

Civil/Domestic Case File
Case No. 1854-CV-0030

No. 54-CV-30

Union Common Pleas Court

R. L. Brown

against

Plaintiff,

P. B. Smith et al.

Defendant.

OCT TERM. 1854

Judg. vs. Defendant

8 26 15

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Ex. Doc.	1	Page	579

Saw 22

R L Broom

is

P B Smith
John Castle

cert will made
Reverd

Oct / 3 - 4.

caused for the above and as soon as the Act
of said Legislature may be completed by the Governor
to take by virtue of the same and the same quoad
March 29 1849

P. B. Smith

J. Johnstone

I beg to enclose the
copy of a contract aff'd 15th 1830 made for
collecting timber and an Settlement

James Gandy Ulrich

R. L. Brown being sworn says that he
believes the facts stated in the foregoing petition to be true

R. L. Brown

Swar to R. L. Brown before me and signed
in my presence

March 29, 1854 James Lunn Clerk

No 38

Union Com Plan

Old man Broome

P. B. Smith &
John Cassil

Petition

Filed May 31 1854
James Lunn Clerk

No 2

R. L. Brownie plff^s vs Court of Common Pleas
against Union County
P. B. Smith & John Case^t, Petition.

R. L. Brownie plff^s, says there is due to
him from P. B. Smith & John Case^t defendants
on the written contract of said defendants a
copy of which is hereto attached (marked A) the
sum of twenty four dollars excepting a credit on
said contract of four $\frac{1}{10}$ dollars made April 1st 1830
with interest on his dollars from June 30 1844 and
with interest on his dollars from September 3 1847
and in interest from December 31st 1847 on his dollars
and on his dollars from 31st March 1850 up to
said credit, then that credit deducted from principal
and interest; and the balance with interest from that
time.

Plaintiff further states that in compliance to
the contract said P. B. Smith occupied said property
twelve months commencing April 1st 1830 and
ending March 31 1830 said property was on lot
No 44 in Margerville Union County Ohio

Wherefore the Plaintiff asks judgement
against defendants for twenty four dollars, ex-
cept said credit, with interest as above set forth.

Boat & Poole
plff, lawyers

(A)

We or either of us promise to pay R. L. Brownie or
his legal agent, rent on the property herein named
and stably now lies, at the rate of two dollars
per month, so long as the undersigned P. B. Smith
will occupy the same, under said Brownie, it
is hereby understood, that the said Brownie shall

R. L. Brown
vs
P. B. Smith
John Cassil

Mar 29th 1853 Recompence entered into,
In the action of R. L. Brown against P. B. Smith
and John Cassil. I acknowledge
myself built for the appellants in the sum of
\$100. One Doctor ¹⁸⁵⁴ Durying five cents &c
Leviel of my ¹⁸⁵⁴ and chattels lands and
Clements in case either appellant shall be
condemned in their action and shall fail to
pay the condemned ¹⁸⁵⁴ money and costs that
have accrued ¹⁸⁵⁴ or will accrue in the Court
of common pleas filed ¹⁸⁵⁴ ^{John} C. Cassil

I have signed and acknowledged on this 29th
day of Dec^r in the year 1853 before me
John Brown Esq.
Whereupon the execution issued herein was
so called
After inspection returned, "Reuled by
defendants to try an appeal.
This service according to order 10 o'clock
Open Wells const."

The state of Ohio Union County Fair Township I
do hereby certify that the above is a full and
true copy from my docket of the proceedings had
by and before me in the above cause

John Brown Esq.
of the aforesaid Township

P. L. Broome
vs Damages \$24.95
P. B. Smith & Suit b'ld on Contract for rent, which reads "We or either of us
John Capil promise to pay P. L. Broome or his legal Agent rent on the
Plaintiff Cost property where Samuel Raley now lives at the rate of
Summons 12 $\frac{1}{2}$ two dollars per Month so long as the undersigned P. B. Smith
Judgment 12 $\frac{1}{2}$ shall occupy the same under said Broome it is hereby
Execution 25 understood that the said Broome's claim ceases for the
Recognizance 25- rent to be paid quarterly Signed P. B. Smith
75 Const est March 27th 1853 John Cassil
Summons 20 Dec 13th 1853 Contract filed and Summons issued
Copies 25 and delivered to Wm Wells Const - for the appearance
Mileage 10 of the defendants on Decr 20th 1853 at 10 O'clock A.M.
Return of Ex 10 Oct 15th 1853 Summons returned "Served by leaving a true
Transcript 6 $\frac{1}{2}$ copy with the wife of one of the defendants P. B. Smith
31 and also one copy with John Cassil
Fees Service 20
Copies 25-
Mileage 10 Wm Wells Const
Decr 20th 1853 Plaintiff appears - Defendants failed
to appear it is therupon considered by me that the
Plaintiff recover of Defendants the sum of
Twenty four Dollars and Ninety Five cents and
his costs herein taxed at Eighty cents -

December 24th 1853 Execution issued and delivered
to Wm Wells Const

Decr 21st 1883 Judgment rendered against P.B. Mull
and John Bassil w/ full for the amount (\$24,95)
John Muller L.R.

Cash & Smith
Obligee

January 2nd
John Muller
\$24,95

th or either of us promise to pay A. L. Broome
or his legal agent, rent, on the property where
Samuel Staly now lives, at the rate of two
dollars per month, so long as the undersigned
^{D. B. Smith}
^{I shall} occupy the same under said Broome, it is
hereby understood that the said Broome's claim
ceases for the above rent, as soon as the sale
of said property may be confirmed by court,
or sold by said Broome - rent to be paid quarterly
March 1st, 1529

D B Smith
John Clegg

Filed October 181884
James Turner Clark

Issue this Bill of Exchange to D B Smith
October 18th 1884

Two Miles	10
Less	12.
Net	5-
	<u>3 1/2</u>

Witness to above Bill

THE STATE OF OHIO, UNION COUNTY, SS:

To the Sheriff of said County, Greeting:

We command you to summon

P B Smith

to be and appear before the Honorable, the Judge of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the ~~fourth~~ day of next term, at _____ o'clock, A. M., to testify and the truth to speak on behalf of ~~The Piff~~ R L Brown

in a certain controversy in said Court depending, wherein Plaintiff, and P B Smith
v John Bassie v Defendant, and this he shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court House in Marysville, this 18th day of Oct

A. D. 1854

James Turner Clerk.

D A 519

R 5.0000

P B Smith
John Bassil

Debet \$26.15
Carts 6 62
Ducoree Cents 2 65

Filed March 1st 1855
Tabor Recorder Clerk

Recorded

John Bassil

\$5.00
3.66

Received this ac't Suring 5 1853
March 1st 1855 - Received of
John Bassil the Plaintiff's claim on
full and Sheriff's fees, the Balance
of costs not paid.

See Deed William H. Nell & Hoy

John Bassil vs. John H. Nell & Hoy
Value of claim \$5.00

John Bassil vs. John H. Nell & Hoy
Value of claim \$5.00

John Bassil vs. John H. Nell & Hoy

John Bassil vs. John H. Nell & Hoy
Value of claim \$5.00

John Bassil vs. John H. Nell & Hoy

Value of claim \$5.00

John Bassil

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting:

WE command you to expose to sale those ~~Land and Tenements of~~ goods & chattels
of P B Smith, to wit one two horse
Mossan

which according to our commands you have taken into your hands, and which remain unsold as you have certified
to the Judges of our Court of Common Pleas of our said County, to satisfy R L Brown

the sum of Twenty six dollars
and fifteen cents for his debt
~~damages~~ together with \$ 6.62 for his costs, with interest thereon from the 18
day of October A. D. 1854 until paid, which late in our said Court the said

R L Brown recovered against the said P B Smith as principal &
John Cassil as surety

as of record is manifest. Also, \$ 2.65 increase of costs, and the accruing costs.

And if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment aforesaid, then
you are hereby commanded that you levy the same upon the goods, & chattels, lands and tenements, or either, as the law
shall permit, being the property of the judgment debtor, which together with the property on hand not sold as afore-
said will be sufficient to satisfy said judgment. And that you have the same before the said Court at the Court
~~make due return of this writ in forty days~~
~~House in Marysville, on the first day of their next Term, to render unto said~~

Hereof fail not at your peril, and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court at

the Court House in Marysville, this 2nd day of

January A. D. 1855
James Turner Clerk.

D A 519

R L Broom
Is

P B Smith
John Leeside

Debt \$26.15
Cost 6 62
This will

Giles Deer 38^c 1854
James Lumelk

Coats & Porter
476 for P 44

Received the will November 16th 1854
Knows this December 5th 1854 on P. B. Smith personally and on the
same day served on one two hours wagon & overalls the same in
Court at ays in the Sparerville Tribune a paper printed and in
general circulation in Union County afterwards to wit on the 2^d
day of December 1854 it being the day said property was advertised
to be sold at public sale said wagon for sale but it was not sold for
want of bidders.

(See off to witness)

Fee Service \$5 -
6 62
\$55 -
Levies \$600
Advertisement 25
Village \$55
Total \$200

December 27th 1854 William H. Roth Sheriff

It is acknowledged to have been done and signed by me this 11th

of January 1855 in the presence of J. A. Smith

W. H. Roth

Notary Public

THE STATE OF OHIO, UNION COUNTY, SS:

TO THE SHERIFF OF ~~Saiet~~ COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the county aforesaid, begun and held at the Court House
in the town of Marysville, on the 18th day of October A. D. 1854

R. L. Broom

recovered against P. B. Smith as Principal and
John Cassil as Surety

as well as the sum of Twenty six dollars and fifteen
cents for his debt, as the sum of
dollars and cents, for damages, as also the sum of \$ 6.62
for his cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and
tenements of the said P B Smith as Principal
& John Cassil as Surety

you cause to be made the debt, damages, and costs aforesaid, with interest thereon, from the 18th
day of October A. D. 1854 until paid; also the sum of \$ the costs of

increase on said Judgement, and accruing costs; and that you have these moneys before said Court at the
~~make due return of this writ in six days~~
Court House aforesaid, on the first day of our next Term, to render unto the said

Hereof fail not at your peril; and have then there this writ.

Witness JAMES TURNER, Clerk of said Court, at the
Court House aforesaid, this 16th day of
November A. D., 1854
James Turner Clerk.

A L Broome

21

P B Smith &
John Baile

Prize for Ex
—
—

Saturday 16 1834
James Linn clk

R. L. Broome }
P. B. Smith & } Minn Com Pleas
John Canil }

Issue an execution in
this case, against Smith as principal
& Cassill as Surety
Clerk Com Pleas Court Reporter & Atty
Minn Co. Ohio for Plaintiff
Nov 7th 1854

Civil/Domestic Case File

Case No. 1854-CV-0031

No. 54-CV-31

Union Common Pleas Court.

A. M' Connick

Plaintiff,

AGAINST

John A. Shannon

Defendant.

APR TERM 1854

JUDGMENT VS DEFENDANT

\$300 87

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Record No. 6

Page 694

Ex. Doc. A

Page 418

Francis McCormick
against

John A Shannon
and Martha A Metcalf

Judgt Confered
for \$300 ~~87~~
¹⁰⁰

Gileel April 11 1854
James Lower Clerk

Court Bill
made Record

No 1

Bachus & Gray

State of Ohio
Court of Common Pleas of Union County

Francis A McCormick, plaintiff
against
John A Shannon & Martha Metcalf, defendants

The above named plaintiff Francis A McCormick says, there is due him from said defendant, John A Shannon and Martha A Metcalf the sum of \$300 with interest of ten per cent from the 31st March, 1834. ~~on~~ ^{Due}
~~and~~ ^{affidavit} copy note herewith filed
Plaintiff therefore asks judgment for \$300 with interest from March 31st 1834 at the rate of ten per cent
Bachus & Driper
Atts for plaintiff

\$ 300 Columbus, ^{Sunday} 31st 1854

Thirty Days after date, we, or either of us, promise to pay F. A. McCormick, or order,

Three Hundred Dollars, value received, with interest at 10 per cent. after maturity, until paid

And we do hereby authorize and empower any Attorney at Law, at any time after the above sum becomes due, to appear for us, or either of us, in any Court of competent jurisdiction, and waive the issuing and service of process, and confess judgment against us, or either of us, for the amount then appearing to be due hereon, in favor of the holder hereof, with interest and costs; and to release all errors, writs of error, and certiorari, and right of appeal and stay of execution.

Witness, our Hands and Seals,
this 31st day of ^{January} 1854.

John A. Shannon
Martha Metcalf

D.A. 418

Francis A McCormick

vs
John A Shannon
Martha A Metcalf

Debt \$300.87

3.05

Carts

.73

This writ

Served June 17 1854
James Linn Elk

Served this writ May 5th
1854 This Micah Stiff

Micah Stiff is free of this execute
May 13 1854 The Micah Stiff

vs
Daniel Danforth his Esq
May 16th 1854

40 days

THE STATE OF OHIO, UNION COUNTY, SS:

TO THE SHERIFF OF Franklin COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the county aforesaid, begun and held at the Court House in the town of Marysville, on the 11th day of April A. D. 1854

Francis A McCormick
recovered against John A Shannon, and
Martha A Metcalf

as well as the sum of Three hundred dollars and Eighty seven
cents for his debt, as the sum of
dollars and cents, for damages, as also the sum of \$ 3.05
for his cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said John A Shannon & Martha A Metcalf

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the 11th
day of April A. D. 1854 until paid; also the sum of \$ 0 73 the costs of
increase on said Judgement, and accruing costs; and that you make due return of this
writ in sixty days
Court House aforesaid, on the first day of our next Term, to render unto the said

Hereof fail not at your peril; and have then there this writ.

Witness JAMES TURNER, Clerk of said Court, at the
Court House aforesaid, this 12th day of

April A. D., 1854
James Turner Clerk.

Book of the Court
of Common Pleas
of Union County
Ohio

Columbus June 17th 54

Clark Court of Common Pleas of Union
County Pleas Sent ^{alias} an Execution in
the Case of F. A. M. Comick Esq.
John A. Shannon Please Send
by Return Mail as it is necessary
that I should have the Execution
at the earliest hour.

Respectfully

F. A. M. Comick

$\frac{15^0}{73}$
 $\overline{223}$

Civil/Domestic Case File

Case No. 1854-CV-0032

S. A. 418

Francis A. M. Comer

John A. Shannon

Debt \$613. 00
Carts 3. 05
insects 23
This will 33

Billed July 27-1854
James Linn CLK

Received 8/8/54

Began this visit on the 20th County
Bolton & will a bag of twenty five
thousand feet of ash & peck Nails timber
stacked up on Locate street in front
of John A. Shannon's Garage
in the city of Colchester Ohio
June 23 1852 Miss Alice Shiff

Received on this work five hundred
wheels June 28 1852
Miss Alice Shiff

Money made up face of this work
July 22 1852 in 25% this class Shiff

Rec'd. Francis A. M. Comer
July 25th 1852
Miss Alice Shiff

THE STATE OF OHIO, UNION COUNTY, SS:

TO THE SHERIFF OF Franklin COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the county aforesaid, begun and held at the Court House in the town of Marysville, on the 11th day of April A. D. 1854

James A. McCormick
John A. Shannon

as well as the sum of six hundred & thirteen dollars and

~~costs~~ for his debt, as the sum of

dollars and cents, for damages, as also the sum of \$ 3.05

for his cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said John A. Shannon

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the 11th day of April A. D. 1854 until paid; also the sum of \$ 0 23 the costs of

increase on said Judgement, and accruing costs; and that you have these moneys before said Court at the make due return of this writ in sixty days
Court House aforesaid, on the first day of our next Term, to render unto the said

Hereof fail not at your peril; and have then there this writ.

Witness JAMES TURNER, Clerk of said Court, at the Court House aforesaid, this 19th day of

June A. D., 1854
James Turner Clerk.

F A McCormick
against
John A Shannon
judg t confessed
for \$613.00

Filed April 11th 1854
James Turner Clerk

Cert Bill
made Record
Record No 1
Baehus & Kipp

State of Ohio

Court of Common Pleas of Union County

Francis A McCormick plaintiff
against
John A Shannon defendant
Petition

Francis A McCormick the above named plaintiff says there is due to him from John A Shannon the defendant on a promissory note here to attached the sum of \$601 with interest of ten per cent from the 22nd day of January A.D. 1834 - he therefore prays judgment against the said John A Shannon for the said sum of \$601 with interest of ten per cent from the 22nd day of January A.D. 1834

Buckus & Grinn

\$ 601 -

Columbus Dec 1st 1853

Fifty Three Days after date, we, or either of us, promise to pay F. A. McCormick, or order,

Six Hundred & One

Dollars,

value received, with interest at 10 per cent. after maturity, until paid

And we do hereby authorize and empower any Attorney at Law, at any time after the above sum becomes due, to appear for us, or either of us, in any Court of competent jurisdiction, and waive the issuing and service of process, and confess judgment against us, or either of us, for the amount then appearing to be due hereon, in favor of the holder hereof, with interest and costs; and to release all errors, writs of error, and certiorari, and right of appeal and stay of execution.

Witness, our Hands and Seals,

this 1st day of December 1853.

Due

J. H. Shannon

SEAL

SEAL

SEAL

State of Ohio

Court of Common Pleas of Union County

Francis A McCormick ~~plaintiff~~

against

John A Shannon defendant

Petition

Francis A McCormick the above named plaintiff says there is due to him from John A Shannon the defendant on a promissory note here to attached the sum of \$601 with interest of ten per cent from the 22nd day of January A.D. 1834 - he therefore prays judgment against the said John A Shannon for the said sum of \$601 with interest of ten per cent from the 22nd day of January A.D. 1834

Buckner & Grignon

Attorney for plaintiff

By virtue of the within warrant and as Attorney for
John A Shannon I do hereby crave the sum and
service of sweep and confess a judgment against
him and in favor of Thomas A Hebereruch for
the sum of one hundred & thirteen dollars and
thereupon he release all errors and right of action
John A. Shannon
Attala County
for John A. Shannon

Dated 6th

Due 22d & 25th Jan

60⁰⁰
12⁰⁰ Jnt
613⁰⁰

Civil/Domestic Case File

Case No. 1854-CV-0033

No. 54-CV-33

Union Common Pleas Court.

A. Stenwell Plaintiff,
C. N. Robinson et al Defendant.

APR TERM, 1854

JUDGMENT VS DEFENDANT

\$1649 52

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A. Stimmel et al
vs Rea
C. M. & J. Robenau,

~~Rea vs~~

Petition

Filed April 13 1853
James Linn Clark

Cole
for, plff.
cert bill made
Record

\$ 16/6⁷/100

One day _____ after date,
for value received, C M Robinson promise to
pay J. Stimpson A Legit No. or order,
Sixteen Hunred Sixteen 17 Dollars
and interest at 10 per cent. per annum after it becomes due,
if not paid when due.

And I authorize and empower any Attorney in any Court of Record, at any time
after the above sum becomes due, to appear for Me and confess
judgment for the said amount, interest and costs, and to release all errors and the right of appeal.

Witness, my hand and seal this Thirtieth day of
January 1854.

C M Robinson

J. Robinson Jr.



State of Ohio
Monroe County

Court of Common Pleas

A. Thimel, A. Legget & Co
Plaintiff
Defendant

C. M. Robinson & S. Robinson Jr. Petition
on Behalf of

A. Thimel & Legget & Co the plaintiffs
in this case says there is due to them from
C. M. Robinson & S. Robinson Jr. ^{the defendants} on a promissory note
made hereto attached the sum of fifteen hundred sixteen
dollars & 17 seventeen cents, with interest at the rate of ten
per cent per annum from the 31st day of January 1854
The Plaintiff therefore prays judgment against
the said defendants for the said sum of fifteen
hundred sixteen dollars 17 cents, with interest
at ten per cent from the said 31st January 1854.

P. Bleale Atty.
for Plff

A. Himmel et al,
Ogallala
C.M. & St. R.R. Co.

Answer

Signed April
13 - 1854
James L. Sweeten

Mo 2

J. Sweeten

A. Skinner & Legget & Co,
against on cognovit
C. M. Robison & L. Robison Jr,

The defendants answer to
the petition and say that they cannot deny but
the allegations contained in the plaintiff's petition
but admit that there is due to the Plaintiff
from defendants the sum of Sixteen hundred
and sixteen dollars & cents with interest
thereon at ten per cent from the 30th
day of January A.D. 1854, and hereby confess judge
meat for the service, and relinquish all envy
and right of appeal

Charles Smeeth
Atty for Df't.

Hill May 19 1854
James Liver clock

A Samuel Ligget & Co. }
Report } from Am Phos,
B M T S. Robeson Jr }
Dear Sirs

Issue an Executive in this Case

May 19, 1852
Clark Arndt, Phos,

P. Cleveland Atty,
for stiff,

D. A. 437

May 24th 1854

A Stinzel
A. Liggett & Co
vs

C. M. Robinson
& S. - Robinson Jr

Debt \$1649.50
Carts 2.91
This suit. 73

Sued July 10 1854

James Greenick

176.00

P. B. Cole
Atty for Plaintiff

To Mrs. A. Liggett

W. H. Green

Insistable

100

Insistable

To Mrs. A. Liggett

Insistable

Insistable

Insistable

Insistable

Insistable

Received this 19th May 19 1854
Lorena July 8th 1854 1 year one slave and colt present
Pence of sheep once one spoke of open
Money due in full
Cost all part

July 10th 1854

William C. Stinzel Plaintiff

THE STATE OF OHIO, UNION COUNTY, SS:

TO THE SHERIFF OF ~~said~~ COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the county aforesaid, begun and held at the Court House in the town of Marysville, on the 13rd day of April A. D. 1854

A Stimel A Liggett & Co

recovered against C M Robinson & S Robinson Jr

as well as the sum of ~~sixteen hundred forty nine dollars and~~ ^{dollars and}

cents for ~~Their~~ debt, as the sum of

~~dollars and~~ cents, for damages; as also the sum of \$ 2.91

for ~~Their~~ cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said C. M. Robinson and

S. Robinson Jr

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the 13rd

day of April A. D. 1854 until paid; also the sum of \$ 0.78 the costs of

increase on said Judgement, and accruing costs; and that you have these moneys before said Court at the
~~make due return of this writ in forty days~~

Court House aforesaid, on the first day of our next Term, to render unto the said

Hereof fail not at your peril; and have then there this writ.

Witness JAMES TURNER, Clerk of said Court, at the
Court House aforesaid, this 19th day of

May A. D., 1854
James Turner Clerk.

