena, 1st person, 25, each additional, 10; Mileage as above miles, 10; Copies, each, 25; Serv. and Ret. Attachment for Witness or Juror, ea. pers'n 40; Serv. and Ret. Order of Attachm't 40; Order Sale or Vendi 40; Notice to Garnishee 40; Order on Garnishee 40; Writ of Replevin 40; Writ of Restitution 40; Order of Arrest 40; Mileage on each as above miles; Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person, 40; Mileage on each as above miles; Copies, each, 25; Summoning Jury, 1.00; Mileage as above miles; Copies of Venire, each, 25; Attending Trial, per day, 1.00; Taking Bond, 50; Service of Execution, 40; Summoning and Swearing Appraisers, 1.00; Advertis'g Property for Sale on Execut'n, 40; Writing or setting up Advertisement, 25; Money made on Execution 4 per cent. Extraordinary trouble and expense in remov'g or preserv'g property levied on, ...

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION. On the ... day of ... The defendant came, and by ... his of the County, approved by me as ... ent surety, caused an undertaking execution to be entered herein, wh In pursuance of the Statute in and provided, I, as surety for the stay of execution o ment of ... against hereby promise and undertake to p said judgment, interest and cost may accrue.

Taken by and signed and ackn me, and surety approved, this A. D. 19 Justice

SATISFACTION OF JUDG Received payment in full on the above judg

f the Peace,

Township,

County, State of Ohio.

Att'y for Plff.
Att'y for Deft.
\$51.39 with interest
190, at per cent. and costs.
190
and costs \$

1901, the said
upon the following pro-

ures following, to-wit:
1911,

\$ 51.39
and de-
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o'clock
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1911, and
day of
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-sion.

P. Connor

table

the plaintiff
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1913, and
the case
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st of plaintiff,
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set forth.

27.1912

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . } Before _____
vs. Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Township, Union

County, State of Ohio.

Pain

find that the bill of particulars of the plaintiff is answered by defendant to be true, and that there is due to plaintiff from the defendant on the plaintiff's claim the sum of \$64.03. Whereupon it is on said 14th day of December A.D. 1911, considered by me that said the Isaac Eberly Co. recover of the said John Heck the said sum of sixty four + 3/100 dollars (\$64.03), and also costs four dollars and ten cents, the tax herein taxed as follows.

Filing paper 15 - affidavit 40 - Doc 20 30 - Summary 25 - Judgment 40 - Doc. 15 - Record 75 - Transcript 75 - cost 20 - Constable - serv & ret. 25 - mileage 20 - copy 25. Total \$3.10

Transcript 75 - Doc
Court 25 - pd by plff.
25 for filing
125 pd by plff.

8.97
8.90
11.99
7.23
10.66
4.53
21.03
8.92
84.03

20.00
\$64.03

W. A. Moore
Filed
ad account

ans of said
10 o'clock
John

and I served
summons
my a certified
mercy Theron
Curtis

to the de
for one
default
App, I

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I, _____
as surety for the stay of execution on the above judgment of _____
against _____ do
hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.
On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. _____ } Before _____
Defendant } Justice of the Peace _____ Township,
County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

James Cole

, Justice of the Peace,

JUSTICE'S FEES

Table with columns for Justice's Fees, Piffs. Costs, and Defts. Costs. Includes items like Filing necessary papers, Taking and certifying Affidavits, Docketing, etc.

CONSTABLE'S FEES

Table with columns for Constable's Fees, Piffs. Costs, and Defts. Costs. Includes items like Serv. and Ret. of Summons, Mileage, Copies, etc.

JURY,

WITNESSES,

Atlas School Supply Company Plaintiff

Beaver Brothers a Partnership composed of David Beaver James Beaver Defendant

Action on account

J. L. Loughrey Att'y for Plff. Att'y for Deft.

Am't claimed, \$11.51 with interest from Jan 1 1911, at 6 per cent. and costs. Judgment for \$11.51 and costs \$3.60

Be it Remembered, That on the 13th day of November 1911, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

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

The plaintiff the Atlas Supply Co. brings a cooperation organized under the laws of the state of Illinois.

The plaintiff says that the said Beaver Brothers, a partnership composed of David Beaver & James Beaver are indebted to them for the sum of \$11.51 with interest from Jan 1, 1911, on an account for supplies. A statement is hereto attached and marked Exhibit 'A' and made a part of this bill of particulars, wherefore plaintiff asks judgment for the sum of \$11.51, with interest from Jan 1 1911 State of Illinois Union Co. ss.

John L. Loughrey, attorney for the plaintiff makes oath that the facts stated in the foregoing bill of particulars are true. John L. Loughrey sworn to before me by the said John L. Loughrey before me this 13th day of Nov, 1911. James Cole Justice of the Peace December 11th 1911. Summons issued returnable December 14, 1911, at 10 o'clock, A. M. And delivered to John P. Connor Constable.

Dec. 13th 1911, Summons returned enclosed as follows: received this writ Dec. 11th 1911, I served the same on the defendant, David Beaver by leaving a certified copy, with the enclosures thereon, at the usual place of residence of David Beaver James Beaver not found. Res. sent return. 25 Mileage 20 Copy 25-70

Dec. 14th 1911, 10 o'clock, A. M. Time set for trial, Defendant failed to appear then on for one hour thereafter, Plaintiff's affidavit in verification

Paris of her being I find claim given there the what by me Sup Book costs here Particulars Be In account Terms ne To balance To m d

UNDERTAKING FOR STAY OF

On the day of The defendant came, and by his of the County, approved by me as ent surety, caused an undertaking execution to be entered herein, wh In pursuance of the Statute in and provided, I, as surety for the stay of execution of ment of against hereby promise and undertake to p said judgment, interest and costs may accrue.

Taken by and signed and ackn me, and surety approved, this A. D. 19 Justice

SATISFACTION OF JUDG

Received payment in full on the above judg

CIVIL DOCKET.

Jaris

Township, Union

County, State of Ohio.

of the Peace,

Account
Att'y for Plff.
Att'y for Deft.
\$11.51 with interest
1901, at 6 per cent. and costs.
Des 14 1901
and costs \$3.60
1901, the said
upon the following pro-

res following, to-wit:
B. bring
in the law

Beaver
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of \$11.51
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y. 11 1911

plaintiff makes
saying bill
Dougherty
id John
day of 1901,
the Peace
and re-
O'clock,
Cousor

endorsed
is visit
same on
ing a certifica
nts thereon,
idance of
not Constable

Time set
to appear
hereafter,
is there

of his bill of particulars, and account,
being on file. On consideration whereof
I find that the bill of particulars, and
claim of plaintiff is confessed by the
appellant to be true, and is true, and that
there is due the plaintiff thereon from
the defendant the sum of \$11.51.

Wherefore it is, on said date, considered
by me that the plaintiff, the Atlas School
Supply Company, recover of the said
~~Beaver Brothers~~ David Beaver, ^{interest 11.51}
the said sum of \$11.51, ^{plus} ~~plus~~ ^{costs} ~~costs~~ ^{of} ~~of~~ ^{the} ~~the ^{case} ~~case~~
Three dollars ~~and~~ ^{and} 60 cents. Their
costs herein taxed to said sum, in the margin
hereof.~~

Record Copy of Exhibit-A referred to in Plaintiff's Bill of
Particulars: Chicago 11/1/11

Beaver Brothers
Marysville, Ohio.
In account with Atlas School Supply Co.
Terms net cash.
To balance ~~paid~~ account Jan 1, 11.51 A.
To make -

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____, A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 190____, from

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

APPEAL BOND.
On the _____ day of _____ 190____, said
_____ entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. } Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said
_____ obtained judgment against the said
_____ on the docket of said
_____ Justice of the Peace, for
_____ dollars and _____ cents, and costs taxed at
_____ dollars and _____ cents, and the said
_____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____, A. D. 190____
Justice of the Peace

J.B. Cole

Law

Louise Shields

Action on account

No. vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

Bina B. Caris

Defendant

Am't claimed, \$9.49 with interest

from Jan 1 1901, at 6 per cent. and costs.

Judgment for Dec 23 1901, \$9.49 and costs \$2.85

Be it Remembered, That on the 18th day of Dec 1901, 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:

Dec 11, 1901, Mrs Bina B. Caris To Louise Shields Dr Ball. due \$9.49 Account verified by affidavit duly filed.

Dec. 18, 1911. I served summons, returnable Dec. 23rd 1911, at 10 A.M. and delivered same to John P. Connor constable.

Dec. 19, 1911. Summons returned endorsed as follows: Received this writ Dec. 18, 1911, and I served the same on the 19th day of December 1911, on the defendant, by leaving a certified copy thereof, and of the endorsement thereon with her in person. Constables fees \$25

Mileage 20 Copy 25-70cts. Dec 23, 1911. Plaintiff affidavit verifying account Dec 23rd 1911. Summons returned fine of trial. The defendant failed to appear then or for one hour thereafter, but made default. On consideration whereof I find from the verified account on file, and the default of the defendant, that there is due Louise Shields, plaintiff, from Bina B. Caris, defendant the sum of \$9.49 on the bill of particulars & claim of plaintiff, thereupon it is on said 23rd day of December 1911, considered by me that the plaintiff Louise Shields receiver of the defendant Bina B. Caris, the said sum of \$9.49 nine dollars & forty nine cents debt, and her costs herein taxed to \$2.85 dollars in the margin hereof. Witness my hand Dec 23rd 1901.

Table with columns: JUSTICE'S FEES, Plffs. Costs, Defts. Costs. Lists various legal fees like Filing necessary papers, Taking and certifying Affidavits, etc.

Table with columns: CONSTABLE'S FEES. Lists fees for service of summons, mileage, copies, etc.

JURY, WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION. On the... day of... The defendant came, and by... his... of the County, approved by me as... ent surety, caused an undertaking execution to be entered herein, wh... In pursuance of the Statute in... and provided, I, ... as surety for the stay of execution of... ment of... against... hereby promise and undertake to p... said judgment, interest and costs may accrue. Taken by and signed and ackn... me, and surety approved, this... A. D. 19... Justice... SATISFACTION OF JUDG... Received... payment in full on the above judg...

CIVIL DOCKET.

Civil Action before

, Justice of the Peace,

J. M. De

Jan

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	15	
Taking and certifying Affidavits, each,	40	40	
Docketing, Indexing, Appce., per 100 w.,	15	30	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea.,	40		
Appt'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ex. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.	15		
Record per 100 words,	15	50	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certt. to Trans. or Bill of Ex., each,	25		
		2 15	
		70	
		2.65	

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Louisa Shields

Action on Account

No. _____ vs. _____

Plaintiff

Joseph J. Eggleston

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ / ⁰⁰ with interest

from 190, at per cent. and costs.

Judgment for \$ Dec 23 1911

\$ 100 and costs \$ 2.85

Be it Remembered, That on the 20 day of December 1911, 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:

Apr 23rd 1911

Joseph J. Eggleston

To Louisa Shields

Tr.

Mar 15 - To cash 1.00

Dec. 20, 1911. Dined Summary returnable Dec. 23rd 1911. at 10 o'clock A.M. & advised same to John P. Connor, Constable.

Dec. 21st 1911. Summary returned endorsed as follows: Received this writ Dec 20, 1911, and I served the same on the 20th day of December 1911, on the defendant, by leaving a certified copy thereof, and of the endorsement thereon with him in person. John P. Connor Constable.

Constable's Fees

Serv. & Retn. 25

Mileage 20

Copies 25 - 70c.

Dec 23rd 1911. 10 o'clock A.M. time set for trial. Plaintiff filed affidavit verifying her account; Defendant failed to appear thereon for one hour thereafter but made default. On consideration whereof and of the proof filed I find that the bill of particulars of the plaintiff is supported by defendant to be true and that said Joseph J. Eggleston is indebted to said Louisa Shields in the sum of \$1.00

wherefore on said 23rd day of December 1911 it is considered by me that the plaintiff Louisa Shields recover of the defendant Joseph J. Eggleston the said sum of one dollar debt and her costs herein taxed to two & 85/100 dollars in the margin hereof.

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF

On the _____ day of _____

The defendant came, and by _____ his _____ of the County, approved by me as _____ ent surety, caused an undertaking execution to be entered herein, which

In pursuance of the Statute in _____ and provided, I, _____ as surety for the stay of execution of _____ ment of _____ against _____ hereby promise and undertake to pay said judgment, interest and costs may accrue.

Taken by and signed and acknowledged, me, and surety approved, this _____ A. D. 19 _____ Justice _____

SATISFACTION OF JUDG

Received _____

payment in full on the above judg

Fair

CIVIL DOCKET.

Township,

Mer

County, State of Ohio.

account

Att'y for Plff.

Att'y for Deft.

\$ / with interest
190 , at per cent. and costs.

Dec 23 1901
and costs \$ *2.85*

for 1901, the said
upon the following pro-

ures following, to-wit:

Ex.
1.00
John

*turned
id this
ved the
ember
leaving
of the
the him
mors
stable.*

*True set
affidavit
Defendant
made be-
whereof
I find
of the
said
of 8/1/02
ay of December
that the
mer of the
in the said
and her own
dollar*

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190 _____

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

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190 _____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190 _____, said _____

entered into an undertaking to the adverse party as follows
No. _____

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

Whereas, On the _____ day of _____ A. D. 190 _____, the said _____

obtained judgment against the said
_____ on the docket of said

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190 _____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

Justice of the Peace,

Par...

Louise Shields

Action on account

No. vs. Plaintiff

Att'y for Plff.

Att'y for Deft.

Ed Andrews

Defendant

Am't claimed, \$ 3.88 with interest from 190, at per cent. and costs.

Judgment for Pl. Dec 23 1911, \$3.88 and costs \$2.85

Be it Remembered, That on the 18th day of December 1911, 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:

Nov. 23, 1911

Ed Andrews

To Louise Shields

Dr.

To Ball. due for coal \$3.88

Dec. 18, 1911, Issued summons returnable Dec 23rd at 10 o'clock A.M. and delivered same to John P. Connor Constable.

Dec. 18, 1911, Received this writ and I served the same on the 18th day of December 1911, on the defendant by leaving a certified copy thereof and of the endorsement thereon with him in person.

Constable's fees. John P. Connor Constable.

Serv & relin. 25

Mileage 20

Co. & M. 25 - 70c.

Dec 23rd 1911, 10 o'clock A.M. this det for trial - Plaintiff filed affidavit verifying her account. Defendant bailed to appear then or for one hour thereafter but made default. On consideration of her affidavit that copy of the writ filed I find that the bill of particulars of the plaintiff is unperfected by the defendant for 40th day and that there is due to the plaintiff from the defendant the sum of (\$3.88) three & 88/100 dollars whereupon it is considered by me on this 23rd day of December 1911, that the plaintiff Louise Shields recover of the defendant Ed Andrews the said sum of (\$3.88) three & 88/100 dollars, and her costs herein taxed to her \$2.85 in the margin hereby.

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	15
Taking and certifying Affidavits, each,	40	40
Docketing, Indexing, Appce., per 100 w.,	15	30
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea,	40	
App't'g Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
En. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venue for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognition of a Witness or of Bail, ea,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea,	40	
Collections made upon judgments, 4 per ct.		
Record per 100 words,	15	50
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., each,	20	
<i>constable</i>	2.15	
	76	
	75	

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venue, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

*Rec'd of defendant \$150
M. this judgment for 13 C. & M.*

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____

The defendant came, and by _____

his _____

of the County, approved by me as _____

ent surety, caused an undertaking _____

execution to be entered herein, which _____

In pursuance of the Statute in _____

and provided, I, _____

as surety for the stay of execution on _____

ment of _____

against _____

hereby promise and undertake to pay _____

said judgment, interest and costs, _____

may accrue.

Taken by and signed and acknowledged _____

me, and surety approved, this _____

_____ A. D. 1911

Justice of the Peace

SATISFACTION OF JUDGMENT

Received _____

payment in full on the above judgment

CIVIL DOCKET.

Paris

Township,

Muron

County, State of Ohio.

f the Peace,

court

Att'y for Plff.

Att'y for Deft.

\$ 3.88 with interest

190, at per cent. and costs.

of, Dec 23 1901,

and costs \$2.85

under 1901, the said

upon the following pro-

visions following, to-wit:

1911

Dr.

\$ 3.88

to John

with and

18th day

defendant

of the

to the

Plaintiff

is both.

This is a

affidavit

and

for one

defendant.

of the

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UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

The defendant came, and by _____

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

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

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

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

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

A. D. 190_____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190_____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows

No. _____

Plaintiff . Before _____

vs. Justice of the Peace _____ Township,

Defendant . _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

obtained judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without

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

satisfy such judgment and costs.

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

A. D. 190_____

Justice of the Peace

Civil Action before

, Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Chas A Reed
 No. vs. Plaintiff
Inez Rennis
 Defendant

Action on Account
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 45⁰⁰ with interest
 from 190, at per cent. and costs.
 Judgment for 45⁰⁰ 190
 \$ and costs \$

Be it Remembered, That on the 22 day of April 1912, the said Plaintiff filed a Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Chas A Reed Plff vs Inez Rennis Deft
Bill of Particulars Before J L Church J P
Paris Township Union County O
 The Plaintiff claims a judgment against the Defendant for the sum of \$45⁰⁰ for labor & work performed for defendant at her request
Chas A Reed,

Order of Attachment
 To every Constable of Paris Tp, in Union County
 You are hereby commanded to attach & safely keep the goods, chattels, stock or interest in stock, rights, credits, money and effects of the Defendant Inez Rennis in said County not exempt by law from being applied to the payment of the claim of Plaintiff Chas A Reed or so much thereof as will satisfy his claim for Forty Five (\$45⁰⁰) Dollars & Six (\$6⁰⁰) Dollars Cost, the probable cost of this action.
 You are also commanded to summon L B Henry that he appear before me, at my office in Paris Tp on the 25th day of April 1912 at 10 o'clock AM there & there to make answer, under oath or affirmation, touching the property and credits of said Defendant, within his knowledge or possession. You will make due return of this order on or before 25 day of April 1912
 Witness my hand & Seal, this 22 day of Apr 1912
 J L Church

Served Apr 22 on L B Henry & Return made by Michael Murphy Constable
 Order of Affid Attachment. Served on Inez Rennis in the regular form & Return made Apr 22 by Michael Murphy Constable
 Summons served on Inez Rennis & return made by Michael Murphy Constable also summons served on L B Henry in regular ord & returned Apr 24/1912
 Mansions O "May 3" 1912
 Case settled out of Court by Defendant paying the Court Costs as follows. Michael Murphy 200 J L Church Justice of the Peace \$100, and no further action taken.
 Samuel L Church J P.

JURY,

 WITNESSES,

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as _____ ent surety, caused an undertaking execution to be entered herein, where
 In pursuance of the Statute in _____ and provided, I, _____ as surety for the stay of execution of ment of _____ against _____ hereby promise and undertake to p said judgment, interest and costs may accrue.
 Taken by and signed and ackn me, and surety approved, this _____ A. D. 19 _____ Justice
 SATISFACTION OF JUDGE
 Received _____
 payment in full on the above judgm

CIVIL DOCKET.

f the Peace,

Township,

County, State of Ohio.

ceruik

Att'y for Plff.

Att'y for Deft.

\$ 45⁰⁰ with interest
190, at per cent. and costs.
45⁰⁰ 190
and costs \$

April 1902, the said
upon the following pro-

ures following, to-wit:

ff
ch J P

at against
15⁰⁰ for labor.
at her request

County
safely keep the
rights credits
Burns in
applied to the pay-
ment or so much
five (\$500) dollars
of this action,
Henry that he
on the 25th day
there to make
the property
his knowledge of
return of this
it 1912

day of Apr 1912

made by

our Burns
mad Apr 27/12

item made by

month send on
Apr 24/1914

out paying the
by 200 \$ of fund
other action

ch J P

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . } Before _____
vs. Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

Civil Action before

, Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

JURY,

WITNESSES,

Action on Account

C J Roberts Richards
Plaintiff

No. _____ vs. _____

Turner Roberts
Defendant

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

Am't claimed, \$ *22.64* with interest
from *190*, at *per cent.* and costs.

Judgment for _____ 190
\$ _____ and costs \$ _____

Be it Remembered, That on the *30* day of *April* 19*12*, the said Plaintiff filed *Order of Attachment* Bill of Particulars herein, whereupon the following proceedings were had:

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

Order of Attachment

To the Constable of Paris Township in said County

You are commanded to attach and safely keep the goods, chattels, stock and interest in stock, rights, credits, moneys and effects of the Defendant now in the hands of the County Treasurer of Union County Ohio not exempt by Law from being applied to the payment of the claims of the Plaintiff or as much thereof as will satisfy his claim of Twenty Two & 64/100 (\$22.64) Dollars, and six Dollars the probable cost of this action.

You are also commanded to summon Turner Roberts Defendant to appear before me the undersigned Justice of the Peace at my office in Paris Township on the 3rd day of May 1912 at 10 o'clock A.M. to answer to the action of C J Roberts Plaintiff for amount due on account of groceries & meat sold & delivered to Defendant said Turner Roberts to the amount of Twenty Two & 64/100 (\$22.64) Dollars. The Plaintiff asked a judgment for the amount as for stated above & estimated cost of this action of \$6.00

You will make due return of this writ on or before the 3 day of May A.D. 1912 at 10 o'clock A.M.

Witness my hand, this 30th day of April A.D. 1912
Samuel L Church J.P.

To Constable Samuel Hurstley of Paris Tp. Ohio you will also summons H J Brooks Treasurer of Union County Ohio, & Chas Morlock Auditor of Union County Ohio, to appear before me Samuel L Church Justice of the Peace of Paris Township on the 3rd day of May 1912 at 10 o'clock A.M. in the case as above stated where C J Richards is Plaintiff and Turner Roberts is Defendant.

Constable Samuel Hurstley, did therefore summons the above parties Turner Roberts - H J Brooks & Chas A Morlock, and make due return of said summons on the 1st day of May 1912

This case was settled out of Court by the Defendant paying the account in full on Saturday May 4th and \$2.00 of the costs, and the action was dismissed

Samuel L Church J.P.
May 4th 1912

UNDERTAKING FOR STAY OF

On the _____ day of _____

The defendant came, and by _____ his _____ of the County, approved by me as _____ ent surety, caused an undertaking execution to be entered herein, which _____ In pursuance of the Statute in _____ and provided, I, _____ as surety for the stay of execution of _____ ment of _____ against _____ hereby promise and undertake to pay said judgment, interest and costs may accrue.

Taken by and signed and acknowledged me, and surety approved, this _____ A. D. 19 _____ Justice

SATISFACTION OF JUDG

Received _____ payment in full on the above judgment

f the Peace,

Township,

County, State of Ohio.

court

Att'y for Plff.

Att'y for Deft.

\$ 22.64 with interest
190, at per cent. and costs.

190

and costs \$

1907, the said
upon the following pro-

ures following, to-wit:

County
Keep the goods, chattels
moneys and effects
of the County Treasurer
Law from being
Plaintiff or as
surety of Twenty Two
the probable

Turner Roberts
undersigned Justice
Township on this
to answer to
amount due on
owed to Defendant
surety \$ 64.00
judgment for
estimated cost

write on or before
clock A.M.

April A.D. 1912

with J.P.
If this you
assure of Union
of Union County
Justice of the
day of May 1912
above stated
Turner Roberts

For Summons
Brooks & Char
is of said
1912
by the Defendant
Tuesday May 4th
was dismissed
J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said
_____ entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Before _____
Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said
_____ obtained judgment against the said
_____ on the docket of said
_____ Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at
dollars and _____ cents, and the said
_____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

Civil Action before

, Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

JURY,

WITNESSES,

Church Hdw Co
 Plaintiff
 vs.
Quos Serril & Charlotte Serril
 Defendant

Action on Note
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 32²⁸ with interest
 from 190, at per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 5 day of April 1907, the said Plaintiff filed a Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 A judgment note & interest to date amounting \$32²⁸ for which a judgment was asked.
 The Constable Michael Murphy summoned Quos Serril & Charlotte Serril his wife, and the Church Hardware Company to appear before me a Justice of the Peace at my office in Paris Township, Union County Ohio, on 9th day of April 1912 at 10 o'clock AM to answer to the above action.
 Constable Michael Murphy summoned the above parties Quos Serril Charlotte Serril his wife and Church Hdw Co, and made due returns according to Law on April 9th 1912.
 The above case was settled out of Court by the Defendant paying the claim in full & interest to date (\$32²⁸) and Plaintiff paying the cost and the case was dismissed, and no further action taken.

Samuel Church JP
 Mansville O Apr 9th 1912

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as _____
 ent surety, caused an undertaking
 execution to be entered herein, which
 In pursuance of the Statute in _____
 and provided, I, _____
 as surety for the stay of execution of
 ment of _____
 against _____
 hereby promise and undertake to pay
 said judgment, interest and costs
 may accrue.
 Taken by and signed and acknowledged
 me, and surety approved, this _____
 A. D. 19 _____
 Justice _____

SATISFACTION OF JUDG
 Received _____
 payment in full on the above judgment

f the Peace,

Township,

County, State of Ohio.

Att'y for Plff.

Att'y for Deft.

\$ 32²⁸ with interest
190, at per cent. and costs.
190
and costs \$

1907, the said
upon the following pro-

res following, to-wit:

to amount
as asked.
Amount Amos
the Church
me a Justice
Township
April 1912 at
on action,
the above
wife and
relatives according

Court by
in full &
paying the cost
and fees further

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____
Justice of the Peace

Civil Action before

Justice of the Peace,

E F Sawyer

Action on Account

No. Ed Fleck

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 16.14 with interest from 190 , at per cent. and costs.

Judgment for \$ 16.14 and costs \$ 3.15

Be it Remembered, That on the 28th day of August 1902, 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:

August 21 1912 Ed Fleck's account with E F Sawyer 1906 Feb 24 Insurance on ship \$ 5.70 1907 Dec 27 " " " " 14.75 1911 Subst. 5.69 Oct 20 By Cash 5.00 Nov 6 " " 5.00 10.00 Balance due 16.14

August 24 1912 Issued Summons returnable August 28 1912 at 9 o'clock A.M. and delivered same to Michael Murphy Special Constable.

August 24 Summons returned endorsed as follows Received this writ August 24-1912 and I served the same the 24th day of August 1912 on the Defendant by leaving a certified copy thereof, and of the endorsement thereon with Ed Fleck at his usual place of Residence Constable's Fees

Service & Return 25¢ Mileage 20 Copy 20 Total 70¢ August 28 9 o'clock A.M. Plaintiff appeared in Court August 28 9 o'clock A.M. Defendant failed to appear at time of trial and for one hour thereafter but made default. On consideration thereof I find from the verified account on file and that the Defendant Ed Fleck failed to appear at time of trial, that there is due the Plaintiff E F Sawyer from Defendant Ed Fleck the sum of Sixteen and 14/100 (\$16.14) Dollars on the bill of particulars & claim of Plaintiff.

Therefore it is unpaid this 28 day of August 1912 it is considered by me that the Plaintiff E F Sawyer recover of the Defendant Ed Fleck the said sum of Sixteen and 14/100 (\$16.14) Dollars debt and his costs thereon taxed at seventy .70 cts as in the margin hereof also Justice of Peace costs as follows. (See Margin) 1.75 Total E F Sawyer Due 16.14 Constable Fees 70 Justice " 1.75 18.59

Judgment rendered to E F Sawyer Plaintiff the sum of Eighteen and 59/100 (\$18.59) Dollars - This 28th day of August 1912 S L Clend J.P.

against Ed Fleck Defendant

S L Clend J.P.

Table with columns: JUSTICE'S FEES, Piffs. Costs, Defts. Costs. Lists various legal fees like Filing, Taking and certifying Affidavits, etc.

Table with columns: CONSTABLE'S FEES, Serv. and Ret. of Summons, Mileage, Copies, etc.

JURY, WITNESSES,

Vertical handwritten note: Defendant failed to appear 16.14 1912

UNDERTAKING FOR STAY OF... On the... day of... The defendant came, and by... his... of the County, approved by me as... ent surety, caused an undertaking... execution to be entered herein, whi... In pursuance of the Statute in... and provided, I, ... as surety for the stay of execution on... ment of ... against ... hereby promise and undertake to p... said judgment, interest and costs... may accrue. Taken by and signed and ackno... me, and surety approved, this... A. D. 19... Justice... SATISFACTION OF JUDG... Received... payment in full on the above judgn...

the Peace,

Township,

County, State of Ohio.

account

Att'y for Plff.

Att'y for Deft.

1614 with interest
90, at per cent. and costs.

Aug 28 1902,
and costs \$ 3.15

1902, the said
upon the following pro-

res following, to-wit:

\$ 5.70
14.75
5.69
26.14

1000

16.14

returned
and delivered
available.

enclosed as
24-1912 and
August 1912 on
copy thereof, and
at his usual

by total 70¢

appeared in Court

failed to appear

after but made

fund from the

of the defendant

of mail, that

from defendant

(\$16.14) dollar

plaintiff

August 1912 it is

E. F. Sawyer

the said sum

and his costs
in the margin
below. (See
as Bill 1614
Fees 70
" 175
18.59
Plaintiff.
Dollars -
J.P.

Judicial Fees 2.50
Clerk's Fee 2.00
Total 4.50

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

SATISFACTION OF JUDGMENT.

Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said
_____ entered into an undertaking to the adverse party as follows

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

Whereas, On the _____ day of _____ A. D. 190____, the said
_____ obtained judgment against the said

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

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

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace

Civil Action before

Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	20
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n 40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisment,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in removing or preserv'g property levied on,	

JH Hommon

No. vs.

Chas Powers

Plaintiff

Defendant

Action on Account & Damage

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ with interest

from 190 , at per cent. and costs.

Judgment for 190

\$ and costs \$

Be it Remembered, That on the 31 day of August 1912, the said Plaintiff filed a Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Before S L Church, Justice of the Peace in and for Paris Tp Union County Ohio

Bill of Particulars
 JH Hommon Plaintiff and Chas Powers Defendant
 Plaintiff claims judgment against the defendant for the sum of \$23.76 with interest from the 29th day of June 1912 on a book account which said book account is attached hereto, made a part hereof and marked "Exhibit A"

Second Cause of action:
 Plaintiff claims judgment against the defendant in the sum of Six (\$6.00) Dollars damage for burning plaintiff's stock out of pasture rented by plaintiff from defendant.

Hoopes Robinson & Hoopes
 Attorneys for Plaintiff

The State of Ohio Union County ss.
 JH Hommon being first duly sworn says that he is the plaintiff in the above entitled cause, and that the facts stated and the allegations made in the foregoing bill of particulars are true as he verily believes

(Signed) JH Hommon
 Sworn to before me and subscribed in my presence this 31st day of August 1912
 Clarence A Hoopes
 Notary Public.

Before S L Church Justice of the Peace of Paris Township Union County Ohio
 JH Hommon
 Plaintiff
 Charles Powers
 Defendant

Summons
 State of Ohio, Union County
 To any Constable of Paris Township in said County. Greeting
 You are hereby Commaunded to summon Charles Powers to appear before me the undersigned, a Justice of the Peace

at my office in
 am to answer
 of \$23.76 with interest
 of \$6.00 The Plaintiff
 Hommon, and for
 writ on or before
 Witness my hand

Marysville & D
 asked for a copy
 same from

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as _____
 ent surety, caused an undertaking
 execution to be entered herein, which
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution of
 ment of _____
 against _____
 hereby promise and undertake to pay
 said judgment, interest and costs
 may accrue.

Taken by and signed and acknowledged
 me, and surety approved, this _____
 A. D. 1912
 Justice

SATISFACTION OF JUDGE
 Received _____
 payment in full on the above judgment

Sept. 20, 1912
 Audited to date
 E. H. Archer
 State Examiner

WITNESSES,

the Peace,

Township,

County, State of Ohio.

Amount & Damage

Att'y for Plff.

Att'y for Deft.

with interest

190, at per cent. and costs.

190

and costs \$

Just 1902, the said

upon the following pro-

res following, to-wit:

in and for

Plaintiff Defendant
against the defendant
from the 29th day
which said book
a part hereof

the defendant
damage for
resulted

& Hoopes
says for Plaintiff

sworn says that
entitled
and the
my bill of
itly believe

bed in my
1912

Hoopes
Blie.
Peace of Paris

liff

defendant

in
Township in

to summary
before me
of the Peace

at my office in Paris Township on the 9th day of September A.D. 1912 at 9 o'clock
A.M. to answer the action of J.H. Tommon for the amount due on Book account
of \$23.76 with interest from the 29th day of June 1912 and damage to the amount
of \$16.00. The Plaintiff asks a judgment for the amount endorsed
thereon, and for costs of the action. You will make due return of this
writ on or before the 9th day of September A.D. 1912 at 9 o'clock A.M.
Witness my hand this 2nd day of September A.D. 1912

Marysville Sep 9. 9 o'clock A.M. The atty for the Defendant appeared, and
asked for a continuance of the case to Friday Sep 13th 1912. at 9 o'clock A.M.
Same granted.
S.L. Cleaveland Justice of the Peace

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____, A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 190____, from

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

APPEAL BOND.
On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. } Before _____
Defendant } Justice of the Peace _____ Township,
_____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____, A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before Samuel L. Brunch

Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Ernest Hawon

No. *vs.* Plaintiff
 Milo L Myers Executor of the
 Estate of Laura E Randall
 Defendant

Action on To Recover. House
 hold goods
 Jno L Laughery Att'y for Plff.
 Milo L Myers Att'y for Deft.
 Am't claimed, \$ 56.⁵⁰ with interest
 from Feb 6 1903, at 6 per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 12 day of February 1903, 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:
 Ernest Hawon Plaintiff against Milo L Myers Executor of the estate of Laura E Randall deceased. Defendant,
 The plaintiff says, that Milo L Myers is the duly appointed and qualified executor of the estate of Laura E Randall deceased.

First cause of action
 Plaintiff says that he entrusted with the said Laura E Randall, who is now deceased, during her lifetime all of his household goods, herein described, for her care and use and at her request but her executor, Milo L Myers, sold the same along with personal property of said deceased, and the same was sold without his knowledge, while he was away from home at work.

The plaintiff says, that the said personal property included many articles that were given to him by his mother, which he valued as keepsakes and the same can never be restored to him and there is now justly due from the plaintiff from the defendant as the executor of said estate the sum of \$56.50 with interest from the 6 day of February 1913 and said account for said bill of goods is hereto attached and made a part to this bill of particulars and marked Exhibit A, and there are no credits thereon.

The Plaintiff says, that he presented said account to the said Milo L Myers, executor of said estate, and the same was rejected by him in writing as hereto attached on the 6 day of February A D 1913 and he believes that said account is a just and reasonable price for the articles as stated therein, and it would be impossible for him to replace said articles for said amount, or recover them, all of his damage of \$56.50

Wherefore the plaintiff prays judgement against the said Milo L Myers as executor of the estate of Laura E Randall, deceased, in the sum of \$56.50 with interest from the 6 day of February A D 1913 and for all proper relief
 Jno L Laughery Att'y for the Plaintiff

State of Ohio }
 Union County }

facts stated and believed
 Sworn to before
 A D 1910.

Now comes Milo L Myers in the above

To Milo L Myers Debtor to Ernest

to the said Ernest estate of Laura the knowledge

- 1 - 1 Table
 - 2 - 1 Stand
 - 3 - 1 Dog Chairs
 - 4 - 1 Bed
 - 5 - Two-wars
 - 6 - 1 Clock
 - 7 - 1 Lounger
 - 8 - 1 Sofa
 - 9 - 2 four-gallon
 - 10 - 3 Crocks
 - 11 - 1-5 gal + 3-1 gal
 - 12 - Dishes
 - 13 - 7 Window Blinds
- and for

UNDERTAKING FOR STAY OF

On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as _____
 ent surety, caused an undertaking
 execution to be entered herein, where
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution o
 ment of _____
 against _____
 hereby promise and undertake to p
 said judgment, interest and costs
 may accrue.

Taken by and signed and ackn
 me, and surety approved, this _____
 _____ A. D. 19
 _____ Justice

SATISFACTION OF JUDG

Received _____

 payment in full on the above judg

JURY,

 WITNESSES,

the Peace,

Township,

County, State of Ohio.

Recover. House
do
bury
Att'y for Plff.
Att'y for Deft.
56.50 with interest
903, at 6 per cent. and costs.
190
and costs \$

State of Ohio }
Union County } SS

Ernest Hawn the plaintiff being first duly sworn says, that the facts stated and allegations made in his foregoing petition are true, as he verily believes
(Signed) Ernest Hawn
Sworn to before me and signed by him in my presence this 6th day of February A.D. 1910.
(Signed) John L. Laughery
Notary Public, Union County, Ohio.

Now comes Milo L Myers, executor of Laura E Raudall, the defendant herein, in the above entitled cause, and voluntarily enters his appearance herein.

Exhibit - Milo L Myers.

To Milo L Myers, executor of Laura E Raudall, deceased, Debtor to Ernest Hawn.

The following bill is for personal property belonging to the said Ernest Hawn, which was sold by Milo L Myers, executor of the estate of Laura E Raudall, deceased, and the same being sold without the knowledge of the said Ernest Hawn

The following articles to-wit:-

1 - 1 Table	1.50	Aunt brot ford	19.95
2 - 1 Staud	1.75	14 - 25 Yds Carpet	3.00
3 - 1 Dog Chairs	3.00	15 - 1 Lamp	50
4 - 1 Bed	3.00	16 - 7 Pictures	1.50
5 - 2 Tow-wars	.50	17 - Oil Cans	20
6 - 1 Clock	1.10	18 - 1 Table Cloth	50
7 - 1 Lounger	1.60	19 - 4 Towels	30
8 - 1 Sofa	2.00	20 - 1 Trunk	25
9 - 2 four-gallon jars	.50	21 - 12 Fruit-Cans	65
10 - 3 Crocks	.50	22 - 4 Pillow Cases	40
11 - 1.5 gal + 3 - 1 gal jugs	.30	23 - 4 Sheets	40
12 - Dishes	3.50	24 - 5 Bed Comforts	3.75
13 - 7 Meadow Blends	.76	25 - 1 Copper Bottom Boiler	15
Aunt ford	19.95	Aunt ford	31.55

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows
No. _____
vs. Plaintiff } Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

January 1903, the said
upon the following pro-
cesses following, to-wit:
Milo L Myers Executor
L. Defendant,
is the duly appointed
of Laura E Raudall
with the said
during her
herein described
most but her
along with
and the same
while he was
said personal
that were given
lued as keepsakes
id to him and
Plaintiff from
said estate
from the 6th day
nt for said bill
made a part
arked Exhibit
herion.
Presented said
s, executor of
s rejected by
ed on the 6th
e believes that
reasonable price
in, and it
replace said
recover them,
ays judgement
s executor of
deceased,
treat from the
for all proper
for the Plaintiff

Civil Action before

, Justice of the Peace,

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	20
Taking and certifying Affidavits, each,	40	100
Docketing, Indexing, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	20
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	20
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	"	40
Order of Sale or Vendi,	"	40
Notice to Garnishee,	"	40
Order on Garnishee,	"	40
Writ of Replevin,	"	40
Writ of Restitution,	"	40
Order of Arrest,	"	40
Writ, Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
En. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	100
Entering judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of Bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	135
Cert. to Trans. or Bill of Ex., each,	25	455

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	20
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,		25
each additional,	10	
Mileage as above miles,		25
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't "	40	
" " Order Sale or Vendi "	40	
" " Notice to Garnishee "	40	
" " Order on Garnishee "	40	
" " Writ of Replevin "	40	
" " Writ of Restitution "	40	
" " Order of Arrest "	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	100
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		170

JURY, 170
455
625

WITNESSES,

Action on
 Plaintiff
 Defendant
 Am't claimed, \$ with interest
 from 190, at per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the _____ day of _____ 190, 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:
 Exhibit "A" Brought forward
 Auct brot forward \$31.55 Auct ford 42.00
 26 - 2 Wash Deets .25 36 - Bed Sprug & Mahass 4.00
 27 - 1 Wash Board .20 37 - Books & album 5.00
 28 - 1 Wreuger 1.50 38 - 1 Shovel .25
 29 - 4 Mirrors 1.00 39 - 1 Rake 1.00
 30 - 1 Rocking Chair 2.00 40 - 1 Hoe 1.00
 31 - 1 Shovl 2 Kettles 2 Skillets 2 Drif Pins 2.00 41 - 1 Felther Bed 3.50
 32 - 1 Table 1 Mirror & Forks 1.50 42 - 1 Pr Feather Bedons 1.25
 33 - 1 Set Nuckle Lea Spoons & 1 Set Nuckle Table Spoons 75 43 - 1 Pr Read 1 Blankets 30
 34 - 2 Set Curtains & Curtain Poles 75 Total 56.50
 35 - 1 Willow basket 50
 Auct ford 42.00

State of Ohio } ss
 Union County }
 Ernest Haron makes oath that the foregoing account is true as he verily believes
 (Signed) Ernest Haron
 Sworn to by the said Ernest Haron and acknowledged by him in my presence this 4th day of February A.D. 1913
 John L. Laughery -
 Notary Public, Union County, Ohio

This account is hereby rejected by me this 6th day of February A.D. 1913
 (Signed) Miles L. Myers
 Executor of the Estate of Laura E. Raudal, deceased.

The following Subpoena's were issued,
 State of Ohio } ss
 Union County } Paris Township
 To Lawson Pears.
 You are hereby commanded to appear before me a Justice of the Peace of said Township at my office therein; on the 28th day of Feb A.D. 1913 at 10 o'clock a.m. and there to give testimony in an action pending before me, wherein Ernest Haron is Plaintiff and Miles L. Myers Executor of the estate of Laura E. Raudal, deceased. Defendant

None of jail not
 given under m...

Received this writ
 Lawson Pears per
 Edward Meron
 Also 2 Summ
 Haron. and re

Memorandum Feb
 All parties
 with the attorn
 After taking
 following two
 Refor
 In the matter of
 Ernest Haron
 Pl

US
 Miles L. Myers Exec
 Estate of Laura E. Raudal

Now Comes the
 reason that the
 case of action a

The court susta
 held by the Cou
 charge. The
 against the O

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as _____
 ent surety, caused an undertaking
 execution to be entered herein, whi
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution of
 ment of _____
 against _____
 hereby promise and undertake to p
 said judgment, interest and costs
 may accrue.

Taken by and signed and ackn
 me, and surety approved, this _____
 A. D. 19
 Justice

SATISFACTION OF JUDG
 Received _____
 payment in full on the above judg

the Peace,

Township,

County, State of Ohio.

Have failed not under the penalty of the Law
Given under my hand this 18th day of February A.D. 1913
Samuel L. Church Justice of the Peace.

Return

Received this writ Feb 18 1913, and I served the same on the 18 day of Feb 1913 to
Lawson Pyers personally
Elected Myer cost of service as follows: Venue 20^{cts} Service 25^{cts} Copy 25^{cts} Attendance at Trial 170^{cts}
Also 2 Summons for Mrs R E Haron and Mrs Doris P. Pihle. Same served by Ernest
Haron. and return made in regular form, with no costs made for service
Signed Ernest Haron, Plaintiff

Memorandum of Feb 20th 1913 10 o'clock a.m.

All parties interested being present court convened at 10 o'clock a.m.
with the attorneys in the case present.

After taking testimony from the witnesses present the court entertained the
following motion

Before S. L. Church Justice of the Peace, Paris Township Union County Ohio
In the matter of
Ernest Haron
Plaintiff

vs

Milo L. Myers Executor of the
Estate of Laura E. Raudal (deceased)
Defendant

Now Comes the Defendant and moves the Court to dismiss said action for the
reason that the evidence introduced by the Plaintiff is not sufficient to sustain a
case of action against said Defendant. (Signed) Milo L. Myers Defendant.

The court sustained the motion and the case was dismissed as it was
held by the Court, that the evidence was not sufficient to sustain the
charge. The case was therefore dismissed with the costs assessed
against the Plaintiff in this action Ernest Haron.
Samuel L. Church Justice of the Peace

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. } Before _____
Defendant } Justice of the Peace _____ Township,
County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

Att'y for Plff.
Att'y for Deft.
with interest
190, at per cent. and costs.
190,
and costs \$
190, the said
upon the following pro-

res following, to-wit:
and
Cash found 42 00
Bed Spring & Mattress 4 00
Books & album 5 00
Shovel 25
Rake 10
Hoe 10
Felt hat 3 50
Pr Feather Pillows 1 25
Pr Bed Blankets 30
Total 56 50

forgoing account
Ernest Haron
acknowledged
8 February 22 1913
Union County, Ohio

me this 6th day
of Laura E Raudal
ued,
if
nmanded 15
of said Town-
20th day of Feb
to give testimony
wherein Ernest
Myers Executor of
deceased Defendant

CIVIL DOCKET.

Civil Action before *S L Church*, Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n 40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

The Urbana Packing Co

Action on account

No. *J W McKernan*

Plaintiff

Hoopes Roberson Hoopes Att'y for Plff.
J W Miles Att'y for Deft.

Am't claimed, \$ *167.47* with interest
from *190*, at *per cent.* and costs.
Judgment for *167.47* *190*
\$ and costs \$

Be it Remembered, That on the *1* day of *Aug* 19*13*, the said Plaintiff filed a Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
100 Plaintiff claims a judgment against the defendant in the sum of *167.47* for goods and merchandise delivered to the defendant by the plaintiff at the request of the defendant, an itemized statement of which with the credits thereon marked "Exhibit A" *Hoopes Roberson & Hoopes atty's for Plaintiff*

60 *225* State of Ohio *Union County*, ss
To any Constable of *Paris Township* in said County, *Greeling* You are hereby Commauded to summon *J W McKernan* to appear before me, the undersigned, a Justice of the Peace, at my office in *Paris Township* on the *5* day of *Aug* 19*13* at *1 o'clock P M* to answer the action of *The Urbana Packing Co* for the amount due on account for *\$167.47*. The Plaintiff asks a judgment for the amount indorsed hereon and for Cost Estimated at *\$15.00*. You will make due return of this writ on or before the *5* day of August 19*13* at *1 o'clock P M*
Scamuel L Church J.P.

70 Return. Recd this writ August *1st* 19*13* and I served the same on the *1st* day of August 19*13* on the defendant by leaving a certified copy thereof, and of the indorsement thereon with *J W McKernan* personally.
Michael Murphy Special Constable
Indorsed as per McKernan

Manysville O Aug 5, 1913 1 o'clock P M
The defendant in the case *J W McKernan* was represented by Atty *J W Miles* and the case was settled by the defendant *J W McKernan* paying to the Plaintiff the sum of *\$140.00* and costs of case.
The defendant was given Atty asked for *24 Hrs* in which to procure said *\$140.00* which was granted.
Manysville O Aug 7 2 P M.
The defendant *J W McKernan* having failed to report to this Court, with

Account against the \$140.00 as I therefrom a Ohio. render Packing Comp Constable's Co Justice Cost

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION
On the _____ day of _____
The defendant came, and by _____ his _____ of the County, approved by me as _____ ent surety, caused an undertaking execution to be entered herein, which in pursuance of the Statute in and provided, I, _____ as surety for the stay of execution on ment of _____ against _____ hereby promise and undertake to pay said judgment, interest and costs may accrue.
Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. 19 _____ Justice _____
SATISFACTION OF JUDGMENT
Received _____
payment in full on the above judgment

the Peace,

Township,

County, State of Ohio.

count

Att'y for Plff.
Att'y for Deft.
167.47 with interest
90, at per cent. and costs.
167.47 190
and costs \$

Account agreed upon
The \$146.00 as agreed upon up to 2 o'clock P.M. on August 7.
I therefore as Justice of the Peace of Paris Township Union County
Ohio render judgment to the Plaintiff in this case "The Urbana
Packing Company" for \$167.48 and cost of this court as follows

Constable's Cost 75
Justice's Cost 225 Total Cost \$295-

Samuel L. Brunch J.P.