D A 418

Francis A. M. Cormick

5

John A. Shanna

Debt \$613.00

3⁰⁵
93

Carts
This wirt

Friday June 17 1854
James Linn Clark

Ran this wirt May 8th
1854
This wirt stiff

This Ex eccution of the
of Planting June 17th 1854
This being

~~Money necessary to start that stand
Nestle & Co. Sells~~

THE STATE OF OHIO, UNION COUNTY, SS:

TO THE SHERIFF OF Franklin COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the county aforesaid, begun and held at the Court House in the town of Marysville, on the 11th day of April A. D. 1854

Francis A McCormick
recovered against John A Shannon

as well as the sum of six hundred & thirteen dollars and

~~cents~~ for his debt, as the sum of

~~dollars and~~ cents, for ~~damages~~, as also the sum of \$ 3.05

for his cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said John A Shannon

you cause to be made the debt, damages, and costs aforesaid, with interest thereon, from the 11th

day of April A. D. 1854 until paid; also the sum of \$ 0.53 the costs of

increase on said Judgement, and accruing costs; and that you have these moneys before said Court at the make due return
of this writ in sixty days
Court House aforesaid, on the first day of our next Term, to render unto the said

Hereof fail not at your peril; and have then there this writ.

Witness JAMES TURNER, Clerk of said Court, at the

Court House aforesaid, this 12th day of

April A. D., 1854

James Turner Clerk.

Civil/Domestic Case File

Case No. 1854-CV-0034

No. 54-CV-34

Union Common Pleas Court.

Jeremiah Johnson Plaintiff,
AGAINST
Maria Bowie Defendant.

OCT TERM, 1854

DECREE FOR PLAINTF

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Jan 23

Jeremiah Johnson

25

Maria Bowie Etue

cart bill made

Record

shrub w.	"	/
shrub	"	/
lawn	"	/
shrub	"	/
lawn	"	/
shrub	"	/
lawn	"	/
total	6	- 8

clk 752
shft 238
com 600
po 350
1500

34,35

Union Com'r Phus

39

Jremiah Johnson
18

Marie Bowie and
Others

Petition for
partition

Date April 19 1854
James Lincoln

No 4

J. B. Bleule

Grace Patterson further Reserves to hold her
said interest in ^{generally}, pray that partition
of said land and tenement may be made, and
that same or the said estate may be divided in said
process, or if it appears that partition is some
hindrance to ^{the} convenience - cannot be made manifest
injury be made; then that the same may be sold
or other proper order taken on that behalf, pursuant
to the Statute in such case made and provided

J. B. Bleule Atty for
Patterson,

To the Court of Common Pleas within and for the County
of Union and State of Ohio

Your Petitioner Jeremiah Johnson of the
County and State aforesaid, respectfully represents that
Your petitioner has a legal right to, and is seized in
fee simple of one undivided third part of a certain
tract or parcel of land, with the appurtenances lying and
being in the County of Union and bounded and described
as follows to wit, part of lot No. Six (6) in Survey
No five thousand four hundred and ninety eight (5498)
bounded back North by land of Mr. Full, east by
east John Myers land south by Samuel Bowdure and
west by land of H. Devall containing forty acres
Your petitioner further represents that said land was the
property of William Bowie now deceased, who died about

leaving the following children to whom said
land descended, to wit James Bowie of Noble County, Ohio Perry
Herrin and Sabitha Herrin his wife (late Baile) of the said Noble
County, John Gabbreath and Susan his wife, the daughter of said
Bowie, of Licking County, and Ann Maria Bowie aged about
sixteen years, ^{both} resident of Union County, and besides these
the said Mr. Bowie left further children to wit ^{their interest} Maria Bowie of Licking
County of Union is widow of said William Bowie, and
is entitled to have in said premises, Your
petitioner further represents that he bought out
said three shares being three ninths of that part of said prem-
ises which will remain after owner shall be set off in
same, on the three ninth of twenty six ~~and~~ ^{one} ~~and~~ ^{one} acres, and
that the said Mr. Full is the owner of one ninth
of said twenty six ~~and~~ ^{one} ~~and~~ ^{one} acres in

Union Com Plas

Jeremiah Johnson
vs

Mariah Bowes
et al

Filed June 19 1853
James Dunn Attest

102

PARTITION NOTICE.

MARIAH BOWIE, James Bowie, Lucy Bowie, Ann Maria Bowie, John Galbreath and Susan his wife, Perry Hemin and Talisha his wife, and William Fulk will take notice that a petition was filed against them on the 19th day of April A.D. 1854, in the court of common pleas of the county of Union and State of Ohio by Jeremiah Johnson, is now pending, wherein the said Johnson demands partition of the following real estate to wit: part of lot No six [6] in survey No 3498 in the county of Union and State aforesaid, bounded north by land of Wm Fulk, east by land of John Myers, south by land of Samuel Baldridge and west by land of H Duvall, containing forty acres, and that at the next term of said court application will be made by said Johnson for an order that partition may be made of said premises.

P. B. COLE,
Atty for Petitioner.

April 19, '54. n52w6pf\$3.50.

John Bleaats being duly affirmed
says that a copy of the annexed notice
was published on the 19th day of April
in a newspaper called the Marysville
Globe of which he is the Publisher,
and that said newspaper was
then in general circulation in
the County of Union.

John Bleaats

Afternoon
Affirmed to and subscribed
before me this 19th day of June A.D. 1854
James Dunn Clerk

Johnson
by
Bonnie Stol

Plea

T

Jeremiah Johnson
vs
Sarah Bowie et al

In Partition

~~Answer to Plaintiff~~

Answer of Sarah Bowie inf^t
Defendant appears by John L. Porter Esq, and
her guardian ad litem, who says that
he cannot deny every the allegations in
the Plaintiff's petition, but leaves the same to
the Court

John L. Porter
Guardian ad litem

Henry C. Brown Esq

~\$818
as 3
as 3
Common fees 3
Mr. Drew Lawyer

~\$81
Dobson

as 1
as 1

~\$181 Village fee

Sept 1st my

Property remitted & delivered pursuant to your orders
and summary removal my self & wife by
or command written or sent out express to f
his 12th 1854 and now we are removed

Instructions, = I'll set off the widow's share
on the part that the cabin is on.

Then divide the balance, if it will bear
division, but do not divide the widow's of the balance
until not their division, then apportion ~~the~~ the land on which
there is no cabin

Jeremiah Johnson

is

Maria Bocovie Et al

Writ of partition

Filed July 31 1854
James Swain clk

No 3

The State of Ohio
To the Sheriff of Union County Greeting

We command You that without delay by the
Order of A. R. Bowen Adam Kickey and Samuel
Mather, You cause Maria Bowie, widow of
William Bowie late of Union County deceased
to be endowed of One full and equal third part
of the following real Estate in Union County
Ohio described as follows & out Part of lot
No (6) in Survey No 5498 bounded to the
N^E land of Wm Fullk, East by John Mays, South
by Samuel Bowdrie, & West by land of H.
Duvall, containing forty acres. And also by
the Order of the same men and in like man
ner you cause partition to be made of the remain
der of said land, (after deducting therefrom said
power) among the following Persons and in the
following proportions namely, to Jeremiah Johnson
three equal ninth parts, to William Fullk
^{& James Bowie one equal ninth part,} to Henry Heron & Robert Thompson with part
one equal ninth part, to John Galbreath, and
Susan his wife together one equal ninth part
to Lucy Bowie one equal ninth part, and to
Ann Marie Bowie one equal ninth part,
in pursuance of an Order lately made in our
said Court of Common Pleas of Union County, in
a certain petition for partition, wherein Jeremiah
Johnson's petition & Maria Bowie & others
are dependants, And that you proceeding in
the premises you distinctly certify under your hand
to our said Court of Common Pleas of Union County
forthwith together with this writ, witness James J.
one Clerk of our said County Common Pleas this 20
day of June AD 1854

James Sower Clerk

Garnisoners
Report

Gee in the with in case

A. R. Bowen one day or less Garrison

\$1.00

of Richey

1.00

Samuel Master,

1.00

William B. Green Surveying plot six and Recording

\$1.00
\$1.00

and making out the port

(A)

Jeremiah Johnston

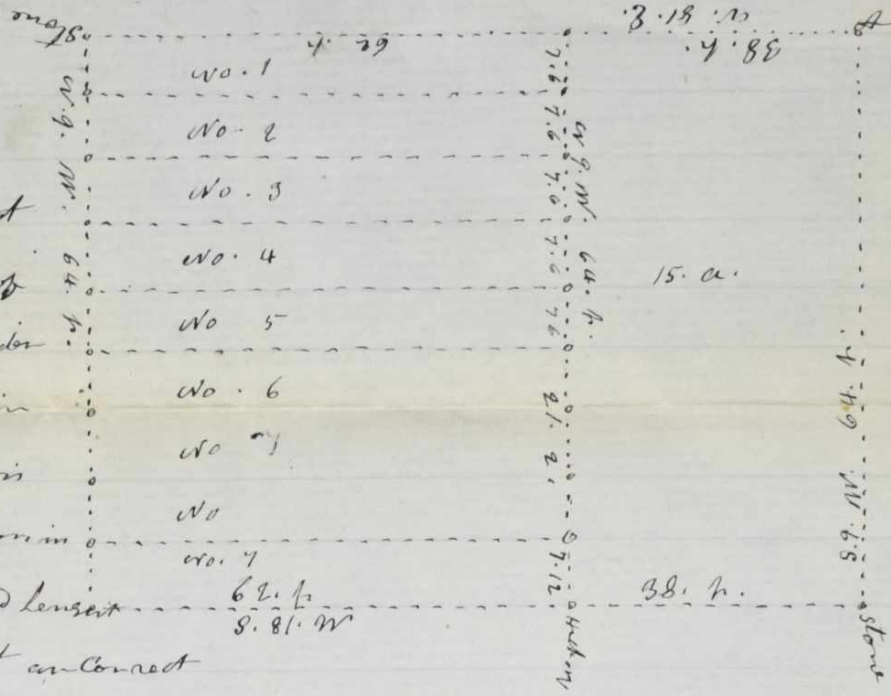
1855

Partition

Maria Bowe

I certify the above plot
to be a correct Representation of
a survey made under the order
of Adam Richey & Bowen
and Samuel Mather Commissi-
oners in a writ of partition in
the a/bout the cause and lessor
of line given on the plot as correct
as there marked July 18th 1854.

William B. Grinnan wcy A.C. o



Where the undersigned Commissioners in a writ of
partition is used by the Court of Common Pleas at their June term
for 1854 in an for the County of Union state of Ohio would report that
after being sworn as the law directs by the Sheriff of the County we set of to
Maria Bowe widow of William Bowe decd for her full Dower in the lot of
land described in the writ fifteen acres of land bounded as follows Beginning at
a stone S. W. corner to the lot at A. on the plot then w. 81. E. 88. poles to a stake then
w. 89. N. 64. poles to a small Hickory in the line of 10. acres sold to William Faulk.
then with his line S. 81. W. 38. poles to a stone in the West line of the original sur-
vey Faulk S. W. corner then with the line S. 9. E. 64. poles to the Beginning
We also set of and assign to other Intrants in the writ as follows to Jeremiah
Johnston lot wro. 6. being three equal ninth parts to William Faulk lot
wro. 7. being one equal 9th part to James M. Bowe lot wro. 3. one 9th part
to John Galbreath and Susan his wife lot wro. 4. and 9th part to Lucy Bowe
lot wro. 2. ^{to Perry Harris and Charlotte her wt lot wro. 5. one 9th part} one 9th part
to Ann Maria Bowe lot wro. 1. and 9th part as the
entire in trust in the hallance of a lot of land after deducting the dower
all of which will appear on the above plot herewith a line which is made part
of this report. June 18th 1854.

Adam Richey Commissioner
A. P. Bowen
Samuel Mather

Civil/Domestic Case File

Case No. 1854-CV-0035

No. 54-CU-35

Union Common Pleas Court.

Alicey Ingram Plaintiff,
v. Uriah Ingram Defendant.
AGAINTS

OCT TERM, 1854

OCT TERM, 1854

DECREE FOR PLAINTIFF

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Saw 24

Nancy Jigsaw

2

Wich Jigsaw

cert bill made

Recd

Recorded

Nancy ^{No. 40}
Ingram
vs
Uriah Ingram

Petition for
Divorce

Filed April 21 1852

James Duncler

No 1

Crawford Co

by P. Collier

To the Court of Common Pleas in and for
the County of Union in the State of Ohio

The petitioner Nancy Ingram of
the County of Union in the State of Ohio respe-
ctfully represents that on the day of

the 1st of August A.D. 1842 at the County of Franklin

in the State aforesaid she was lawfully mar-
ried to Uriah Ingram - That your petitioner
and the said Uriah lived together as husband
and wife until sometime in the month of
June - A.D. 1849 when your petitioner was fac-
ed to abandon her said husband (Uriah) on
account of his extreme ~~cruelty~~ and illtreatment
at ~~towards~~ her - That at the time and for no
more than three years previous to their separation
on the said Uriah was habitually addicted to
intemperance - That he grossly neglected his duty to
his family - by neglecting and refusing to pro-
vide the common necessities of life for them.

That at the time of their separation the said
Uriah forced your petitioner from his house
and otherwise illtreated her - That your pet-
itioner at the time of ~~this separation~~ and
ever since ^{his separation} would be endangering her life
to further cohabit with him (Uriah)

That the said Uriah at the time of their separa-
tion and at the last knowledge your petitioner
had of him, lived at the County of Cran-
ford in the State of Ohio.

That your petitioner is and has been for more
than one year past a bonified resident of the
County of Union in the State of Ohio

Your petitioner therefore prays that the said
Uriah Ingram be made a defendant to this
bill, that he may answer all and singular

the matters and allegations herein set forth

That at the final hearing of this cause
said marriage contract may be dissolved
and other rights granted to your petitioner
as may be deemed just

Respectfully Atty
for Petitioner

Filed June 19 1854
James Dunn et al.

No 2

PETITION FOR DIVORCE.

Nancy Ingram vs. Uriah Ingram.
Uriah Ingram will take notice, that on the 21st day of April, A. D. 1854, in the court of common Pleas of Union county Ohio, Nancy Ingram of Union county, Ohio, filed her petition against him: the object and prayer of said petition is a dissolution of the marriage contract between them. The causes of Divorce in said petition are: 1st. Extreme cruelty, 2d. Habitual drunkenness for more than three years, 3d. Gross neglect of duty. R. C. CLARK,
n. 34 attorney for Pet.

The State of Ohio
Union County } ss
G. G. Cassiss

Being duly sworn - deposeseth and saith
that a notice of which the annexed
is a true copy - was published for six
weeks. Successively, immediately previous
to the 19th day of June 1854 in the
Marysville Tribune a newspaper of
General circulation in the County of Uni
on in the state of Ohio -

G. G. Cassiss
Printer Marysville Tribune

I swear to and subscribe before me
this day of June AD 1854

James Dunn Clark

Nancy Ingraham

Wm Ingraham

(Set for wt)

Filed October 18th 1854

James Turner Clerk

Served this Writ by delivery to each of the
aforesaid persons Octow 14 & 1854

Geo Childs	115
John	62 ¹ / ₂
John	10
John	1,875.

William Ellsworth

THE STATE OF OHIO, UNION COUNTY, SS:

To the Sheriff of said County, Greeting:

We command you to summon *Samuel Marrott, Abraham Seamer
Wm Case, Wm Scott John Birse*

to be and appear before the Honorable, the Judge of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the second day of next term, at 10 o'clock, A. M.,

to testify and the truth to speak on behalf of the Plaintiff
in a certain controversy in said Court depending, wherein

Nancy Ingram
is Plaintiff, and *Uriah Ingram*

is Defendant, and this ~~be~~ shall in no wise omit, under the

penalty of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this 14 day of Oct

A. D. 1854

James Turner

Clerk.

D.A. 543

Nancy Ingraham

vs.
Uniah Ingraham

Debt

Costs \$19.51

This sum 65

Filed June 11th 1853

John Randall Clerk

Recorded

Received this 11th June 2^d A.D. 1853 -
No goods or chattels lands or tenements found
whereon to levy
Rec Return to William H. Roberts Sheriff

The State of Ohio, Union County, ss:

TO THE SHERIFF OF Union COUNTY, GREETING:

Whereas, at the Court of Common Pleas of the county aforesaid, begun and held at the court house in the town of Marysville, on the 18th day of October A. D. 1854,

Nancy Ingram recovered against
Uniah Ingram

as well as the sum of dollars and cents for debt, as the sum of dollars and cents, for damages; as also the sum of \$ 19, 51 for her cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said Uniah Ingram

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the 18th day of October A. D. 1854 until paid, also the sum of \$ the costs of increase on said Judgment, and accruing costs; and of this writ make due return in sixty days.

Hereof fail not at your peril, and have then there this writ.

Witness TABER RANDALL, Clerk of said Court,
at the Court House aforesaid, this 2nd day of June A. D. 1855.
Taber Randall Clerk,

Civil/Domestic Case File

Case No. 1854-CV-0036

Bkfr 25-

No. 54-CV-36

Union Common Pleas Court.

John Gillenett *et al.*
Plaintiff,
AGAINST
Joseph Terupale
Defendant.

APR TERM, 1854

Dismissed

Journal 5- Page 297

Record No. **No Record**, Page

Ex. Doc. A Page 457

Jan 25

John G Merrit
J A Merrit adms
6

Joseph Lomble
Et al

court bill made

Recd

Received

Jan 5 1854
Oct 1 1854

610
3.80

610

3.8

41.9280
1845
25.4000

N^o 41

John G Merritt &
Daniel A Merritt
and S Merritt decd

17

Joseph Temple et al
versus

Filed April 24 1854

James Dunn clerk

John S. Merritt and I
Daniel A. Merritt administrators on the Estate of
Samuel Merritt deceased

against

Joseph Temple

Aley Redcliff

John G. Redcliff

Rachael Merritt

Phoebe Merritt

Phoebe A. Merritt

Samuel J. Merritt

Anna Merritt

Charles D. A. Merritt

George W. Merritt

Merritt entered into a written contract with

Joseph Temple, wherein said Samuel Merritt agreed to sell to said Temple. The following premises situate in Union County, Ohio part of Survey No. 9919, on Rush Creek beginning at the North West corner of said tract of land on the County road, thence with said marked line S. 9 E., 110 poles to Rush Creek thence down the creek as it meanders, the distance not known (until surveyed) thence N. 9 W. to the County Road, thence with said Road to the beginning containing seventy five acres.

Said Seventy five acres has since been surveyed for said Temple and may be described as follows Part of Survey No. 9919 Beginning at a stake and heap of stones in the centre of Rush Creek running N. 9 W. 166 poles to a stake in the centre of the Road leading from Richwood to Arkela, thence with said Road S. $78\frac{3}{4}$ W. 93 poles to a Stake in the centre of sd Road, thence a bush tree marked as a corner on the South side of the road. thence S. 9 E. 97 poles to the

Court of Common Pleas
Union County Ohio

Petition

Plaintiffs say that during the life time of said Samuel Merritt, town on the 16th day of January AD 1841, said Samuel

a copy is held attached marked (A)

entered into a written contract with

centre of No creek, then down the creek
with its meanders threeq. S. 47 E. 16 poles
N. 80 E. 18 poles, S. 36 E 7 poles, N. 64 E. 15
poles, S. 49 E. 10 poles S 38 E. 15 poles, N. 44 1/2 E
12 poles, N. 54 E. 4 1/2 poles, S. 38, 15 poles, N. 53
E. 14 poles, S 22 1/2 E. 36 poles, to the beginning, con-
taining seventy five acres, more or less?

That said Temple was to pay
said Samuel Merritt for said land five &
~~\$10~~^{\$10} dollars per acre, two hundred & six ~~and~~^{and} ~~100~~⁰⁵
dollars. On or before November 1st 1841, and
the remainder November 1st 1842, A
Copy of said Contract is attached to this Petition
in & made a part hereof. Marked (A)

~~Copy of~~ Plaintiffs further say that
when said contract was made, that said
Merritt had only an equitable title, but
the legal title has since been obtained
by him. That said Samuel Merritt
died without completing said contract,
that the purchase money for said land has
all been paid by said Temple.

Plaintiffs therefore as ad-
ministrator of said Samuel Merritt, ask
on behalf of the heirs of said Merritt dead
(who now hold the legal title to said lands),
and according the Statute in such case
made & provided to be authorized to con-
vey said land to said Temple, in conform-
ity to said contract and for other good behay.

Samuel Merritt left at his death, Phebe Merritt
his widow & Rachael Merritt Phebe A. Merritt, Sam-
uel Merritt, Anna Merritt, Charles D. Merritt, George W.
Merritt, Millie Redding & John S. Redding his hus-
band, the seven last named in minors.

Court & Porter Atts
for Petr

(A)

Know all men by these presents that I, Samuel Merritt of Union County and State of Ohio, am held & firmly bound unto Joseph Temple of Union County & State of Ohio in the sum of eight hundred, twenty five dollars lawful money of the United States for the true & punctual payment of which he the said Samuel Merritt, hereby binds himself his heirs and assigns firmly jointly and severally by these presents, sealed with my seal and dated this 16th day of January 1841.

The condition of the above obligation is such that whereas the above bound Merritt hath sold to said Joseph Temple all that piece or parcel of land of survey No. 9919 being in Union County that on Rush Creek, beginning at the North west corner of sd. tract of land on the County road, thence thence with said Market line S. 9 E. 110 poles to Rush Creek, thence down the creek as it meanders, the distance not known until surveyed, thence N. 9 W. to the County Road, thence thence with said road to the beginning, corner to contain seventy five acres of land at five dollars & fifty cents per acre, two hundred and six dollars & twenty five cents to be paid on or before the first day of November 1841 and the remainder on or before the first day of November 1842.

Know ye that if the sd. Joseph Temple his heirs or executors, administrators or assigns shall well & truly pay or cause to be paid to the sd. Samuel Merritt his heirs or assigns, the sum of said sum on notes of hand at the time and in the manner therein specified, then and in that case I, the said Samuel Merritt do hereby

will exonerate myself my heirs executors
and administrators to make or cause to be
made to the St. Joseph Temple a good and
general Warranty deed for the S^d tract of
land. In testimony whereof I, the S^d Sam
uel Merritt have here unto set my hand &
seal the 16th day of January AD 1841
Attest Samuel Merritt Seal
John M. Bosart
W. L. Osborne

The State of Ohio Munroe County vs

John G. Merritt one of the administrators of
Samuel Merritt deceased makes oath & says
that he is interested in interest with Daniel A.
Merritt - and further says that he believes the
facts stated in the foregoing petition to
be true.