Urbana Aug 7, 1913

1905, the said
upon the following pro-

res following, to-wit:

the defendant
merchandise
Plaintiff at the
marked
Hoopes att'y's for
Plaintiff

in said
by Commanded
before me,
Peace, at my
5 day of Aug
the action of
court due & on
asks a judg-
heron and for
will make
before the 5
P.M.
J.P.

1st 1913 and
of August
ing a Certified
with them

Special Constable,

Wetinger was
the case was
agreed to
paying
140.00 and

ed for 24 hrs
which was
of 2 P.M.
having
went, with

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190
The defendant came, and by
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of
against do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this day of
A. D. 190
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from
Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 190, said
entered into an undertaking to the adverse party as follows
No.
Plaintiff
vs.
Defendant
Before
Justice of the Peace
County, Ohio.
Whereas, On the day of A. D. 190, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and cents, and costs taxed at
dollars and cents, and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, of County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this day of
A. D. 190
Justice of the Peace

CIVIL DOCKET.

Civil Action before

L. Piper Paris Township Union County Ohio Justice of the Peace.

Ed. Rogers, Executor etc.

Action on Forcible Detention

No. 1 Piper vs. John Rogers

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

Am't claimed, \$ 190 with interest from 190, at per cent. and costs. Judgment for Plaintiff 190 and costs \$

Be it Remembered, That on the 26 day of January 1914, 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 executor of the will of Mary Rogers deceased duly appointed by the Probate Court of said County and qualified as such and that by legal proceedings duly prosecuted in said Court he has obtained an order and decree for the sale of the late nominee's property occupied at the time of her decease, for the purpose of paying the debts of said decedent.

Said property is described as follows: Situated in Paris Township Union County Ohio and being part of U.M. Snowy No. 3351.

Beginning in the center of the Mansfield and Delaware gravel road and South-west corner of land formerly owned by David B. Patch; thence with the center of said road S. 67 1/2° W. 6 1/4 poles; thence N. 22 1/2° W. 20 3/4 poles to a stone with brick under it in the line of said Patch lot; thence with the line of the Patch lot N. 68 1/4° E. 6 1/4 poles to a stone with brick under it; thence with another line of said Patch lot S. 22 1/2° E. 20 1/4 poles to the beginning containing 126/160 of an acre more or less.

On the 21st of January 1914 Plaintiff duly served the defendant with notice in writing to leave said premises within 3 days after service thereof but defendant has ever since the end of said three days, unlawfully and forcibly held possession to the prejudice of said proceedings to sell and is an occupant of said premises without color of title.

Plaintiff asks process and restitution Ed Rogers Executor of Mary Rogers, Deceased J. B. Cole Plff's Atty.

Table with columns: JUSTICE'S FEES, Plffs. Costs, Defts. Costs. Lists various legal fees like Filing, Taking and certifying Affidavits, Docketing, etc.

Table with columns: CONSTABLE'S FEES, Plffs. Costs, Defts. Costs. Lists fees for summons, mileage, subpoenas, etc.

JURY, WITNESSES,

Parts of January Complaint 20th 1914 Fred Om... Rogers at residence... Constables... Service \$... Mileage \$... Copy \$... Title \$... Court of Records... Ex Expenses \$3.

UNDERTAKING FOR STAY OF... On the... day of... The defendant came, and by... his... of the County, approved by me as... ent surety, caused an undertaking... execution to be entered herein, whi... In pursuance of the Statute in... and provided, I, ... as surety for the stay of execution on... ment of... against... hereby promise and undertake to p... said judgment, interest and costs... may accrue.

Taken by and signed and ackno... me, and surety approved, this... A. D. 19... Justice

SATISFACTION OF JUDG... Received... payment in full on the above judgm...

CIVIL DOCKET.

Doris Danstrop Township, Union County, State of Ohio.

January 27th 1914 Issued summons on above complaint for appearance and trial returnable January 30th 1914 at one o'clock PM and delivered same to Fred Ormerod Constable

January 27th 1914 Summons returned endorsed as follows:

Received this writ January 27th 1914 and served the same on the 27th of January on Defendant John Rogers at his place of residence by leaving at his place of residence a copy of this summons with the endorsement thereon at the place of his residence he being absent

- Constables Fees Service \$0.25 Mileage \$0.20 Copy \$0.25 Filing \$0.70 Court & Rest. \$0.40 Ex Expenses \$2.80 \$3.90

Fred Ormerod Constable

This cause heard on January 30th 1914 finding for Plaintiff and order of restitution issue to Constable Fred Ormerod Constable

the Peace, n County Ohio... Atty for Plff. Atty for Deft. with interest 190, at per cent. and costs. 190 and costs \$

January 1914, the said upon the following pro- res following, to-wit: He is the Rogers deceased

as follows: Union County No. 3351 of the Mansfield and South- owned by centered said ce N. 2 1/2 W. k. Under it in with the line poles to aster another line 100 poles to the of an acre

1914 Plaintiff with notice in ses within 3 ndant has even rnlaw fully and e judge of said ephant of the d restitution gers Rogers, Deceased

UNDERTAKING FOR STAY OF EXECUTION. On the day of 190 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statute in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 190 Justice of the Peace.

SATISFACTION OF JUDGMENT. Received 190, from Dollars, payment in full on the above judgment and costs.

APPEAL BOND. On the day of 190, said entered into an undertaking to the adverse party as follows No. Plaintiff vs. Defendant Before Justice of the Peace Township, County, Ohio. Whereas, On the day of A. D. 190, the said obtained judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County. Now, therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 190 Justice of the Peace

CIVIL DOCKET.

Civil Action before *L Piper*, Justice of the Peace,

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	05
Taking and certifying Affidavits, each,	40	
Docketing, Indexing, Appce., per 100 w.,	15	1 00
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	05
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	30
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to pros. suit,	25	40
App'g spec. Constables or App'rs, each,	40	
En. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	1 00
Entering Judgment,	40	40
Judgment on the Docket,	15	15
Recognizance of a Witness or of Bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct.		1 00
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., each,	25	

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Benjamin Daugherty
 Plaintiff
 vs.
Benjamin A. Daugherty
 Defendant

Action on *Forcible Entry & Detention*
John L. Loughery Att'y for Plff.
 Att'y for Deft.

Am't claimed, \$ _____ with interest
 from 190, at _____ per cent. and costs.
 Judgment for 190
 \$ _____ and costs \$ _____

Be it Remembered, That on the 28 day of February 1914, 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:
 Do *L Piper* Justice of the Peace
 in and for the Township of *Perry*
 in the County of *Union* State of *Ohio*
Benjamin Daugherty
 Plaintiff
 vs.
Benjamin A. Daugherty
 Defendant

Bill of Complaint
 Forcible Entry & Detention

The undersigned, *Benjamin Daugherty*, a resident of *Union County, Ohio* doth hereby make his Complaint to you against one *Benjamin A. Daugherty*, for this that the said *Benjamin A. Daugherty* unlawfully and forcibly detains from the undersigned the possession of the following premises situated in *Liberty Township* in said county of *Union* and described as follows; Being twenty eight (28) acres tract of land situate in *Paylor Township* *Union County, Ohio*, being the tract lying between *Sarah Thompson* and *Thomas Daugherty* resided and lived upon said land by the permission and sufferance of plaintiff and from the 25th day of February 1914, hath unlawfully and forcibly held in his possession said lands.

On the 25th day of February in the year 1914, the undersigned duly served upon the said *Benjamin A. Daugherty*, as required by law notice in writing to leave said premises. The undersigned asks process and restitution of said premises and costs of suit.
 The 28th day of February A.D. 1914
Benjamin Daugherty
 By *John L. Loughery*
 March 5th 1914 - Appearance of Deft entered

March 5th 1914 - Case Settled by the Parties

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____ his s
 of the County, approved by me as g
 ent surety, caused an undertaking
 execution to be entered herein, whic
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution on
 ment of _____
 against _____
 hereby promise and undertake to pa
 said judgment, interest and costs,
 may accrue.
 Taken by and signed and ackno
 me, and surety approved, this
 _____ A. D. 190
 _____ Justice of

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgm

JURY,

 WITNESSES,

f the Peace,

Township,

County, State of Ohio.

Writ of Habeas Corpus
Loughry, Att'y for Plff.
Att'y for Deft.

\$ with interest
190, at per cent. and costs.
190,
and costs \$

On the 14th day of the said
upon the following pro-

ures following, to-wit:

Place }
Ohio }
Bill of
Complaint
Arrest & Detention

Thomas Daugherty
doth hereby
against one Ben
the said Ben
and forcibly
the possession
in Liberty
mions and de
ty Eight (8)
Taylor Township
tract lying be
Thomas Daugh
and land by the
plaintiff and
14, with im-
his possession

by Mary in the
ly served upon
y, as required
ve said premises
cess and
nd costs of out
y A. D. 1914
Daugherty
Loughry
tered

tted by the

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows

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

Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

Leondas Piper

, Justice of the Peace,

Penn Town

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	10	
Taking and certifying Affidavits, each,	40	40	
Docketing, indexing, Appce., per 100 w.,	15	30	
Summons, each deft. named in writ,	25	50	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5	05	
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor for pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ex. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00	1.00	
Entering judgment,	40	40	
Judgment on the Docket,	15	60	
Recognizance of a Witness or of Bail, ea,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15	60	
Transcript from Docket, per 100 words,	15	25	
Cert. to Trans. or Bill of Ex., each,	25	4.20	

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

E J Morris
 Plaintiff
 vs.
 Asa Penell and
 Mary Penell
 Defendants

Action on account
 John L Longhrey
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$59.83/100 with interest
 from 190, at 6 per cent. and costs.
 Judgment for July 10th 1905.
 and costs \$

Be it Remembered, That on the 10th day of July 1905, 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:
 In the Justice of the Peace Court,
 Paris Township, Union County, Ohio
 Before E J Morris Justice of the Peace
 Plaintiff
 Asa Penell, and
 Mary Penell
 Defendants
 Bill of Particulars

The plaintiff avers that he is in the Green Bremen in the village of Marysville Ohio, and said defendants have purchased proceeds from the amount of fifty nine and 83/100 Dollars (\$59.83) on account wherefore Plaintiff pray for judgment as against the defendants for the sum of Fifty nine and 83/100 (\$59.83) with interest from the first day of July 1913

John L Longhrey
 Attorney for Plaintiff
 State of Ohio
 Union County ss - E. J. Morris being duly sworn says that the facts set forth in the foregoing Bill of Particulars are true as he believes
 E. J. Morris
 Sworn to before me this 10th day of July A. D. 1913

John L Longhrey
 Notary Public, Union County Ohio
 Bill of Particulars
 Filed July 10 1913
 State of Ohio
 Union County ss }
 Township }
 You are hereby commanded to summon Asa Penell and Mary Penell to appear before me, the undersigned, a Justice of the Peace

at my office at 10 o'clock A.M. on account, The Plaintiff for costs of the you 14th day of July

Received this July 19/15, as per judgment by law on with Mary

July 14th 1915
 thereafter, by
 of particulars
 Fifty nine
 from July 1913

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, wh
 In pursuance of the Statute in
 and provided, I,
 as surety for the stay of execution o
 ment of _____
 against _____
 hereby promise and undertake to p
 said judgment, interest and costs
 may accrue.

Taken by and signed and ackn
 me, and surety approved, this _____
 A. D. 1913
 Justice

SATISFACTION OF JUDG
 Received _____
 payment in full on the above judg

JURY,

 WITNESSES,

CIVIL DOCKET.

Paris Township

Township, Erroy

County, State of Ohio.

of the Peace,

Account
L. Langhrey
Att'y for Plff.
Att'y for Deft.
\$59 83/100 with interest
190, at per cent. and costs.
July 10th 1915
and costs \$

at my office in Paris township, on the 14th day of July A.D. 1915
at 10 o'clock A.M. to answer the action of E. Brown for the amount due
on account, in the sum of Fifty Nine and 83/100 Dollars (\$59 83/100).
The Plaintiff asks judgment for the amount enclosed herein, and
for costs of this writ.

You will make due return of this writ on or before the
14th day of July A.D. 1915, at 10 o'clock A.M.

Witness my hand this 10th day of July A.D. 1915
Leander J. Pyrell, Justice of the Peace

Summons Returned endorsed - and filed
Received this writ July 10th 1915, and I served the same on the 10th day of
July 1915, and I served the same on the 10th July 1915, on the de-
fendants by leaving a certified copy thereof, and of the endorsement there-
on with Mary Pyrell personally at her place of residence
F. Reed, Onond, Constable

July 14th 1915 - 10 o'clock A.M. - Plaintiff appeared. The
Defendants failed to appear then or one hour
thereafter, but made default.
Judgment by default for Plaintiff on his verified bill
of particulars against the defendants is hereby rendered for
Fifty Nine Dollars and Eighty Three Cents (\$59 83/100) with interest
from July 14 1915

This Case Settled by the parties
No hearing

July 1905, the said
upon the following pro-
dures following, to-wit:
ce Court.
ity Ohio
Peace

Particulars

at he is in
llaged Mary
to have
the amount
5 (\$59.83)

for judge
for the
(\$59.83)
day of July

Langhrey
Plaintiff

being duly
the foregoing
he believes

day of July

Langhrey
County

10 1915
tbl of Paris
ud County greasy

ded to summon
to appear before
of the Peace

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.
On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . } Before _____
vs. Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	20
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	20
Serv. and Ret. of Subpoena, 1st person, 20,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Union Banking Co

Action on Promissory Note

No. 4, Pifer vs. John E Bown

John Loughner Att'y for Plff.
 J. H. Willis Att'y for Deft.
 Am't claimed, \$358⁴⁵/₁₀₀ with interest
 from 190 , at 8 per cent. and costs.
 Judgment for Plaintiff 190
 \$ and costs \$

Be it Remembered, That on the 27 day of August 1915, 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:
 Union Banking Co
 against
 John E Bown

August 27 1915 The Plaintiff filed his Bill of Particulars on Note in substance as follows:

Promissory note of which the following is a copy: \$358⁴⁵/₁₀₀, Mansfield Ohio Dec. 21st 1912.

On demand after date of value received we or either of us promise to pay to the Union Banking Company or order at the Banking House of said company, at Mansfield, Ohio -

Three Hundred and Fifty Eight ⁴⁵/₁₀₀ Dollars with interest at 8 percent after maturity.

All overdue interest to bear eight percent payable annually. And we hereby authorize any attorney at law to appear for us or either of us in and out of the above note, at any time after the same becomes due in any court of record in the state of Ohio, waive the issuing and service of process against us or either of us, and confess judgment in favor of the Union Banking Company or the legal holder thereof, against us or either of us, for the amount that may be due thereon, with costs of suit and to waive and release all errors in said proceedings, petition in error and right of appeal from the judgment rendered.

Witness our hands and seals day of A. D. 1912
 John E Bown
 Laura Bown
 No. --- Due Dec 22nd 1913
 Endorsement. Paid \$300.00 April 21st 1913

JURY,
 WITNESSES,

August 27 1915, Plaintiff filed his bill of Particulars, being a Promissory Note received before set forth for \$358⁴⁵/₁₀₀ with interest on same of \$300⁰⁰/₁₀₀ April 21st 1913. Verified by affidavit

August 27th

1st 1915 at on Constable in O'clock P.M. 27th 1915 and on the defen endorse men

Christa Source 4th Mulye 3rd Copy September September John E Bown as

Perce files an ca that he is Guardian He signed his said by the dn Rose of p He filed the said finger purpose of procure the no part the expended every other turna in His t

Union Bank as guardian

UNDERTAKING FOR STAY OF On the day of The defendant came, and by his of the County, approved by me as ent surety, caused an undertaking execution to be entered herein, wh In pursuance of the Statute in and provided, I, as surety for the stay of execution o ment of against hereby promise and undertake to p said judgment, interest and costs may accrue.

Taken by and signed and ackn me, and surety approved, this A. D. 19 Justice

SATISFACTION OF JUD Received payment in full on the above judg

CIVIL DOCKET.

Paris Township, Union

County, State of Ohio.

f the Peace,

Common Note

Att'y for Plff.
Att'y for Deft.
\$258 45/100 with interest
190, at 8 per cent. and costs.

1905, the said
upon the following pro-

ures following, to-wit:

Plaintiff
on Note

ing to a copy:

12.
we received we
Union Banking
King House of

\$571.00
Eighty Eight

after maturity.
eight percent

by authority and
thereof us in action

the same be-
in the state of

service of process
confers judgment

of the legal
of us, for the am-

with costs of
all errors in
and eight of ap-

each day of

13
April 21st 1913

bill of
your note
\$258 45/100
April 21st

August 27th 1915 - Issued Summons of that date returnable September

1st 1915 at one o'clock P.M. and delivered same to Fred Ornerd
Constable in and for Paris Township, August 27th 1915, Five
o'clock P.M. Summons Endorsed - Received this writ August
27th 1915 and I served the same on the 27th day of August 1915
on the defendant by leaving a certified copy thereof and the
endorsements thereon with John E. Brown personally

Constables Fees
Service & Return 25
Mileage 3ms 30
Copy 25 = 80

September 1st 1915 - On application of
Defendant trial of case Adjourned to

September 28th 1915 at 10 -
September 28 1915 one o'clock A.M. trial had.
John E. Brown, Fred Asman, Anna Pearl M. Harty
Sworn as witnesses and examined for defendant.

Pearl M. Harty guardian of the defendant Louisa Brown
files an answer files an answer in this case stating
that he is the lawfully appointed, and now acting Guardian
Guardian of the defendant Louisa Brown and that as such,
he signed Louisa Brown's name to the said note while
his said ward Louisa Brown was in the asylum for insane,
by the direction of her husband John E. Brown for the pur-
pose of procuring of said Guardian for his own use and
He further alleges said that said fraud was perpetrated and
said money committed by said John E. Brown for the
purpose of procuring the money on said note, and he did
procure the same and appropriated it to his own use and
no part thereof was ever received by said Louisa Brown nor
expended for her benefit - This defendant denies each and
every other allegation in this case set forth and con-
tained in the pleading of John E. Brown - -

It is thereupon and on said day by me considered that said
Union Banking Company receiver of John E. Brown and Pearl M. Harty
guardian of Louisa Brown the sum of Eighty two + 45/100 Dollars (\$82 45/100) and
costs in this case

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190
The defendant came, and by
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of
against do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this day of
A. D. 190
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from
Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 190, said
entered an undertaking to the adverse party as follows
No.
Plaintiff
vs.
Defendant
Before
Justice of the Peace
Township,
County, Ohio.
Whereas, On the day of A. D. 190, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and cents, and costs taxed at
dollars and cents, and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of
A. D. 190

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

JURY,

WITNESSES,

Union Banking Co
Action on Promissory Note
Plaintiff
John E Brown
Defendant
Am't claimed, \$ 190 with interest from 190, at per cent. and costs.
Judgment for 190 and costs \$

Be it Remembered, That on the 18 day of September 1915, the said Plaintiff filed a Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Answer of Pearl McHoy Guardian of Louisa Brown
Union Banking Co Plaintiff
John E. Brown Defendant
Before Leonard P. per Justice of the Peace Paris Township, Union County Ohio
Answer of Pearl McHoy Guardian of Louisa Brown, An Imbecile

Now comes Pearl McHoy, in answer to the pleadings of John E Brown and admits that he is the duly appointed guardian and acting guardian of said Louisa Brown, an imbecile, and at the time of his appointment, there was forty seven (47) acres of real estate in the name of Louisa Brown and John Brown.

This defendant admits there is a case pending in the Common, entitled John E Brown, Plaintiff, against Pearl McHoy as Guardian of Louisa Brown, Defendant, & this pleading in said case is as follows, which he adopts, and also makes in the lastly answer.

He further alleges that on about the 10th day of April 1913 there was presented to him as such guardian by the Union Banking Company of, Mansfield, Ohio a certain promissory note, calling for the sum of Three Hundred and Fifty Eight Dollars and forty five cents (\$358.45) dated December 21st 1912, purporting to have been given by John E Brown and Louisa Brown, and this defendant in good faith believing that said note had been signed by the said Louisa Brown, and that therefore it was a valid and substantiating claim against the estate paid to the said Union Banking Company of Mansfield, Ohio, to apply on said note the sum of One Hundred

Dollars (\$300) 1913, but this signed said note at the time of Louisa Brown for the purpose of the note was forged comes to the knowledge was made by He committed proceeding in the same part thereof were expended The allegation was in the pleadings

Union Bank
John E. Brown
judgment against
of L. P. per
Not
gives notice
October 1st

Statute

UNDERTAKING FOR STAY OF
On the _____ day of _____
The defendant came, and by _____ his
of the County, approved by me as
ent surety, caused an undertaking
execution to be entered herein, wh
In pursuance of the Statute in
and provided, I, _____
as surety for the stay of execution o
ment of _____
against _____
hereby promise and undertake to p
said judgment, interest and cost
may accrue.
Taken by and signed and ackn
me, and surety approved, this _____
_____ A. D. 1915
Justice

SATISFACTION OF JUD
Received _____
payment in full on the above judg

f the Peace,

Township,

County, State of Ohio.

... Note
... Att'y for Plff.
... Att'y for Deft.
... with interest
... 190 , at per cent. and costs.
... 190
... and costs \$

dollars (\$300.00) which payment was made on the 19th day of April 1913, but this defendant alleges that the said Louisa Brown never signed said note and that her signature thereto was a forgery; that at the time and date of the execution of said note, the said Louisa Brown was insane and confined in the State Hospital for the insane at Columbus, Ohio; that her signature to said note was forged by the plaintiff, her husband, all of which facts have come to the knowledge of this court since said payment was made by him.

He further alleges that said perpetrator forgery committed by the said John E. Brown for the purpose of procuring the money on said note and that he did procure the same and appropriate it to his own use, and no part thereof was ever received by the said Louisa Brown nor expended for her benefit.

This defendant denies each and every other allegation in this case set forth and said contained in the pleading of John E. Brown.

John E. Longrey
attorney for Pearl McElroy, Guardian
of Louisa Brown, An Insane
Union Banking Company, before L. J. Justice of the Peace
Plaintiff Paris Township Union County Ohio

John E. Brown et al vs AD 1915 The said John E. Brown obtained judgment against Pearl McElroy, Guardian of Louisa Brown, on the docket of L. J. Justice of the Peace for \$824.00 and costs.

Now comes the said guardian Pearl McElroy and gives notice of Appeal
October 1st 1915 Pearl McElroy

Statute requires no bond - October 12 1915
L. J. Justice of the Peace

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I, _____
as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.
On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
vs. Plaintiff } Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____ on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____
Justice of the Peace

... upon the following pro-
... es following, to-wit:
... arduan of
... and Pearl
... of Louisa
... Insane
... McElroy, is
... E. Brown
... pended and
... and Louisa
... at the time
... forty seven
... name of Louisa
... is a case
... stated John E.
... McElroy as
... defendant, &
... follows,
... takes in the
... ges that on
... 1913 there was
... arduan by the
... McElroy, who
... in the sum
... eight dollars
... did seem
... been given by
... own, and
... believing that
... by the said
... before it was
... against her
... Union Bank
... Ohio, to apply
... re H. H. H.

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

JURY,

WITNESSES,

Union Banking Co
Plaintiff
No. 2 Paper vs.
John E Bown
Defendant

Action on Promissory Note
John L Loughee
Att'y for Plff.
John H Wells
Att'y for Deft.
Am't claimed, \$ with interest
from 190, at per cent. and costs.
Judgment for 190
\$ and costs \$

Be it Remembered, That on the 28 day of August 1915, the said Plaintiff filed by Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The Union Banking Co Before *Laruder Piper*
Justice of the Peace,
John E Bown vs. *Pearl Mearns*
Defendant *County Ohio*

Now comes the Defendant *John E Bown*, and for answer to the bill of particulars herein alleges that the note alleged in the plaintiffs bill of particulars was executed by the defendant and his wife, *Louisa Bown* who is jointly liable on said note with him. The defendant further alleges that *Pearl Mearns* is the duly appointed, qualified and acting guardian of said *Louisa Bown*. That the said note alleged in the bill of particulars was outstanding and unpaid at the time of the appointment of said guardian.

The defendant further alleges that at the time of the appointment of said guardian he and the said *Louisa Bown* were the owners in equal shares of personal property of the value of about \$305.18 and that upon the appointment of said guardian all of said personal property was delivered to said guardian upon an agreement with defendant to sell said property and to apply the money arising therefrom to the payment of said note held by the *Union Banking Company*, and upon which the plaintiffs action is founded, and that one half of the balance remaining, if any, should be paid to the defendant.

The defendant further alleges that at the time of the appointment of said guardian he and said *Louisa* were tenants in common of 47 acres of real estate in equal shares, and when said real estate was rented for one year for \$250.00, and that

said guardian at the time of sale of the payment of the same...
\$505.18 on of April 1915 on said note has failed to pay out said...
pending in action...
dian of Louisa Bown...
Mearns in statement made a Pearl Mearns to have de on said...
Henry, a party...
of the...
without...
Mearns...
State of...
Union...
the free

UNDERTAKING FOR STAY OF
On the _____ day of _____
The defendant came, and by _____ his
of the County, approved by me as
ent surety, caused an undertaking
execution to be entered herein, wh
In pursuance of the Statute in
and provided, I, _____
as surety for the stay of execution o
ment of _____
against _____
hereby promise and undertake to p
said judgment, interest and cost
may accrue.

Taken by and signed and ackn
me, and surety approved, this _____
A. D. 1915
Justice

SATISFACTION OF JUDG
Received _____
payment in full on the above judg

the Peace,

Township,

County, State of Ohio.

missy Note
L. Longree
Att'y for Plff.
Wills
Att'y for Deft.
with interest
190, at per cent. and costs.
190
and costs \$

August 1915, the said
upon the following pro-

res following, to-wit:

Laruder Pfen
of the Peace,
Township, Ohio
Defendant John
Bill of Particulars
filed in the
executed by
Louisa Brown
with him
at Pearl Mc
alified and
Louisa Brown,
in the Bill
ing and an
ment of said

in alleges that
out of said
Louisa Brown
Bones of personal
\$75.18 and
said guardian
was delivered
reemit with
ty and to apply
into the
by the Union
upon which
inded, and
nee remaining
e defendant.
When alleges
saintment
said Louisa
of 47 acres
ies, and
as routed
e, and that

said guardian collected said entire rental and agreed
at the time to apply the same together with proceeds from
sale of the personal property as heretofore alleged, to the
payment of said note and to pay one half of the balance
remaining, if any, to the defendant.

Said guardian sold said personal property for
\$505.100 and collected all of said rental, and on the 19th day
of April 1913 paid \$800.00 to said Union Bankery County
on said note, and retained all the balance thereof, and
has failed and refused to make any further payments
on said note.

The defendant further alleges that there is now
pending in the Common Pleas Court of this County an
action entitled, John E. Brown vs Pearl McElroy, a guardian
of Louisa Brown, in which said case the payment
of said note by said Pearl McElroy, Guardian of said
Louisa Brown in his hands is made an issue, and in a
Statement attached to said pleading in said suit and
made a part thereof a credit is given to the said
Pearl McElroy as Guardian of sufficient amount of money
to have discharged the one half of the amount due
on said note at said time.

Wherefore the defendant prays that Pearl McElroy,
Guardian of said Louisa Brown be made
a party defendant herein and be required to
answer this pleading and that the bill of Particulars
of the Plaintiff be dismissed and that he go hence
without day and recover of the plaintiff his costs
herein expended.

John E. Brown
By John Lillis, His Attorney
State of Ohio, ss. John E. Brown being duly sworn say that
Union County is the defendant and that the allegations of
the foregoing pleading are true as he verily believes

sworn to before me and subscribed
in my presence this day of August 1915

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Before _____
Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

P. Davis

State of Ohio
Union County

He is the
that he
foregoing
and in

this 30th

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisment,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

W.S. Fogle

No. 5 P. P. vs.

U. M. Willoughby

Plaintiff

Defendant

Action on

Account
John Longmeyer Att'y for Plff.
Att'y for Deft.

Am't claimed, \$/155 with interest
from Jan'y 1915, at 6 per cent. and costs.
Judgment for 190
and costs \$

Be it Remembered, That on the 6th day of November 1915, 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:
In Justice of Peace Court, before L. D. P. Justice of Peace, of Paris Township, Union County Ohio

W.S. Fogle Plaintiff
vs.
U. M. Willoughby Defendant

Bill of Particulars

The Plaintiff says: He is a resident of Broadway, Union County, Ohio and doing business at Broadway, Ohio

The said W.S. Fogle, the plaintiff herein complains that the defendant U. M. Willoughby on the 26th day of November 1914 to and including dates December 2nd 1914, on a hardware bill, and purchased articles of merchandise from said plaintiff W.S. Fogle in the sum of Eleven (\$11.00) Dollars, and said account being for merchandise sold to said defendant at his special instance and request, and a copy of said account is as follows:-

1914		
Nov. 26 th	50 lbs Dynamite @ \$.16	\$8.00
"	100 Cans 100 ft. Fuel	2.00
Dec 2 nd	100 ft. Fuel	1.00
	Total	\$11.00
Interest from Jan. 1 st 1915		.35
		\$ 11.35

The Plaintiff says there is due him on said account as herein stated the sum of Eleven (\$11.00) Dollars, with interest from January 1st 1915 at the rate of 6% and there are no credits on said account, and the Plaintiff asks judgment with such other and further relief as is just and equitable.

John Longmeyer
Attorney for Plaintiff

UNDERTAKING FOR STAY OF
On the _____ day of _____
The defendant came, and by _____ his
of the County, approved by me as
ent surety, caused an undertaking
execution to be entered herein, wh
In pursuance of the Statute in
and provided, I,
as surety for the stay of execution o
ment of _____
against _____
hereby promise and undertake to p
said judgment, interest and cost
may accrue.

Taken by and signed and ackn
me, and surety approved, this _____
A. D. 1915
Justice

SATISFACTION OF JUD
Received _____
payment in full on the above judg

JURY,

WITNESSES,

CIVIL DOCKET.

Township, Union County, State of Ohio.

Paris

State of Ohio
Union County, ss

W.S. Foyle being duly sworn, says that he is the plaintiff in the above entitled cause, and that he truly believes the statement contained in the foregoing bill of particulars are true, in substance and in fact.

W.S. Foyle
Sworn to by said W.S. Foyle before me,
this 30th day of October A.D. 1913
John L. Longmire
Notary Public, Union County Ohio

the Peace,
with
Longmire Att'y for Plff.
Att'y for Deft.
\$11.55 with interest
1905 at 6 per cent. and costs.
190
and costs \$

under 1905, the said
upon the following pro-

res following, to-wit:

the Township, Union

Particulars

is a res-
County, Ohio
roadway, Ohio
the plaintiff
the defendant
day of Nov-
ber 1913
at Chicago
of Merchants
S. Foyle in
bills, and
merchandise
special instance
of said ac-

\$162.80
2.00
1.00
\$17.00
35

\$ 11.55
due him
stated the sum
interest from
and there
nt, and the
th such other
st and equitate.
Longmire
Plaintiff

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. } Before _____
Defendant } Justice of the Peace _____ Township,
County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

Civil Action before

, Justice of the Peace,

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

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	40	
Mileage miles, 1st mile 20, each add'l	5	25	
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,		20	
Copies, each,	25		
Serv. and Ret. Attachment for Witness or		40	
Juror, ea. pers'n	40	20	
Serv. and Ret. Order of Attachm't "	40	40	
" " Order Sale or Vendi "	40		
" " Notice to Garnishee "	40	40	
" " Order on Garnishee "	40	20	
" " Writ of Replevin "	40		
" " Writ of Restitution "	40		
" " Order of Arrest "	40		
Mileage on each as above miles		20	
Serv. and Ret. of other Orders, Writs,		20	
Notices, or Copies, each person,	40	20	
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertirement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

F. J. Gibson

No. *6. Piper* vs.

Fred Daugherty

Plaintiff

Defendant

Action on *acct*
Attachment
A H Kellebroth Att'y for Plff.
 Att'y for Deft.

Am't claimed, \$ *9⁰⁰* with interest
 from 190, at per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the _____ day of _____ 190____, the said
 Plaintiff filed Bill of Particulars herein, whereupon the following pro-
 ceedings were had:

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

Bill of Particulars filed November 24th
1915. Summons issued directed to
constable Fred Omerod Paris Tp
Union County Ohio -

Nov. 30th 1915 - Defendant Fred Daugherty
came in and paid account in full
\$9⁰⁰ and costs in full

JURY,

WITNESSES,

S. M. ...
Received
Account
Nov 30 1915

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 his _____
 of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, wh
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution o
 ment of _____
 against _____
 hereby promise and undertake to p
 said judgment, interest and cost
 may accrue.

Taken by and signed and ackn
 me, and surety approved, this _____
 A. D. 19____
 Justice

SATISFACTION OF JUD
 Received _____
 payment in full on the above judg

the Peace,

Township,

County, State of Ohio.

Sheet
Amount
\$9⁰⁰ with interest
190, at per cent. and costs.
190
and costs \$

190, the said
upon the following pro-

res following, to-wit:

number 24th
directed to
Paris Tp

Five Dollars
paid in full

Sittin and Costs paid in full November 30th 1915
Received Nine dollars in full of the above
account
Nov 30 1915
Leandis Otter Justice of Peace
J. S. Gibson per Atty Stallepath
atty

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . }
vs. Defendant . } Before _____
Justice of the Peace _____ Township,
County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend _____ to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

Justice of the Peace,

Leander Owen
Parr Township Union County Ohio

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

The Union County
Banking Company
Plaintiff

No. 7 Piffers vs.
A.C. and Lottie
Myers
Defendant

Action on Promissory Notes
John Longway
Att'y for Piff.
Att'y for Deft.

Am't claimed, \$ 317.100 with interest
from Oct 13 1914, at 8 per cent. and costs.

Judgment for 190
\$ and costs \$

Be it Remembered, That on the 4th day of January 1915, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The Plaintiff says that, The Union Bank-
Company are a corporation, Organized under
the laws of Ohio.

For the first cause of action the
Plaintiff says: - That on the 9th day of April 1915,
the defendants made and delivered to the plain-
tiff promissory notes in writing, of which
the following is a true copy to-wit: First note
\$15.00
Maysville O, April 9th 1915

Ninety (90) days after date for value received,
we or either of us promise to pay to the
Union Banking Company, or order, at
the Banking House of said Company,
at Maysville Ohio, Fifteen Dollars, with in-
terest at 8% after maturity, and from date
All overdue interest to bear 8% payable
annually.

And we hereby authorize any attorney at
law to appear for us, or either of us in an action
on the above note, at any time after the same
becomes due in any court of Record in or for
the State of Ohio waive the issuing and service
of process against us or either of us, and con-
fers judgment in favor of the Union Bank-
ing Company to the legal holder thereof,
against us or either of us, for the amount
that may be due thereon, with costs of suit,
and to waive and release all errors in said
proceedings, petition in error, and right
of appeal from the judgment rendered.

Witness our hands and seals
9th day of April A.D. 1915
A.C. Myers Seal
Lottie Myers Seal
John L. Longway Seal

Jan 30-1917
Received in full payment
of the within judgment \$42.07
JURY, including costs \$5.69
The Union Banking Co.
Parr. John L. Longway
WITNESSES, (also see Page 234)

Note Number Two (2)
\$16.75
October 15 1914
Twelve Months after date for
Value received we promise to pay to the

order of A
with int
A
appear in
the above
and servi
in favor
due, toge
all exten

The
notes, the
judgment
(\$13.00)
from July
5 and
1915 an
equitable

The State
Company
the for
believe
80
and 8
Jan

January
Certificate
4th 1916
on the def
with said

UNDERTAKING FOR STAY OF
On the _____ day of _____
The defendant came, and by _____
his
of the County, approved by me as
ent surety, caused an undertaking
execution to be entered herein, wh
In pursuance of the Statute in
and provided, I,
as surety for the stay of execution o
ment of _____
against _____
hereby promise and undertake to p
said judgment, interest and costs
may accrue.

Taken by and signed and ackn
me, and surety approved, this _____
A. D. 19 _____
Justice

SATISFACTION OF JUDG
Received _____
payment in full on the above judg

the Peace,
10
...
Att'y for Plff.
Att'y for Deft.
\$ 317.75 with interest
1905, at 8 per cent. and costs.
190
and costs \$
1905, the said
upon the following pro-

Township,

County, State of Ohio.

order of A W Bonds Fifteen and 75/100 Dollars
with interest at the rate of 8% per annum, after due.
And we hereby authorize any attorney at law to
appear in any Court of record in the United States, after
the above obligation becomes due and waive the issuing
and service of process and confess a judgment against us
in favor of the holder hereof, for the amount then appearing
due, together with costs of suit and thereupon to release
all errors and waive all right of appeal

A. C. Myers (Seal)
Mrs Lotta Myers (Seal)

There are no credits or indorsements on said
notes, therefore plaintiff prays that he will have
judgment on said notes for the sum of fifteen
(\$15.00) Dollars on first note, with interest on same
from July 9th 1915 and sixteen and 75/100 (\$16.75) dollars,
second note, with interest on same from Oct. 15th
1915 and such other further relief as is just and
equitable

John L. Loughrey
Attorney for Plaintiff

The State of Ohio, Union County ss.
Fred J. Asman, Cashier of said Union Banking
Company, herein makes oath that the facts stated in
the foregoing bill of particulars are true as he
believes.

Sworn to by the said Fred J. Asman before me
and signed by him in my presence this 4th day of
January 1916.

John L. Loughrey
Notary Public Union County Ohio

January 4th 1916. Summons issued upon this case to Fred Ormsd
Constable and by him returned - Received this 4th day of January
4th 1916 and served the same on the 4th day of January 1916
on the defendant by leaving a certified copy thereof, and of the
endorsement thereon with A. C. Myers at his place of residence
with some Myers personally

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND. Constable
_____ 190____, said
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . } Before _____
vs. } Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said
_____ obtained judgment against the said
_____ on the docket of said
Justice of the Peace, for
_____ dollars and _____ cents, and costs taxed at
_____ dollars and _____ cents, and the said
_____ intend to appeal therefrom, to the Court of Common-Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

res following, to-wit:
The Union Bank-
organized under
of action the
of April 1915,
18th the plain-
of which
of First Note
April 9th 1915
value received
to the
order, at
Company,
with in-
from date
ear 8% payable
any attorney at-
in an action
for the same
heard in of fir-
and service
and con-
Union Bank
elder there of,
the amount
costs of suit,
errors in said
and right
at present
and seals
15
Seal
Seal
Loughrey Seal
Two (2)
15 1914
date for
pay to the

CIVIL DOCKET.

Civil Action before

Leander J. ...

, Justice of the Peace,

Parr

JUSTICE'S FEES

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

Piffs. Costs	10
Defds. Costs	30
	40
	80
	80
	25
	440

Action on Account
 Bitly Particulars
 Plaintiff
 No. 8 Paper vs.
 Latta Myers and
 A C Myers
 Defendant

Am't claimed, \$ 5,000 with interest
 from Aug 1912 at 6 per cent. and costs.
 Judgment for 190
 and costs \$

Aug 28
 Dec 17
 1913 - May 30
 May 6
 " 17
 " 24
 Aug 22
 " 30

Be it Remembered, That on the 4th day of January 1916 the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The said Emmet Conrad Company is a corporation organized under the laws of the State of Ohio and its principal place of business is at Mansfield Ohio.
 The said Emmet Conrad Company the plaintiff herein, complains that the defendants Latta Myers and A.C. Myers for the that-assessably in its bill of Particulars.

"Be it remembered that on the 4th day of January 1916, the Plaintiff filed its Bill of Particulars herein; whereupon the following proceedings were had - Said Bill of Particulars being in the words & figures following to-wit: In justice, Peace court of the Leander J. Justice of the Peace of Paris Township Union County Ohio. The Emmet Conrad Co Plaintiff

Latta Myers and A.C. Myers - Bill of Particulars
 The said Emmet Conrad Company is a corporation organized under the laws of the State of Ohio, and its principal place of business is at Mansfield Ohio.
 The said Emmet Conrad Company, the plaintiff herein complains that the defendants Latta Myers and A.C. Myers, that said defendants on the 10 day of August 1912 to and including dates August 30th 1913 run a hardware fill and purchased articles of Merchandise from said Plaintiff, Emmet Conrad Company in the sum of thirty four hundred and eighty four dollars (\$3448/100) and said account being for goods, Merchandise sold and delivered to said defendants at their instance and request, a copy of said is as follows:

Aug. 10 1912	Aug 10 th 1912	two boxes	\$ 2.00
" 16 "	" 16 th "	two pan Hinges	30
" " "	" " "	1 lb Nails	06
" " "	" " "	1 Hasp	10
" " "	" " "	4 Hooks	2.50
" " "	" " "	1 Lock	30
" " "	" " "	1 Padlock	40
" " "	" " "	1 pair Pliers	45

CONSTABLE'S FEES

Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	" 40
" " Order Sale or Vendi	" 40
" " Notice to Garnishee	" 40
" " Order on Garnishee	" 40
" " Writ of Replevin	" 40
" " Writ of Restitution	" 40
" " Order of Arrest	" 40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

Received in full of the
 JURY, T. W. ...
 Constable

Witnesses
 Received in full of the
 with ...
 Costs \$5.60
 full of the within judgment
 Total \$26.54
 The Emmet Conrad Co.
 Per: John ...

1912 - Aug
 1915

The Plaintiff ...
 therein; and that ...
 interest from August ...
 State of Ohio, ...
 Union County ...
 foregoing Bill of ...
 Storm to be ...

January 4 1916 - ...
 same to Fred ...
 being - Rec'd this ...
 on bonds by learn ...
 Justice of Peace ...
 January 4 1916 - ...
 at 10 ...

ON TAKING FOR STAY OF
 On the ...
 The defendant came, and by ...
 of the County approved by me as ...
 ent surety, ...
 execution to be entered herein ...
 In ...
 and provided ...
 as surety for the stay of execution on ...
 ment of ...
 against ...
 hereby promise and undertake to pay ...
 said judgment, interest and costs, ...
 may accrue.

Taken by and signed and acknowledged, and surety approved, this
 A. D. 1916
 Justice of the Peace
 SATISFACTION OF JUDGE
 Received
 payment in full on the above judgment

CIVIL DOCKET.

Civil Action before

Lecrudas Piper

, Justice of the Peace,

Paris

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5		
Taking and certifying Affidavits, each,	40	10	
Docketing, Indexing, Appce., per 100 w.,	15	75	
Summons, each deft. named in writ,	25	50	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venue for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering Judgment,	40	40	
Judgment on the Docket,	15	80	
Recognizance of a Witness or of Bail, ea,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15	50	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15	50	
Transcript from Docket, per 100 words,	15	25	
Cert. to Trans. or Bill of Ex., each,	25		

CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	50	
Mileage miles, 1st mile 20, each add'l	5	40	
Copies, each,	25	50	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10	1.20	
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venre, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

Emerson Banking Co

No. 9 vs. J.C. Myers and Lottie Myers

Action on Promissory Notes
 Bill of Particulars
 John Langhney Att'y for Piff.
 Att'y for Deft.
 Am't claimed, \$1500 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 4th day of January 1906 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: In the Court of Peace before L. Lecrudas Piper Justice of the Peace of Paris Township Union County Ohio The Emerson Banking Company

vs Plaintiff
 J.C. Myers and Lottie Myers
 Bill of Particulars - The Plaintiff says
 that they, The Emerson Banking Company
 are a Corporation organized under the laws
 of Ohio. For the first cause of action the
 Plaintiff says: That on the 9th day of April
 1913 the defendant made and delivered to the
 plaintiff note in writing, of which the following
 is a copy to wit: First Note
 \$1500⁰⁰ Mansfield Ohio April 9th 1913
 "Twenty (20) days after date for value received
 we or either of us promise to pay to the Emerson Banking
 Company or order at the Banking Home of said
 Company, of Mansfield Ohio, Fifteen Dollars with
 interest at 8% after maturity and from date
 Allover due interest to bear sep pay-
 able annually, And we hereby authorize
 any attorney at Law to appear us, or either of us
 in an action on the above note at anytime after
 the same be in any court of record in or of the
 State of Ohio, waiving the issuing and service of
 process against us or either of us and confer
 judgment in favor of the Emerson Banking Com-
 pany or the legal holder thereof against us
 or either of us for the amount that may be
 due thereon with cost (out and to waive
 and release all errors in said proceedings,
 petition on error and right of Appeal from
 the judgment rendered
 in witness our hands and
 Seals on 9th day of April 1915
 J.C. Myers
 Lottie Myers
 John L. Langhney

\$1670.00
 Note made
 to the order of
 at the rate of 8%
 And we
 my court for
 become due
 confer a judg
 the amount
 to release all e

Then an order
 of the plaintiff
 the sum of \$1500
 from July 9th
 Second order u
 another an

State of Ohio
 Union County
 the act cited in

Sworn to by
 in my presence

January 4th 1906
 2 o'clock P.M.
 January 8th 1906
 The defendant J.C.
 Myers - Judge
 of Particulars
 \$1500

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____
 his s _____
 of the County, approved by me as g
 ent surety, caused an undertaking
 execution to be entered herein, which
 In pursuance of the Statute in
 and provided, I,
 as surety for the stay of execution on
 ment of _____
 against _____
 hereby promise and undertake to pa
 said judgment, interest and costs,
 may accrue.

Taken by and signed and acknow
 me, and surety approved, this
 A. D. 190

Justice o

SATISFACTION OF JUDG
 Received

payment in full on the above judgm

Received in full
 payment of the
 judgment \$42.07 include
 costs \$5.60 King the court
 as recorded in docket page
 237.
 The Union Bank Co,
 Per John Langhney,
 atty

WITNESSES

CIVIL DOCKET.

Paris

Township,

Immon

County, State of Ohio.

of the Peace,

Notes Particulars
Att'y for Plff.
Att'y for Deft.
\$1500 with interest
190, at per cent. and costs.
190
and costs \$
190/6 the said
upon the following pro-

res following, to-wit:
L. O. Spier
Union Cmty
Company
years
defendants
Company
under the laws
action the
day of April
should be the
the following
note
1913
or value received
Union Banking
Home of said
Dollars with
from date
bear sep pay
by authorize
or either of us
anytime after
in or of the
Service
and confer
Banking Com
against us
that may be
to waive
proceedings
ited from

ids and
vs
gney Seal

Note Number Two

\$1670/100 October 15 1914

Oct. 15 1914

Twelve months after date for value received we promise to pay to the order of A. W. D. and sixteen and 7/100 Dollars with interest at the rate of 8% per annum after due.

And we hereby authorize an attorney at law to appear in any court or record in the United States, after the above obligation becomes due, and waive the issuing and service of process and confess a judgment against us in favor of the holder hereof for the amount then due, together with costs of suit and thereupon to release all error and and waive all right of appeal.

A. C. Myers Seal
Mrs. Lottie Myers Seal

There are no credits or indorsements on said notes, they are plaintiff pays that he will judgment on said notes for the sum of fifteen (\$15.00) Dollars on first note with interest same from July 9th 1913 and sixteen and 7/100 (\$16.70/100) and on second note with interest on same from Oct. 15 1913 and such other and further relief as is just and equitable.

John Longmeyer, Attorney for Plaintiff
State of Ohio }
Union Cmty } Banking Company, herein makes oath that the
fact stated in the foregoing bill of particulars are true as he believes
Fred J. Asman

Sworn to by Mrs. Fred J. Asman before me and signed by him in my presence this 4th day of January 1916
John Longmeyer - Union County, Ohio

January 4th 1916 Issue summons of that date returned January 8th at 2 o'clock P.M. and delivered same to Fred Asman - Cost 1⁰⁰/₁₀₀
January 8th 1916 two o'clock P.M. Plaintiff appeared.
The defendants failed to appear for one hour thereafter, but made default - judgment by default for Plaintiff on the original bill of particulars against the defendants in the sum of twenty two Dollars (\$22.00/100) and plaintiffs cost \$3.40/100

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 190____, from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.
On the 17th day of Aug. 1916 received of John L. Longmeyer entered into an undertaking by the adverse party as follows
\$4.40. court costs in this case
vs. Plaintiff } Before Mrs. A. Pope
Defendant } Justice of the Peace
Township, _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____
Justice of the Peace

CIVIL DOCKET.