Upon me John G. Merritt,
Sworn to by John G. Merritt and signed
in my presence this 24th day of April AD 1854
James Turner Clerk

Issue a Distraint Summons for Shek Merritt
Reuel Merritt Shek & Merritt Samuel J.
Merritt, Ann Merritt Charles D. & Merritt
George W. Merritt, Kelly Redding & John
G Redding (dependants) (out & put
To the Clerk of
from Com Ply
Am 24th 1854

Am 25.

John Merritt &
Daniel A Merritt
Auditors

Filed April 24th 1854

Recd by

State of Ohio
A. Kent & White
Auditors
certified copy thereof this 1st day of May - 1854

A. H. White

Green B & Subscribers before me this 1st day of September
A.D. 1854

in and for payment

John Merritt &
Daniel A Merritt
Auditors

25

Joseph Temple
Et al

Filed May 1st 1854
James Lee Clark

Coats & Porter
Atty for Plaintiff

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify Phoebe Merritt, Rachael Merritt, Phoebe
George W. Merritt, Samuel J. Merritt, Anna Merritt, Charles Merritt
that they has been sued by John G. Merritt & Daniel A. Merritt, Adm'rs
in the Court of Common Pleas of Union County, and that unless the answer by the 27th
day of May A. D. 1854 the Petition of the said John G. Merritt & Daniel A. Merritt
against them filed in the Clerk's Office of said Court, such Petition will be taken as true, and
judgment rendered accordingly. You will make due return of this summons on the 8th
day of May A. D. 1854

Witness my hand and the seal of said Court, this 24th
day of April A. D. 1854

James Swain ~~JAMES SWAIN~~

Clerk of Court of Common Pleas of Union County.

John Merritt &
Daniel A Merritt
Adams & Co
to

Joseph Temple
& others

I acknowledge service of the within
Summons this 1st day of September 1854
Joseph Temple
Merch

COPY OF COPY IN COURT OF COMMON PLEAS CONCERNING

JOHN MERRITT

V.D. 10

JOHN MERRITT vs JOHN MERRITT

V.D. 12

JOHN MERRITT vs JOHN MERRITT
V.D. 10 & 12 vs JOHN MERRITT
JOHN MERRITT vs JOHN MERRITT
V.D. 10 & 12 vs JOHN MERRITT

JOHN MERRITT vs JOHN MERRITT
V.D. 10 & 12 vs JOHN MERRITT
JOHN MERRITT vs JOHN MERRITT

Costs & Postage
Att for Plaintiff

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify

Joseph Dempke

that he has been sued by *John G. Merrit & Daniel A. Merrit Adm'rs* in the Court of Common Pleas of Union County, and that unless he answer by the 30th day of *September* A. D. 1854 the Petition of the said *John G. Merrit & Daniel A. Merrit* against *him* filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the 11th day of *September* A. D. 1854

Witness my hand and the seal of said Court, this 31st day of *August* A. D. 1854

James Liver ~~JAMES TURNER.~~

Clerk of Court of Common Pleas of Union County.

J. Menett
title Bonds to
Joseph Temple

Filed Feby 8th 1854
James Dunn Clerk

Know all men by these presents that I
Samuel Merrett of Union County and state
of Ohio am held and firmly bound unto
Joseph Temple of Union County and state
of Ohio in the penal sum of eight hundred
twenty five dollars lawful Money of the Uni-
ted States for the true & punctual payment
of which to the said Samuel Merrett
hereby binds himself his heirs and assigns
firmly jointly & severally by these present
sealed with my seal and dated this 16th
day of January 1841

The condition of the above obligation
is such that Whereas the above bound Merrett
hath sold to said Joseph Temple all that
piece or parcel of land of survey No 9919
being in Union County Ohio on Rush Creek
beginning at the north west corner of s^d tract
of land on the County road thence
with said marked line S^o E 110 poles to
Rush Creek thence down the Creek as it
meanders the distance not known untill surveyed
thence N^o W^e to the County Road thence
with said road to the beginning corner to
contain Seventy five acres of Land
at five dollars and fifty cents per acre
two hundred and six dollars & twenty five
cents to be paid on or before the first
day of November 1841 and the remainder on or
before the first day of November 1842

Know ye that if the said Joseph Temple his
executors administrators or assigns shall well
and truly pay or cause to be paid to the
said Samuel Merrett his heirs or assigns
the above sums on notes of hand at

the time and in the manner therin specified
there and in that case I the sd Samuel Merrett
do hereby bind and oblige myself my
heirs executors and administrators to make on
cause to be made to the sd Joseph Temple
a good and general warrantee deed for the
sd tract of Land

I testimony whereof I the sd Samuel
Merrett have here unto set my hand and
seal the 16th day of January A.D. 1841

Attest.

John W. Bosart Samuel Merrett
H. P. Astorice

B. C. A.

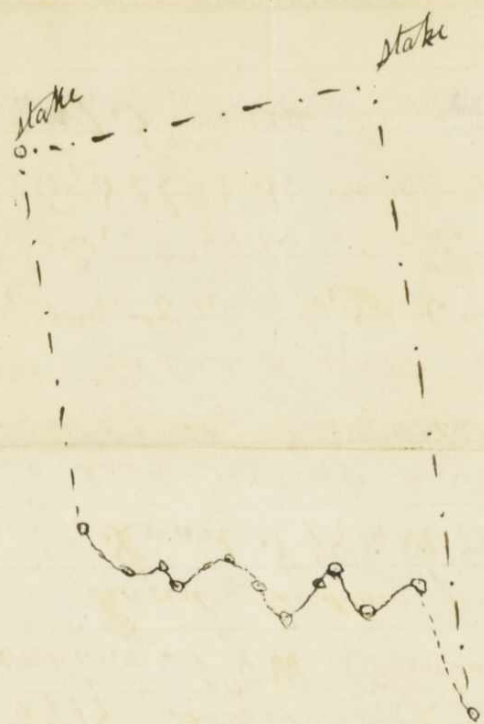
I hereby bind myself my heirs, and assigns to make
to Joseph Temple, or his heirs and assigns a good, and suffi-
cient general warrantee deed of conveyance for the above
trac of land, whenever the said Temple shall
comply with his obligations in the payment of the pur-
chase money for the land aforesaid given un-
der my hand and seal this 17 of April 1841

Attest

Samuel F. Saunders
Joseph ^{his} F. Osberg
mark

Joseph S. Watkins

Surveyed July 9th A.D. 1841, for Samuel Merrit part of
Survey No 9919 Beginning at a stake ^(and heap of stones) in the Center of
Rush Creek running N⁹W 166 poles to a stake in the
Center of the Road leading from Hickwood ~~to~~ to Abel^a
then with said Road S⁷⁸ $\frac{3}{4}$ W 93 poles to a stake in the
Center of said Road witness a Beach tree marked as a corner
on the south side of the road then S⁹8 $\frac{9}{16}$ W 97 poles to the center of the
Creek then down the Creek with the meanders thereof --
847' E 16 poles, N 80' E 13 poles, S 36' E 7 poles, N 64' E 15 poles, S 49' E 10 -
poles, S 88' E 15 poles, N 44' E 12 poles, N 54' E 4 $\frac{1}{2}$ poles, S 38' E 15 poles,
N 55' E 14 poles, S 22' E 36 poles to the place of beginning
containing 75 acres be the same more or less



121	25	1
135	7	1
121	25	1
135	7	1
121	25	1

Civil/Domestic Case File

Case No. 1854-CV-0037

No. 54-CV-37

Union Common Pleas Court

John Garrett Plaintiff,
against

Corydon Winkler ^{et al} Defendant.

JUN TERM, 1854

Judg. vs. Defendant
8/87. 12

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1142

Union Com. Pleas

John Garrett

vs

Corydon Nickles
Laurene Guy

Petitions

Certified

Made

Filed April 27th 1857

James Turney

Clerk

Mo.

Seal of Porter

John Garrett, plff³ Court of Common Pleas
against 3 Amherst County, Ohio
Corydon Winkler
Lucinda Grey Petition

John Garrett Plaintiff says there is due
to him from Corydon Winkler ^{and Lucinda Grey}, defendant
on the Promissory ^{Note} of the said, Corydon Wink-
ler and Lucinda Grey a copy of which note
is hereto attached, the sum of one hundred
and sixty nine dollars and thirty three
cents, with interest from the eighteenth day
of September AD 1852. Whereupon the plain-
tiff asks judgement against the defendants
for one hundred & sixty nine dollars &
thirty three cents, with interest from the
18th day of September AD 1852

Coats & Porter plff. Atty.

September the 18th 1852

On or before the first day of September next
for value Received me or either of us prom-
ise to John Garrett or order the sum of One
hundred and sixty nine dollars thirty three
cts with interest foregoate

(Signed)

(Signed)

Corydon Winkler

Lucinda Grey

Amherst County Ohio

John Garrett being sworn say that he believes
the facts stated in the foregoing petition to be true.

John Garrett

Swear to by John Garrett before me and
Signed in my presence this 27th day of April 1854,
(A.D. 1854) John Burrows J.P.
in and for said Amherst County.

John Garrett
vs
C. Walker &
L. Grey -

Filed Apr 27th 1854
James D. Clark

John Bassett 3
vs Amos Wm Pleas
Barryclon Winkler &
Lucinda Grey { Give a summon against the
dependent returnable according
to law.
Apr 27th 1854
Sack & Porter Atty for ple

John Garrett
vs
Corydon Minkler
&
Lucinda Grey

Received this sum of \$169.33
from this court May 1st 1854 to determine to
Coridor Minkler and Lucinda Grey each
a certificia copy of this sum
May 1st 1854

Less postage 60
Fees 55
Copies 50
Return 50
\$1.70

Summons
amount claimed \$169.33
with interest from
Sept 18 1852

I acknowledge myself
as security for the
payment of the costs
of this cause
Apr 27 1854

Charles Bothin

Filed May 1st 1854
James Gower clk

192

William C. Mullin attorney

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify *Brydon Brinkley*
and Lucinda Gray
that they have been sued by *John Garrett*
in the Court of Common Pleas of Union County, and that unless they answer by the
~~27th day of May~~ A. D. 1854 the Petition of the said *John Garrett*,
against ~~them~~ filed in the Clerk's Office of said Court, such Petition will be taken as true, and
judgment rendered accordingly. You will make due return of this summons on the *eighth*
day of *May*

A. D. 1854

Witness my hand and the seal of said Court, this *27th*
day of ~~April~~ A. D. 1854
James Turner JAMES TURNER.

Clerk of Court of Common Pleas of Union County.

D.A. 485

John Garrett
S
Corydon Picklers
Lucinda Gray

Debt \$187.12
Costs 4 39
His writ 65-

Filed Nov 6 1854
James Turner Clerk

Coats & Porter
Atty

Received this my 15th November 1854 two booses or shattles
pewee where on to Levy & Denice Octobre 3 1854 upon
the following cleserial Real Estate to wit it being
fifty acres that Levi Phelps Agent for Mary Denice
executed to Aaron Wheeler bearing date August
1st 1836 Recoffee Icne Day in Vol 5 page 266 &
call it also being part of the North half of lot
No 11 in Survey No 12472 as Subdivision by Alexander
Notman Land Lot No 11 is described as follows
beginning at a lynn sugar tree since broken

On corner of lot No 15 and N W corner to lot No 14 bounded to
Robert W. Watts then with said Watts line S 7 W 13 9 $\frac{1}{4}$ poles to his bushes
and a sugar tree & N corner to said Watts then N 80 W 115-
Poles to tree bushes one acre and three more there of 1/2 E 13 9 $\frac{1}{4}$ poles
to two Pickover thence S 83 E 115 poles to the beginning
in Union County Ohio Containing one hundred acres even
Thirteen poles back the shore described next Estate on the
3rd day of October 1854 by the order of J. H. Lockwood Justice of Peace and
Minneapolis Valley at Thirty Six Hundred dollars advalorem the
above described land Estate in General circulation in Union
County when so at less than thirty days previous to the day of sale
of bonds to wit on the 6th day of November A.D. 1854 & being the
day I aches and said said real Estate to be sold between the
Legal hours. I offered said land Estate for sale at
Public auction at the door of the Court House in said
County and not sold for want of Bidders
Also delivered a certificate copy of the instrument to the
Clerk of the Court from whom John Denice my son issued

November 6 1854

Yees	One	\$0
Laws	35	
Levy	35	
Augdust	1 25	
Academy	35	
Appraise fee	1 50	
Printers fees	3 75	
Copys of present	50	
Recd	10	
		\$ 30

William Clinton Hill

THE STATE OF OHIO, UNION COUNTY, SS:

TO THE SHERIFF OF ~~Said~~ COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the county aforesaid, begun and held at the Court House
in the town of Marysville, on the 20th day of June A. D. 1854

John Garnett
recovered against *Corydon Winkler & Lucinda*
Gray

as well as the sum of one hundred & Eighty seven dollars and Twelve
cents for his debt, as the sum of

dollars and cents, for damages, as also the sum of \$ 4,39
for his cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and
tenements of the said

Corydon Winkler & Lucinda
Gray

you cause to be made the debt, damages, and costs aforesaid, with interest thereon, from the 20th
day of June A. D. 1854 until paid; also the sum of \$ the costs of

increase on said Judgement, and accruing costs; and that you have these moneys before said Court at the
make due Return of this writ in sixty days
Court House aforesaid, on the first day of our next Term, to render unto the said

Hereof fail not at your peril; and have then there this writ.

Witness JAMES TURNER, Clerk of said Court, at the
Court House aforesaid, this 15th day of

September A. D., 1854
James Turner Clerk.

D. A. 485

John Garrett
As
Corydon Winkler
Lucinda Gray

Damages \$187, 12
costs 4, 39
increase of costs 13, 80
This writ 65

Tiled April 12 1835
Late Platuee Clerk

Recorded

Coats & Porter
Atty's for Pff

Received this 1st February 1835, the 1st, 1835, advertised the within described real estate for sale at least thirty days in the Margerville Tribune a newspaper published and in general circulation in Union County, afterwards, to wit, on the 10th day of April, it being the day back past, was advertised to be sold before the same date at the door of the court house in Margerville between the legal hours of 10 o'clock A.M. and 4 o'clock P.M., but it was not sold for want of bidders William H. Roth Sheriff

Less Service 35
Return 10
Remainder 25

Balance due \$13, 75
Soverestment 25
\$14, 00

Recd. from John C. Coats & Porter Esq. for J. C. Coats & Son
Geo. W. Smith, Esq. Clerk & County Collector

1835 Recd. on Order of Wm. C. Coats

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting:

WE command you to expose to sale those Lands and Tenements of Corydon Winkle and Lucinda Gray to wit, being 50 acres that Levi Phillips, agent for Vance Deeded to Aaron Wheeler bearing date August 1st 1836 Recorded in vol 5 pages 266 & 7 and it also being the north half of Lot No. 11 in Survey No. 12472 described as followz Beginning at a Lyng Sugartree & beech S.W. corner of Lot 15 & N. corner to lot 30 1/4 conveyed to Robert Watts, thence with said Watts line S7W 139 1/4 poles to two beeches & a sugar tree S.W. corner to said Watts, thence N 80W 115 poles to two beeches & one Ironwood, thence N 78 139 3/4 poles to two hickorys, thence S 83E 115 poles to the beginning Containing One hundred acres and thirteen poles

which according to our commands you have taken into your hands, and which remain unsold as you have certified to the Judges of our Court of Common Pleas of our said County, to satisfy John Garrett

the sum of one hundred and Eighty seven dollars
and twelve cents for his
damages together with \$ 4,39 for his costs, with interest thereon from the 20th
day of June A.D. 1854 until paid, which late in our said Court the said

John Garrett
Corydon Winkle and Lucinda
Gray recovered against the said

as of record is manifest. Also, \$ 13.80

increase of costs, and the accruing costs.

And if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment or less than the same hereby commanded that you levy the same upon the goods, chattels, lands and tenements, or either, or the law affords, being the property of the judgment debtor, which together with the property in hand not sold as before And if the same will be sufficient to satisfy said judgment. And that you have the same before the said Court at the next term, or the first day of the next term, to render unto said

Hereof fail not at your peril, and have then there this writ.

Yates Randall
Witness, JAMES TURNER, Clerk of said Court at

the Court House in Marysville, this 27th day of

October A.D. 1855
Yates Randall
Clerk.

S A 485

John Garrett

b

Corydon Winkler
Linnaea Gray

Salvoes	\$187.12
Cuts	4 39
incuse cuts	9 15
This w't	6 5

Filed Feby 12 1853

John Randal

Coats & Postle
Atts for R.W.

Received this 1st instant 11 Feb 1853 for at least thirty days
advertised for sale the certain dwelling real estate in the Morganville Indiana
~~Wright~~
a paper month and in general circulation in Union County,
afterwards to wit on the 10th day of February A.D. 1853 it being the day since
propositus was advertised to be sold I place the same for sale by public auc-
t'ry at the door of the Court house in Morganville but it was not sold
for want of bidders

For advertisement 25
Painted fee \$3.75

Estimated cost of advertising and publishing in the Morganville Journal \$4.00

William A. Ruth Sheriff

No min. sale

10 min. sale
10 min. sale

Recorded

3/10

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting:

WE command you to expose to sale those Lands and Tenements of Coydon Winkler & Lucinda Gray to wit it being 50 acres that Live Phelps agent for Dances Deeded to Aaron Wheeler bearing date Aug 1st 1836. Recorded same day in vol 5 Pages 266 & 1 and it also being part of the north half of Lot No 11 in Survey #12472, described as followz, Beginning at a Lynn Sugartree & Beech, S. W. corner of Lot No 15 & E. W. corner to Lot No 14, conveyed to Robert Hatts, thence with said Hatts Line S 7 W 139 1/4 poles to two Beeches & a Sugartree S. W. corner to said Hatts, thence N 80 W 115 poles to two beeches and one Ironwood, thence N 7 E 139 1/4 poles to two Hickories, thence S 83 E 115 poles to the beginning containing one hundred acres and thirteen poles

which according to our commands you have taken into your hands, and which remain unsold as you have certified to the Judges of our Court of Common Pleas of our said County, to satisfy John Garrett

the sum of one hundred & Eighty seven dollars
and 12 cents for his
damages together with \$ 4,39 for his costs, with interest thereon from the 20th day of June A. D. 1834 until paid, which late in our said Court the said John Garrett.

recovered against the said Coydell Winkler & Lucinda Gray

as of record is manifest. Also, \$ 9.15

increase of costs, and the accruing costs.

And if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment aforesaid, then you are hereby commanded that you levy the same upon the goods, & chattels, lands and tenements, or either, as the law shall permit, being the property of the judgment debtor, which together with the property on hand not sold as aforesaid will be sufficient to satisfy said judgment. And that you have the same before the said Court at the Court House in Marysville, on the first day of their next Term, to render unto said

Hereof fail not at your peril, and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court at

the Court House in Marysville, this 18th day of

December A. D. 1854

JAMES TURNER

Clerk.

Civil/Domestic Case File

Case No. 1854-CV-0038

No. 54-CW-38

Union Common Pleas Court.

John Lisle

Plaintiff,

AGAINST

John Black

Defendant.

OCT TERM, 1854

April 1855

Dismiss.

Journal 5 Page 396

Record No. No Record Page

Ex. Doc. A Page 533

Jan 26

John Lisle
vs

John Bland

Court bill made
No Record

John Lisle plaintifff
against
John Bland defendant { issue shammons
returnable accord
ing to law

Amount claimed \$ 300
with interest from April
29th 1833

To Clerk of Circuit Court {
for poff
Mays 4th 1834

No 43

John Lisle

against

John Bland

Petition
of

Filed May 5 1854
James Lunn Clerk

James Lunn
1804-1854

James Lunn
old

Bachus & Geippe

Method of his Union Aug 55.
Bachus bring him to that he is now
well aware yel point it the com con
that the not upon which th. action is brought
is in his hand for execution. the th height
is not a sum in it you with his Aug. At
the time the select is the suprise holti
entered to a tree.

sum to be paid to his Bachus by me and
is my honor etc 1804-1854

State of Ohio
Court of Common Pleas of Union County

John Lisle plaintiff
against
John Bland defendant } Petition

The above named plaintiff John Lisle says that there is due to him from John Bland defendant the sum of three hundred dollars with interest from April 29th 1833 on a promissory note which reads as follows to wit "On or before the first day of April 1834 I promise to pay Samuel Maynard or bearer three hundred dollars with interest from date for value received April 29th 1833 John Bland" and endorsed by said Samuel Maynard to plaintiff - Plaintiff therefore asks judgment against said defendant for the sum of \$300~~4~~ with interest from April 29th 1833

Bachus & Guign
Atts for plaintiff

May 4 1834.

State of Ohio

Franklin County

Joseph D Guign one of the Attorneys in the above case makes oath and says that the matters & things set forth in the above petition are true as he verily believes

Joseph D Guign

Sworn to & subscribed by the said Joseph D Guign
in my presence & before me this 4 May 1834
as witness my hand & Notarial seal

John W. Noble-

Notary Public in
for Franklin County - Ohio.

John Lisle

vs

John Blaund

Summons

Amount claim \$300.00
with interest
from April 29 1853

Filed May 15 1854
James H. Clark

Bachus & Geiser
City for Plaintiff

Received this sum on May 5th 1854 Service
this writ May 15th 1854 by Delivering to
John Blaund a certified copy of this writ

Geo Allstate	30
Lewis	35
Cook	25
Mather	55
	95

William Colleton Shill

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify

John Blance

that he has been sued by

John Lisle

in the Court of Common Pleas of Union County, and that unless he answer by the ^{3rd} day of *June* A. D. 1854 the Petition of the said *John Lisle* against ~~him~~ filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the ^{15th}

day of *May*

A. D. 1854

Witness my hand and the seal of said Court, this ^{5th} day of *May* A. D. 1854

James Turner ~~JAMES TURNER~~

Clerk of Court of Common Pleas of Union County.

Rebb vs Clark

2 code Rep 16

Eliwore vs Hempstead

4 Pk Reg 153

A law in N.Y. code
page 173

John Lisle petiff vs O'Brien Common Pleas
John Bland deft 3 motion.

The defendant John Bland moves
the court to dismiss the petition filed in this case
by the plaintiff John Lisle. for the reasons following

1^o The petitioner is not verified by the plaintiff
but by the Atty. and does not give any reason
~~why it was not made by the plaintiff~~

2^o The petitioner is not verified according to section 113 of
"the code of civil procedure"

Curry & Robinson
deft Atty

Civil/Domestic Case File

Case No. 1854-CV-0039

No. 54-cv-39

UNION COMMON PLEAS COURT.