Civil Action before

Leonidas Piper

, Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertirement,	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Charles Kraus
 Plaintiff
 No. *10 Piper* vs.
Said
 Defendant

Action on *Account with*
Madam
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ *8²⁴/₁₀₀* with interest
 from *190*, at *per cent.* and costs.
 Judgment for *190*
 \$ *and costs* \$

Be it Remembered, That on the *day of 190*, the said
 Plaintiff filed *Bill of Particulars* herein, whereupon the following pro-
 ceedings were had:

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

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____
 The defendant came, and by _____
 _____ his s
 of the County, approved by me as ge
 ent surety, caused an undertaking f
 execution to be entered herein, which
 In pursuance of the Statute in s
 and provided, I, _____
 as surety for the stay of execution on
 ment of _____
 against _____
 hereby promise and undertake to pay
 said judgment, interest and costs,
 may accrue.

Taken by and signed and acknow
 me, and surety approved, this _____
 _____ A. D. 190 _____

Justice of

SATISFACTION OF JUDGMENT

Received _____

payment in full on the above judgment

f the Peace,

Township,

County, State of Ohio.

Account with
rent

Att'y for Plff.

Att'y for Deft.

\$ 8 ²⁴/₁₀₀ with interest
190, at per cent. and costs.

190

and costs \$

190, the said

upon the following pro-

cesses following, to-wit:

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

The defendant came, and by _____
his surety, resident

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

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

as surety for the stay of execution on the above judg-
ment of _____

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190_____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190_____, from

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

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows

No. _____

Plaintiff } Before _____

vs. Justice of the Peace _____ Township,

Defendant } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

obtained judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

conditioned as follows: 1. That the said appellant _____ will prosecute _____ appeal to effect and without

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

satisfy such judgment and costs.

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

_____ A. D. 190_____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

Leonidas Piper

, Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertirement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

W. C. Cosby

Action on account

No. 11 Piper vs. J. Loyd Rogers

Plaintiff

John H. Willes Att'y for Plff.

Att'y for Deft.

Am't claimed, \$489 7/10 with interest from 190, at per cent. and costs.

Defendant

Judgment for 190 and costs \$

Be it Remembered, That on the 11th day of January 1906, 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:

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION

On the... day of... The defendant came, and by... his s... of the County, approved by me as g... ent surety, caused an undertaking... execution to be entered herein, which... In pursuance of the Statute in... and provided, I, ... as surety for the stay of execution on... ment of... against... hereby promise and undertake to pa... said judgment, interest and costs, may accrue.

Taken by and signed and acknow... me, and surety approved, this... A. D. 190...

Justice of

SATISFACTION OF JUDGMENT

Received

payment in full on the above judgment

CIVIL DOCKET.

Township,

County, State of Ohio.

f the Peace,

Account

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

\$489 7/10 with interest
190, at per cent. and costs.
190
and costs \$

May 1906; the said
upon the following pro-

ures following, to-wit:

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____

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

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

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said _____

entered into an undertaking to the adverse party as follows

No. _____

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

Whereas, On the _____ day of _____ A. D. 190____, the said _____

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

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

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

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

_____ A. D. 190____

Justice of the Peace

Civil Action before

, Justice of the Peace,

Albert Gray

Action on Damages

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisment,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

No. 12 Piper vs. L. H. Watts and Dode Watts

Plaintiff

Defendants

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$50.00 with interest from 190, at per cent. and costs.

Judgment for 190 and costs \$

Be it Remembered, That on the 21st day of January 1906, 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:

JURY,

WITNESSES,

UNDERTAKING FOR STAY OF EXECUTION

On the... day of... The defendant came, and by... his... of the County, approved by me as... ent surety, caused an undertaking... execution to be entered herein, which... In pursuance of the Statute in... and provided, I, ... as surety for the stay of execution on... ment of... against... hereby promise and undertake to pay... said judgment, interest and costs, may accrue.

Taken by and signed and acknowledged by me, and surety approved, this... A. D. 190...

Justice of the Peace

SATISFACTION OF JUDGMENT

Received

payment in full on the above judgment

CIVIL DOCKET.

245

Township,

County, State of Ohio.

the Peace,

images

Att'y for Plff.

Att'y for Deft.

\$50.00 with interest
190, at per cent. and costs.

190

and costs \$

On the 1906, the said
upon the following pro-

cesses following, to-wit:

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

The defendant came, and by _____

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

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

as surety for the stay of execution on the above judg-
ment of _____

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

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

A. D. 190_____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190_____, from

_____ Dollars,

payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows

No. _____

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

Defendant . } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

obtained judgment against the said
_____ on the docket of said

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

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

A. D. 190_____

Justice of the Peace

CIVIL DOCKET.

Civil Action before *Leondas Piper*, Justice of the Peace.

Apr. 7, 1916 - Rec'd L. Piper's Estate \$2300 Deposit.

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	
Taking and certifying Affidavits, each,	40	
Docketing, Indexing, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor for pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
En. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering judgment,	40	
Judgment on the Docket,	15	
Recognition of a Witness or of Bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct.	15	
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., each,	25	
<i>Manuscript Piper 300 Hutshorn 11/30 Depositions</i>	7.55	3.75
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,	2.50	1.30
Copies, each,	1.00	2.50
Serv. and Ret. Attachment for Witness or Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		1.00
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in removing or preserv'g property levied on,		
<i>J. R. Dodge</i>	75	
<i>J. J. Swisher</i>	75	
<i>M. A. Fawn</i>	75	
<i>F. L. Jorjy</i>	75	
<i>Don Carneau</i>	75	
<i>Mourou Lawrence</i>	75	
JURY, Aug. 21, 1916 - \$2300 as cash security returned to John St. Millis's atty for Plaintiff, <i>J. S. Hutshorn</i> witnesses <i>J. P.</i>	11.65	20.60

C. L. Beaver
with atty
 Plaintiff
 No. 13 *Piper* vs.
J. F. Robinson
Camden
 Defendant
 July 21/16

Action on Damages
John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$150.00 with interest from 190, at per cent. and costs.
 Judgment for 190 and costs \$

Be it Remembered, That on the 5th day of Feb, 1906, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 On or about the 10th day of Sept. 1915 plaintiff was the owner of a certain buggy, and horse drawing the same, in which he was riding on said day, along the public highway near Marysville, Union County, Ohio, and defendant was the possessor of a certain motor vehicle to-wit: an automobile, which was then passing along said highway then under the operation, care and direction of the defendant. The defendant then and there so carelessly and improperly operated and drove said automobile that, by reason of said negligence, said automobile struck plaintiff's buggy and horse, and thereby broke and damaged the buggy, tearing off and breaking up the wheels, breaking the bed and body of said buggy, and turning the same over into the ditch, with the top down, and the wheels upward, throwing the horse down, bruising, injuring and frightening him, and causing him to be afraid of automobiles and other like vehicles, and making him unsafe to drive on the public highway, and threw the plaintiff out of said buggy upon the ground, and under said buggy, thereby bruising, spraining and injuring his shoulders and back, and bruising and spraining his legs, and injuring and destroying his clothing. Said buggy was totally destroyed and not worth repairing. The harness on said horse was broken and destroyed. Plaintiff further says that said horse, before said injury, was a quiet and peaceable animal, and not afraid of automobiles, and was a "family horse," but that since said injury, and by reason thereof, he is afraid of automobiles and is not safe and cannot be used as a "family horse." Defendant was operating and driving said

automobile upon the laws of the plaintiff to give State of Ohio. of said buggy family horse days prevented the sum of \$150.

State of Ohio, *C. L. Beaver* stated and the true as he verifi

Sworn to by *John H. Willis* day of January Feb 5, 1916 - Su and delivered s

Feb. 8, 1916 - Su and Feb. 8, 1916 s thereof, and ally at his pl Feb. 8, 1916 - S

Feb. 17, 1916 - Mot Sub A. M at 1

Rec'd from 19

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____ his _____ of the County, approved by me as g ent surety, caused an undertaking execution to be entered herein, which In pursuance of the Statute in and provided, I, _____ as surety for the stay of execution on ment of _____ against _____ hereby promise and undertake to pay said judgment, interest and costs, may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____ A. D. 190 _____ Justice of the Peace

SATISFACTION OF JUDGMENT
 Received _____ payment in full on the above judgment

CIVIL DOCKET.

Paris Township, Union

County, State of Ohio.

automobile upon the public highway without the lights required by the laws of the state of Ohio. Defendant failed upon meeting the plaintiff to give the required road as provided by the laws of the State of Ohio. By reason whereof plaintiff was deprived of the use of said buggy and has been deprived of the use of said horse as a family horse ever since said day, and plaintiff was for ten days prevented from attending to his business. To his damage in the sum of \$150.00 for which he asks judgment.

C. L. Beaver
By John H. Willis, his Atty.

State of Ohio, Logan, Co.

C. L. Beaver, being first duly sworn says that the facts stated and the allegations made in the foregoing pleading are true as he verily believes.

C. L. Beaver

Sworn to before me and subscribed in my presence this 29th day of January 1916.

J. C. Sharp Notary Public

Feb. 5, 1916 - Summons issued to Defendant returnable Feb. 21, 1916 and delivered same to Fred Ormerod, Constable.

L. Pipes, J.P.

Feb. 8, 1916 - Summons returned indorsed. Read this writ Feb. 8, 1916 and Feb. 8, 1916 served the same on defendant by leaving certified copy thereof, and of the indorsements thereon with J. F. Robinson personally at his place of residence.

Feb. Serv. 25. Copy, 25 Mil., 20 = \$0.70. Fred Ormerod, Constable.

Feb. 17, 1916 - Motion filed by Defendant to require plaintiff to secure costs. Subpoena issued for Plaintiff's witnesses: Howard M. Adow, A. W. M. Adow, W. Elliott, Mrs. Cash Williams returnable Feb. 21, 1916 at 10 a. m. and delivered to Fred Ormerod Constable.

(Continued on Page 287)

Read from Plaintiff's security for costs

\$20.00

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 1906
The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 1906

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 1906, from _____ 100 Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the 4th day of Dec., 1906, said _____ C. L. Beaver entered into an undertaking to the adverse party as follows
C. L. Beaver Plaintiff }
J. F. Robinson vs. Defendant } Before J. C. Hartshorn No. 13 Justice of the Peace Paris Township, Union County, Ohio.
Whereas, On the 24th day of November A. D. 1906, the said J. F. Robinson obtained judgment against the said C. L. Beaver on the docket of said J. C. Hartshorn Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said C. L. Beaver intend^s to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, C. L. Beaver, M. M. Beaver and John H. Willis of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of One Hundred + Fifty dollars, conditioned as follows: 1. That the said appellant will prosecute his appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, he will satisfy such judgment and costs.
C. L. Beaver, M. M. Beaver, John H. Willis
Taken, Executed, and Acknowledged before me, and surety approved, this 4th day of Dec., A. D. 1906
J. C. Hartshorn Justice of the Peace

CIVIL DOCKET.

Civil Action before *Leovidas Popper*

, Justice of the Peace,

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

CONSTABLE'S FEES		Piffs. Costs	Defis. Costs
Serv. and Ret. of Summons, each person,	20		
Mileage miles, 1st mile 20, each add'l	5		
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

JURY,

WITNESSES,

Union Hardware Com Action on
pany
Dec per
 No. *14* vs.
Barbara Klerber
 Plaintiff
 Defendant

Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$*11.08* with interest
 from *190*, at *per cent.* and costs.
 Judgment for *190*
 \$ and costs \$

Be it Remembered, That on the *day of 190*, the said Plaintiff filed *Bill of Particulars* herein, whereupon the following proceedings were had:

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

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 his _____
 of the County, approved by me as g
 ent surety, caused an undertaking
 execution to be entered herein, whic
 In pursuance of the Statute in
 and provided, I,
 as surety for the stay of execution on
 ment of _____
 against _____
 hereby promise and undertake to pa
 said judgment, interest and costs,
 may accrue.
 Taken by and signed and ackno
 me, and surety approved, this
 _____ A. D. 190

 Justice o

SATISFACTION OF JUDGE
 Received _____

 payment in full on the above judgm

the Peace,

Township,

County, State of Ohio.

Att'y for Plff.

Att'y for Deft.

11.08 with interest
90, at per cent. and costs.

190

and costs \$

190, the said

upon the following pro-

res following, to-wit:

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190 _____

The defendant came, and by _____

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

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

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

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

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

A. D. 190 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190 _____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190 _____, said _____

entered into an undertaking to the adverse party as follows

No. _____

Plaintiff . } Before _____

vs. Justice of the Peace _____ Township,

Defendant . } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190 _____, the said _____

obtained judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without

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

satisfy such judgment and costs.

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

A. D. 190 _____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

Leonidas Piper

, Justice of the Peace.

Paru

L. G. McKnight and Sons Company

Action on Account Cameron & Cameron Att'y for Plff.

No. 15 Piper vs. David Chair Company

Att'y for Deft. Am't claimed, \$100.00 with interest from 190, at per cent. and costs.

Judgment for Feb. 7, 1906, \$100.00 and costs \$

Be it Remembered, That on the 7th day of Feb. 1906, 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 claims a judgment against the defendant for the sum of \$100.00 with interest from Aug. 7, 1914 upon an account for merchandise sold and delivered to the defendant by the plaintiff a copy of which account with all the credits and payments thereon is hereto attached and marked "Exhibit A".

Wherefore the plaintiff asks judgment against the defendant for \$100.00 with interest from the 7th day of August 1914 and for his costs of this action.

Cameron & Cameron Attorney for Plaintiff

Feb. 7, 1916 - This day the parties appeared, and the said The Davis Chair Co. by C. F. McCloud, waived process, entered appearance herein, and confessed that it is indebted to the said L. G. McKnight & Son Company in the sum of \$100.00 with interest from the 7th day of Aug. 1914 and requests that judgment be entered on said confession, and for costs, C. F. McCloud.

Feb. 7, 1916, - Thereupon it is on this 7th day of Feb. 1916, considered by me that the said L. G. McKnight & Son Co. recover of said The Davis Chair Co. said sum of \$100.00 with interest from the 7th day of August 1914 and also \$ costs herein taken.

Feb. 7, 1916 - The defendant came, and by J. H. Kinkade his surety, resident of the county, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, as follows

copy UNDERTAKING FOR STAY OF On the 7th day of Feb. The defendant came, and by J. H. Kinkade his of the County, approved by me as ent surety, caused an undertaking execution to be entered herein, wh In pursuance of the Statute in and provided, I, J. H. T. as surety for the stay of execution of ment of The McKnight & Son against The Davis Chair hereby promise and undertake to p said judgment, interest and costs may accrue. J. H. T. Taken by and signed and ackn me, and surety approved, this Feb. A. D. 19 Leonidas Justice

SATISFACTION OF JUDG Received Oct. 10 Davis Chair One Hundred & Fifty payment in full on the above judg J. H. T.

Table with columns: JUSTICE'S FEES, Plffs. Costs, Defts. Costs. Rows include Filing 3 necessary papers, each, 5; Taking and certifying Affidavits, each, 40; Docketing, Indexing, Appce., per 100 w., 15; Summons, each deft. named in writ, 25; Issuing Subpoena, 5; Continuance or Adjournment, each, 20; Swearing Witnesses, each, 5; Entering Bond or Undertaking, each, 40; Attachment for Witness or Juror each 40; Order of Attachment, 40; Order of Sale or Vendi, 40; Notice to Garnishee, 40; Order on Garnishee, 40; Writ of Replevin, 40; Writ of Restitution, 40; Order of Arrest, 40; Writ, Ord. or Process not nam'd above, ea., 40; App't'g Guard'n for Minor to pros. suit, 25; App't'g Spec. Constables or App'rs, each, 40; Ex. Rule of Reference or copy thereof, 15; Writing Panel for Jury, per 100 words, 15; Venire for Jury, 40; Swearing Arbitrators, each, 5; Sitting in the Trial, 1.00; Entering judgment, 40; Judgment on the Docket, 15; Recognizance of a Witness or of Bail, ea., 40; Each additional Witness, 10; Stay Bond or Appeal Bond and filing, ea., 40; Collections made upon judgments, 4 per ct. Record per 100 words, 15; Other Writings or Record, per 100 words, 15; Issuing Execution, 40; Ent. discontinuance or satisfaction, each, 20; Bill of Exceptions and copy, per 100 w., 15; Transcript from Docket, per 100 words, 15; Cert. to Trans. or Bill of Ex., each, 25.

Table with columns: CONSTABLE'S FEES, Plffs. Costs, Defts. Costs. Rows include Serv. and Ret. of Summons, each person, 20; Mileage miles, 1st mile 20, each add'l 5; Copies, each, 25; Serv. and Ret. of Subpoena, 1st person, 25, each additional, 10; Mileage as above miles, 5; Copies, each, 25; Serv. and Ret. Attachment for Witness or Juror, ea. pers'n 40; Serv. and Ret. Order of Attachm't 40; Order Sale or Vendi 40; Notice to Garnishee 40; Order on Garnishee 40; Writ of Replevin 40; Writ of Restitution 40; Order of Arrest 40; Mileage on each as above miles; Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person, 40; Mileage on each as above miles; Copies, each, 25; Summoning Jury, 1.00; Mileage as above miles; Copies of Venire, each, 25; Attending Trial, per day, 1.00; Taking Bond, 50; Service of Execution, 40; Summoning and Swearing Appraisers, 1.00; Advertis'g Property for Sale on Execut'n, 40; Writing or setting up Advertisement, 25; Money made on Execution 4 per cent. Extraordinary trouble and expense in remov'g or preserv'g property levied on.

JURY,

WITNESSES,

the Peace,

Paris

Township,

Union

County, State of Ohio.

Account
on *Comer*
Att'y for Plff.

Att'y for Deft.
100⁰⁰ with interest
90, at per cent. and costs.

Feb. 7 1906,
and costs \$

1906, the said
upon the following pro-

res following, to-wit:
plaintiff and
just the de-
000 with inter-
an account
delivered to
tiff a copy of
the credits
erets attached

asks judg-
ment for \$100⁰⁰
day of August
action.
amerou
Plaintiff

ties appeared,
Co. by C. F.
entered ap-
fessed that
L. G. McTighe
of \$100⁰⁰
y of Aug. 1914
fect be entered
for costs,
loud.

this 7th day
that the
Co. recover of
sum of \$100⁰⁰
of August 1914
asked,

and by
dent of the
ood and suf-
dertaking
r entered

copy
UNDERTAKING FOR STAY OF EXECUTION.
On the 7th day of Feb. 1906
The defendant came, and by *J. H. Turkade*
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, *J. H. Turkade*
as surety for the stay of execution on the above judg-
ment of *The McTighe & Son Co.*
against *The Davis Chair Co.* do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue. *J. H. Turkade*
Taken by and signed and acknowledged before
me, and surety approved, this 7th day of
Feb. A. D. 1906
Leonidas Piper
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received *Oct 10 1906*, from
Davis Chair Co.
One Hundred + Fifty Dollars,
payment in full on the above judgment and costs.
J. C. Harshorn
J.P.

APPEAL BOND.
On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
vs. Plaintiff } Before _____
Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace

Civil Action before

, Justice of the Peace,

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

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Louisa Cameron

Action on Replevin

No. 16 Ppwr vs. Bert Cameron

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$73⁰⁰ with interest from 190, at per cent. and costs.

Decided for Plaintiff Feb'y 21/16

Defendant

Judgment for 190 and costs \$

Be it Remembered, That on the day of 190, 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:

JURY,

WITNESSES,

For Recd

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 _____ of the County, approved by me as
 ent surety, caused an undertaking
 execution to be entered herein, wh
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution on
 ment of _____
 against _____
 hereby promise and undertake to p
 said judgment, interest and costs
 may accrue.

Taken by and signed and ackn
 me, and surety approved, this _____
 _____ A. D. 19____
 _____ Justice

SATISFACTION OF JUDGE
 Received _____

 payment in full on the above judgm

the Peace,

Township,

County, State of Ohio.

Kevin

For Me on Mon July 21 12

Att'y for Plff.

Att'y for Deft.

7300 with interest
90 , at per cent. and costs.

190 ,

and costs \$

190 , the said

upon the following pro-

res following, to-wit:

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190 _____

The defendant came, and by _____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190 _____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190 _____, from _____

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

APPEAL BOND.

On the _____ day of _____ 190 _____, said _____

entered into an undertaking to the adverse party as follows

No. _____

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

Defendant . } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 190 _____, the said _____

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

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to

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

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

A. D. 190 _____

Justice of the Peace

T. & O. C. R. R. - Lee

- vs -

D. A. Snyder.

Justice fees. 7.75-

Constable Amrod 1.70

9.45

Yours truly
Glen McBine
Clerk.

CIVIL DOCKET

Civil Action before L. Piper & J. C. Hartshorn

Justice of the Peace,

The Toledo & Ohio Central Railway Company

Action on account

Frank S. Lewis Att'y for Plff. John H. Lewis Att'y for Deft.

No. 17 Piper vs.

D. A. Snyder

Defendant

Am't claimed, \$13.63 with interest from 190, at 6 per cent. and costs. Judgment for 190 and costs \$

Be it Remembered, That on the 11 day of Feb. 1906, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

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

The said Plaintiff say there is due it from said Defendant the sum of \$13.63 for unpaid charges for transportation of freight on three car loads of merchandise delivered to defendant at Marysville Ohio, by plaintiff as follows: Jan. 4, 1915 V.S. + P 28286 from Bellaire Mich \$3.99; Jan. 4, 1915 P.M. 43735 from Bellaire Mich \$4.84; Nov. 5, 1914 M.C. 16788 from East Jordan Mich \$4.80 said freight charges being computed in conformity to tariffs lawfully filed and applicable to aforesaid shipments, for which amount, with interest thereon at the rate of six per cent from the aforesaid dates on aforesaid amounts respectively, the plaintiff asks judgments.

Issue summons returnable Feb. 17, 1916 at 10:30 o'clock A.M.

Frank S. Lewis, Plaintiff's atty J.W. Gainer

Feb. 17, 1916 - Summons issued to Defendant returnable Feb. 17, 1916 and delivered to Fred Ormerod constable.

Feb. 17, 1916 - Summons returned indorsed. Rec'd this writ Feb. 17, 1916, and Feb. 17, 1916 served the same on defendant by leaving certified copy thereof, and of the indorsements thereon D. A. Snyder personally at his place of residence.

Feb 18, 70 Fred Ormerod, Constable

Feb. 17, 1916 - 10:30 time set for trial. Plt and Defendant appeared by attorneys, by agreement cause adjourned to a later date.

Feb. 23, 1916 - De... Now come and every all and for a Sec of said freight in plaintiffs there is due to freight charge polatoes, ship to Marysville is due him from to him over the day of 1916 Said appeal same has been against the from the 9th

State of Ohio D. A. Snyder and alley at true as he v Sworn to an of February 1916 April 27, 1916 Plaintiff an of absence of and same at 10:45 A.M.

UNDERTAKING FOR STAY OF On the day of The defendant came, and by his of the County, approved by me as ent surety, caused an undertaking execution to be entered herein, whi In pursuance of the Statute in and provided, I, as surety for the stay of execution on ment of against hereby promise and undertake to p said judgment, interest and costs may accrue.

Taken by and signed and ackno me, and surety approved, this A. D. 19 Justice

SATISFACTION OF JUDG Received payment in full on the above judgn

Table with columns: JUSTICE'S FEES, Plffs. Costs, Defs. Costs. Lists various legal fees like Filing, Docketing, etc.

Table with columns: CONSTABLE'S FEES, Plffs. Costs, Defs. Costs. Lists various constable fees like Serv. and Ret. of Summons, Mileage, etc.