John Muddleton et al
against Plaintiff

Rebecca Butterfield et al
Defendant.

APR 1855

DECREE FOR PLAINTF

Journal	5-	Page	431
Record No.	7	Page	167
Ex. Doc.	A	Page	549

Law XX 15

John Middleton
vs Sarah Middleton
6s

Rebecca Butterfield
Et al

15 h 326 D. A. 549

B7. h 167

129,25

Recorded

1 X. 1. -

\$61.25 paid by Shoff

32457

22.30

whole amount ~~of 206.75~~

Error in Shoff's costs

22

3

1. 2
10

Clerk
Linen
Ragdaleall
Malin 2
Wm. J. Fulton 1
J R Smith 1
J B Hide 1
Wm B Brown 3
Paid Locats Printer 5 5
McBratney & Parker 3
Shff Robt 2

302

123

315

212

293

543

532

No 44

John Middleton ad
Dorothy Middleton his wife
et al

Rebecca Butterfield et al

Fulton Co. Pleas.

Petition for
partition

Filed May 8th 1854
James Turner
Clerk

Recorded

J. H. Doughty atty
for Petitioners

In the Court of common pleas of Union County Ohio

Petition.

Your Petitioner John Middleton of the County of Union and State of Ohio respectfully represents that on or about the 20th day of February A.D. 1845 one Thomas Butterfield of the County of Union and state of Ohio died intestate Devoid of an estate in fee simple in the following lands and tenements situate in said County and on the waters of Bokewock described as follows. Beginning at two Lynd and Sugar tree North east corner of the original Survey No 34.69 thence S 7 West one hundred, and forty poles to a beech and Sugar tree thence N 83 W. 189 poles to a Beech Sugar tree and Ironwood thence N 7 E. 135 poles to a sugar tree & Beech thence S 83 E. 189 poles to the beginning containing one hundred and fifty acres more or less, that the said premises descended to the following persons the children of the said Thomas Butterfield deceased and is now owned by them in the following proportions to wit, Your Petitioner John Middleton further represents that he intermarried with Sarah Butterfield widow of the said Thomas Butterfield some time in the Month of August 1851, and that he holds by first claim deed the legal interest in the said lands ^{of Thomas Butterfield deceased} ~~of Joseph Butterfield~~ ^{to him} and May Butterfield ^{whom he intermarried with} ~~of~~ William Cahill, and that said John Middleton is entitled to the undivided $\frac{3}{10}$ parts of said premises in fee

Rebecca Butterfield Daughter of the said
Thomas Butterfield deceased. The One undivided.
 $\frac{1}{10}$ part of said premises Anna Butterfield the
One Undivided $\frac{1}{10}$ part. William Butterfield the
One Undivided $\frac{1}{10}$ part. Samuel Butterfield
the One Undivided $\frac{1}{10}$ part. Thomas Butterfield
the One Undivided $\frac{1}{10}$ part, James S. Butterfield
the One Undivided $\frac{1}{10}$ part & Catharine Butterfield
the wife of Joseph Johnson the One Undivided
 $\frac{1}{10}$ part <sup>why Butterfield the one undivided $\frac{1}{10}$ part Thomas Butterfield
is assigned to be occupied by Samuel Butterfield
as he is the son of the deceased</sup>
that Sarah Butterfield ^{widow of Thomas Butterfield}
now the wife of your
~~and~~ Petitioner John Middleton is entitled to dower
in said premises. Your Petitioner prays
that said Rebecca Butterfield Thomas Butterfield
Anna Butterfield William Butterfield
Samuel Butterfield Thomas Butterfield
James S. Butterfield, Catharine Butterfield wife
<sup>and Samuel Butterfield & Son Butterfield all of whom render him
of Joseph Johnson. To be made parties dependent
to this petition and your Petition desiring
to hold his said interest in severally prays that
partition of said premises may be made. And
that the Dower of the said Sarah Butterfield
now the wife of your Petitioner may also be
assigned in said premises. Be it so shall
appear. That partition cannot without
injury be made. Then that the same may
be sold. or other order taken pursuant
to the Statutes in such case made ad,
proceded.</sup>

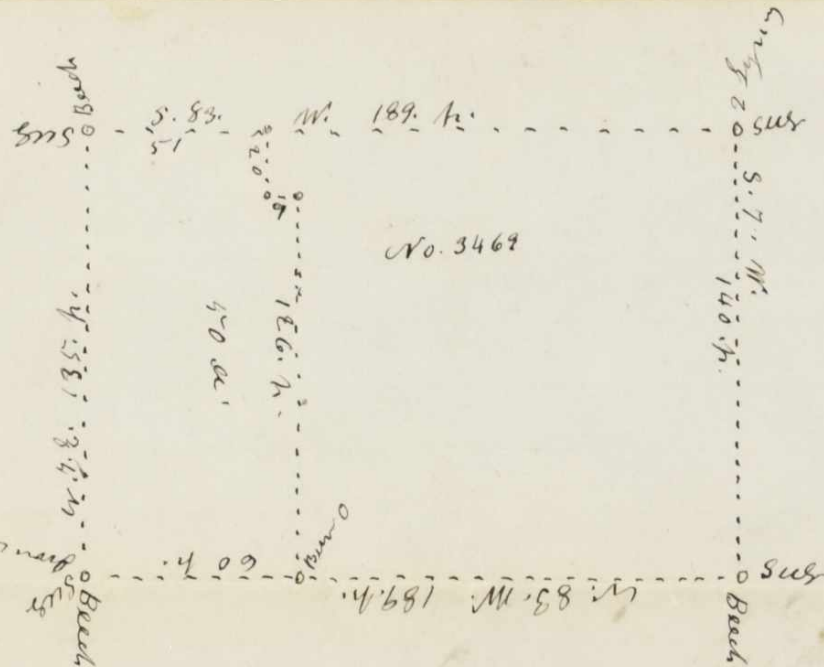
By J.C. Daugherty attorney
for Petitioner,

(Seal of the Commonwealth)

The seal of the Commonwealth
was set forth in the partition
and is to be very believed.

~~Cotton trees and experiments from
this day~~ 1857

A
Received



John Middleton & wife }

versus } In partition I have by lottery
Rebecca Butler feild & others by the a house to be a correct plot
of a Dower lot of to Sarah Middleton in part of her wye no
3469. under the direction of James N. Smith John Hilde and
William G. Fulton commissioners in said wye

July 14th 1854.

William B. Green Surveyor

U.S. O

We the under signed commissioners in a wye of partition
and issued from the Court of Common Pleas for the County
of Union State of Ohio at their June term for 1854. would ac-
rept that after he was sworn by the Sheriff of the County as
the law directs we have set off as the Dower of the said Sarah Middleton
as the land situate in the wye as follows Beginning at a Beech
tree & Iron wood S.E. corner to a lot then runing with
the West line of said lot ev. 7. E. 135 pds to a Beech & Sugartree then
S. 83. E. 51. pds to the corner of a lot owned by Charles Wilson then with
his line S. 7. W. 20. pds to his S.W. corner then a north of his lines S.
83. E. 9. pds to a stake then S. 7. W. 126 pds to a Beech oak in the
South line of said lot then with said line ev. 83. W. 60. pds to the be-
ginning containing 50 acres more or less all of which is repre-
sented by the above plot made by William B. Green Surveyor
which is here with returned and made part of this report
We have also carefully examined the land and are

are unanimously of opinion ion the land described
in the writ are not susceptible of an equal partition
as required by the writ we therefore appraise the land
to be worth ten dollars per acre due post to the Dower
of the above named Sarah Middleton as set off in the aforesaid
homestead all of which is respectfully submitted.

July 11th 1854 James R Smith

John B Hyde
John G Weston Commissioners,

Recorded

Filed June 19th 1884
James Turner Clerk

NOTICE

To Rebecca Butterfield, Anna Butterfield, William Butterfield, Samuel Butterfield, Thomas Butterfield James L Butterfield, John Butterfield, Samuel Johnson, Catharine Butterfield, now the wife of Joseph Johnson

You will take notice that on the 8th day of May, A. D. 1854, the undersigned filed a petition in the court of common pleas of Union county Ohio, where the same is now pending, demanding assignment of dower and partition of the following premises, situate in said county and on the waters of Bokes creek, described as follows: beginning at two lynes and a sugar tree northeast corner of the original survey No 3469; thence S 7 W 140 poles to a beech and sugar tree thence N 83 W 189 poles to a beech sugar tree and iron wod; thence N 7 E 135 poles to a sugar and beech; thence S 83 E 189 poles to the beginning, containing one hundred and fifty acres. The undersigned demands that partition be made of said premises as follows: to the undersigned the one undivided 2-10 part, to Rebecca Butterfield, Anna Butterfield, William Butterfield, Samuel Butterfield, Thomas Butterfield, James L Butterfield, John Butterfield, Samuel Johnson, & Catharine Butterfield wife of Joseph Johnson each the one undivided 1-10 parts of said premises, and to Sarah Butterfield now the wife of John Middleton dower in the whole; at the next term of said court an application will be made by the undersigned for an order that partition may be made of said premises.

JOHN MIDDLETON, and

SARAH MIDDLETON, his wife.

J. C. DOUGHTY, Atty for Pet.
May 8, '54. n33w6. (pf \$5.50.)

Pinckney
Fayette, Canot being duly sworn says that a copy
of the above notice was published on the 8th day of
May A.D. 1854, in a newspaper called the Marysville
Globe and that said newspaper was then
in general circulation in the County of Union
Ohio,

Ruben P. McDaniel

Sworn to this 19th day of June A.D. 1854

Fee payable to J. Boatman {

John Boatman J.P.

January for 12

John Middleton and
wife
and
Sarah Butterfield

(presenting)

J.C. Daughtry all
for Petitioners

John Middleton and
Wife } vs Union Common
Sarah. Butterfield } Pleas.
Petition, for Partition

Issue a writ of Partition in the
Stone Case.

J.C. Daugherty atty for
Petitioner

Dr. James Turner Clark Esq
Union Common Pleas.
Issue 28th 1833.

in pursuance of an order lately issued
in our said Court of Common Pleas
between and before the said County of Monroe
in a certain Petition for Partition wherein
John Middleton & Sarah Middleton vs Petitioners
and Petrecca Butterfield et al are
defendants; cause their year to proceedings in
the premises year distinctly certifying
under seal hereto to be true: County of Monroe
Please witness and for said County to settle
with this court.

Hence witness further Clark your
said Court of Common Pleas
this 29th day of June A.D. 1854
Hence witness Clark

My word w^tth

\$150

no \$ 1000000000

no 1000000000

no 1000000000

no 1000000000

no 1000000000

1854 11 Oct

The within witness common Commissioner does
hereby declare and swear this 29th day of June
precisely this instant above written 1854

John Middleton
& wife
vs
Rebecca Butterfield
et al
writ of partition

Filed July 25th 1854
James Turner Clerk

S. D. S.
D. D. C.

D. D.

The State of Ohio
Union County

To the Sheriff of said county greeting

We com mende you that without delay by the oaths of James R Smith John Hid & Wm P Fulton, you cause Sarah Middleton to be endorsed of one full thiree part of the following real Estate situate and being in said County of Union, and described as follows. Beginning at two Lymns and sugar tree. North East corner of the original survey N 34 E 9, thence S 7 West 140 poles to a beech and sugar tree, thence N 83 W 189 poles to a Beech sugar tree and hornwood, thence N 7 E 135 poles to a sugar tree beech, thence S 83 E 189 poles to the beginning, containing one hundred and fifty acres more or less & except five acres conveyeate Charles Bennett, and also that in like manner and by the like oaths of the same James R Smith John Hid & Wm P Fulton you cause portion to be made of the same lands subject to said clower estate, among the following persons and in the following proportions to wit, to the Petitioner John Middleton the two Equal tenth parts to Rebecca Butterfield one Equal tenth part Anna Butterfield one Equal tenth part William Butterfield one Equal tenth part Samuel Butterfield one Equal tenth part Thomas L Butterfield one Equal tenth part to Samuel Johnson two Equal tenth parts, (the interest of Catharine Butterfield & John Butterfield) Mary Colville wife of William Colville one Equal tenth part

John Middleton
& Sarah Middleton
vs

Rebecca Butterfield
Et al

order of sale

Filed April 10 1855
Yates Randall Clerk

Received
to be caught
atty for petitioner

Received this west of November 16 to A.D. 1857
and publish the written described seal established at Court last day
previous to the day of sale in the Marquette volume & newspaper printed
and in general circulation in Union County, afterwards to wit
on the 13th day of January A.D. 1855 it being this day
was advertised to be sold offed the same for sale according
to law and it was sold to Samuel Johnson for the sum of
nine hundred and sixty six dollars.

Samuel Johnson presented recd for one fifth of the property and
paid two hundred forty four dollars \$244⁰⁰ in currency also a receipt for taxes
on said premises amounting to eleven dollars & ninety six cent

Less advertisement \$25
Printer fee \$5.00
Dundage 1552
~~232~~ 234.57

William H. Webb Sheriff

Received my fees

The State of Ohio

To the Sheriff of Union County greeting
In pursuance of an order of our Court of
Common Pleas within and for the
County of Union at the October Term
thereof A D 1854, in a certain Petition
for Partition now pending in said Court
wherein John Middleton & Sarah Midd-
leton is Petitioner and Rebecca Butterfield
and others are defendants, we command
you that without delay you proceed
to sell at public Auction the lands
and tenements in the said Petition
described to wit, situate in said County
of Union and on the waters of Bokes creek
described as followz, Beginning at two Lums
and sugar tree North East corner of the original
Survey No 3469, thence S 7 W 140 poles to a
buck and sugar tree, thence N 83 W 189
poles to a Buck Sugartree & Ironwood
thence N 7 E 135 poles to Sugartree & Buck
thence S 83 E 189 poles to the beginning
containing one hundred and fifty acres
more or less. Excepting five acres conveyed
to Charles Bennett, and that your
Proceedings in the premises you make
Known to our said Court of Common
Pleas at their next term and have you ther
more this writ.

Witness James Gurner Clerk
of our said Court of Common
Pleas this 16th day of
November 1854
James Gurner Clerk

John Mollett &
Sarah Mollett

Rebecca Bulleyfield
et al

pros, for ordering
Sale

Filed Nov 15th 1852

Jas Turner Clerk

Received

He doth sayeth
on petition

John Middleton ad
Sarah Middleton } Petition for partition, and
Rebecca Butterfield et al } sale in Union C. Pleas

Issue on Arrears, to the
Sheriff of Union County to
proceed, to sell said lands, according to
order of the Court

To James Turner
Clerk of Union C. Pleas
Nov 14th 1833

J. H. Doughty attorney
for petitioners.

Civil/Domestic Case File

Case No. 1854-CV-0040

Civil/Domestic Case

1854-CV-0040

located with

District Court Case

1855-DC-0001

Civil/Domestic Case File

Case No. 1854-CV-0041

Civil/Domestic Case File

Case No. 1854-CV-0042

No. 54-CV-42

Union Common Pleas Court.

A S Alden

Plaintiff,

AGAINST

John Robinson

Defendant.

JUN TERM, 1854

Settled

Journal 5 Page 330

Record No. No Record Page

Ex. Doc. — Page

No 46

Marie L. M. vs

S. Miller et al.

Bill Robinson &
John Robinson

Pet.

Filed May 9th 1854
James Liver Clark

20
20
20
10

\$190 paid

Banks & Dater

We hereby waive the issuing and service of process in this case and enter our appearance hereunto this 15th day of May 1854

Bill Robinson
John Robinson

By Jas W Robinson
Bar Atty

1st State Pleas
v.
Bill Robinson et al.
John Robinson (defendant)
in suit from April 8th 1854
Banks & Dater, Atty for plaintiff
Done at Summers Suburbia
according to law
Amount Claimed \$21.00 and
Interest from April 8th 1854

A. S. Alden plff v Union County Ohio
against } Court of Common Pleas
D. M. Robinson & John Robinson 30645) Petition

A. S. Alden plaintiff, says there is due to him from
D. M. Robinson and John Robinson dependents
on the promissory note of the said dependents a
copy of which note is hereto attached, heretofore to the
sum of Two hundred & twenty one dollars with interest
at from the 8th day of April 1854, whereupon the plain-
tiff, asks judgement against the dependents for the sum
of Two hundred & twenty-one Dollars with interest from
the said 8th day of April 1854.

Count & Dated 8th

In plff

The State of Ohio
Union County

John L Porter being sworn says that he
is one of the attorneys for the Plaintiff herein, that the plain-
tiff is a non resident of Union County, that the note upon
which suit is brought about to be brought is in his possession
and further says that he believes the facts stated in the
 foregoing to be true.

John L Porter

Sworn to by John L Porter before me and
signed in my presence the 9th day of May 1854

James Swaine Clerk

\$221.00

(A)

Six months after date we jointly & severally, pay
to A. S. Alden or bearer the sum of Two hundred
twenty one dollars as value recd Oct 8th 1853

Severally on hands

Signed

D. M. Robinson
John Robinson

Civil/Domestic Case File

Case No. 1854-CV-0043

Union Common Pleas Court

Davis Miller Plaintiff,
against
Corydon Winkler Defendant.

JUN TERM. 1854

Judg. or Defendant
\$150. 80

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Record	No Record.	Page	
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Minor Com. Plus
No. 47

Lewis Mitten

vs.
Corydon Winkler

Petition

Filed May 10th 1854
James Lower Clark

AP/

Costs
bills

Mailed
to Plaintiff 1854

P. B. & A. S.
Atty's for Plaintiff

(Copy)

To all people to whom these presents shall come, Greeting:

Know Ye, That I, Cordon Winkler, for the consideration
of five hundred & forty six dollars and Seventy six d.
in full satisfaction of - do give, grant, bargain, sell, and
convey unto Lewis Mitten the following described
tract or lot of land, situate in the Township of Liberty
County of Union and in the State of Ohio, and is
bounded as follows; to wit, it being a part of a Survey
of Virginia Military on the waters of Mill creek, No. of
Entry 12472 and patented to Mason Vance for 16 hundred
acres, the part sold & the said Lewis Mitten is bound-
ed as follows, to wit, Beginning at two swamp ashes in
the South original line of said Survey and South
westerly corner to Moses Dean, thence with said
Dean's line North 7 East 123 poles to ~~two~~ 2 beeches
and one Brownwood North West corner of H. Dean's
land, thence North 83 West 113 poles to a sugar
& a beech, thence South 7 West 123 poles to a Hickory
& ash in the South original Survey and corner of
E. Reynolds land, thence with the line of said
Survey South 83 East 113 poles & the beginning,
containing Eighty six & two thirds acres of land by
the same more or less, it being the same land
this day deeded from Lewis Mitten & wife this day
to the said Cordon Winkler as will appear,
subject to all legal highways.

To have and to hold the above granted and bargained
premises, with the appurtenances therof, unto the said
Lewis Mitten his heirs and assigns forever & him
and his own proper use and behoof. And I the
said Cordon Winkler do for my heirs, executors and
administrators, covenant with the said Lewis Mitten
his heirs and assigns, and at and until the execution
of these presents am well seized of these premises,

as a good indefeasible estate in person, and have good
right to bargain and sell the same in manner and
form as above written, and that the same are free
from all incumbrances whatever. And furthermore,
I the said Coradon Minklin do by these presents bind
myself and heirs, forever, to warrant and defend the
aforesaid granted and bargained premises & him the said
Lewis Miller, his heirs and assigns, against all law-
ful claims and demands whatsoever. And I
the said Coradon Minklin do hereby remise, release,
and forever quit claim unto the said Lewis Miller
his heirs and assigns forever.

The condition of this deed is such, that whereas
the said Coradon Minklin hath this day executed and
delivered to the said Lewis Miller his three promissory
Notes of even date herewith, first for one hundred
and thirty six dollars and fifty nine cents, payable
on or before the first day of April 1844, the second
for the same amount, and due on or before the
first day of April 1845, the third & last for two
hundred and seventy three dollars & thirty eight
cents on or before the first day of April 1846, all
with interest from date.

Now if the said Coradon Minklin his heirs, assigns,
executors, or administrators, shall well and truly
pay the aforesaid sum of money according to the
tenor thereof, to the said Lewis Miller his heirs
or assigns, then the above deed shall be void, other-
wise remain in full force and virtue.

In witness whereof, I have hereunto set my hand
and seal, the 1st day of October in the year of our
Lord one thousand eight hundred and fifty
two

Coradon Minklin *(Signature)*

Signed, sealed and delivered in presence of W. Conroy, James Liver.

The State of Ohio, Union County, So.

Before me, James Sevier an acting Justice of the Peace in
and for said County, personally appeared the above
named Corrydon Winkler and acknowledged the
signing and sealing of the above instrument,
the his voluntary act and deed;

Given under my hand, officially, this 1st day
of October A.D. 1852

James Sevier J.P."

Endorsed: "This Mortgage filed and recorded Oct.
14th A.D. 1852 at eight o'clock A.M. in Book
No. one Mortgage record. Wm. M. Robinson
Recorder of Union County Ohio"

(Copy of first note)

"#136.69

On or before the first day of April 1854.
I promise to pay Lewis Mitten or order the sum
of one hundred and thirty six dollars and fifty nine
cents with interest, it being for value rec'd,
this 1st day of Oct. A.D. 1852.

Corrydon Winkler"

Court of Common Pleas
Union County Ohio
Lewis Witten, Plaintiff
against
Coeydon Winkler, Defendant

Petition

The plaintiff says, that on the 1st day of October 1852, the defendant executed and delivered a deed of Mortgage, conveying to the plaintiff the following real property, to wit, Situate in the Township of Liberty County of Union and State of Ohio, and bounded as follows, vizt; it being a part of Survey of Virginia Military on the waters of Mill Creek, No. of Entry 12472, and contains to Major Mercer for 1600 acres. The part sold to said Lewis Witten is bounded as follows, vizt, beginning at two swamp ash in the South original line of said Survey and South westerly corner to Moses Dean - thence with said Dean's line, North 7° East 123 poles to 2 beeches and one ironwood North west corner of said Dean's land - thence North 83° West 113 poles to 2 sycamores and a beech - thence South 79° West 123 poles to a hickory and ash in the South original Survey and corner of E. Reynolds' land - thence with the line of said Survey South 83° East 113 poles to the beginning. Containing $86\frac{2}{3}$ acres of land, the same more or less. It being the same land deeded from Lewis Witten and wife to Coeydon Winkler, October 1, 1852. To secure the payment of a debt evidenced by his three notes to the plaintiff, dated October 1, 1852, and one for \$136.69 payable April 1, 1854, (but by mistake in the deed of mortgage it is therein said due April 1, 1844) with interest - one for same amount payable April 1, 1855, ^{with interest}, and the other for \$273.38, payable April 1, 1856 with interest -

The mortgage was recorded in the Recorder's Office

of Union County Ohio, on the 4th day of October
1852, at 8 o'clock a.m., in Book No. 1 of Mortgage Records.
A copy of the mortgage and first note are hereto
attached.

The plaintiff further says, that the said first
note is due, and no payment has been made
thereon; nor has any payment been made
on either of the other notes.

Whereupon the plaintiff prays judgment
for \$136.69, the amount of the first note, with interest
thereon from the 1st day of October 1852, for the
sale of said mortgaged property & pay said debt,
and for other proper relief in the premises.

Powell Buck & VanCleave

Atty, for Plaintiff

State of Ohio, Union County, ss,

I, S. E. Buck, one of the attorneys for the plaintiff
herein, being sworn, says, that the ~~defendant's~~
note and mortgage on which this action is founded
are in his possession, and that the statement of
the foregoing petition he believes the true -

Sworn to and subscribed by S. E. Buck
I. S. Buck, before me and in
my presence, this 11th day of
May, 1852.

James Lower Clerk

Lewis Mitten, Plaintiff
vs.
Carydon Winkler, Defendant } Issue Summons
returnable according
to law -

Amount claimed as now due \$136.69, and
~~interest thereon~~ from October 1, 1857,
May 11, 1857.

Powell Bush & Van Scorn
Atty. for plff.

Lewis Miller

4

Corydon Pickles

over of date

Decm \$150.80
costs 8.26
This out .50

trans 86.63

Held octobr 18th 1854,
James Knueck

Received this wirt due 5th 1854
Money due in full, and have to thank
Robert H. Young for Stanley \$1,53.81
Dance Clerk lost in full
1st Jno. Belmont in full
so far 18th 1854
William Collier shopp

8.16619

The State of Ohio Union County vs
To the Sheriff of said County who was at the
June Term of the Court of Common Pleas
continued and held for said County on
the 21st day of June AD 1854, in a certain
action wherein pending where in Lewis
Witten was Plaintiff and Corydon
Winkler Defendant, the court ordered
and decreed that you cause to sale the
premises in the will described as follows
to wit, Beginning at two swamp ashes in the
south original line of said swamp, and south
westwly corner to Moses Dean, thence said
Deans line North & East 123 poles to 2 Buckes
and green wood north west corner of said
Deans land, thence North 83 West 113 poles to 2
Aspens & a beech, thence South & West 123 poles
to a hickory & ash in the south original
swamp and corner of E^o Reynolds land thence
with the line of said swamp South 83 East 113
poles to the Beginning containing Eighty six & two
thirds acres of land be the same more or less
Being part of Virginia Military swamp
N 12472, to satisfy said claimants in
the sum of one hundred & fifty dollars &
~~Eighty~~ cents with interest there from the
21st day of June 1854 until paid to set her
with \$8.26 costs and accruing costs, and
that you bring the proceeds of said sale
in to this court, and make due return thereof.

Witness James Livermore Clerk of
said Court at Marysville this
fifth day of July AD 1854

James Livermore Clerk

Union Com. Recs

Lewis Mitten

rs.

Corydon Winkler

Reply

St. Louis June 21 1854

James Dunn Esq

105

Lewis Mitten, Plaintiff
vs.
Corydon Minkler, Defendant

Reply

The plaintiff says the defendant has no valid account or claim against the plaintiff, as in the defendants answer alleged, to be set off against the plaintiffs demands & that the plaintiff is not in any manner indebted to the defendant on the claim, set up in his answer, on any item or part thereof.

Ronell, Beach & Van Denver

Atty. for Plaintiff.

State of Ohio, Union County:

Lewis Mitten, the plaintiff, makes oath and says that he believes the statements of the foregoing reply to be true.

Sworn to and subscribed by Lewis Mitten before me and in my presence, this 21st day of June 1854.

James Dunn Clerk

Lewis Witter

vs

Corydon Winkler

Sherman

Filed June 28th 1857
James Turner Clerk

2804

Lewis Witten, Plaintiff }
vs. { Plaintiff
Corydon Winkler, Defendant. }

The plaintiff says the defendant's answer
is not sufficient in law because
1st It does not alleged any indebtedness
to the defendant.

Powell, Kinch & Patterson
Atts. for Plaintiff

The State of Ohio
Union County } ss.

Congdon Wm. Worthington
says that he believes the statements
in the foregoing answer to be true.
Corydon Whittier

Wm. Worthington
says that he believes the statements
in the foregoing answer to be true.
Corydon Whittier

John Durbin
Jury of the peace

Lewis Whittle
Gordon Whittle.
Answer.

Filed May 25 1854
James Dunn Clerk

JO 3.

Doughty & Gould
Atty's for def

Court of Common Pleas,
Union County, Ohio.

Lewis Grizzell, Plaintiff
v
Corydon Winter, Defendant } Answer.

The defendant answers
to the petition, and says that he did
execute the note as set forth in the petition
and that the said defendant claims
the following items of book account
as offset to said note:

February 20, 1851	To cash	\$12,75
" 25, 1851	To one day's work	0, 75
" To boarding plaintiff & horse	1. 50	
And also to boarding plaintiff & horse in the month of February and March ten days		7. 50
January, 1852	To boarding plaintiff and keeping house five days	3. 75
February 11, 1852.	To one day's labor	75
From Oct. 1851 to March 1852	To superintending farm	15, 00
April 20, 1852,	To making 900 rails	5, 62
April 1, 1852,	To 1 day's board & keeping house	1. 00
		<u>\$48.62</u>

Wherefore the defendant asks
judgment, against the said note held
by the plaintiff against said defendant
of \$48.62 as offset.

Doughty & Gould,
Atts for Defendant

I am gone for casts

Left to Mr. E. L. Linn
Attended by me
James Linn, clk

Received this Post May 12 1854
this Mth day 1854 by delivery
to George Winkles
amt

See Message

60
125
125

Powell Buck &
Vandermyer Atlys
for Riff
and Linn, Depts

Lewis Miller

Corydon Winkles
Lummous

Amount claim
as now due \$136.69
with interest
from Oct 1st 1852

Filed May 13 1854

James Linn, clk

JP 2

Powell Buck &
Vandermyer Atlys
for Riff

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify *Corydon Winkler*

that he has been sued by *Lewis Miller*

in the Court of Common Pleas of Union County, and that unless he answer by the *1st* day of *June* A. D. 18⁵⁴ the Petition of the said *Lewis Miller* against *him* filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the *22nd* day of *May* A. D. 18⁵⁴

Witness my hand and the seal of said Court, this *12th* day of *May* A. D. 18⁵⁴

James Turner ~~JAMES TURNER.~~
Clerk of Court of Common Pleas of Union County.

Mitten
or
Mustee

Offer to Congress
Quayt

Roughy & Gould
ally

Lewis Mittew
v
Corydon Winkler } Court of Common Pleas.
Union County Ohio.
from term A.D 1854.

To Lewis Mittew:

We will allow you
to take Judgment against the
defendant in the above case now
pending in the Court of Common
Pleas for one hundred and fourteen
dollars and seven cents.

We make you this offer through J. E. Buck Esq
your attorney.

May 26, 1854-

Seoughly & Gould,
Atlys for Winkler.

Filed June 21 1854
James Brown clk

\$130.69

On or before the first Day of April AD 1854
I promise to pay Lewis Miller or order the
sum of One hundred and thirty six Dollars and
sixty nine cents with Interest all being for
Value Rec'd this 1st Day of Oct AD 1852

Gorydon Winkler

Civil/Domestic Case File

Case No. 1854-CV-0044

Bx 24

No. 54-CV-44

Union Common Pleas Court.

Jos W Campbell Plaintiff,
vs
Geo W Winchester Defendant.

OCT TERM. 1854

DECREE FOR PLAINTIFF

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June 29

James Moran Company

to

George W. Winchester
Et al

Mr.

last bill made

Record

Received

1048

James Max Campbell

George N. Winchester
and others

Petition

Filed May 16 1854
James Lowne clock

101

James Mason Campbell Plaintiff
Plaintiff Court of Common Pleas
against D petition
George W Winchester et als D
defendants

James Mason Campbell plaintiff says that Col. George Winchester died seized of all of survey N° 10971 in Miami County Ohio except about nine hundred acres thereof assigned and set off to John Evans. That four ninths thereof descended to his four brothers and sisters to wit, Lydia Betsey, David & William Winchester & the remaining five ninths descended to the following persons to wit: George W Winchester, the unknown heirs of Catharine Hodgetiss, Lucilius Winchester, Valerie P. Winchester, Polemon Winchester, Marin Shelly, Lydia McDaniel, Samuel Sanderdale & his wife Polly Sanderdale - Waller & his wife Emily Waller, Ann McDaniel, Martha McDaniel, William Winchester, the unknown heirs of Benjamin Winchester dec'd, Francis Snowden & Marvinia Snowden his wife, Amanda Hall, Edmonia Barbour, William Locke & his wife Lavinia Locke, Francis Veech, Rebecca Veech, Richard Veech, Lucy Little, the unknown heirs of Susannah Coolittle, Amelia McCartney, Lydia Yost, Mary Kennedy, Stephen Roberts - Lines and his wife Sarah Lines, Rachel Roberts, John Scott, Catharine Baker - Wilson and Mary Wilson his wife - Sillit and his wife Christiana Sillit.

That said Betty & Lydia ~~and~~ have died without issue but ~~all~~ previous to their death conveyed their interest in said land to the plaintiff ^{and David Winchester but} That said William Winchester ~~has die~~ ~~deceased~~ the interest in said land unto their nephew William Winchester who afterwards conveyed the

same to the plaintiff, by virtue of which conveyances the plaintiff became the owner in fee of the four ninth parts of said real estate

That on the 18th day of March 1853 George W. Winchester filed in said court his petition against the said heirs of Col George Winchester demanding partition of said premises and such proceedings were had upon said petition that said real Estate was sold at public vendue by the Sheriff of said county by order of said court for the sum of ten thousand one hundred and eleven dollars & fifty cents to David H Silver, that the sum of two thousand and sixty nine dollars & two cents were ordered by said court to be paid by said sheriff out of said proceeds to remove liens existing upon said land and pay the costs of said proceedings in partition leaving the sum of eight thousand and forty two dollars and forty eight cents ~~which~~ was distributed among the heirs above named of said Col George Winchester excluding Lydia Betsy & David Winchester entirely, and the share of William Winchester deceased was ordered to be paid to his unknown heirs

That the plaintiff James Mason Campbell was not a party to said proceedings, that the proceeds of said sale of said survey remain in the hands of said Sheriff except about nine hundred dollars now paid to said George W Winchester who is willing to refund the same in order to have said proceeds properly distributed among all of ^{said} the heirs, and their assignees,

Your petitioner therefore prays that all of the persons above named as heirs of Col George Winchester dec'd and said David H Silver & William C Mallin Sheriff of said county be made defendant hereto and that the four ninths of said sum of eight thousand and forty two dollars forty eight cents be ordered to be paid over by said sheriff to the

6

Plaintiff and the remaining five minors
of said net proceeds be ordered to be paid over
to said remaining heirs of Col George Manchester
in the relative proportions mentioned in said
proceedings in partition and that other & fur-
ther proper relief may be granted in the premises

By Curry & Robinson

Atty for James Mason Campbell

Union County
James W Robinson being sworn according to law
says he is attorney for James Mason Campbell, that he
believes the allegations of the above petition are true and that
defendants therein are not residents of the state of
Ohio except David H Silver & William Collatin
and that service of a summons cannot be made
within this state on any of the defendants ex-
cept said Silver & Collatin, and the case is one of those
mentioned in the seventeenth section of the code
of civil procedure

James W Robinson

Moved to and subscribed in my presence ~~and before me~~
by James W Robinson this 16th day of May 1854

James Towne Clerk

John Mason Campbell

7

Geo W Manchester

Proof of publication

Filed Oct 17 1859
James Lincoln

No 2

UNION CO. COM PLEAS PETITION.

James Mason Campbell vs George W Wm
chester et als,

GEORGE W. Winchester, Lucilius Winches-
ter, Valeria P. Winchester, Poleman Win-
chester, MarienShelby, Lydia McDaniel, Samuel
Sandervale and his wife Polly Sandervale, — Wall-
er and his wife Emily Waller, Ann McDaniel,
Martha McDaniel, William Winchester, Fran-
cis Snowden and his wife Lavinia, Amanda
Hall, Edmonia Barbour, William Locke and La-
vinia Locke, Francis Veech, Rebecca Veech,
Richard Veech, Sydney Little, Amelia McCart-
ney, Lydia Yost, Mary Kenedy, Stephen Rob-
erts, — Lines and his wife Sarah Lines, Ra-
chel Roberts, John Scott, — Wilson and his
wife Mary Wilson, — Dillet, and his wife
Christiana Dillet, Catharine Baker, the unknown
heirs of William Winchester dec'd, the unknown
heirs of Benjamin Winchester dec'd, the un-
known heirs of Catharine Hodgekiss, and the
unknown heirs of Susanah Coolittle dec'd, will
take notice that James Mason Campbell on the
16th day of May, 1854, filed in the court of com-
mon pleas in Union county state of Ohio a peti-
tion against them and others, demanding the
four-ninths of the proceeds in the hands of Wil-
liam C. Malin and David H. Silver of the sale of
the part of survey 10971, situate in said county
sold by said Malin at public vendue by order of
said court, October 22, 1853 to said Silver.

Unless said defendants answersaid petition on
or before July 10th next, the same will be taken
as true and judgment rendered accordingly.

CURRY & ROBINSON, plffs att'y.
May 16, '54. ^{n35g w4 \$5.25}

BAKER & CO. Pd 17th May 1854

The state of Ohio Union County ss
John B Coats publisher of the
Marysville Tribune a weekly news-
paper of general circulation in
said county & published therein
being duly affirmed, says that
the annexed notice was published
more than six consecutive weeks
in said paper immediately
preceding the 16th day of May
A.D 1854, according to the order
of the court of Common Pleas of said
county.

John B Coats
affirmed and subscribed before
me this 17th day of Oct. 1854
James Brown Clark

Brief

I Mason Campbell
Geo. W. Winchester et al.

The proceedings under which the sale of the land was made, show that Wm Winchester was a brother of Col. Geo Winchester dec'd and died leaving heirs to whom his share was ordered to be paid - The same proceedings show that Betsy, Lydia and David Winchester were brothers and sisters of said Col Winchester dec'd and died childless, and were not supposed to have disposed of their interest in the land during their life time, but it has since been discovered that they did sell, and their interest belongs to the petitioner as will appear from the deed and mills on file in this case

Curry & Robinson

W^r Winchester mill to W^r Winchester as residuary legatee N^o 1
David Winchester N^o 2
Seed of Lydia, Betsy & W^r Winchester to
I Mason Campbell N^o 3

Power of Attorney

J. M. Campbell & wife

to

Rollin C. Hand

Know all men by these presents that we James Mason
Campbell and Anne Arnoed Campbell (his wife) of the
City of Baltimore and State of Maryland have nominated
consented and appointed and by these presents do nominate
consent and appoint Rollin C. Hurd of
our true and lawful attorney for us our innocences and
on our behalf to sell and dispose of all property or private sale for
cash or on credit as he shall think best, all our interest and
estate right title claim and demand all land and property
in and to all the real estate of which George Winchester
died seized or possessed or in any way entitled to in the
State of Ohio, as the same was Conveyed to us by William
Lydia & Elizabeth Winchester by Deed Executed on the 24th
day of March in the year of our Lord 1847 in favor of the aforesaid James, and to execute acknowledge and deliver to the
purchaser or purchasers all such deeds and conveyances
as may be necessary for passing our interest in and title to
said real estate, Herby ratifying and Confirming what-
soever our attorney aforesaid may lawfully do in the premises.

In witness whereof we have hereunto set our hands
and seals this 24th day of April in the Year of our Lord 1847
Signed, sealed & delivered in presence of {
John D. Johnson
D. G. Miller

James Mason Campbell Seal
Anne Arnoed Campbell Seal

State of Maryland City of Baltimore County

Beth remembered that on this 24th day of April AD 1847
before me the subscriber a Notary Public by Letters Patent under the Great Seal of
the State of Maryland duly Commissined & qualified residing in the City
aforesaid came James Mason Campbell and Anne Arnoed Campbell his wife
Signers of sealers of the foregoing Power of Attorney & acknowledged the signature
thereof to be their voluntary, Advised. And the said Anne
being by me examined separate & apart from her said husband & the con-
tents of the foregoing power being by me made known to her upon said
examination, declared that she did voluntarily sign seal and acknowledge
the signature and sealers of said power and that she is satisfied therewith.

In Testimony of which I have hereunto set my
hand and Notarie seal this 24th
day of April in the Year of our Lord 1847.

J. D. Johnson
Notary Public

Civil/Domestic Case File

Case No. 1854-CV-0045

No. 54-CV-45

Union Common Pleas Court.

James Stover
AGAINTS
E S D Reel

Plaintiff,

Defendant.

JUN TERM. 1855

settled

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Law 18
James Stout
vs
C.I & Reed

In compl. of
Lummis #061
Boudall 1,10
Robt pd 16
~~pd~~ \$1.87

No Recd

Hans G. L.
Eckardt

James J. Morriseller
June 11, 1854

1000

2000
1000
1000

Court of Common Pleas of
Union County Ohio

James Staub,

& Co Petition

James Staub, Plaintiff says,
that is due him from S. D.
Breed Defendant, On a verbal Contract
for the sale, and delivery, of a house
to said Defendant sometime in
the Month of August, A.D. 1853
~~for~~ the sum of Seventy five
Dollars. Plaintiff further says,
there was fifteen Dollars and fifty
cents, paid on said ~~house~~ ^{Plaintiff} at the
time of sale; and received a
promissory Note, on Samuel Reed,
of the State of Iowa, calling for seventy
five cents, ^{from defendant} Dollars, and that Defendant
was to take back, said Note of seventy
five Dollars, if not good. Plaintiff
further shows, that said Samuel
Reed, had claims, and offsets, against
said Note, which, & balance did the
amount of fifty eight Dollars and
fifty cents, upon said Note, Plaintiff
further says, that afterwards the
claim was presented to Defendant,
^{on or about the 1st of September 1853} and that Defendant agreed to pay
the sum of fifty eight Dollars and
fifty cents, the balance due and said
house, and the

The Plaintiff asks Judgment
against the Defendant for the sum
of fifty eight Dollars and fifty Cents
and interest, from the 12th. day of
August 1833,

J. C. Doughty att
for Plaintiff

The State of Ohio
I, now being John Stout agent
for the said James
Stout, being sworn say. That
the said James Stout is a student
of the State of Iowa at this time and
that he believes the statements of the
foregoing petition to be true

John S. Stout

Swear to by John Stout, agent, before
me, and subscribed by him in my
presence this 8 day of September
A.D. 1833.

Frances Baldwin J.P.

James Hantz
W^l { Jansen & S^{ons}
88, 90 Reed

Filed June 6 1854
James Dunn Clark

James Stout Jun. } Suit brought on book account
by his agent James Stout Jun } which reads as follows
V.S. } W.L.D Reed Dr
W.L.D Reed } to James Stout Jun.
} Dec, 2^d 1853 to balance on horse \$58.50
} January 26th 1854 the plaintiff by his agent
} James Stout Jun having filed his bill of particulars
} by order of said plaintiff issued Summons
} for the appearance of Defendant on the 4th day
} of February 1854 at eleven o'clock A.M. of said
} day. January 26th 1854 by order of plaintiff issued
} Subpoena for Henry Bennet Paris Horney & Son
} February 4th 1854 Summons returned endorsed "Jan^y 28th 1854"
} served the within Summons by reading few words 10 miles 5-15

William Cheney Const^t

Feb, 4th 1854 Subpoena returned endorsed "served the within by
J. Stout & fees" reading as follows on Henry Bennet Jan^y 28th 1854 on Levi
50^{cts} to J. P. Stout Bennet & Paris Horney on the 31st day of Jan^y, 1854 Paris
Horney demanding his fees, his fees not paid, fees service on
three persons each 10^{cts} each = 30^{cts} mileage 5-35cts,

William Cheney Const^t

February 4th 1854 eleven o'clock A.M. The parties appeared, The defendant
asked for a nonsuit on the ground that the plaintiff was a nonresident
of the County thereupon the plaintiff by his agent deposited three
dollars with the Justice as security for costs, The defendant then
asked for a continuance of this cause on the account of material witness being
out of the State & filed his affidavit in the following words to wit,

State of Ohio Union County. /3

The defendant ~~says~~ E. S. D. Reed makes solemn oath & says
that he cannot for want of material testimony which he expects to
procure safely proceed to trial sooner than the fifteenth day of April
A. D. 1854 That the testimony so sought resides as he verily believes in
the State of Iowa & that this delay has not been made necessary by
any act or negligence on his part, since the commencement of this
action & that he expects to procure the evidence at the time stated
by him

E. S. D. Reed

Sworn to & subscribed before me February 1st 1854

Taber Randall J. P.

Whereupon this cause was continued over to the 15th day of April A. D. 1854
at eleven o'clock A. M. of said day. April 14th 1854 by order of def^d issued
Subpoena for Simon Bennet & by order of plaintiff issued Subpoena for Henry
Bennet April 15th 1854 Subpoena returned endorsed April 15th 1854 served
by sealing fees, service, 26cts mileage 5 = 25cts I. H. Yuttle Const

April 15th 1854 11 o'clock A. M. The parties appeared Trial had James
Stout Sen^r & Henry Bennet sworn & examined as witnesses for the plaintiff
& C. S. D. Reed & Simon Bennet for the defendant. & I do find that the
defendant owes the plaintiff fifty eight dollars \$ 58.51

It is therupon considered by me that the plaintiff recover of the defendant the sum
of fifty eight dollars & fifty cents & his costs herein taxed at \$4.10

For the action of James Stout Jun^r against E. S. D. Reed I Lemont Eckert
acknowledge myself bail for the appellant in the sum of one hundred & thirty
to be levied of my goods & chattels land & tenements in case the appellant in case
appellant shall be condemned in the action & shall fail to pay the condemnation money & costs that have
accrued or may accrue in the court of common pleas Re Motte Etchart

Taken signed & acknowledged on this 22nd day of April in the year 1854 before me
Taber Randall J. P.