JURY, Sept. 26, 1922 - Rec'd of Clerk CP Court \$945 costs in this action J. Hartshorn

WITNESSES, Oct. 7, 1922 - Rec'd my Constable fees of J. C. Ormerod

Paris Township, Union County, State of Ohio.

Feb. 23, 1916 - Defendant filed following bill of particulars: Now comes the defendant and for a first defense denies each and every allegation in the plaintiffs bill of particulars contained, and for a second defense, says that he has paid to the plaintiff all of said freight charges upon said three cars of freight set forth in plaintiffs bill of particulars, and for a third defense, says that there is due him from the plaintiff the sum of \$13.20 for excess freight charged and collected by the plaintiff on one car load of potatoes, shipped from East Jordan, Michigan on the 4th day of Nov. 1914 to Marysville in M.C. Car No. 16788 and for a fourth defense, says there is due him from the plaintiff \$16.00 for four barrels of apples shipped to him over the lines of the plaintiff from Reed City, Mich, on or about the 1st day of Nov. 1913, which the plaintiff failed to deliver to him. Said apples were reasonably worth the sum of \$16.00. No part of the same has been paid. Wherefore, the defendant says judgment against the plaintiff in the sum of \$29.20, with interest thereon from the 9th day of Nov. 1914, and for the costs of this action.

D.A. Snyder By John H. Willis, His Atty.

State of Ohio, Union County ss. D. A. Snyder being first duly sworn says that the facts stated and allegations made in the foregoing bill of particulars are true as he verily believes. Sworn to and before me and subscribed in my presence this 23rd day of February 1916. John H. Willis, Notary Public

April 27, 1916 - 1:00 P. M. time agreed upon by parties for trial. Plaintiff and Defendant each appeared by attorney. For reason of absence of material witness Plaintiff asked for an adjournment and same is had at Plaintiffs cost. By agreement May 18, 1916 at 10:45 A. M. is set for trial.

- Continued on page 281 -

UNDERTAKING FOR STAY OF EXECUTION. On the 17th day of Feb. 1916 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statute in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 1906 Justice of the Peace.

SATISFACTION OF JUDGMENT. Received 1906 from Dollars, payment in full on the above judgment and costs.

APPEAL BOND. On the 26th day of May 1906, said Toledo + Ohio Central Ry. Co. Plaintiff vs. D. A. Snyder Defendant. Whereas, On the 22nd day of May A. D. 1906, the said D. A. Snyder obtained judgment against the said Toledo + Central Ry. Co. on the docket of said J. C. Hartshorn Justice of the Peace, for dismissal dollars and cents, and costs taxed at \$4.85. Now, therefore, John L. Sellers Murysville of Union County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of One Hundred dollars, conditioned as follows: 1. That the said appellant will prosecute the appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, it will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this 26th day of May A. D. 1906 J. C. Hartshorn Justice of the Peace

Civil Action before

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	15	
Taking and certifying Affidavits, each,	40	110	
Docketing, Indexing, Appce., per 100 w.,	15	25	
Summons, each deft. named in writ,	25	20	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	" 40		
Order of Sale or Vendi,	" 40		
Notice to Garnishee,	" 40		
Order on Garnishee,	" 40		
Writ of Replevin,	" 40		
Writ of Restitution,	" 40		
Order of Arrest,	" 40		
Writ, Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g spec. Constables or App'rs, each,	40		
Enu. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certi. to Trans. or Bill of Ex., each,	25		

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25		
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or Juror,	ea. pers'n 40		
Serv. and Ret. Order of Attachm't	" 40		
" " Order Sale or Vendi	" 40		
" " Notice to Garnishee	" 40		
" " Order on Garnishee	" 40		
" " Writ of Replevin	" 40		
" " Writ of Restitution	" 40		
" " Order of Arrest	" 40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertirement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			

E. J. Congill

No. 18 vs.

Dan O'Brien

Action on Contract
John H Willis

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

Am't claimed, \$39⁸³/₁₀₀ with interest from 190, at per cent. and costs.
Judgment for 190 and costs \$

Be it Remembered, That on the 14th day of February 1906, 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:
E. J. Congill Plaintiff
Dan O'Brien Defendant
Before L. Piper Justice of Peace
Paris Township Simon County Ohio.

On or about the 21st day of February 1910 the plaintiff entered into a written contract with the defendant, a copy of which is as follows:
Marysville O. Feb 21st 1910

I have this day bought 2 mares (one Roan and 1 Iron Grey) from E. J. Congill, and I agree to pay or see that the stud fee is paid, both mares being with foal Stud fee for Roan Mare \$20⁰⁰, Stud fee for Grey Mare \$10⁰⁰
Dan O'Brien

The plaintiff has performed all the conditions of said Contract unless part to be performed, and delivered said two mares to the defendant. The defendant received and accepted said two mares from the Plaintiff, but has failed to pay said fees as provided in said contract to the owners of said horses or to pay said fees to the plaintiff.

Wherefore by reason of the failure of the defendant to pay the said fees as he agreed to do in said contract the plaintiff was compelled to and did pay said fees to the owners of said horses.

There is due the plaintiff from the defendant on said Contract the sum of \$30⁰⁰ with interest thereon from the 1st day of September 1910

Wherefore the plaintiff prays judgment against the defendant in the sum of \$39⁸³/₁₀₀

State of Ohio
Simon County
John H Willis being duly sworn says that he is the attorney of the plaintiff duly authorized in the

afternoon of the 14th day of February 1906 and alleged as he went to presence of

some judgment returnable on 17th day of

State of Ohio
You are hereby appear before for said on the 20th day of February 1906 under here amount and this 14th day of Return - Dan O'Brien

Claim
UNDERTAKING FOR STAY OF
On the day of
The defendant came, and by his
of the County, approved by me as g
ent surety, caused an undertaking
execution to be entered herein, whic
In pursuance of the Statute in
and provided, I,
as surety for the stay of execution on
ment of
against
hereby promise and undertake to pa
said judgment, interest and costs,
may accrue.

Taken by and signed and ackno
me, and surety approved, this
A. D. 1906
Justice of
SATISFACTION OF JUDG
Received
payment in full on the above judgm

the Peace,

Township,

County, State of Ohio.

Contract
H Willis

Att'y for Plff.

Att'y for Deft.

\$39.83/100 with interest

90, at per cent. and costs.

190

and costs \$

May 14 1906, the said
upon the following pro-

res following, to-wit:

Justice of Peace
Justice of Peace
Ship Simon County

particulars

May 1910 the
contract with
as follows:

Feb 21st 1910

mailed one

Cowgill, and

jud fee is paid

for Roan

Mar 8 10⁰⁰

in O'Brien

and all the con-

nt to be per-

two mares

received

from the

day said fees

to the owner

to the plaintiff

of the said

ed fees as he

the plaintiff

said fees to

from the

the sum of \$30⁰⁰

1st day of Sep-

prays indy

in the sum

Willis being

Attorney of

in the

affirmation; that the plaintiff is a non-resident
of the County and is absent therefrom; that the facts stated
and allegations made in the foregoing bill of Particulars are
as he truly believes true.

Sworn to before me and Subscribed in my
presence this 17th day of February 1916
John H. Willis
Ernest A. Brown
Notary Public

Process
Issue Summons in the above entitled cause
against defendant Dan O'Brien and Mike Sauer
returnable on the 23rd day of February 1916 at 10^{PM}
Endorse Action for money only amount
claimed \$39.83 with interest thereon from the
17th day of February 1917 and for the costs
John H. Willis
Attorney for Plaintiff

State of Ohio Union County ss - I, J. C. Cowgill, Justice of the Peace in and
for said Township and County, at my office in Paris Township
on the 20th day of February A.D. 1916, at 10^o Clock P.M. to witness
E. J. Cowgill who claims of the defendant in a civil action the
sum of \$39.83/100 with interest thereon at 6 percent from the 17th
day of February A.D. 1916. The plaintiff a judgment for amount
indicated herein, and costs - The plaintiff asks judgment for the
amount indicated herein, and costs. Given under my hand
this 19th day of February A.D. 1916 - Leander Difer, Justice of the Peace
Return - Received this writ Feb 21st 1916 and Feb 21st 1916 serve the same
on defendant, by leaving a certified copy thereof, and indorsements thereon
with Dan O'Brien at his usual place of residence Fred Ormrod Constable - Costs 10^{cts}

Claim settled and costs paid in full
March 1st 1916

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.
On the _____ day of _____ 190____, said
_____ entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. } Before _____
Defendant } Justice of the Peace _____ Township,
County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said
_____ obtained judgment against the said
_____ on the docket of said
Justice of the Peace, for
_____ dollars and _____ cents, and costs taxed at
_____ dollars and _____ cents, and the said
_____ intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, _____ of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ dollars,
conditioned as follows: 1. That the said appellant will prosecute _____ appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____
Justice of the Peace

CIVIL DOCKET.

Civil Action before

Leonidas Piper

, Justice of the Peace,

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	3
Taking and certifying Affidavits, each,	40	1
Docketing, Indexing, Appce., per 100 w.,	15	60
Summons, each deft. named in writ,	25	2
Issuing Subpoena,	5	50
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	40
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	100
Order on Garnishee,	40	100
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea.,	40	
App't Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of Bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certt. to Trans. or Bill of Ex., each,	25	

CONSTABLE'S FEES	
Serv. and Ret. of Summons, each person,	25
Mileage miles, 1st mile 20, each add'l	5
Copies, each,	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional,	10
Mileage as above miles,	
Copies, each,	25
Serv. and Ret. Attachment for Witness or	
Juror, ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person,	40
Mileage on each as above miles	
Copies, each,	25
Summoning Jury,	1.00
Mileage as above miles,	
Copies of Venire, each,	25
Attending Trial, per day,	1.00
Taking Bond,	50
Service of Execution,	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement,	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

Ed. Westlake

No. 19 vs. E.A. and Alice Annine

Action on Ohio Account & Attachment
 A. H. Kellefirth Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$18.80 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 29 day of February 1906, 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:

Marionville Ohio -
 Edward Westlake Plaintiff } Before L. Piper
 vs. } J.P. of Marion County
 E. A. Amerine }
 and Alice Annine Defendants }
 Bill of Particulars - Defendants
 E. A. and Alice Annine are indebted
 to Plaintiff Ed Westlake as follows
 For Work and Labor 16.80
 For Service of Boar 2.00

For the above sum of \$18.80 Plaintiff asks judgment

Applicant in attachment
 The State of Ohio Marion County ss
 Ed Westlake, Plaintiff
 Ed and Alice Annine
 Defendant

Before me the Under Sheriff of the Peace with-
 in and for said County, came Ed West
 lake who, being duly sworn says that the
 said defendant is justly indebted to said
 plaintiff for work and labor performed for said
 defendants and service of Boar -

Amount due plaintiff \$18.80 that
 said claim is just and lawful, that he believe
 said plaintiff ought to recover thereon the
 amount of \$18.80; that the property sought
 to be attached is not exempt from execution;
 that said property is not the personal earnings
 of the defendant or services rendered by the
 defendant within three months prior to the
 commencement of said action; that said
 earnings amount to more than \$150.00 and
 that only the excess over that amount is
 sought to be attached.

The said applicant Edward Westlake
 verily believes that are about to remove
 their property or a part thereof out of
 the County for the purpose of placing

It beyond the
 said
 was good
 never gave
 Bank

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 his _____
 of the County, approved by me as g
 ent surety, caused an undertaking
 execution to be entered herein, which
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution on
 ment of _____
 against _____
 hereby promise and undertake to pa
 said judgment, interest and costs,
 may accrue.

Taken by and signed and ackno
 me, and surety approved, this
 _____ A. D. 190

 Justice of

SATISFACTION OF JUDGE
 Received _____
 payment in full on the above judgment

JURY,

WITNESSES,

Township,

County, State of Ohio.

the Peace,

Account of
Att'y for Plff.
Att'y for Deft.
\$18.80 with interest
190, at per cent. and costs.
190
and costs \$

It beyond the reach of their creditors
Said affiant further swears and says that he
was a good reason to, and does believe that Arnold and Seber-
deserri have in their possession and the Commercial Savings
Bank

1906, the said
upon the following pro-

res following, to-wit:

Before L. Rippe
P. of Peace
Amount
Who
is - Defendants
are indebted
as follows
16.80
2.00
\$18.80
Plaintiff asks

Justice of the Peace with-
me Ed West
says that the
led to said
informed for said
\$18.80 that
that he believe
thereon the
property sought
in execution;
usual earnings
rendered by the
prior to the
that said
\$150.00 and
amount is

ward we take
it to remove
of out of
of placing

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of _____
A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____
entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. Before _____
Justice of the Peace _____ Township,
Defendant } _____
County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____
dollars and _____ cents, and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before L. Piper and J. C. Hartshorn, Justices of the Peace,

Par

JUSTICE'S FEES	Plffs. Costs	Defts. Costs
Filing 5 necessary papers, each,	5	
Taking and certifying Affidavits, each,	40	
Docketing, Indexing, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venue for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of Bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., each,	25	
<i>J.C. Hartshorn J.P.</i>		
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		
JURY: appraisers		
Joe Koff	1.00	
William Cartmell	1.00	
Total	7.25	
WITNESSES,		
Mch 22, 1916		
Rec'd of Geo. E. Whitney for		
plaintiff \$7.25 being		
the cost in this action,		
J.C. Hartshorn		
J.P.		

Marysville Saratogum

No. *29* vs. *J. Bradford and Stella Bradford*

Plaintiff

Defendants

Action on *Attachment*

Corance Hodu Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ *112.00* with interest

from *190*, at *per cent.* and costs.

Judgment for *190*

\$ and costs \$

Be it Remembered, That on the *13* day of *March* 1916, the said Plaintiff filed *its* Bill of Particulars herein, whereupon the following proceedings were had:

affidavit

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

J.M. Lutz, being first duly sworn, makes oath and says that the plaintiff is a corporation duly organized and existing under the laws of the State of Ohio; that he is the duly elected and acting Secy of said Co., and the duly authorized agent of said plaintiff in the premises, that the cause of action of the plaintiff herein against the defendants is for rent due the plaintiff from the defendants for an apartment in the Almont Hotel Bldg in Marysville Ohio, from the 17 day of Sept. 1915 to the 1st day of Feb. 1916. And this affiant further says that this claim is just, and that the plaintiff ought to recover in money \$ *112.00*. That the said *G.H. Bradford* and *Stella Bradford*, as affiant verily believes, have absconded with intent to defraud their creditors, and are about to remove their property out of the county with intent to defraud their creditors. And this affiant further says that the ground of his belief as above alleged, and the facts within the knowledge of this affiant, by information from others, which he verily believes to be true, are in substance, as follows: said defendants left said apartment without paying the rent due on same and without notifying plaintiff of their intention to leave and have since removed a portion of their furniture and other property from the County of Union without the knowledge or consent of plaintiff and without paying the rent due as aforesaid and are about to remove the remainder of their property from the County of Union in like manner. This affiant further says that the property sought to be attached is not exempt from execution.

Sworn to before me and subscribed in my presence this *13* day of *March*, 1916

J.M. Lutz

Leovides Piper

Justice of the Peace,

On same day

Plaintiff

under the law

the defendant

Almont Hotel

to the 1st day

Mch 13, 1916 -

Mch 13, 1916 -

Mch 17, 1916 -

Mch 17, 1916 -

Rec'd this of

the defendant

ment, was for

hearing of Jose

declare that, b

of Marysville &

with Joe Koff

after adminis

said property,

being all that

signed by me

with this order

Mch 22, 1916

plaintiff, pa

(N.B.: On Mch 1

by J.C. Hartshorn

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____

The defendant came, and by _____ his s

of the County, approved by me as ge

ent surety, caused an undertaking j

execution to be entered herein, which

In pursuance of the Statute in

and provided, I, _____

as surety for the stay of execution on

ment of _____

against _____

hereby promise and undertake to pay

said judgment, interest and costs,

may accrue.

Taken by and signed and acknow

me, and surety approved, this _____

_____ A. D. 190

Justice of

SATISFACTION OF JUDGMENT

Received _____

payment in full on the above judgment

CIVIL DOCKET.

Paris

Township,

Union

County, State of Ohio.

f the Peace,

Att'y for Plff.
Att'y for Deft.
\$112.00 with interest
190, at per cent. and costs.
190
and costs \$

March 1916, the said
upon the following pro-

ures following, to-wit:
on, makes oath
corporation
under the laws
duly elected
the duly au-
in the prem-
of the plaintiff
is for rent due
for an apart-
in Marietta
to the 1st day
either says that
the plaintiff
17.00. That the
radford, as ap-
scouted with
s, and are about
the county with
. And this affiant
his belief as above
knowledge of this
thers, which he
substance, as
id apartment
w same and with
ntention to leave
ow of their jur-
County of Union
of plaintiff and
s aforesaid and
uder of their prop-
u like manner.
the property
exempt from
M. Leitz
ubscribed in
March, 1916
Piper
of the Peace,

On same day filed following
Bill of Particulars.

Plaintiff says that it is a corporation duly organized and existing
under the laws of the State of Ohio. Plaintiff claims a judgment against
the defendants for the sum of \$112.00 for rent for an apartment in the
Almont Hotel Building in Marietta Ohio, from the 17 day of Sept. 1915
to the 1st day of February 1916.

The Marietta Sanitarium Company,
per C. A. Hoopes, its attorney.

- March 13, 1916 - Undertaking in the sum \$274.00 approved & filed
March 13, 1916 - Order of Attachment & Summons issued to Sam Hensley, Court
March 17, 1916 - Summons returned indorsed "No Service"
March 17, 1916 - Order of Attachment returned indorsed;

Recd this order March 13, 1916, On March 13, 1916, I went to the place where
the defendants property, described in the annexed inventory and apprais-
ment, was found; and there at 2 P. M. of said day, in the presence and
hearing of Joseph Roff and William Cartmell, two creditable persons, did
declare that, by virtue of this order, I attached said property, at the suit
of Marietta Sanitarium and did then and there attach it; and I then
with Jos Roff and Wm Cartmell two householders of the County of Union,
after administering to them an oath truly to inventory and appraise
said property, made a true inventory and appraisement of said property
being all that was attached; and said inventory and appraisement,
signed by me and said householders, is annexed to and and returned
with this order.

Sam Hensley, Courtable

March 22, 1916 - This day came Clarence A. Hoopes Atty for
plaintiff, paid costs and dismissed this action.
J. C. Hutcheon, J. C.

(N.B. On March 16, 1916, L. Piper and on March 20, 1916 was succeeded
by J. C. Hutcheon)

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190
The defendant came, and by
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of
against do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.
Taken by and signed and acknowledged before
me, and surety approved, this day of
A. D. 190
Justice of the Peace.

SATISFACTION OF JUDGMENT.
Received 190, from
100 Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 190, said
entered into an undertaking to the adverse party as follows
No.
Plaintiff vs. Defendant
Before Justice of the Peace Township,
County, Ohio.
Whereas, On the day of A. D. 190, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and cents, and costs taxed at
dollars and cents, and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, therefore, of County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of dollars,
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without
unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will
satisfy such judgment and costs.
Taken, Executed, and Acknowledged before me, and surety approved, this day of
A. D. 190
Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. C. Hartshorn

Justice of the Peace,

Par...

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

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			70
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venue, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

The Rudolph Murlitzer Company
 No. 21 vs. S. A. Ely
 Plaintiff Defendant

Action on account
 John H. Willis Att'y for Piff.
 Att'y for Deft.
 Am't claimed, \$ 39⁰⁵ with interest from Sept. 1, 1905, at 6 per cent. and costs.
 Judgment for Piff, Apr. 8 1906, \$ 40⁴⁵ and costs \$ 2³⁵

Be it Remembered, That on the 31st day of March 1906, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had: (Duly verified by oath)

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

There is due the plaintiff from the defendant the sum of \$39⁰⁵ with interest thereon from the 1st day of Sept. 1915, at the rate of 6 per cent, for goods sold and delivered to the defendant at his request, a statement of said account is hereto attached and marked "Exhibit A", and made a part hereof.

Wherefore the plaintiff prays judgment against the defendant in the sum of \$39⁰⁵ with interest thereon from the 1st day of September 1915, and for the costs of this action.
 The Rudolph Murlitzer Co.
 By John H. Willis, its atty.

Apr. 1, 1916 - Summons issued for appearance of Defendant April 8, 1916 at 9 a.m. and delivered to Fred Ormerod, Constable

Apr. 3, 1916 - Summons returned indorsed. Said writ April 1, 1916, and I served the same on the 3rd day of April 1916, on the defendant by leaving a certified copy thereof and of the indorsements thereon with S. A. Ely personally
 Fred Ormerod, Const.

April 8, 1916 - 9 a.m. Plaintiff appeared by John H. Willis, its attorney. The Defendant failed to appear then or one hour thereafter, but made default.

Judgment by default for plaintiff on his verified bill of particulars against the Defendant hereby rendered for \$40.45 and plaintiffs cost taxed at \$2.35.

Nov. 11, 1916 - Rec'd of J. H. Willis for fees \$25⁰⁰ being costs in this action.
 J. C. Hartshorn
 J. P.

WITNESSES,

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as g
 ent surety, caused an undertaking
 execution to be entered herein, whic
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution on
 ment of _____
 against _____
 hereby promise and undertake to pa
 said judgment, interest and costs,
 may accrue.
 Taken by and signed and ackno
 me, and surety approved, this
 _____ A. D. 1906
 _____ Justice of the Peace
 SATISFACTION OF JUDGE
 Received _____
 payment in full on the above judgm

Paris

Township,

Union

County, State of Ohio.

of the Peace,

account

Y. Willis Att'y for Plff.

Att'y for Deft.

\$ 39⁰⁵ with interest
1905, at 6 per cent. and costs.

Pay, Apr. 8 1906,
and costs \$ 2³⁵

March 1906, the said
upon the following pro-
by oath)

ures following, to-wit:
- incorporated
Ohio, with its
ss in the City

from the de-
interest thereon
the rate of 6
delivered to the
statement of
hed and marked
deed of.

up judgment
sum of \$ 39⁰⁵
1st day of Sep.
of this debtors,
Murlitzer Co.
Willis, Atty.

d for appear-
at 9 a.m.,
erod, Constable

ed indorsed;
I served the
1916, on the de-
ied copy thereof
ereon with

omerod, Const.

appeared by
Defendant
hour there-

aintiff on his
aint the Defendant
& plaintiffs

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and suffici-
ent surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I,
as surety for the stay of execution on the above judg-
ment of _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

SATISFACTION OF JUDGMENT.

Received _____ 190____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said
_____ entered into an undertaking to the adverse party as follows
No. _____
Plaintiff . } Before _____
vs. Justice of the Peace _____ Township,
Defendant . } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said
_____ obtained judgment against the said
_____ on the docket of said
Justice of the Peace, for
_____ dollars and _____ cents, and costs taxed at
_____ dollars and _____ cents, and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____

CIVIL DOCKET.

Civil Action before

J. C. Hartshorn

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	10	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	15	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	" 40		
Order of Sale or Vendi,	" 40		
Notice to Garnishee,	" 40		
Order on Garnishee,	" 40		
Writ of Replevin,	" 40		
Writ of Restitution,	" 40		
Order of Arrest,	" 40		
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En., Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering Judgment,	40		
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15	60	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20	20	
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		
		700	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	" 40		
" " Order Sale or Vendi	" 40		
" " Notice to Garnishee	" 40		
" " Order on Garnishee	" 40		
" " Writ of Replevin	" 40		
" " Writ of Restitution	" 40		
" " Order of Arrest	" 40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,		70	

Total 190

JURY
 Recd of John H. Willis
 Atty for Deft, 190 being
 cost in this action,
 4/4-1916
 WITNESSES,
 J. C. Hartshorn J.P.

The Union Cloak Co. Plaintiff
 vs.
 Louis Ferrell Defendant
 Action on acct
 John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 6.60 with interest
 from Mch 31 1905, at 6 per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 31 day of March 1906, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff is a corporation incorporated under the laws of the State of Ohio, with its office and place of business in the city of Columbus, Ohio.
 There is due the plaintiff from the defendant the sum of \$6.60 with interest thereon from the 31st day of March 1915, at the rate of 6 per cent per annum for goods sold and delivered to the defendant. A statement of said account is hereto attached and marked "Exhibit A" and made a part hereof.
 Therefore the plaintiff prays judgment against the defendant in the sum of \$6.60 with interest thereon from the 31st day of March 1915 and for the costs of this action.