The State of Ohio Union County /

I certify the foregoing to be is a full & true copy from my docket of
the proceedings had by & before me in aforesaid case

Yates Randall J.P.
of Jackson Tp

58 58 58⁶

15-1854.

$$\begin{array}{r} 5,51,10\ 0 \\ 5,8,56 \\ \hline 62,01, \\ 3,0,00 \\ \hline 52,01, \end{array}$$

Amount,

Am 12 $\frac{1}{2}$

Sub. 22 $\frac{1}{2}$

law. 15.

le. 35.

Chgs. 10.

Affidavit. 105 00

Subpn. 12 $\frac{1}{2}$

25.

Judge 25

Sat. 10.

Bail. 25.

Dy 1 witness 3, 150.

" 2, witness, 3 150.

Am 25

Brunch 81,

8 5,70,

187

757

Amount - conty 757.

paid 300. 3 00

7157.

757
18

James Stour } Union Com Pleas
vs } Received of Clerk one
E. J. D. Reed } dollar fee as witness two
days before I.P.

Thomas Cheney
for Henry Bennett

Filed by [unclear]

Jan. 26th 1854

Willed June 19 1854
James Drew Clark

C. S. D. Reed Dr.

to James Stout Jr.

Dec 2^d 1853 to Balance on horse \$58.50

Damas Stout
vs
E. J. & Reed
Sub. for witness

Received this 1st March 30th A.D. 1855
By order of the other Plaintiff who will return the same
A.D. 1853 - without service

Yr obd April 2^d 1855
John Randall Clerk

State of Ohio, Union County, ss:

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to summon John P. Stout Henry Bennet Simon
Bennet & O. J. D. Reed

To be and appear before the Honorable, the Judge of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the 20th day of next term, at 10 o'clock, A. M.,
to testify and the truth to speak on behalf of the Plaintiff
in a certain controversy in said Court depending, wherein

James Stout is
O. J. D. Reed

Plaintiff , and

Defendant , and

this he shall in no wise omit, under the penalty of the law;
and have then there this writ.

Witness, TABER RANDALL, Clerk of said Court, at
the Court house in Marysville, this 30th
day of March A. D. 1855.

Taber Randall Clerk,

Civil/Domestic Case File

Case No. 1854-CV-0046

No. 54-CV-46

Union Common Pleas Court.

Arnold W Heidreth

Plaintiff,

AGAINST

Joseph White

Defendant.

June 1855

JUDGMENT VS DEFENDANT

\$0.00

Journal	5-	Page	403-
Record No.	7	Page	203
Ex. Doc.	B	Page	72

Hildreth
vs White

for record

Court bill

Made

Recorded

Jan 2nd 1853

H

Lop

Arnold W Hildreth

Union Common Pleas

Joseph White

Trespass

Rec'd of Wm Hildreth fifteen dollars
in full of my fee in the above case
Aug 11th 1885

James W Robinson

Arnold Wilder

Joseph White

Peltier

Filed Aug. 9. 1857
James Tamm
Clerk

Arnold W Hildreth plaintiff Court of Common Pleas
against Union County Ohio
Joseph White defendant Petition

Arnold W Hildreth Plaintiff says that
on or about the first day of March A.D 1854 at the
county aforesaid the defendant Joseph White did
unlawfully enter upon and cut ^{and remove} timber from
the land of the plaintiff in the article of
agreement herein to attachment described,
without the permission of the plaintiff.
The timber cut, and removed, was of the
value one dollar or more.

The plaintiff asks judgement for
one dollar damages for said trespass

Cary & Robinson
Plffs Atty

Union County ss

William Hildreth Sen being first sworn according to law says he is the agent of the plaintiff Arnold W Hildreth. That the facts alleged in the above petition are known to him personally, that the plaintiff is a non resident of Union County and for these reasons he makes this affidavit, and he believes the statements above made are true.

Wm Hildreth Jr

Swear to before me and subscribed in my presence by William Hildreth Sen this 3rd day of July A.D 1854

James Swiner Clerk



Filed Oct 11 1854
James Turner Clerk

Recorded

Arnold W. Redgate Esq. & Union County Recd on Appeal
from a further present.

Joseph White Defendant.

The said Defendant now comes
and for a defense, in answer to the Petition, says, that he is
not guilty, of the trespasses in ~~it~~ alleged, upon the land held
by the City.

And by way of Committee Answer, the said City says
1st That the City has no title, ^{in possession} to the Lands and Tenements
whereof it is alleged the trespasses have been committed
and that the City chose and purchased, with the permission which
where the alleged trespass was committed, from the said and
freedmen of the defendant, and that that of the City as
the defendant, will show and prove at the trial
whatever the may judgment. Hamlyn & Coats,

By Charles Shultz
City Atty.

The state of Ohio,

County of John County appurtenant to me, Joseph
White, defendant in the above action
who being duly sworn on the oath says, that the matters and
things set forth in the above Bill and Petition are true
to the best of his knowledge and belief,

Sworn to, deposed before me, and Joseph White
in my presence this, 20th day of Oct. 1886

John W. Crawford
Notary Public

Certified Transcript

Arnold H. Hildeth
vs Joseph White

Filed June 9th 1854
James Turner Clerk

Reordered

Debtors

In the action of Arnold H. Hildeth against Joseph White
I, Charles F. Heath acknowledge myself Plaintiff for the opposite
and Joseph White in the sum of one hundred Dollars
to be levied of my Goods and Chattels lands and tenements
in case the defendant shall fail to prosecute his appeal to effect
or notwithstanding judgment be given and shall fail to satisfy the judgment
which may be adjudged against him in the Appeal

Joseph White

Charles F. Heath

Taken, Deemed and acknowledged in my presence on
the 19th. Day of April A.D. 1854
Jared C. Sweett J.P.

Arnold, W.
Hildreth vs
Joseph White
justice fees

Summons - \$0.12 1/2
Supona .. 12 1/2
judgment or trial 2 1/2
.50 Cts.

Constables fees
Survey Summons Broadca
to, Supona 120 Cts
and mileage 1.0
40 Cts

Witness fees
Wm Hildreth .50 Cts
Samuel Jink .. 50 Cts

Defendant's Costs
Attendance .. 50 Cts
Witness exp't 31

The State of Ohio Union County ss
action of trespass

March the 28th A.D. 1854
at the request of the plaintiff Summons was issued
for the appearance of Defendant (Joseph White)
on the first day of April next at one o'clock P.M.
and delivered to T. J. Tunkers Constable
at the instance of the plaintiff Supona was issued
from the appearance of Samuel Jink for him
to produce a certain letter he had of James J.
Kirk in reference certain taxes paid by A.
W. Hildreth

April the first A.D. 1854 Summons returned
Served in due time on the witness named fees
00. 20 Cts. April the first day Supona returned
in due time on the witness named fees 00. 20 cents

Thomas J. Tunkers Const

At the first day A.D. 1854

the parties present and on the agreement of
the parties Suit was adjourned till the 8th Day of
April at one o'clock A.M. 1854

Jared O'Ferrell, J.P.

April the 8th A.D. 1854 parties present and
trial had William Hildreth was sworn and testi-
fied as to the matter under Consideration

Samuel Jink & Joseph white were sworn
and testified as to the trespass

whereupon it is decided

By me that the plaintiff Arnold, W. Hildreth
recover of the defendant (Joseph White) the sum
of twenty five Cents and his Costs herein total
at one dollar and eighty nine Cents and half

Jared O'Ferrell, J.P.

Hildreth
vs
White
Sub. for Wm -

Filed June 20th 1853 -
Gabe Randell Clerk

Served this writ June 20th 1853 by serving
the same in the presence of Levi Phelps &
Joseph Newlove

Tax Service	.25-
Mileage	0 5-
Return	0 5
	-.5 5
	4 5

William A. Roll Sheriff

State of Ohio, Union County, ss:

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to summon

Levi Phelps
& Joseph Newlove

to be and appear before the Honorable, the Judge of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the ~~for thurth~~ of ~~next~~ term, at ~~7~~ o'clock, A. M.,
to testify and the truth to speak on behalf of *Plaintiff*
in a certain controversy in said Court depending, wherein

A W Hildreth is
Joseph White

Plaintiff , and

Defendant , and

this he shall in no wise omit, under the penalty of the law;
and have then there this writ.

Witness, TABER RANDALL, Clerk of said Court, at
the Court house in Marysville, this *20th*
day of *June* A. D. 1855.

T. A. Randall Clerk.

A. W. Hildreth
vs
Joseph White

Suit for
Def^r witⁿ

Served June 19^e 1833
Tabor Pandare Clerk

Served this writ June 18th 1833 - by reading it in the presence
of Isaac Franklin, Solomon Condit, Isaac McChesler, J. L. Banks,
F. L. Jordan, and by leaving a certified copy thereof at the residence
of Abram Blackburn, Solomon Condit's attorney, his less who'd see
less, service.

Costs, service \$5-

Mileage 15-

Return

Copy

105

\$ 1.80 William A. Robt Sheriff



State of Ohio, Union County, ss:

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to summon Arad Franklin Solomon Courtright
Abram Blacknum, Isaac McAllister, J. T. Banks & J. London
to be and appear before the Honorable, the Judge of our Court of Common Pleas of said County, at the Court
House, in the town of Marysville, on the 18th day of next term, at 10 o'clock, A. M.,
to testify and the truth to speak on behalf of Defendant
in a certain controversy in said Court depending, wherein

Arnold W. Hildreth is Plaintiff, and
Joseph White Defendant, and

this he shall in no wise omit, under the penalty of the law;
and have then there this writ.

Witness, TABER RANDALL, Clerk of said Court, at
the Court house in Marysville, this 18th
day of June A. D. 1855.

Taber Randall Clerk.

Civil/Domestic Case File

Case No. 1854-CV-0047

No. 54-CU-47

Union Common Pleas Court.

Ephraim Mans

Plaintiff,

AGAINST

John Walker et al

Defendant.

JUN TERM, 1855

JUDGMENT VS PLAINT'F

\$ 241 10

Journal	6 5	Page	21 408
Record No.	7	Page	292
Ex. Doc.	B	Page	74

Nov 25
Ephraim Means
vs
John Walker
Elizabeth Walker

Petition to
Foreclose
Filed June 30 1854
James Dunn Elk
for record
Cost bill made
Recorded B7 p 292

Walker & West
attys for Plaintiff

I hereby oblige myself to pay all costs
adjudged against the plaintiff in this case
if judgment goes against him
Christopher Greeks

Ephraim Means plaintiff) Court of Common Pleas
v.
John Walker &) Union County Ohio
Elizabeth Walker defendant) Petition to
foreclose Mortgage

The Plaintiff Ephraim Means says
that on the 6th day of August A.D. 1852 the
defendants John Walker and Elizabeth Walker
executed and delivered a deed of Mortgage con-
veying to the plaintiff the following property to wit:

Situated in the County of Union and State
of Ohio and in the survey No 3237 and bounded
and described as follows: Beginning at an
Elm Hickory Sugar and Buckeye, original
South West corner to said Survey, thence with
the original base west line to said Survey N. 89⁵°
E. 99⁶ Poles to a corner to a lot of five acres
deeded by Paxton to Alonzo Ennis thence with the
line of said lot S. 70[°] E 21¹/₂ Poles to a
stake witness a beech tree 8 inches in
diameter N. 9¹/₂° E 4 Poles and 7 links, thence
with the E line to said lot N. 80⁵° E. 42¹/₂ poles
to the center of Boker Creek thence down
the Creek and with the meanders thereof
to the N. W. corner to a lot sold by
Paxton to Samuel Allmon witness
a white oak on the south bank of said
Creek thence with Allmons west line S.
80⁵ W 14¹/₂ poles to a beech in the original
line S. line of said survey, thence with

said survey, thence with said original S
line N. 82 $\frac{1}{2}$ ° W 82 poles to the beginning
containing sixty acres more or less,
to secure the payment of a debt evidenced
by his note to the plaintiff for two hundred
dollars ~~dated~~ executed on the 6th day of August
~~A.D. 1852.~~ but by mistake dated the 1st June 1852,
but by mistake described as of even date with said mortgage,
and payable on or before the 1st day of June
A. D. 1853, with ten per cent interest from the 1st day of June 1852.

The Mortgage was Recorded in the Recorder's
office of Union County Ohio on the 24th day
of February 1853, and in the Recorder's office of
Logan County Ohio Oct. 2^d 1852. A copy
of the Mortgage and note are hereto attached.
Plaintiff further says the note is due
and no payment has been made thereon.
Whereupon he prays judgement for two
hundred dollars with interest at the rate of ten
per cent from the 1st day of June A. D. 1852, for
the sale of the mortgaged property to pay
said debt and for other proper relief.

Maltese & West

Attest for Plaintiff

Logan County Ohio James Maltese
being sworn says

that he believes the statement of the foregoing
to be true and that he is one of the attorneys
of the Plaintiff and that the instrument on which suit
is now on is in his possession James Maltese

I swear to the same by James Maltese before

me and signed by him in my presence
this 19th day of June 1854

John Pollock

Notary Public Logan
County Ohio

Copy

I know all men by these presents
that we John Walker and Elizabeth
Walker Wife of the said John Walker of the
County of Union and State of Ohio in
consideration of the sum of two hundred
dollars in hand paid by Ephraim Means
of the County of Logan and State of Ohio have
bargained and sold and do hereby grant bargain
sell and convey unto the said Ephraim Means
his heirs and assigns forever the following prem-
ises situate in the County of Union and State
of Ohio and in the survey No 3257 and bounded
and described as follows; Beginning at an Elm
tree on Sugar and Buckeye original road
South West corner to said survey thence with
the original west line to said survey N. 80 $\frac{1}{2}$
E 92 $\frac{1}{2}$ poles to a corner to a lot of five acres deeded
by Paxton to Alonzo H. Ennis, thence with the line of said
lot S 70° E 21 $\frac{1}{2}$ to a stake with a bush 8 inches in
diameter N. 9 $\frac{1}{2}$ E 74 poles and 7 links thence with the E. line
to said lot N. 80 $\frac{1}{2}$ E 42 $\frac{1}{2}$ poles to the centre of Bolin Creek
thence down the creek with the meanders thereof to the N.W.
corner to a lot sold by Paxton to Samuel Allman with
a white oak in the S. bank of said Creek, thence
with Allman's west line S. 80 $\frac{1}{2}$ W. 140 poles to a bush
in the original S. line N. 82 $\frac{1}{2}$ W. 82 poles to the begin-
^{canting}ing of ^{sixty} acre more or less, To have and to hold
the said granted premises with all the appurtenances
and privileges to the same belonging unto the said Ephraim
Means his heirs and assigns forever. Provided always
and these presents are upon these conditions that whereas

said John Walker hath executed to the said Ephraim Means
his promissory note of even date herewith for the payment of the
following sum of money at the time following Two hundred dollars
on the 1st day of June one thousand Eight hundred and fifty
three, with ten per cent interest from the 1st day of June one thousand
Eight hundred and fifty three, with ten per cent interest from the 1st day of June one thousand
Eight hundred and fifty three Now if the same John Walker
shall have sum of money to said Ephraim Means or his
assign when the same becomes due with the interest then these
present to void Otherwise to be and remain in full force
In testimony whereof the said John Walker and Elizabeth Walker
have hereunto set their hands and seals this 6 day of August
one thousand Eight hundred and fifty two

Executed in presence of
Samuel Flouner
Joseph James

John Walker
Elizabeth Walker

State of Ohio Union County ss

Personally came before me Samuel Flouner a Justice
of the Peace in and for said county John Walker and Elizabeth
Walker wife of John Walker and acknowledged the signing and
sealing of the within conveyance to be voluntary deed and act and
the said Elizabeth being at the same time examined by me separately
and apart from her said husband and the contents of said instrument
made known to her by me she then declared that she was still
married therewith. This 6th day of August A.D. 1852

Samuel Flouner J.P.

Copy
For value received I promise to pay Ephraim
Means or order the sum of two hundred dollars on
or before the 1st day of June A.D. 1853, with ten per cent interest
from date, June 1st 1852 John Walker

Ephraim Means Plaintiff } Union Co Court Ohio
vs }
John Walker and }
Elizabeth Walker Defendants } Issue a summons
returnable according to law
Amount claimed \$200. with interest.
from the 1st day of June 1852 at ten
per cent
June 19th Walker & West
Atlysford Landy
To Clerk Court House }
Union County Ohio }

Ephraim Means

5

John Walker
Elizabeth Walker

Amount claim \$200,00
with interest from
the 1st day of June 1852
at ten percent

Sued Oct 16 1854
James Liver Clark

Recorded

Walker & Bent
Oct 16 1854

Received this and seal 1st day
of June 1854 from Ephraim Means
to deliver to John Walker and
Elizabeth Walker each

October 16th 1854 Recd this sum
\$15.
Drs 55.
Cots 50.
Rents 1.90

William Collettis stuff
Cutten ~~one~~ ^{one} appearance

the check was given since
at the next term of the
Court of Common Pleas
October 16th 1854
Elizabeth Walker
Clark

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY.

You are commanded to notify *John Walker &*
Elizabeth Walker
that *they* ^{ve} have been sued by *Ephraim Means*
in the Court of Common Pleas of Union County, and that unless *the* answer by the ⁴ day of *November* A. D. 1854 the Petition of the said *Ephraim Means* against *them* filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the ¹⁶ day of *October* A. D. 1854

Witness my hand and the seal of said Court, this ^{7th} day of *October* A. D. 1854

James Turner ~~JAMES TURNER.~~

Clerk of Court of Common Pleas of Union County.

D.B. 74

Ephraim Means

vs

John Walker &
Elizabeth Walker

Order of Sale

Lied March 5th 1856
Taber Randall Clerk

Received

Warren West
for Piff

William Webb Jr. \$14.36
Debtors of \$8.80

Debtors .20

Debtors for \$4.50

Advertiser .25

Advertiser .55

Decided to sell all debts due us by the above debtors
and all debts due us by the above advertiser to the sum of \$14.36
to wit on the 23rd day of February 1856 it being the time
of payment in full of all debts due us by the above
advertiser in the sum of \$4.50
and in a number of small debts
due us at court the day in the following
order, at court the day in the following
order. The debts mentioned herein
are debts due us by the above
advertiser the 23rd day in the year
of our Lord one thousand eight hundred
and fifty six.

The State of Ohio Union County β
To the Sheriff of said County Greeting
Whereas at the June Term of the Court of Common
Pleas continued and held for said County on the
20th day of June A.D. 1855 in certain cause therein
pending wherein Ophraina Meany was complainant &
John Walker & Elizabeth Walker defendants the Court
ordered & decreed that you cause to be sold the premises
in the bill described as follows to wit situate in
said County of Union being part of Survey No. 3237 &
bounded as followz Beginning at an elm hickory sugar
& Buckeye original Southwest corner to said Survey
thence with the original west line to said Survey
N 80, 5 E 92 $\frac{1}{2}$ poles to a corner to a lot of five acres
deeded by Payton to Alonzo Dennis thence with
line of said lot S 70 E 21 $\frac{1}{2}$ poles to a stake witness
a beech tree 8 inches in diameter N 7 $\frac{1}{2}$ E 4 poles &
7 links, thence with the E line to said lot N 80, 5 E
42 $\frac{1}{2}$ poles to the center of Bokus creek thence down
the creek with the meanders thereof to the N, W,
corner to a lot sold by Payton to Samuel Allmon
witness a white oak on the south bank of said creek
thence with Allmons west line S 80, 5 W 140 poles to a
beech in the original South line of said Survey thence with
said original South line N 82 $\frac{1}{2}$ W 82 poles to the beginning
containing Sixty acres more or less - to satisfy complainant
in the sum of two hundred & forty one dollars & ten cents
with ten per cent interest thereon from the 20th day of June
A.D. 1855 until paid together with the costs on said decree
taxed at \$8, 82 & also the accruing costs and make due
return of this writ in sixty days

Witness Taber Randall Clerk of said
Court at Marysville this 11th day of January
A.D. 1856 Taber Randall Clerk

D. D. 74

Ophraim Means

vs

John Walker &
Elizabeth Walker

Order of Sale

Filed Oct 26th 1853

Laken Randall Clerk

Recorded

Walker & West
Atty's for Plaintiff

John W.

William Shorthorn

This is to certify that I have sold all the real estate which was left me by my late wife Elizabeth Walker deceased to John Walker and his wife Elizabeth Walker now deceased on the 21st day of October A.D. 1853 for the sum of \$2000, and that they are to pay the same to their son John Walker Jr. at the rate of two percent interest per annum for ten years from the date of payment and then to be paid in full. This instrument is witnessed and subscribed by the parties above named and registered with the Probate Court on the 22nd day of October A.D. 1853. Dated at the same place and on the same day, this 22d day of October A.D. 1853. Wm. L. Laken, Clerk.

The State of Ohio Union County

To Sheriff of said County Greeting

Whereas at the June Term of the Court of Common
Pleas continued and held for said County of Union on
the 20th day of June A.D. 1855 in a certain cause therein
pending wherein Ephraim Means was complainant
and John Walker & Elizabeth Walker defendants
the Court ordered & decreed that you expose
to sale the premises in the bill described as
follows to wit Situate in said County of Union
being part of Survey No 3237 & bounded as followz
Beginning at an Elm Hickory Sugar & Buckeye,
original Southwest corner to said Survey thence with
the original west line to said Survey N 80, 56 92⁶/₁₀
poles to a corner to a lot of five acres deeded by ~~Haze~~
Paxton to Alonzo Cornis, thence with the line of said lot N 80°
21⁸/₁₀ poles to a stake witness a beech tree 8 inches in diameter
N 9¹/₂ W 6¹/₂ poles and 7 links thence with the S. line to said lot,
N 80, 56 42⁷/₁₀ poles to the center of Bokes creek thence down
the creek with the meander thereof to the N.W. corner to a
lot sold by Paxton to Samuel Allmon witness a white oak
on the south bank of said creek, thence with allmang
west line N 80, 5 W 140 poles to a beek in the original
south line of said Survey thence with said original line
N 82¹/₂ W 82 poles to the beginning containing sixty acres more
or less, to satisfy said Complainant in the sum
of two hundred & forty one dollars & ten cents with ~~interest~~
ten per cent interest thereon from the 20th day of
June A.D. 1855 until paid, together with the costs on said
decreed taxed at \$ 8.82. & also the accruing costs & make
due return in sixty days

Witness Yater Randall Clerk of said
Court at Marysville this 2nd day of
August A.D. 1855 Yater Randall Clerk

Civil/Domestic Case File

Case No. 1854-CV-0048

Civil/Domestic Case File

Case No. 1854-CV-0049

No. 54-CU-49

Union Common Pleas Court.

Jacob Reed

Plaintiff,

AGAINST

Henry Baldwin *et al.*

Defendant.

APR TERM, 1856

Sitter

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Soce \$ 20 14
Jacob Rue
4

Henry Baldwin
Admz of
Thomas Baldwin

14

I.C. 105 April 1st 1837

Cost Bill made

Doos record

D. 83,264

Amritan Pleas

Jacob Reed

11

Henry Bolden in adm
of Thomas J Bolden decd

P Atkinson

Filed June 25th 1854
James Linn Clerk

Court & Date

Court of Common Pleas Union County
Jacob Reed
against
Henry Baldwin admin-
istrator of Thomas J. Baldwin deceased

Petition

Jacob Reed plaintiff says there is due to him
from Henry Baldwin as administrator of Thomas
J. Baldwin deceased dependent on two prom-
issory notes of the said Thomas J. Baldwin made
in his life time and payable to E. S. D. Reed
or bearer, and transferred to plaintiff, copies of
which notes are hereto attached the sum of
two hundred dollars (one hundred each) with in-
terest on each note from the 13th day of September
A.D. 1849.

Whereupon the plaintiff asks judgment
against Henry Baldwin, administrator of Thomas
J. Baldwin, for two hundred dollars with inter-
est from September 13th 1849

Court & Porter Atty
for plaintiff

Two years from ~~the~~ the first day of December
next I promise to pay E. S. D. Reed or bearer
One hundred ^{dollars}, with interest for value received
this Sept 13th 1849

Thomas J. Baldwin

Two years from the first day of December next
I promise to pay E. S. D. Reed or bearer, one
hundred dollars with interest for value
received this Sept 13th 1849

Thomas J. Baldwin

Union County Ohio

John L. Porter being sworn says

that he is the Attorney for the Plaintiff herein
that Plaintiff is a non resident of Monroe County
that the Notes upon which suit is hereby brought
are in my possession, and further says he believes
the facts stated in this petition are true

John L. Porter

Swear to by John L. Porter before me and
signed in my presence.

June 25th 1854

James Dunn Clerk

Be it known for Henry Baldwin as administrato
r of Thomas J. Baldwin, deceased return-
able according to law. Amount claimed \$20,00
and interest from Sept 13th 1849

Court & Porter Atty
for PLT

June 25 1854

Jacob Recel

2

Henry Baldwin
Adviser of
James Baldwin
Sumans

Antislavery
\$200.00
& interest from
Sept 13 1849
Till July 11 1854
James Linn CLK

Cost of Postage
\$19 or \$20

Received this M^t June 27 1854
since this M^t July 8th 1852 I dwelt at
the Residence of Henry Baldwin &
Collected copy of this M^t
does Mileage 110
Lews 35
Cott 25
mⁿ 5
195
William L. Allen M^t

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify ~~Henry Baldwin administrator~~
~~of Charles Baldwin deceased~~
that he has been sued by ~~Jacole Reed~~
in the Court of Common Pleas of Union County, and that unless he answer by the ~~39th~~
day of ~~July~~ A. D. 18~~34~~ the Petition of the said ~~Jacole Reed~~
against ~~him~~ filed in the Clerk's Office of said Court, such Petition will be taken as true, and
judgment rendered accordingly. You will make due return of this summons on the ~~10th~~
day of ~~July~~ A. D. 18~~34~~

Witness my hand and the seal of said Court, this ~~27th~~
day of ~~June~~ A. D. 18~~34~~

James Turner JAMES TURNER

Clerk of Court of Common Pleas of Union County.

Jacob Reed
vs
Henry Baldwin
Admins of
Thos J. Baldwin

agreement
for settlement

Signed March 26th / 1856
Tabor Randell Clark

Jacob Reed

vs

Henry Baldwin admir
of Thomas J Baldwin dec'd

In Union Com, Pleas

Received of Henry Baldwin Administrator
of Thomas J Baldwin dec'd Twenty Dollars to
apply on settlement in this case, and when
he pays Twenty five Dollars more the above
suit is to be dismissed at the costs of Plaintiff.

Coats & Porter

Atlys for Ptlts

Received on the 20th in full of the balance
in this case

Coats & Porter Atlys
for Ptlts

Sheriff Malin	1,91	W. B. Central
Robt	48 paid	W. W. and Co Central
Clerk Lawyer	1,95	W. W. W. Central
" P	<u>240 paid</u>	
	<u>5,14</u>	

March 26 1856 Coats paid me \$2,00 Randee

Reed
vs
H. Baldwin adn
J. S. Baldwin

Bond for
Costs

Dated April 28
1855

Zuber Randall Clerk

Jacob Reed }
is } Plaintiff in Case
Henry Baldwin Adm'r }
John Baldwin Adm'r } Pleas

Whereas on motion of J.C. Douglass Atty for
Defendant to the Court of Common Pleas
Kosciusko County, the said Plaintiff Jacob
Reed was ruled to give security for
cost in this cause. Therefore I, Joseph
Cameron do acknowledge myself.
Security for said Reed in this cause for
costs in the sum of fifty dollars, for which
I stand bound in case Plaintiff fail
in this action, or is adjudged to pay
costs in said cause.

In witness I set my hand
this 28th day of April 1833

Joseph Cameron

Approved

Yester Randall Clerk

Henry Baldwin Ames

ads.

Jacob Reed

Answer.
(Amst.)

Filed July 22 1854

James Dunn clk

H. Danforth
Atty for defendant

Henry Baldwin I do make common
Administrator of the pleas.
Estate of Thomas & Baldwin
and as.
Jacob Reed Answer.

The said Henry Baldwin
as Administrator of the Estate of Thomas
& Baldwin deceased, for & answers ad.
says for a further plea to the said Notes
in the petition mentioned, says the Plaintiff
his action espoused ought not to have or
maintain because he says that the Defendant at the
time of making the said promises or promissory
Notes, in said petition mentioned ad each of
them was an infant ^{about} within the age of twenty
one years to wit the age of eighteen,

It doth not appear
Defendant

State of Ohio
County of Henry Baldwin as Administrator
of the Estate of Thomas & Baldwin
deceased, says that the facts set forth in the above
Answer are true as he verily believes,

Henry Baldwin

Oath to be made by Henry Baldwin Administrator of the
Estate of Thomas & Baldwin deceased, before me ad signed
in my presence, this 22^d day of July A.D. 1833,

John H. Robinson Mayor
of the incorporated village
of 25 S. of Marysville
Linn Co., W.

Henry Baldwin
Adm. of the Estate of James
J. Baldwin deceased
ads.

Jacob Reed

Answer

Filed July 22 1854
James Linn cltr

J. G. Doughty atly
for defendant

Chosen to G. Henry Baldwin as defendant
before me and sworn in my presence
this 22nd day of July A.D. 1854.
Wm. H. Patterson Mayor
of the Incorporated Village of
Thompson in Union
County Ohio

Henry Baldwin & In Union
Administrating the Estate } Common pleas.
of Thomas J. Baldwin deceased }
ad.

Jacob Reed, Answer

Henry Baldwin as Administrator of
the Estate of Thomas J. Baldwin deceased,
Answers and says: That there is justly
due the Estate of Thomas J. Baldwin, deceased,
from the said Jacob Reed, the sum of
Twenty Dollars, the price and value eq^y,
a four year old, Mare, Saddle, and
bridle, also the sum of Sixty Dollars,
for work and labour done, for the
said Jacob Reed, in clearing land,
for said Reed,

The said Henry Baldwin as Administrator
of the Estate of Thomas J. Baldwin deceased,
asks that the sum of Twenty Dollars, as the
price and value of said Mare saddle and
bridle, may be set off against, said Notes,
in petition described, also the sum of
Sixty Dollars, for work and labour done,
for Plaintiff, Job Doughty at the
expenses

Amherst County }
State of Virginia } Henry Baldwin Administrator
of the Estate of Thomas J. Baldwin
deceased, says that the facts set forth in the above
Answer are true as he verily believes,

Henry Baldwin adms

Civil/Domestic Case File

Case No. 1854-CV-0050

No. 54-CV-50

Union Common Pleas Court.

Bellefonte, Del. R.R. Co., Plaintiff,

GAINST
James Yearsley Defendant.

OCT TERM, 1854

JUDGMENT VS DEFENDANT

\$331⁶³

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Page 35

Bell fountain
Delaware R R
to

James Garsley

cost bill made
Record

Recorded

Union Corn Plan

The Bellefontaine
& Delaware R.R.

James Yearsley

Petition -

James Yearsley

Acct \$307.63

Hugh McDonald
Filed July 13 1854
James Yearsley Clerk

The Beloit and Delaware Rail Road Company
against James Kearley

Court of Common Pleas
of Union County Ohio
Petition
Civil Action.

The Beloit and Delaware Rail Road Company plaintiff says there is due to said Company from James Kearley defendant on the written contract and account copies of which are hereto annexed the sum of three hundred and seven dollars and sixty five cents: That said defendant executed & subscribed said written Contract hereto annexed prior to June 1851: That said Company and the Directors thereof in due form of Law ordered & required all the installments of stock in law company to be paid before this suit was brought & by proper orders required all subscribers of stock including that of said defendant to be paid: That the Rail Road of said Company was located & permanently established within one hundred rods of the Main Street of the Town of Struthers: That on ~~the~~ about the 8th December 1853 said Company by its Agents demanded payment of said subscription & sum of \$300. in oak lumber and said defendant refused & was unable to furnish the same or comply with said contract, Whereupon the plaintiff asks judgment against the defendant for said sum of \$307⁶⁵ Dollars with interest from May 11th 1854 & said penalty -

John Lawrence
Atty for Plaintiff

That said Plaintiff claims of no amount is entitled to a penalty of 15 percentum on and above

The State of Ohio /
Logan County vs J. Samuel Green being duly
sworn do say that the statements of the foregoing
petition are true as I verily believe: That the
original contract & account a copy of which
is annexed to said Petition are in my possession
that I am the agent of The Bellefontaine and
Delaware Rail Road Company, the aforesaid
plaintiff; That the facts are within my
personal knowledge & that said plaintiff is
a corporation the principal office of which
is in Logan County & not in Union &
that said Company has no office or
place of business in Union County

X Samuel J. Green see.

Sworn to by Samuel Green
by him described in my
presence this 17th day of June
June 1834 *(Signature)* -

- Justice of Peace

The Bellefontaine & Delaware
Rail Road Company } Union Com. Plus
against
Amos Yearsley } Issue summanum for
deft returnable according to Law - Indorse
"Suit brought to recover \$307⁶⁵/₁₀₀ with interest from
May 11. 1834" and penalty *Mr. Lawrence*
Deggatt

Copy of
Geo. T. Garsler's
Subscription
to Capital Stock
of the B & D R R Co

the Undersigned promise to pay the Belknapian
and Delaware Rail Road Company the Number of
Shares of Fifty Dollars, Each of the Capital Stock
of said Company by us severally subscribed in such
instalments & at such time as shall be required by
the Directors of said Company on condition that
said Rail Road be located and permanently
established within one hundred rods of the main
Street of the Town of Newton

	\$	No Shrs
James Yearsley in oak lumber	300.	6
Thomas Yearsley in lumber	100.	2

James Seawley

The Billefontaine & Delaware
Rail Road Company D

151 June 13th To 1st to 10th Instalment on Shares
of Stock \$ 300.00
To Interest from time of demand Decr 8th
1853 to May 11th 1854 7.65
~~\$ 307.65~~

Said penalty of 5 per centum
on said sum —

The Belffontaine &
Delaware R.R. Co

2

James Yearsley

Summons

amount claim \$307.65
with interest from
May 11th 1854 & penalty

Filed July 22 1857

James Lunn
clerk

Wm Lawrence
Attys for Plff

Received this month out July 13rd 1854
Lined this month July 22 1854 $\frac{1}{3}$
Demand to James Yearsley a certain copy of
this writ
Res Wallace 50
Sons 35
City 25
Dish 5
\$115-
Michigan Muli. Dist

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify

James Yearsley

that he has been sued by *the Bellfontaine & Delaware Rail R. Co.* in the Court of Common Pleas of Union County, and that unless he answer by the *12th* day of *August* A. D. 1854 the Petition of the said *Rail Road Company* against *him* filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the *24th* day of *July*

A. D. 1854

Witness my hand and the seal of said Court, this *13th* day of *July* A. D. 1854

James Gwiner 

Clerk of Court of Common Pleas of Union County.

DA 533

Bellfontaine &
Delaware Rail
Road Co
vs

James Yearsley

Debt \$331.65
Carts 586
This will 65

Filed Jan 22nd 1855
James Brown clerk

Recorded

W B Allison

Received this 22nd December 1855 and served the same day
leading to the action against James Yearsley January 22nd 1855 and
served on order from C. W. B. Allison the Attorney for Plaintiff, to
action this will without further proof as set out in
the service

James Yearsley

Melrose 1855

William S. Robt Shewell

Witnessed and acknowledged to be the true and valid instrument of the above named

Recorded

John W. Brown Clerk of the Court of Common Pleas of Franklin County

for record by whom and when 1855 A.D.

Quincy H. Brown Clerk of the Court of Common Pleas of Franklin County

for record by whom and when 1855 A.D.

Franklin County Clerk of the Court of Common Pleas of Franklin County

for record by whom and when 1855 A.D.

John W. Brown Clerk of the Court of Common Pleas of Franklin County

for record by whom and when 1855 A.D.

John W. Brown Clerk of the Court of Common Pleas of Franklin County

for record by whom and when 1855 A.D.

John W. Brown Clerk of the Court of Common Pleas of Franklin County

for record by whom and when 1855 A.D.

John W. Brown Clerk of the Court of Common Pleas of Franklin County

for record by whom and when 1855 A.D.

THE STATE OF OHIO, UNION COUNTY, SS;

To the Sheriff of *Saiel*

County, Greeting:

Whereas, at the Court of Common Pleas of the county aforesaid, begun and held at the Court House in the

town of Marysville, on the *17th* day of *October* A. D. 1854

The Bellfontaine & Delaware Rail Road Company
recovered against *James Yearsley*

as well as the sum of *Thru hundred & Thirty one* dollars and *sixty five*
cents for *Their* debt, as the sum of

~~dollars and~~ cents, for damages; as also the sum of \$ 5,66
for *Their* cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods, and chattels, and for the want thereof, of the lands and tenements
of the said *James Yearsley*

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the *17th*

day of *Oct* A. D. 1854 until paid; also the sum of \$ the costs of increase

on said Judgment, and accruing costs; and that you have these moneys before said Court at the Court House
~~make due return of this writ in sixty days~~
aforesaid, on the first day of our next Term, to render unto the said

Hereof fail not at your peril; and have then there this writ.

Yours
Witness JAMES KENKADE, Jr., Clerk of said Court, at the

Court House aforesaid, this *29th* day of

December A. D., 1854

James Yearsley Clerk.

D.A. 533

Bellefontaine & Delaware
Rail Road Company

vs.
James Geassley

Sept \$331.65
Costs 5.86
Increase Costs 1.50
This Month .65

Liled Nov 12^a 1853
Laker Rangee Clerk

Recorded

C W Allison Atty

Received this court September 12^a 1853 and served
the same October 9^a 1853, of goods or chattels
found wherein to levy, therefore served upon the
following described real estate situated in Taylor
County in Union County and being part of Survey
No 829 Bonneau & described as follows:
Beginning at a Hickory, Sweetree, & ash, the original
southwest corner of the survey thence N. 80 E. 85 poles
a stake in the center of the road leading from
Delaware to Bellefontaine, thence with said road N. 73
E. 182 poles to a stake in the center of the road and
N. 73 E. corner to a lot of land obtained by Alon Robins,
thence with his line S. 8° 10' W. 162 poles to an Elm
and ash in the south line of said survey, thence with
said south line to the beginning containing one hundred
and forty acres more or less, & I recuse the above described
real estate to be appraised by the oath of Charles Bonnans,
A. P. Burson & Daniel Melvin at twenty one dollars
per acre, & advertised the same according to law
in the Marlboro Tribune a weekly newspaper and in
General circulation in said county oftentimes to meet on the
10th day of November 1853 if bring the time said property
was advertised to be sold & offered the same for
sale according to law but it was not sold for want
of bidders

William H. Ross Sheriff.

The State of Ohio, Union County, ss:

TO THE SHERIFF OF Union COUNTY, GREETING:

Whereas, at the Court of Common Pleas of the county aforesaid, begun and held at the court house in the town of Marysville, on the 17th day of October A.D. 1854,

The Bellefontaine & Delaware Rail Road Company recovered against James Yearsley

as well as the sum of Three hundred & Thirty one dollars and ~~84~~⁵ five cents for their debt, as the sum of ~~dollars and~~ cents, for damages; as also the sum of \$ 5.86, for their cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said James Yearsley

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the 17th day of October A.D. 1854 until paid, also the sum of \$ 1,50 cts the costs of increase on said Judgment, and accruing costs; and of this writ make due return in sixty days.

Hereof fail not at your peril, and have then these these writs.

Witness TABER RANDALL, Clerk of said Court,

at the Court House aforesaid, this Twelfth day of September A.D. 1855.

Taber Randall Clerk,

Civil/Domestic Case File
Case No. 1854-CV-0051

No. 54-cv-51

Union Common Pleas Court.

Clark Watson & Co Plaintiff,
AGAINST
Harvey Steele, Defendant.

OCT TERM, 1854

JUDGMENT VS DEFENDANT

\$ 465-90

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Same 36

Clark Watson
& Co
is

Harry Skuls

Received
., 465.90

cert will make
Record



Union Com. Pleas
Ralph Clark, John
H. Watson, John P.
Nitter, James Rooker
& Daniel D. Gaspner
late partners trading
as Clark, Watson & Co.

v. 3 Petition & Answer
Harvey SKeels

Filed Augt 3 1854
James Turner Clerk

Brush

State of Ohio, Court of Common Pleas
~~of~~ ~~W. L.~~ County. Union County.

Raphael Clark, John H. Watson,
John P. Nitter, James Rooker and
Daniel D. Gassner late partners
trading as Clark, Watson & Co. Petition
Plaintiffs

against Plaintiffs
Harvey Skeels, defendant Said
say, that
is due to
them from

Harvey Skeels defendant, on the
summons note of the said Harvey Skeels,
a copy of which is hereto attached, the
sum of Four hundred and fifty
Dollars, with interest from the fifteenth
day of March, one thousand, eight
hundred and fifty four.

Whereupon the Plaintiff, ask judgment
against the defendant for Four
hundred and fifty Dollars, with interest
from the fifteenth day of March, one
thousand and eight hundred and fifty
four.

S. Brush Atty
for Plaintiffs

State of Ohio Union County ss.

Samuel Brush, being duly sworn
says, that this action is founded upon
a written instrument for the payment
of money only, which is in the possession
of this affiant as Attorney of Plaintiff, and
that said Plaintiff are not residents of
Union County, and this affiant believes
the facts stated in said Petition are true.

S. Brush
Sworn to and subscribed before me, by

Samuel Brush, in my presence this 2nd
day of August A.D. 1854
James Barnes clerk

Copy of Note and Endorsements
(480) on or before the fifteenth of July next
I promise to pay Wm H. Skinner or
bearer the sum of four hundred & eighty
dollars, value Recd - with interest after
the fifteenth of March next

Jan - 30/54 Harvey Skeels

copy of endorsements

Recd this note thirty dollars. \$130

W.H. Skinner

Per P.B. Cole

I assign the balance of this note to Clark
Watson & Co. being from hundred and fifty
dollars.

W.H. Skinner

Per P.B. Cole Atty

Union County Common Pleas

Nash Clark, John H. Watson,
John P. Nittles, James Rooken } Issue a
and Daniel D. Gaspner, late partners } summons
trading as Clark, Watson & Co. } returnable
Plaintiffs } according
against } to law.
Harvey Skeels, defendant } Amount
claimed

\$450, due interest from the 15th day of March
A.D. 1854

S. Brush Atty
for Plaintiffs

August 2nd 1854.

Union County Pleas

Clark Watson & Co

vs

Harvey Steele

amount claimed \$450.00
and interest from
the 15th day of March 1854

Filed Aug 14 1854
James Brown Elk

Received this 1st instant 12 & 1854
Dated this 1st by delivering to Harvey Steele a
certified copy of this状状 14th August 1854

Less Village	40
Lawn	35-
Cook	25-
Rent	5-
	<u>105-</u>

William H. Steele

J. Brush
Atty for Plaintiff

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify *Harvey Skels*

that he has been sued by *Ralph Clark, John H. Watson, John P. Ritter, Jas. Hooker,*
and Daniel D. Gause late partners trading as Clark, Watson & Co.
in the Court of Common Pleas of Union County, and that unless he answer by the 2nd
day of *September* A. D. 1854 the Petition of the said *Ralph Clark, John H. Watson*
John P. Ritter, James Hooker & Daniel D. Gause against ~~him~~ filed in the Clerk's Office of said Court, such Petition will be taken as true, and
judgment rendered accordingly. You will make due return of this summons on the 14th
day of *August* A. D. 1854

Witness my hand and the seal of said Court, this 2nd
day of *August* A. D. 1854

James Turner, ~~CLERK~~
Clerk of Court of Common Pleas of Union County.

D A 509

Clark Watson & Co.

reg

Davy SKeels

Day cases \$465.90

Carts 526

Increase carts 567

This will 65

Nov 30 1854

Paid \$88.49

Filed February 3 1855
James Liverer clock

Recorded

S Brush
atty for D.A.

Received this will December 5th 1853 and serve the same January 1st 1854 on the following persons and parties in addition to the former will, two hot boxes for Cisher, five horses & their Boxes, eight large tubs, six dozen plates, six shirts, paddings, two buttons, a set of four masts, one half dozen vehicles, four boxes for over size two boxes, cases, saddlebags, pace property for sale, at least ten days in the Nashville Tribune & paper printer and in special circulation in Middle County, afterwards to art's, on the 2^d day of February \$8,183.37 being the sum which property was advertised to be sold, I offered the same for sale but it was not sold for want of buyers.

I do not hold myself bound in any manner to pay any damages to any of the above named persons by reason of my having served the will.

True Service 63

Levy	\$5	No more will be required
Bail bond	\$0	Dec
Horse & Cart	\$1	
Advertisement	\$5	for damages
Renters fees	225	superseding
	11 G. E.	
	14 G. E.	