The Union Cloak Co.
 By John H. Willis, its atty.

Sworn to,
 Apr. 1, 1916 - Summons issued for defendant to appear on April 6, 1916 at 10 a. m. and delivered to Fred Ormerod Constable.

Apr. 3, 1916 - Summons returned indorsed. Recd this writ April 1, 1916, and I served the same on the 3rd day of April 1916, on the defendant by leaving a certified copy thereof, and of the indorsement thereon with Louis Ferrell personally.
 See #070. Fred Ormerod Constable.

Apr. 4, 1916 - This day came John H. Willis Atty for Plaintiff paid the cost and dismissed this action.

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 The defendant came, and by _____ his _____
 of the County, approved by me as _____
 ent surety, caused an undertaking _____
 execution to be entered herein, which _____
 In pursuance of the Statute in _____
 and provided, I, _____
 as surety for the stay of execution on _____
 ment of _____
 against _____
 hereby promise and undertake to pay _____
 said judgment, interest and costs, _____
 may accrue.

Taken by and signed and acknowledged by me, and surety approved, this _____
 _____ A. D. 1906
 _____ Justice of the Peace

SATISFACTION OF JUDGMENT
 Received _____

 payment in full on the above judgment

CIVIL DOCKET.

f the Peace,

Paris

Township,

Union

County, State of Ohio.

acct

H. Willis Att'y for Plff.

Att'y for Deft.

\$ 6.60 with interest
1905, at 6 per cent. and costs.

190

and costs \$

March 1906, the said
upon the following pro-

res following, to-wit:

incorporated
Ohio, with its
in the city

from the de-
the interest
March 1915, at
num for goods
pendant. A
is hereto at
"A" and made

judgment
value of \$6.60
the 31st day
of this

look Co.
llis, its atty.

for defendant
10 a. m. and
Constable

ed indorsed
I served the
1916, on the
certified copy
not thereon
lly
od court,

John H. Willis
cost and

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190_____

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

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190_____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190_____, from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190_____, said _____

entered into an undertaking to the adverse party as follows

No. _____

vs.

Plaintiff

Before _____

Justice of the Peace _____

Township, _____

Defendant

County, Ohio.

Whereas, On the _____ day of _____ A. D. 190_____, the said _____

obtained judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents, and the said _____

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

Now, therefore,

of _____ County, Ohio, hereby promise and undertake to

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

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

A. D. 190_____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. Hartshorn

, Justice of the Peace,

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each,	5	10
Taking and certifying Affidavits, each,	40	
Docketing, Indexing, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	" 40	
Order of Sale or Vendi,	" 40	
Notice to Garnishee,	" 40	
Order on Garnishee,	" 40	
Writ of Replevin,	" 40	
Writ of Restitution,	" 40	
Order of Arrest,	" 40	
Writ, Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Enl. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venue for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of Bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct.		
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	50
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	20
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., each,	25	
	170	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	20	25
Mileage miles, 1st mile 20, each add'l	5	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	" 40	
" " Order Sale or Vendi	" 40	
" " Notice to Garnishee	" 40	
" " Order on Garnishee	" 40	
" " Writ of Replevin	" 40	
" " Writ of Restitution	" 40	
" " Order of Arrest	" 40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		70

The United Breeders Company
 Plaintiff
 No. 73 vs.
 Fred Kleiber
 Defendant

Action on account
 John H. Millie Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 10.00 with interest
 from Feb. 1 1906, at 6 per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 31st day of March 1906, 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 United Breeders Company is a corporation incorporated under the law of the State of Illinois, with its office and place of business in the City of Chicago, Ill.

There is due the plaintiff from the defendant, Fred Kleiber, the sum of \$10.00 with interest thereon from the 1st day of February 1915, at the rate of 6% per annum, for goods sold and delivered at his request, a statement of said account is hereto attached and marked "Exhibit A" and made a part hereof.

Wherefore the plaintiff prays judgment in the sum of \$10.00 with interest thereon from the 1st day of February 1915, at the rate of 6 per cent and for the costs of this action.

United Breeders Company
 By John H. Millie, its atty.

The State of Ohio Union County ss
 John H. Millie being sworn says that the plaintiff is a corporation incorporated under the laws of the State of Illinois and that he is the attorney of the plaintiff duly authorized herein, that the plaintiff is a nonresident of this county, and that the facts stated in the above pleading are as affiant believes true.

Sworn to before me and subscribed in my presence this 28th day of March 1916.
 Ernest S. Bowen
 Notary Public

April 1, 1916 - Summons issued for appearance of defendant Apr. 6, 1916 at 1 o'clock P.M. and delivered to Fred Amerod, Constable.

April 3, 1916 - Paid this of April 1916, and of the \$10.70.
 Apr. 14, 1916 - the cost in

Apr. 14, 1916 -

Apr. 14, 1916 - cost paid
 JURY,
 Paid my fees,
 Fred Amerod

WITNESSES,

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as g
 ent surety, caused an undertaking
 execution to be entered herein, whic
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution on
 ment of _____
 against _____
 hereby promise and undertake to pa
 said judgment, interest and costs,
 may accrue.

Taken by and signed and ackno
 me, and surety approved, this _____
 _____ A. D. 1906
 _____ Justice of

SATISFACTION OF JUDGE
 Received _____
 payment in full on the above judgm

CIVIL DOCKET.

Paris

Township,

Union

County, State of Ohio.

of the Peace,

account

J. H. Millis Att'y for Plff.

Att'y for Deft.

\$ 1000 with interest

1906, at 6 per cent. and costs.

190

and costs \$

ch 1906, the said

upon the following pro-

res following, to-wit:

any is a under the law its office the City of

ff from the sum from the the rate of sold and statement attached and be a part

ays judgment tereon thereon 1915, at the the costs of

rs Company illis, its atty

ity so von say that ion incorpo State of Illinois of the plaintiff of the plain this county, in the above ever true, Millis subscribed ay of March Bowa ry Public

or appe arance k P. M. and Constable,

April 3, 1916 - Summons returned indorsed: Recd this writ April 1, 1916, and I served the same on the 3rd day of April 1916, on the defendant by leaving a certified copy thereof, and of the indorsement thereon with Fred Kiebler personally, Fred Ormerod, Constable of No. 70.

Apr. 14, 1916 - Recd of John H. Millis Atty for plaintiff \$1.90 being the cost in this action. J. Hartshorn, J.P.

Apr. 14, 1916 - Case dismissed by Plaintiffs attorney.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____ The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statute in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows No. _____ vs. Plaintiff . Before _____ Defendant . Justice of the Peace _____ Township, _____ County, Ohio. Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____ Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. C. Hartshorn

, Justice of the Peace,

Apr. 7, 1916 - Bill deposited \$70.00 for costs

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	20	10
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15		
Summons, each deft. named in writ,	25		
Issuing Subpoena,	5	25	
Continuance or Adjournment, each,	20	40	20
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea.,	40		
App'tg Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00	1.00	
Entering judgment,	40	40	
Judgment on the Docket,	15	15	
Recognition of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15	1.65	
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25		
	4.65		
	30		
	4.95		
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10	1.05	55
Mileage as above miles,		1.90	90
Copies, each,	25	2.25	1.00
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,		5.90	2.45
		2.45	
		8.35	

John P. Dutton
 Plaintiff
 vs.
 F. M. Taylor
 Defendant

Action on account
 J. C. Strayer Att'y for Plff.
 C. A. Tropes Att'y for Deft.
 Am't claimed, \$ 97.34 with interest
 from 190, at per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 7th day of April 1906, 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 Ninety-seven and 34/100 Dollars, for corn sold and delivered, horse feed and weighing corn as follows:
 Dec. 27, 1915 - 75 bu. + 60 lb. corn at 65c per bu. \$49.31
 Feb. 29, 1916 - 72 bu. + 24 lb. corn at 65c " 47.63
 For weight said corn .20
 Feeding team Dec. 27, 1915 + Feb. 29, 1916 .80
 Wherefore plaintiff prays for a judgment for the sum of \$97.34 and costs of this suit.

J. C. Strayer, Atty for Plff.
 State of Ohio, Madison Co., ss.
 John P. Dutton, being first duly sworn says that he is the plaintiff in the foregoing Bill of Particulars and that the facts stated and the allegations contained therein are true as he verily believes.
 John P. Dutton.
 Sworn to and subscribed in my presence this 5th day of April 1916,
 J. C. Strayer, Notary Public

Apr. 7, 1916 - Summons issued for appearance of Defendant Apr. 14, 1916 at 9 A. M. and delivered to Sam Hensley, Constable.

Apr. 7, 1916 - Summons returned indorsed. Rec'd this writ Apr. 7, 1916, and I served the same on the 7th day of April, 1916 on the Defendant by leaving a certified copy thereof, and of the indorsements thereon at his usual place of residence.
 For \$0.70. Sam H. Hensley, Constable

April 14, 1916 - 9 A. M. time set for trial. By agreement of parties this cause is continued until Friday April 21, 1916 at 9 A. M.

Witnesses

JURY, B. L. Robinson	1.30
Forest Holycross	1.90
C. M. Jones	1.70
Richard Watson	1.50
WITNESSES	
Francis Doulon	1.50
Ed Heath	1.50
Wm Uptgrove	1.70
Elgie Reece	1.50
Wm Barrick	2.00
Isaac Kelso	1.10
	15.90

April 14, 1916 -
 Defendant
 By way of purchased
 Plaintiff in
 Defendant
 lrary was "M
 damaged in
 Defendant
 said account
 sent him a c
 Defendant
 sum of Forty
 cost of this s
 State of Ohio,
 F. M. Taylor
 herein and th
 answer are
 Sworn to
 day of April
 Apr. 21, 1916 -
 present with
 uance on
 and by ag
 to May 5,
 pay all in
 May 4, 1916 -
 Costs paid

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____
 his _____
 of the County, approved by me as g
 ent surety, caused an undertaking
 execution to be entered herein, whic
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution on
 ment of _____
 against _____
 hereby promise and undertake to pa
 said judgment, interest and costs,
 may accrue.
 Taken by and signed and ackno
 me, and surety approved, this _____
 A. D. 1906
 Justice of the Peace
 SATISFACTION OF JUDGE
 Received _____
 payment in full on the above judgm

Paris

Township,

Union

County, State of Ohio.

April 14, 1916 - Defendant filed answer as follows:

Defendant says that he admits the account of the plaintiff. By way of set-off Defendant says that on day of Dec. 1915, he purchased of the Plaintiff a certain horse for \$192.00, and that the Plaintiff warranted said horse to be sound.

Defendant says that said horse was not sound but on the contrary was "kinky" and that by reason thereof the Defendant was damaged in the sum of Fifty Dollars (\$50.00).

Defendant says that on day of December, 1915, he offered to pay said account to the Plaintiff less the amount of his damage, and sent him a check therefor.

Defendant says that he now offers to confess judgment in the sum of Forty-seven Dollars and Thirty-four cents (\$47.34) with the cost of this suit to date.

Clarence A. Hoopes, Attorney for Plaintiff.

State of Ohio, Union County, ss:

F. M. Taylor, being just duly sworn says that he is the defendant herein and that the facts stated and the allegations in the foregoing answer are true as he verily believes.

F. M. Taylor.

Sworn to before me and subscribed in my presence this 14th day of April 1916. Clarence A. Hoopes, Notary Public.

Apr. 21, 1916 - 9 a.m. time set for trial. Plaintiff and Defendant present with their attorneys. Defendant asked for a continuance on account of absence of a material witness and by agreement of parties this cause is continued to May 5, 1916 at 9 a.m. It is adjudged that Defendant pay all witness fees of this date, Apr. 21, 1916.

May 4, 1916 - Cause settled out of Court. Dismissed at Plaintiff's cost. Costs paid by Defendant.

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190, The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statute in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 190 Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 190, said entered into an undertaking to the adverse party as follows No. vs. Plaintiff Before Justice of the Peace Township, County, Ohio. Defendant Whereas, On the day of A. D. 190, the said obtained judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County. Now, therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 190 Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. C. Hartshorn

, Justice of the Peace,

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing 2 necessary papers, each,	5	10
Taking and certifying Affidavits, each,	40	
Docketing, Indexing, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above, ea.,	40	
App'tg Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
En. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of Bail, ea.,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea.,	40	
Collections made upon judgments, 4 per ct. record per 100 words,	500	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Cert. to Trans. or Bill of Ex., each,	25	
	200	

CONSTABLE'S FEES	Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each,	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		
	70	

J. J. Hoy
S. M. Coukline
Plaintiff

No. 25 vs.
W. Howe
Defendant

Action on
Forcible Detention
C. A. Hoopes Att'y for Plff.
Att'y for Deft.

Am't claimed, \$ with interest
from 190, at per cent. and costs.

Judgment for 190
and costs \$

Be it Remembered, That on the 29th day of April 1906, 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:
To John C. Hartshorn, Justice of the Peace, in and for the Township of Parks, in the County of Union;

The undersigned, J. J. Hoy and S. M. Coukline, residents of said Union County, Ohio, do hereby make their complaint to you against one W. Howe, for this; that the said W. Howe hath ever since the day of September 1915, and doth still unlawfully and forcibly detain from the undersigned possession of the following premises, situated in the County of Union State of Ohio and village of Mansville, and being the house and lot at the northwest corner of the intersection of Collins Avenue and Maple Street in said village.

Said W. Howe entered upon said premises as the tenant of the undersigned; the lease therefore expired at the time herein first mentioned; and from that time the said W. Howe hath unlawfully and forcibly held over his said term.

On the 24th day of April 1916, the undersigned duly served upon the said W. Howe as required by law, notice in writing, to leave the said premises.

The undersigned asks process and restitution.

Dated this 29th day of April 1916.
J. J. Hoy
S. M. Coukline
By C. A. Hoopes
Their Atty.

Apr. 21, 1916 - Issued Summons for Defend. and returnable May 3, 1916 at 9 a. m. and delivered same to Sam H. Hensley, Const.

May 5, 1915 - Rec'd of Plain-
tiffs my costs in this
action.
J. C. Hartshorn

WITNESSES,
May 5, 1915 Rec'd of Pltff
my costs in this action
Sam Hensley
Constable

May 2, 1916 -
Rec'd to
of April 1916,
Fees \$0.50

May 3, 1916 - 9:
Defendant a
this cause
at the cost

UNDERTAKING FOR STAY OF
On the _____ day of _____
The defendant came, and by _____ his
of the County, approved by me as _____
ent surety, caused an undertaking
execution to be entered herein, wh
In pursuance of the Statute in
and provided, I, _____
as surety for the stay of execution of
ment of _____
against _____
hereby promise and undertake to p
said judgment, interest and costs
may accrue.

Taken by and signed and ackn
me, and surety approved, this _____
A. D. 19 _____
Justice _____

SATISFACTION OF JUDGE
Received _____
payment in full on the above judgm

CIVIL DOCKET.

Paris

Township,

Union

County, State of Ohio.

May 2, 1916 - Summons returned indorsed:
Rec'd this writ April 29 1916, and I served the same on the 29th day of April 1916, on the defendant by reading to him personally
Fees \$0.50

Sam H. Hensley, Court.

May 3, 1916 - 9:00 A.M. Time set for trial neither the plaintiff or defendant appearing at that time or for one hour thereafter this cause is dismissed without prejudice to a new action at the cost of the plaintiff.

J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 190____, said _____ entered into an undertaking to the adverse party as follows
No. _____
Plaintiff } Before _____
vs. Justice of the Peace _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents, and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 190____

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. C. Harlshorn

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing 3 necessary papers, each,	5	15	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	15	
Summons, each deft. named in writ,	25	25	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40	40	
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Ent. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00	40	
Entering Judgment,	40	15	
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15	75	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certt. to Trans. or Bill of Ex., each,	25	225	

CONSTABLE'S FEES		Piffs. Costs	Defts. Costs
Serv. and Ret. of Summons, each person,	25	25	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	25	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

Clarence A. Hoopes, Exc.
 Ella B. Hoopes & Jessie V. Southwick
 Plaintiff
 No. 26 vs.
 John Brown
 Defendant

Action on Forcible Detention
 Am't claimed, \$ with interest
 from 190 , at per cent. and costs.
 Judgment for 190
 and costs \$

Be it Remembered, That on the 1st day of May 1906, 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:
 The undersigned Clarence A. Hoopes, Ella B. Hoopes and Jessie V. Southwick, residents of Union County, Ohio, do hereby make their complaint to you against our John Brown, for this: that the said John Brown hath ever since the 1st day of November, 1915, and doth still, unlawfully and forcibly detain, from the undersigned, possession of the following premises, situated in the County of Union, State of Ohio and village of Marysville, and being the house and lot at 542 East Sixth Street in said Village.

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

On the 10th day of April 1916, the undersigned duly served upon the said John Brown as required by law, notice in writing, to leave the said premises.

The undersigned asks process and restitution. Dated this 1st day of May 1916.

Clarence A. Hoopes, Exc.
 Ella B. Hoopes,
 Jessie V. Southwick,

May 1, 1916 - Issued summons for Defendant, John Brown, returnable May 5, 1916 at 9 A.M. and delivered same to Sam H. Hensley, Constable.

May 2, 1916 Summons returned indorsed; Recd this writ May 1, 1916, and I served the same on the 2nd day of May 1916, on the Defendant by leaving a certified copy thereof at his usual place of residence.
 Fees \$0.85

Sam H. Hensley
 Constable

May 5, 1916 - Defendant of Plaintiff et al entitled to the said p and desc out costs l

May 5, 1916 - delivered to

JURY,
 May 9, 1916 - Recd of Pelf my costs J. C. Harlshorn Constable

WITNESSES,
 May 9, 1916 Recd of Pelf my costs in this action Recd Sam Hensley Constable

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as _____
 ent surety, caused an undertaking
 execution to be entered herein, wh
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution of
 ment of _____
 against _____
 hereby promise and undertake to p
 said judgment, interest and costs
 may accrue.

Taken by and signed and ackn
 me, and surety approved, this _____
 _____ A. D. 19
 _____ Justice

SATISFACTION OF JUDG
 Received _____

payment in full on the above judg

CIVIL DOCKET.

Civil Action before

J. C. Harshorn

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	10	
Taking and certifying Affidavits, each,	40	40	
Docketing, Indexing, Appce., per 100 w.,	15		
Summons, each deft. named in writ,	25	50	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20		
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	" 40		
Order of Sale or Vendi,	" 40		
Notice to Garnishee,	" 40		
Order on Garnishee,	" 40		
Writ of Replevin,	" 40		
Writ of Restitution,	" 40		
Order of Arrest,	" 40		
Writ, Ord. or Process not nam'd above, ea.,	40		
App't'g Guard'n for Minor for pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
En. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00	40	
Entering judgment,	40	15	
Judgment on the Docket,	15		
Recognizance of a Witness or of Bail, ea.,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea.,	45		
Collections made upon judgments, 4 per ct.		45	
Record per 100 words,	15		
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Cert. to Trans. or Bill of Ex., each,	25	200	
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	50	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	50	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	" 40		
" " Order Sale or Vendi	" 40		
" " Notice to Garnishee	" 40		
" " Order on Garnishee	" 40		
" " Writ of Replevin	" 40		
" " Writ of Restitution	" 40		
" " Order of Arrest	" 40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

C. F. McCracken & Son
 Plaintiff
 vs.
Ed Kleiber
Anna Barbara Kleiber
 Defendant

Action on account
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 872 with interest
 from Dec. 26, 1904, at 6 per cent. and costs.
 Judgment for Plff. May 17, 1906,
 \$ 944 and costs \$

Be it Remembered, That on the 8th day of May 1906, 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 Plaintiffs say that there is due them from said Defendant the sum of \$872 for groceries for which amount, with interest thereon at the rate of 6 per cent, from the 26th day of December 1904 the Plaintiff asks judgment and for costs.
 Issue summons, returnable May 17, 1906 at 2 o'clock P. M.

C. F. McCracken, Plaintiff.
 Verified by oath,
 May 8, 1906 - Issued summons for Defendant returnable May 17, 1906, at 2 P. M. and delivered same to Fred Ormerod, Constable.

May 9, 1906 - Summons returned indorsed:
 Rec'd this writ May 8, 1906 and I served the same on the 8th day of May 1906 on the Defendant by leaving a certified copy thereof and of the indorsements thereon with Ed Kleiber personally, and on Anna Barbara Kleiber by copy, by Fred Ormerod, Constable
 Fees \$0.70
 Fred Ormerod, Constable.

May 17, 1906 - 2:00 P. M. Time set for trial parties failed to appear at that time for one hour thereafter, Plaintiff's Bill of Particulars being verified
 It is considered by me that Plaintiff recover of Defendants the sum of \$8,92 with 6% int and costs.

JURY,
 June 8, 1906 - Rec'd of Ed Kleiber
 thirteen + 64/100 Dollars
 being judgment int +
 cost in this action
 J. C. Harshorn
 J. C.

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his
 of the County, approved by me as _____
 ent surety, caused an undertaking
 execution to be entered herein, which
 In pursuance of the Statute in
 and provided, I, _____
 as surety for the stay of execution on
 ment of _____
 against _____
 hereby promise and undertake to pay
 said judgment, interest and costs
 may accrue.

Taken by and signed and acknowledged
 me, and surety approved, this _____
 A. D. 1906
 Justice of the Peace

SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

the Peace,

Paris

Township,

Union

County, State of Ohio.

Account

Att'y for Plff.

Att'y for Deft.

877 with interest

904, at 6 per cent. and costs.

Recd. May 17, 1906, and costs \$

May 1906, the said upon the following pro-

res following, to-wit:

that there is at the sum of the amount, with 6 per cent, 1914 the Plain- costs, May 17, 1916

Plaintiff.

Defendant lived same

indorsed: and I served y 1916 on the sed copy s theread d on Anna Barbara rod, Constable l, Constable

at for trial t that time r, Plaintiff's filed e that Plain- the sum of

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statute in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 190

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 190, said entered into an undertaking to the adverse party as follows No. Plaintiff vs. Defendant Before Justice of the Peace Township, County, Ohio. Whereas, On the day of A. D. 190, the said obtained judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 190

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. C. Hartshorn

, Justice of the Peace,

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

The Brooks Oil Co.

No. 28 vs.

Blaine Fout

Plaintiff

Defendant

Action on account

John H. Willis Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ with interest from 190, at per cent. and costs.

Judgment for 190 and costs \$

Be it Remembered, That on the 9th day of May 1906, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

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

The Plaintiff is a corporation incorporated under the laws of the State of Ohio, with its office and place of business in the City of Cleveland, O. There is due the Plaintiff from the Defendant the sum of \$54.89 with interest thereon from the 27th day of March 1916, for goods sold and delivered to the Defendant at his request. An itemized verified statement of said account is hereto attached and marked Exhibit A, and made a part hereof.

Wherefore the plaintiff prays judgment against the Defendant in the sum of \$54.89 with interest thereon from the 27th day of March 1916, at the rate of 6 per cent, and for the costs of this action.

The Brooks Oil Company, By John H. Willis, its atty.

State of Ohio, Union Co. ss.

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

Sworn to and subscribed in my presence this 29th day of April 1916 E. S. Bown Notary Public

May 9, 1916 - Issued summons for Defendant returnable May 13, 1916 at 9 A.M. and delivered same to Fred Ormerod Constable.

May 10, 1916 - Summons returned indorsed; Rec'd this writ May 9, 1916, and I served the same on the 9th day of May 1916, on the defendant by leaving a certified copy thereof, and of the indorsements thereon with Blaine Fout personally. Fred Ormerod, Constable fees \$0.70

May 13, 1916 - John H. Willis defense, St cover of De interest a

March 14, 1916 paid the

UNDERTAKING FOR STAY OF

On the day of The defendant came, and by his of the County, approved by me as ent surety, caused an undertaking execution to be entered herein, whi In pursuance of the Statute in and provided, I, as surety for the stay of execution on ment of against hereby promise and undertake to p said judgment, interest and costs, may accrue.

Taken by and signed and ackno me, and surety approved, this A. D. 19

SATISFACTION OF JUDG

Received payment in full on the above judgm

JURY, May 18, 1916 - I hereby acknowledge myself good for costs in this action. E. H. Willis, By E. S.

WITNESSES, Nov. 11, 1916 - Rec'd of J. Willis for fees \$2.50 costs in this action. J. C. Hartshorn J.P.

CIVIL DOCKET.

Paris

Township,

Union

County, State of Ohio.

the Peace,

account

Att'y for Plff.

Att'y for Deft.

with interest

90, at per cent. and costs.

190

and costs \$

1906, the said

upon the following pro-

res following, to-wit:

incorporated with its office of Cleveland, O. The Defendant removed from the sold and de-quest. An said account Exhibit A,

judgment sum of \$54.89 the 27. day of cent, and for

Company, is, its atty.

says that the incorporated under that he is the authorized herein, defendant of this stated in the & believes true by presence in Notary Public for Defendant M. and deliv. stable,

ed; Rec'd this on the 9th day of certified copy with Blaine and, Constable

May 13, 1916 - 9:00 a.m. time set for trial; plaintiff appeared by John H. Willis its attorney. Defendant appeared but offered no defense. It is therefore considered by me that plaintiff recover of Defendant the sum of \$55.32 (principal and interest) with interest and costs herein.

J. C. Hartshorn, J.P.

March 14, 1917 - Plaintiff asked for a transcript, and being paid the legal fee therefor, one is prepared and delivered

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 190 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statute in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 190

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 190, from 100 Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 190, said entered into an undertaking to the adverse party as follows No. Before Justice of the Peace Township, County, Ohio. Whereas, On the day of A. D. 190, the said obtained judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 190

Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. B. Harlshorn

, Justice of the Peace,

JUSTICE'S FEES		Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	10	
Taking and certifying Affidavits, each,	40		
Docketing, Indexing, Appce., per 100 w.,	15	15	
Summons, each deft. named in writ,	25	50	
Issuing Subpoena,	5		
Continuance or Adjournment, each,	20	20	
Swearing Witnesses, each,	5		
Entering Bond or Undertaking, each,	40		
Attachment for Witness or Juror each	40		
Order of Attachment,	40		
Order of Sale or Vendi,	40		
Notice to Garnishee,	40		
Order on Garnishee,	40		
Writ of Replevin,	40		
Writ of Restitution,	40		
Order of Arrest,	40		
Writ, Ord. or Process not nam'd above, ea,	40		
App't'g Guard'n for Minor to pros. suit,	25		
App'g Spec. Constables or App'rs, each,	40		
Encl. Rule of Reference or copy thereof,	15		
Writing Panel for Jury, per 100 words,	15		
Venire for Jury,	40		
Swearing Arbitrators, each	5		
Sitting in the Trial,	1.00		
Entering Judgment,	40	40	
Judgment on the Docket,	15	15	
Recognizance of a Witness or of Bail, ea,	40		
Each additional Witness,	10		
Stay Bond or Appeal Bond and filing, ea,	40		
Collections made upon judgments, 4 per ct.			
Record per 100 words,	15	60	
Other Writings or Record, per 100 words,	15		
Issuing Execution,	40		
Ent. discontinuance or satisfaction, each,	20		
Bill of Exceptions and copy, per 100 w.,	15		
Transcript from Docket, per 100 words,	15		
Certi. to Trans. or Bill of Ex., each,	25	275	
CONSTABLE'S FEES			
Serv. and Ret. of Summons, each person,	25	50	
Mileage miles, 1st mile 20, each add'l	5	20	
Copies, each,	25	50	
Serv. and Ret. of Subpoena, 1st person, 25,			
each additional,	10		
Mileage as above miles,			
Copies, each,	25		
Serv. and Ret. Attachment for Witness or			
Juror, ea. pers'n	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above miles			
Serv. and Ret. of other Orders, Writs,			
Notices, or Copies, each person,	40		
Mileage on each as above miles			
Copies, each,	25		
Summoning Jury,	1.00		
Mileage as above miles,			
Copies of Venire, each,	25		
Attending Trial, per day,	1.00		
Taking Bond,	50		
Service of Execution,	40		
Summoning and Swearing Appraisers,	1.00		
Advertis'g Property for Sale on Execut'n,	40		
Writing or setting up Advertisement,	25		
Money made on Execution 4 per cent.			
Extraordinary trouble and expense in re-			
mov'g or preserv'g property levied on,			

J. D. Weld
 Plaintiff
 No. 79 vs.
 Mount C. Baughu
 Clara Baughu
 Defendant

Action on Account for Rent
 John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 161.⁰⁰ with interest from May 16 1906, at 6 per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 16th day of May 1906, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the plaintiff from the defendants the sum of \$161.00 as rent to June 13, 1916 for dwelling house in the village of Marysville, occupied by the defendants.
 Wherefore the plaintiff prays judgment against the defendants in the sum of \$161.00 with interest thereon from the 16th day of May 1916, and for the costs of this action.
 J. D. Weld
 By John H. Willis, His Atty.

State of Ohio Union Co. ss.
 John H. Willis being first duly sworn says that he is the attorney duly authorized herein; that the plaintiff is a non-resident of this county, and that the facts stated and allegations made in the foregoing pleading are as affiant believes to be true.
 Sworn to before me and subscribed in my presence this 16th day of May, 1916.
 Ernest S. Brown
 Notary Public

May 16, 1916- Issued summons for Defendants returnable May 20, 1916 at 9:00 A. M. and delivered same to Fred Ormerod Constable.

May 16, 1916- Summons returned indorsed: Rec'd this writ May 16, 1916, and I served the same on the 16th day of May 1916, on the defendant by leaving a certified copy thereof with Clara B. Baughu, personally and I served Mount C. Baughu by leaving at his usual place of residence a certified copy thereof with the indorsements thereon.
 Fees \$12.⁰⁰.
 Fred Ormerod, Const.

JURY,
 May 18, 1916- I hereby acknowledge myself good for costs in this action.
 John H. Willis By E. B.
 WITNESSES,
 Nov. 11, 1916- Rec'd of J. H. Willis \$330 being costs in this action.
 J. B. Harlshorn

May 20, 1916- and asked was granted
 May 22, 1916- but the plea is co- Defendants

UNDERTAKING FOR STAY OF
 On the _____ day of _____
 The defendant came, and by _____ his _____ of the County, approved by me as _____ ent surety, caused an undertaking execution to be entered herein, which In pursuance of the Statute in and provided, I, _____ as surety for the stay of execution on ment of _____ against _____ hereby promise and undertake to pay said judgment, interest and costs, may accrue.
 Taken by and signed and acknowledged, and surety approved, this _____ A. D. 190_____
 _____ Justice of the Peace
 SATISFACTION OF JUDGMENT
 Received _____
 payment in full on the above judgment

CIVIL DOCKET.

Paris

Township,

Union

County, State of Ohio.

the Peace,

account for
Willis Att'y for Plff.
Att'y for Deft.
\$ 161.00 with interest
1906, at 6 per cent. and costs.
190
and costs \$
1906, the said
upon the following pro-

May 20, 1916 - 9:00 a.m. time set for trial, Plaintiff appeared and asked for a continuance to May 22, 1916, and the same was granted.

May 22, 1916 - 9:00 a.m. time set for trial, neither party appeared but the plaintiff's Bill of Particulars having been verified. It is considered by me that plaintiff recover of said Defendants \$161.00 with interest at 6% and costs.

res following, to-wit:
the defendants
13, 1916 for
Marysville, oc-
judgment
sum of \$161.00
the 16th day of
this month
Willis, His atty.

duly sworn
duly authorized
a non resi-
the facts
in the foregoing
believes to be
W. Willis
scribed in
May, 1916,
Town
otary Public

s for Defendants
A. M. and
erod Constable,
ed indorsed:
I served
May 1916, on
certified
ough, per-
s. Baughn
lace of resi-
of with the
nerd, Const,

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 190____
The defendant came, and by _____
his surety, resident
of the County, approved by me as good and sufficient
surety, caused an undertaking for the stay of
execution to be entered herein, which follows:
In pursuance of the Statute in such case made
and provided, I, _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____ do
hereby promise and undertake to pay the amount of
said judgment, interest and costs, and costs that
may accrue.

Taken by and signed and acknowledged before
me, and surety approved, this _____ day of
_____ A. D. 190____

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received _____ 190____, from

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

APPEAL BOND.

On the _____ day of _____ 190____, said
_____ entered into an undertaking to the adverse party as follows
No. _____
Plaintiff }
vs. } Before _____
Defendant } Justice of the Peace _____ Township,
_____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 190____, the said
_____ obtained judgment against the said
_____ on the docket of said
_____ Justice of the Peace, for
_____ dollars and _____ cents, and costs taxed at
_____ dollars and _____ cents, and the said
_____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of
_____ A. D. 190____
_____ Justice of the Peace

CIVIL DOCKET.

Civil Action before

J. C. Harshorn

, Justice of the Peace,

JUSTICE'S FEES	Piffs. Costs	Defts. Costs
Filing necessary papers, each,	5	10
Taking and certifying Affidavits, each,	40	
Docketing, Indexing, Appce., per 100 w.,	15	
Summons, each deft. named in writ,	25	25
Issuing Subpoena,	5	
Continuance or Adjournment, each,	20	
Swearing Witnesses, each,	5	
Entering Bond or Undertaking, each,	40	
Attachment for Witness or Juror each	40	
Order of Attachment,	40	
Order of Sale or Vendi,	40	
Notice to Garnishee,	40	
Order on Garnishee,	40	
Writ of Replevin,	40	
Writ of Restitution,	40	
Order of Arrest,	40	
Writ, Ord. or Process not nam'd above,	40	
App't Guard'n for Minor to pros. suit,	25	
App'g Spec. Constables or App'rs, each,	40	
Ent. Rule of Reference or copy thereof,	15	
Writing Panel for Jury, per 100 words,	15	
Venire for Jury,	40	
Swearing Arbitrators, each	5	
Sitting in the Trial,	1.00	
Entering Judgment,	40	
Judgment on the Docket,	15	
Recognizance of a Witness or of Bail, ea,	40	
Each additional Witness,	10	
Stay Bond or Appeal Bond and filing, ea,	40	
Collections made upon judgments, 4 per ct.		30
Record per 100 words,	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution,	40	
Ent. discontinuance or satisfaction, each,	20	20
Bill of Exceptions and copy, per 100 w.,	15	
Transcript from Docket, per 100 words,	15	
Certf. to Trans. or Bill of Ex., each,	25	
	1.00	
CONSTABLE'S FEES		
Serv. and Ret. of Summons, each person,	25	25
Mileage miles, 1st mile 20, each add'l	5	20
Copies, each,	25	25
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional,	10	
Mileage as above miles,		
Copies, each,	25	
Serv. and Ret. Attachment for Witness or		
Juror, ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person,	40	
Mileage on each as above miles		
Copies, each,	25	
Summoning Jury,	1.00	
Mileage as above miles,		
Copies of Venire, each,	25	
Attending Trial, per day,	1.00	
Taking Bond,	50	
Service of Execution,	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertirement,	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		70

N. W. Alexander & Co.
 Plaintiff
 No. 30 vs.
L. J. Mader
 Defendant

Action on account
John H. Willis Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 15.15 with interest
 from Oct. 1 1905, at 6 per cent. and costs.
 Judgment for 190
 \$ and costs \$

Be it Remembered, That on the 16th day of May 1906, the said Plaintiff filed its Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 There is due the Plaintiff from the Defendant the sum of \$ 15.15 with interest thereon from the 1st day of October, 1915, at the rate of six per cent, for goods sold and delivered to the defendant at his request. A statement of said account is hereto attached and marked "Exhibita".
 Wherefore plaintiff prays judgment against the defendant for the sum of \$ 15.15 with interest thereon from the 1st day of October 1915, at the rate of six per cent, and for the costs of this action.
N. W. Alexander & Co.
 By *John H. Willis, its atty.*

State of Ohio Union Co., ss.
John H. Willis being first duly sworn says that he is the attorney of the plaintiff duly authorized herein, that the plaintiff is a non-resident of this county, and that the facts stated and allegations made in the foregoing pleading are as affiant believes true.
 Sworn to and subscribed in my presence this 16th day of May 1916.
Ernest S. Bowen
 Notary Public

May 16, 1916 - Issued summons for Defendant returnable May 20, 1916 at 10:00 A. M. and delivered same to Fred Ormerod, Const.

May 16, 1916 - Summons returned indorsed; Read this writ May 16, 1916, and I served same on the 16th day of May 1916 on the defendant by leaving a certified copy thereof, and of the indorsements thereon, with *L. J. Mader* personally.
Fred Ormerod
 Const.

May 10, 1916 - action Dismissed

May 16, 1916 - Claim and costs paid by Defendant
 Paid my fees.

WITNESSES,
Fred Ormerod

Toledo +
 D. A. S
 May 22, 1916
 by their a
 Snyder su
 at issue
 May 22, 1916
 without d
 May 26, 1916
 of \$100.00
 approved.
 May 27, 1916
 prepared

Continued Page 254,

of the Peace,

account
Millis Att'y for Plff.
Att'y for Deft.
\$ 15.15 with interest
1905, at 6 per cent. and costs.
190
and costs \$
1906, the said
upon the following pro-

ures following, to-wit:
from the
with interest
over, 1915, at
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d account
ked "Exhibita".
gment
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of six per
action,
& Co
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irst duly
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tated and
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True
illis
in my pres-
Bowe
ary Public
for Defendant
0:00 A. M.
d Ormerod, Court,
indorsed;
served same
the defendant
thereof, and
L. J. Under
Ormerod
Court.

Toledo + Ohio Cen. Ry. }
vs } #17
D. A. Snyder }

May 18, 1916 - 10:45^{a.m.} Time set for trial. Parties appeared by their attorneys, L. J. Asschwind, Pearl M. Mahou and D. A. Snyder sworn and examined. Trial had. Took matters at issue under advisement for four days, statutory time.

May 22, 1916 - For lack of evidence, ^{on part of plaintiff} I find for Defendant, ^{except second defense.} It is therefore considered by me that Defendant go hence without day and recover of plaintiff his costs herein.

May 26, 1916 - Plaintiff filed appeal bond in the amount of \$10000 signed by John L. Sellers. The same was duly approved.

May 27, 1916 - Plaintiff asked for transcript. The same was prepared and delivered to J. L. Cameron atty.

Continued from page 247.

C. L. Beaver
Plaintiffvs
J. F. Robinson,
Defendant.

No. 13.

Feb. 17, 1916. Subpoena issued for Defendants witnesses returnable Feb. 21, 1916 at 10 A. M. : Howard M. Adow, Lewis W. Shaw, Walter Elliott (Jr.).

Feb. 18, 1916 - Subpoena issued for Defendant's witness Frankie Andrews and delivered to J. F. Robinson defendant.

Feb. 21, 1916 - Plaintiff's subpoenas returned showing service on all witnesses mentioned.

Fees Mi. 2.50, Serd. .55 Cop. 1.00 = \$4.05.

Feb. 21, 1916 - Defendant's subpoena returned showing service on witnesses mentioned: Fees Mi. 2.15, Serd. .45 Copy .75 = \$3.35

Feb. 21, 1916 - Answer & Cross Bill of Particulars filed by Defendant, as follows:

Now comes the defendant, J. F. Robinson and for his answer and cross bill of particulars says, that ^{he admits} on the 10th day of Sept. 1915 the plaintiff was the owner of a horse and buggy and the defendant was the owner of an automobile and that the plaintiff drove his horse and buggy against the automobile of the defendant, injuring the plaintiff's buggy to an extent to this defendant unknown and also injuring the automobile of the defendant but this defendant denies each and every other allegation in said bill of particulars contained. Further answering and by way of cross bill of particulars, the defendant says, that said accident was without fault on his part but was caused wholly by the carelessness and neglect of the plaintiff in driving his horse and buggy at a rapid and unlawful rate of speed, racing upon the highway and being so under the influence of intoxicating liquors as to be unable to properly manage and control said horse, and that by reason of such carelessness and neglect on the part of the plaintiff the defendant's automobile was damaged by ripping a new dust hood off of and ruining it, and cutting and smashing the rear fender and tearing the top all in the sum of \$10.00. Wherefore the defendant prays that the prayer of the plaintiff may be denied and that he may have judg-

ment against
this action

Feb. 21, 1916 -
as follows:
M. Adow, J.
Chas Stubbs,
sworn as J.
Andrews, J.
Decision

June 7, 1916
Now
that L. Pip
and whose
and whose
March 1916,
him witho
submitted
or judgment
that said
John C. Faw
for hearing
defendant's
of this app
on the 12th

June 12, 1916
motion, L
to appear
sustained
trial

July 24, 1916
be require
been exh
motion
to secure
Aug, 21, 1916
by himself
Willis ad

ment against plaintiff for said sum of \$10. and his costs of this action

Cameron + Cameron, Atty for Def.

Feb. 21, 1916 - 10 a. m. Time set for Trial. Plaintiff's witnesses sworn as follows: C. L. Beaver, Ebert Huffman, Harry Hildreth, Howard M. Adow, James Smith, Welleu Elliott, Frank Weatherby, A. W. M. Adow, Chas. Stubbs, Chas. Stratton, Albert Smith, Defendant's witnesses sworn as follows: J. F. Robinson, L. W. Shaw, Victor Robinson, Frank Andrews, James Guy, Ed Hatton, H. J. Huffman. Trial had. Decision reserved by L. Piper J. P.

June 7, 1916 - Plaintiff filed following motion:

Now comes the plaintiff and represents to the court, that L. Piper who was justice of the peace in said township, and whose successor the said John C. Hartshorn now is, and whose docket he has, died on or about the 15th day of March 1916, while the above entitled cause was pending before him without a jury, and after all the evidence had been submitted to him, and before he had rendered his decision or judgment thereon. Therefore the plaintiff moves the court that said action be revived in this court before the said John C. Hartshorn, Justice of the Peace, and that said be set down for hearing at a time agreeable to the court, and that the defendant and his counsel be notified of the pendency of this application, and that the same will be for hearing on the 12th day of June 1916, at 9 o'clock a. m.

John H. Willis, Atty for Pctf.

June 12, 1916 - 9 a. m. Time set for hearing on the above motion. Defendant although being notified failed to appear or offer objection. Motion is therefore sustained and a new trial granted. Time set for trial at 9 o'clock a. m.

July 24, 1916 - Defendant made a motion that Plaintiff be required to secure costs. Cash security having been exhausted and the Plaintiff being a non-resident motion is sustained and the Plaintiff is required to secure costs.

Aug. 21, 1916 - Plaintiff filed a personal bond signed by himself as principal and W. W. Beaver and John H. Willis as sureties. The same is hereby approved.

Nov. 18, 1916 - Subpoena issued for Defendants witnesses returnable Nov. 24, 1916 at 9 a. m. as follows; Dr. L. E. Frall, Benjamin DeVore, Frankie Andrews, L. W. Shaw, V. G. Robinson, Howard M. Adow, Mellen (Tom Elliott), E. H. Hatton, James Guy. The same was delivered to Fred Cameron Constable.

Nov. 18, 1916 - Defendant demanded a jury trial. In the presence of John H. Willis attorney for the plaintiff and R. L. Cameron for the defendant a jury was selected from a list of 18 names, by striking out alternately. The following were selected as jurors: Frank L. Forry, J. R. Dodge, Don Carnean, William Fawn, Monroe Aubine & L. J. Zwermer.

Nov. 21, 1916 - Subpoena for plaintiffs witnesses as follows: Harry Hildreth, Chas. Stubbs, Frank Weatherby, Cash Williams, Mrs Cash Williams, Joab Huffman, Howard M. Adow, A. N. M. Adow, Thomas Elliott, Frank Arthur N. W. Beaver & James Smith issued to Plaintiff for service.

Nov. 23, 1916 - Venire for jurors delivered to Fred Cameron Constable. Returned same day indorsed: Rec'd this writ Nov. 23, 1916 and Nov. 23, 1916 I served it on Frank Forry, J. R. Dodge, Don Carnean, Monroe Aubine, William Fawn & L. J. Zwermer personally.

Fees Serv. 1.00 Mi. .20 Fred Cameron Constable

Nov. 24, 1916 - Plaintiffs subpoena returned showing service on Harry Hildreth 30mi, Chas Stubbs 26mi, Frank Weatherby 26mi, Joab Huffman 64 mi, A. N. M. Adow 12 mi, Thomas Elliott 8mi, Frank Arthur 26mi N. W. Beaver 30 mi. Served by plaintiff. No fees. Defendants subpoena returned indorsed service on Frankie Andrews 20 mi, L. W. Shaw 15 mi, V. S. Robinson 16mi, Howard M. Adow 10 mi, Mellen Elliott 8 mi, E. H. Hatton 0, James Guy 0, Dr. L. E. Frall, Benjamin DeVore.

Fees Serv. .85 Mi. 4.20 Copy 1.75 Fred Cameron, Const.

Nov. 24, 1916 - 9 a. m. Time set for trial. Plaintiff and Defendant appeared. Following jurors impaneled and sworn: Frank L. Forry, J. R. Dodge, Don Carnean, Monroe Aubine, William Fawn & L. J. Zwermer, and the trial proceeded. Following witnesses sworn and examined, for plaintiff: Harry Hildreth, Chas Stubbs, Frank Weatherby, Joab Huffman, Howard M. Adow, A. N. M. Adow, Thomas

Elliott, Fra
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V. G. Robin
Jas. Guy
Defende
& James
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J. R. Dodge
Don Carne
given by
It is to
go hence
his costs

Jur

Dec. 4, 19
Plaintif
John H. W

Dec. 21, 19
ceedings
therefor,
plaintiff.

Elliott, Frank Arthur, W. W. Beaver, C. L. Beaver, For the
 defendant Benjamin DeSora, Frankie Andrews, L. W. Shaw
 V. G. Robinson, Howard M. Adow, Mellen Elliott, E. H. Hutton,
 Jas. Guy, F. J. Robinson,
 Defendant offered testimony of F. J. Robinson, E. H. Hutton
 + James Guy showing a test of flight on defendant's
 automobile on Feb. 19, 1916. Objected to by plaintiff. Excep-
 tions noted. After hearing the evidence, argument
 of counsel and charge of Court, jury in charge of const-
 able were conducted to their room for deliberation,
 Later jury brought in their verdict in writing as
 follows: We find for the Defendant and assess the
 damages at nothing being purely accidental,
 J. R. Dodge, foreman, L. J. Zwerger, W. A. Fawcett, F. L. Forny,
 Don Casneau, Maurice Aurine. Notice of appeal
 given by plaintiff. this 24th day of Nov. 1916
 It is therefore considered by me, that defendant
 go hence without day and recover from plaintiff
 his costs herein.

Jury paid by Defendant \$450.

Dec. 4, 1916 - Appeal Bond approved and filed by
 Plaintiff. Signed by C. L. Beaver, W. W. Beaver and
 John H. Willis in the sum of \$15000

Dec. 21, 1916 - Plaintiff asked for a transcript of the pro-
 ceedings in this action, and being paid the legal fee
 therefor, the same is prepared and delivered to said
 plaintiff.

s witnesses
 L. E. Frall,
 G. Robinson,
 Hutton,
 Amused
 al. In the
 plaintiff
 was se-
 king out
 jurors:
 William Fawcett,
 es as follows:
 Cash
 Howard
 Frank Arthur
 Plaintiff
 and Amused
 this writ
 Frank Forny
 William Fawcett
 Constable
 service
 Weatherby
 Thomas
 mi, served
 returned
 L. W. Shaw
 mi, Mellen
 L. E. Frall,
 D, Court,
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 the trial
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 Weatherby
 W, Thomas

D. A. ERIC

vs
D. A. Snyder

Feb'y 18 1916

Case set for Feb'y 17
1916

Continued to Feb'y
23 1916—

Rev. Edwards found 1/2

4 cost. 16 Snyder

86.82 +

1/2 cost 81.50

98.32