William A. Nott Sheriff W.C.
February 3 1855 —

Received from John F. Ladd 100.00 Dec 31st 1853

paid him 50.00 on account of his services as Agent of a bank and also 25.00 to his agent & his son for services of his son &

John M. Ladd furnished transportation for fifty dollars & a carriage to Dr. C. H. Smith on the first of January 1854

paid Dr. C. H. Smith on the first of January 1854 \$150.00 for services of his son & his wife

paid Dr. C. H. Smith on the first of January 1854 \$100.00 to Dr. C. H. Smith for services of his son & his wife

paid Dr. C. H. Smith on the first of January 1854 \$100.00 to Dr. C. H. Smith for services of his son & his wife

paid Dr. C. H. Smith on the first of January 1854 \$100.00 to Dr. C. H. Smith for services of his son & his wife

(Recd)

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WE command you to expose to sale those ~~lands and tenements~~ goods & chattels of Harvey Steele, to wit. Five head of horses one two year old colt, one yearling colt two yearling calves, one two year old steer one cow Two waggon one buck boar Brassy Eight head of stock hogs, three boiling Pans for ashay Two hot Leadies for ashay one pair of Platform Scales, one small pair scails, one bale Cotton Wadding, Twenty yards Corketing, six ashay Kettles, one stove pipe & Drum, one fourth of a Barrel of Rossin one fourth Barrel of Whiting, one Barree of Lambblack, one half Barrel of Copperas one hundred & twenty five balls wall paper 40 lbs Brimstone one half Keg salt Petre

which according to our commands you have taken into your hands, and which remain unsold as you have certified to the Judges of our Court of Common Pleas of our said County, to satisfy

Clark Watson & Co
the sum of Four hundred & sixty three dollars
and Ninety cents for his

damages together with \$5.26 for his costs, with interest thereon from the 17th A.D. 1854 until paid, which late in our said Court the said

day of October
Clark Watson & Co
recovered against the said Harvey Steele

as of record is manifest. Also, \$5.67

increase of costs, and the accruing costs.

And if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment aforesaid, then you are hereby commanded that you levy the same upon the goods, & chatels, lands and tenements, or either, as the law shall permit, being the property of the judgment debtor, which together with the property on hand not sold as aforesaid will be sufficient to satisfy said judgment. And that you have the same before the said Court at the Court House in Marysville, on the first day of their next Term, to render unto said

Hereof fail not at your peril, and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court at

the Court House in Marysville, this 5th day of

December A.D. 1854
James Turner Clerk.

D.A. 509

Clark Watson & Co,
v.s. Streets
Harvey

Chancery Court of the State of New York
County of New York
Date of filing suit Nov. 30th 1854
Cause No. 509
Plaintiff
Defendant
Attorneys
Costs
Increase costs
This sum

Nov. 30th 1854
paid \$88,49

Filed April 12 1855
Sister Randall Clerk
Recorded

S. Brush
Atty for Pft

Received this writ February 12th, A.D. 1853 and the same
day received of Harry Streets the sum of one hundred
dollars according to an agreement made by order of the
Plaintiff's Attorney in which Harry Streets & Walsh
agreed to pay one fourth of the claim of Clark Watson & Co
against Harry Streets down and one fourth every six
days until the claim is satisfied.

On Feb 12th 1853 Received of Harry Streets the sum of
one hundred and three dollars
According to the above agreement this writ is returned
without further process

Law. Plaintiff \$400
William H. Ross & Harry

Attorn. to Plaintiff in this cause

Date all money due up to and following sum of \$119.40

Interest from date of this writ to January

Interest from date of this writ to January

Interest from date of this writ to January
and all money due up to and following sum of \$119.40
Interest from date of this writ to January
and all money due up to and following sum of \$119.40
Interest from date of this writ to January
and all money due up to and following sum of \$119.40

Interest from date of this writ to January

C. B. G. A.

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting:

We command you to expose to sale those ~~lands and tenements of~~ goods & chattels of Harvey Streeks to wit, Five head of horses one two year old colt one yearling colt two yearling calves one two year old steer one cow two wagons one buck board buggy eight head of stock hogs, three boiling pans for ashery two hot irons for ashery one pan of Platform scales one small pair scales, one bale cotton wadding twenty yards carpeting six ashery kettles one stove pipe & drum one fourth of a barrel of soap one fourth barrel whiting one barrel Lampblack one half barrel of copers, one hundred & twenty five bolts wall paper 40 lbs brownstone one half keg salt Peter two hot irons for ashery one harrow three plows eight large dishes six dozen plates sixty sheets wadding two britannia tea pots four matts one half dozen sickles four lids for ovens and Two Powder cans

which according to our commands you have taken into your hands, and which remain unsold as you have certified

to the Judges of our Court of Common Pleas of our said County, to satisfy

Clark Watson & Co,
the sum of Four hundred & sixty five dollars
and Ninety cents for his his for
damages together with \$ 5.26 for his costs, with interest thereon from the 17th
day of October A. D. 1854 until paid, which late in our said Court the said

Clark Watson & Co,
recovered against the said Harvey Streeks

as of record is manifest. Also, \$ 10.42

increase of costs, and the accruing costs.

And if in your opinion the property in your hands will be insufficient to satisfy the judgment aforesaid, then you are hereby commanded that you levy the same upon the goods, & chattels, lands and tenements, or either, as the law shall permit, being the property of the judgment debtor, which together with the property on hand not sold as aforesaid will be sufficient to satisfy said judgment. And that you have the same before the said Court at the Court House in Marysville, on the first day of their next Term, to render unto said

And that you make due return in sixty days

Hereof fail not at your peril, and have then there this writ.

Yaber Randall
Witness, JAMES TURNER, Clerk of said Court at
the Court House in Marysville, this 12th day of

February A. D. 1855
Yaber Randall Clerk.

D. A. 509

Clark Watson & Co

25

Harry Steele

Damages \$465.90

Carts 5.26

This suit 65

Sued Deers 1854

James Dunn clk

S Brush Atty
for D. A.

Lees Service	65
Lay	35
Mileage	80
Bail Bonds	50
Advertisement	25
Printers per	100
Poundage	1.75
	5.00

November 30th, 1854

William H. Ross Sheriff

Recd on account of

Recd on account of

Recd on account of

V. D. 10

and legal expenses of

Recd on account of

Recorded

! !

Received

! !

Received this 30th Oct 1854
 Lene in connection with another suit of Execution issued out
 of the Court of Common Pleas of Brown County against State of Ohio
 hearing date October 24, 1854 made in favor of George Steele
 against Harry Steele as plaintiff and David D. White as defendant
 for the sum of Two Hundred and Eighteen dollars and Fifty cent
 damages and five dollars and six cent cost
 when the following articles Goods and chattels of Harry Steele
 to wit, Nine Head of Horses one two year old colt one yearling
 Calf two yearling Calves one two yearling Steer one cow
 two Wagons one buck horse buggy eight pair of Stock horses
 pair of Platters one Scales one small pair ditto one pair cotton
 Wadding twenty yards Captain's six ashier Yellows one store silk
 and about one fourth of a barrel of Rhen one fourth Barroon, yellow
 one barrel of Lampblack one half barrel of Colletins one hundred
 ana twenty five bottles of Hall's higher port wine of Demarne one half
 lbs Salt Peter.
 Received the above articles in the chargeable value a Reciprocal
 credit one in general circulation in Brown County, Ohio same to wit on the 30th day of November
 A. D. 1854 it being the day of execution when property to be sold between the legal
 owners & parties the same bill it was not sold for want of bidders
 recd of the defendant on this with Eighty Eight dollars and fourty seven
 and one half cents
 November 30th A. D. 1854 William H. Ross Sheriff

THE STATE OF OHIO, UNION COUNTY, SS:

TO THE SHERIFF OF ~~said~~ COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the county aforesaid, begun and held at the Court House in the town of Marysville, on the 17th day of October A. D. 1854

Clark Watson & Co
recovered against Harvey Skuels

as well as the sum of ~~four hundred and~~ ^{dollars and} sixty five

~~cents for~~ debt, as the sum of
dollars and ~~ninety~~ cents, for ~~this~~ damages; as also the sum of \$ 5.26
for ~~their~~ cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said

Harvey Skuels

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the 17th
day of Oct A. D. 1854 until paid; also the sum of \$ the costs of

increase on said Judgement, and accruing costs; and that you have these moneys before said Court at the
~~make due Return of this writ in forty days~~
Court House aforesaid, on the first day of our next Term, to render unto the said

Hereof fail not at your peril; and have then there this writ.

Witness JAMES TURNER, Clerk of said Court, at the
Court House aforesaid, this 20th day of

October A. D., 1854

James Turner
Clerk.

Civil/Domestic Case File

Case No. 1854-CV-0052

No. 54-cv-52

Union Common Pleas Court.

George Tait Plaintiff,
AGAINST
Larry Steele et al Defendant.

OCT TERM, 1854

JUDGMENT VS DEFENDANT

\$ 218⁵⁰

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Ex. Doc.	A	Page	511

Lane 3'

George Tait

is

Harry Skels
D & Welsh

cart will make
Ricard

Union Com Pleas

George Sart

vs

Harvey Skeels & D. Welsh

Civil Action

Filed August 11th 1854

James Dunn Clerk

26860

Coats & Porter
attys for plff

George Sait
vs

Harvey Skeels & D.D. Welsh
D. D. Welsh

Court of Com, Pleas Union County
Petition

George Sait, plaintiff, says there is due to him from Harvey Skeels and D.D. Welsh, defendants, on two promissory notes of the said Harvey Skeels and D.D. Welsh, copies of which are hereto attached, the sum of three hundred and fifty eight $\frac{8}{100}$ dollars, with interest on one hundred and fifty three $\frac{75}{100}$ dollars from the 24th day of March, 1854, and interest on two hundred and five $\frac{14}{100}$ dollars from the 8th day of ~~February~~^{May}, 1854.

Whereupon the plaintiff asks judgment against the defendants for three hundred and fifty eight $\frac{8}{100}$ dollars with interest on one hundred and fifty three $\frac{75}{100}$ dollars, from the 24th day of March 1854, and interest on two hundred and five $\frac{14}{100}$ dollars from the 8th day of ~~February~~^{May} 1854,

Coats & Porter
Attorneys for plaintiff

\$202 $\frac{20}{100}$

Marysville Nov 8th 1853

Three months after date we or either of us promise to pay Geo Sait or order the sum of two hundred and two $\frac{2}{100}$ dollars for value recd

Harvey Skeels
D.D. Welsh

Endorsed on said note is the following, March 24th 1854

Received on within Fifty dollars

Geo Sait.

\$205 $\frac{14}{100}$

Marysville Nov 8th 1853

Six months after date we or either of us promise to pay Geo Sait or order the sum of Two hundred and five $\frac{14}{100}$ dollars for value received

Harvey Skeels
D.D. Welsh

Union County Ohio

John L. Porter Attorney for the plaintiff, being sworn says that said plaintiff (Geo Yait) is a non resident of Union County Ohio, that the notes upon which ^{suit} hereby brought are in his possession and under his control, and further says that he believes the facts stated in the foregoing petition to be true

John L. Porter

Sworn to by John L. Porter before me and signed by him in my presence this 9th day of August A.D. 1854

James Turner CLK

George Yait } Union Com Pleas
vs
Harvey Skeels & D.D. Welsh }

Issue a summons in this case for Harvey Skeels and D.D. Welsh, returnable according to Law,

Amount claimed \$358, 8⁷/₁₀₀ with interest on one hundred and fifty three ^{dollars} _{75/100} from the 24th day of March 1854, and interest on 205 ¹⁴/₁₀₀ dollars from the 8th day of May 1854

Coats & Porter, atty

To James Turner Clerk, Com Pleas

Union Co Ohio

August 9th 1854

George Fair

&

Harry Steele &
D D Welch

Amount owing \$358.89
with interest on
\$153.75 from the
24th day of March 1854
and interest on \$205.14
from the 8th day of
May 1854

Sued Aug 14 1854
James Linnell

Coats & Porter
atty for Plaintiff

Received this first August 11th 1854
Sue this amount by delivery to David D Welch or
certified copy of this note August 12th 1854
Deliver this note to Harry Steele a citizen
copy of this note August 14th 1854

Less Village	40
Fees	55
Total	50
return	\$1,50

William Culkin, Not'l

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify *Harvey Keeley & D. L. Welsh*
that *they* ~~have~~ been sued by *George Tait*
in the Court of Common Pleas of Union County, and that unless *they* answer by the ^{9th day of *September* A. D. 1854 the Petition of the said *George Tait* against *them* filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the ^{21st day of *August* A. D. 1854}}

Witness my hand and the seal of said Court, this ^{11th day of *August* A. D. 1854}

James Turner ~~JAMES TURNER.~~

Clerk of Court of Common Pleas of Union County.

D. A. 511

George Lait
S

Harry Skels
D D Welsh

Damages \$218.50
cents 576
This went 65

Gilee Decr 4 1854
James Linn clk
V. D. 1854

Coats & Porter

Entered

Recorded

To run County

for 1855

Fees service	\$17
Levy	10 cents
Mileage	55
Advertisement	33
Printer per	80
Ranage	25
	1.00
	83
	3.78

November 30th 1854

William A. Ross Sheriff

To run County

for 1855

to run County

for 1855

Received this 1st Octo 1854

Sent in connection with this suit of execution issued out
of the Court of Common Pleas of Union County against the
hearing date October 20th 1854 in favor of Clark Watson Co
against Harry Skels for the sum of one hundred and one
sixty five dollars and twenty cent damages & pure dollars
and twenty six cent cent.
Upon the following decree was made and
chattels of the said Harry Skels to wit, five head of horses one two year
old colt one yearling foal, two yearling colts one, two year old stallion
one cow two wagons one fresh hewed log eight foot long, stock
hogs three herring pens for ashing two hot troughs for ashing one
hair scuttle one small pine chest one half cotton paddig
twenty yards carpetting, six ashing kettle one stove, pipe and furnace
one fourth barrel flour one fourth barrel wheat one barrel sawdust
Napkin knot 1/2 of 25 minutes and one half day of salt ~~salt~~
overruled the above property in the Nashville Tribune a newspaper printed and in general circulation in Union
County November 10th 1854 for 10th year by Wm. H. Ross Sheriff
and between the legal hours of 10th Nov 1854 I being the day of execution due notice to the
Reciver of Harry Skels on this' suit the sum of forty one dollar and fifty one cent

~~1/2 of 25 minutes~~
~~10th Nov 1854~~
~~40.50~~

November 30th 1854 William A Ross Sheriff

THE STATE OF OHIO, UNION COUNTY, SS:

TO THE SHERIFF OF ~~Saiel~~ COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the county aforesaid, begun and held at the Court House in the town of Marysville, on the 17th day of October A. D. 1854

George Sait
recovered against Harvey Skeels, as Principal and
David D. Welsh, as Surety

as well as the sum of Two hundred and ~~dollars and~~ Eighteen

~~cents for~~ debt, as the sum of

~~dollars and~~ fifty cents, for his damages; as also the sum of \$ 5,74
for his cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said Harvey Skeels, as Principal, and
David D. Welsh as Surety

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the 17th

day of Oct A. D. 1854 until paid; also the sum of \$ the costs of

increase on said Judgement, and accruing costs; and that you have these moneys before said Court at the
make due return of this writ in 45 days
Court House aforesaid, on the first day of our next Term, to render unto the said

Hereof fail not at your peril; and have then there this writ.

Witness JAMES TURNER, Clerk of said Court, at the
Court House aforesaid, this 24th day of

Oct A. D., 1854

James Turner Clerk.

Boston 10 July

D A p 511

UNION COMMON PLEAS.

George Tait

vs.

Harvey Reels Principal
D.D. Welsh Surety

Debt,	\$ 218.50
Costs, paid	5.70
Increase Costs,	6.28
This Writ,	70

Paid due, 4,1854 \$ 30,80
n Oct. 29, 1856 \$ 151.69

Returned and filed July
12th 1860

John Randall Clark
Coatz & Porter Att'y.

Recorded

int 15.95 Blk 6.9503

Recd this writ on the 10th day of May 1860
Recd of defendant Shucks by Standell \$55 Dollars
as per receipt on socket
Two terms 55.
Interest 4.0
Principals 50
return \$ 55

Abrraham Miltz witness

9881 '67 700 mif 700
A few more of 2
7628 700 mif 700

July 26 1856
Received
by Harry Tait
for filing & serving
Subscribed & sworn to 1860 -
July 26 1856
George Tait
vs.
Harvey Reels Principal
D.D. Welsh Surety

The State of Ohio, Union County, ss.

TO THE SHERIFF OF Union COUNTY, GREETING:

WHEREAS, at the COURT OF COMMON PLEAS of the County aforesaid, begun and held in the Court House in the town of Marysville, on the 17th day of October A. D. 1854

George Tait

recovered against Harvey Steele as principal & D.D. Welsh as security

as well as the sum of Two hundred & eighteen dollars and fifty cents for his debt, ~~the sum of~~ dollars and

~~one, for~~ ; as also the sum of \$5 76

for his cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said Harvey Steele principal & for want of such goods & chattels lands & tenements of the said Harvey Steele principal than of the goods & chattels & for want thereof of the lands & tenements of the said D.D. Welsh Surety as aforesaid you cause to be made the debt, ~~damages~~, and costs aforesaid, with interest thereon at 6 per

cent. from the 17th day of October A. D. 1854 until paid, also the sum of

\$ 6 28 the costs of increase on said Judgment, and accruing costs; and

of this writ make due return within sixty days.

Hereof fail not at your peril, and have you then and there this writ.

Witness, TABER RANDALL, Clerk of said Court, at the Court House aforesaid, this 10th day of May A. D. 1860

Taber Randall Clerk

D A P 511

UNION COMMON PLEAS.

George Tait

vs.
Harvey Steele jun.
D.D. Welsh Surety

Debt,	\$ 218.50
Costs, paid	5.76
Increase Costs,	4.43
This Writ,	10

Paid Dec. 4, 1854 \$30.80
" Oct. 29, 1856 151.69

Returned and filed March

29th 1860

Tolson Randall Clerk
Coats & Porter Atty. S

Recorded

Recd this writ on the 19th day of January A.D. 1860
by order of John C. Tait, Esq., of Providence, who sent it
return with out process.

Geo. Tait
message
return

\$1.00

9.966.60

recd 05.39 & us - us

for a sum of \$1.00
to whom it may belong

The State of Ohio, Union County, ss.

TO THE SHERIFF OF Union COUNTY, GREETING:

WHEREAS, at the COURT OF COMMON PLEAS of the County aforesaid, begun and held in the Court House in the town of Marysville, on the 17th day of October A. D. 1854

George Tait

recovered against Harvey Streets as principal & D.D. Welsh as Surety

as well as the sum of Two hundred & eighteen dollars and fifty
cents for his debt, as the sum of - dollars and
- cents, for -; as also the sum of \$ 5.76
for his cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said Harvey Streets principal & for want of such goods & chattels, lands & tenements of the said Harvey Streets principal, then of the goods & chattels after want thereof, of the lands & tenements of the said D.D. Welsh Surety as aforesaid you cause to be made the debt, damages, and costs aforesaid, with interest thereon at per cent. from the 17th day of October A. D. 1854 until paid, also the sum of \$ 4.43 the costs of increase on said Judgment, and accruing costs; and of this writ make due return within sixty days.

Hereof fail not at your peril, and have you then and there this writ.

Witness, TABER RANDALL, Clerk of said Court, at the Court House aforesaid, this 19th day of January A. D. 1860

Taber Randall Clerk.

Civil/Domestic Case File

Case No. 1854-CV-0053

No. 54-CU-53

Union Common Pleas Court.

Southern Matter Plaintiff,
Robt Gauley Defendant.

JUN TERM, 1853

JUN TERM, 1856

Journal	Page
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Low 21

Southard Mother

4

Robert Gamble

Mo Rock

Settled

Cost Paid

3213 7910

125 7910

579 0000

52329720

24 687950

38 -

14.5600

155.00

1 - 38-111
Coll. - ~~W.M.~~
C.
Admiral Hotel
Linn \$145-
Randall 90
Sheriff \$132
\$3,67

Prothono^r on Pleas

Southern^r Brothers

vs

Robert Gamble

Civil action

Filed August 11 1854
James Lower Clerk

\$337 18.

Routis & Porter

Court of Common Pleas Union County
Southworth Mathes plaintiff
against Robert Gamble defendant Petition

Southworth Mathes plaintiff says there is due to him from Robert Gamble defendant on the promissory note of the said Robert Gamble a copy of which is hereto attached the sum of three hundred and twenty eight dollars, with interest from the first day of May 1854.

The plaintiff further says that he (Plaintiff) sold & conveyed to defendant the following premises situate in Union County Ohio, and bounded and described as follows - beginning being part of survey No 4065, beginning at a stone the original N. E. corner of Overton's Survey, thence S. 81 W. 148 poles to a stake, thence S. 10 E. 114 $\frac{1}{2}$ poles to a stake, thence N. 81 E. 138 poles to a stake in the road, thence N. 10 W. $^{114\frac{1}{2} \text{ poles}}$ to the beginning containing one hundred acres. Being the land deeded by P. B. Buckworth to Southworth Mathes.

That said ~~money~~ ^{three hundred & twenty eight dollars} is a part of the purchase money due from defendant to plaintiff for said premises, and that said Plaintiff has a "vendee lien" upon said premises to secure the payment of said purchase money.

On or before the first day of April 1854 I promise to pay to the order of Southworth Mathes six hundred dollars for value Recd this 17th day of September AD 1853

Robert Gamble
Endorse on said note is the following, May 1st =

1854 Recd on the within note two hundred and
seventy five dollars.

Whereupon the Plaintiff asks
judgement against the defendant Robert Gamble
for three hundred and twenty eight dollars, with
interest from the same first day of May 1854, that
the lien upon said premises for the payment of
said purchase money may be enforced and that
the land may be sold to pay said debt and
for other proper relief.

Court & Porter Atty for plaintiff

The State of Ohio
Union County

John L. Porter one of the attorneys

for plaintiff makes oath and says that said
plaintiff (Southworth Father) is a non resident
of Union County Ohio, that the note upon which
suit is hereby brought is in his possession and
under his control, and further says that he believes
the facts stated in the foregoing petition to be true.

John L. Porter

Swear to by John L. Porter before me and
signed by him in my presence this 9th day of August
A D 1854

James Swenor Jr.

Santhworth Brothers
Robert Gunble } von Leon Pley

Issue a Summons in this case for Robert
Gunble returnable according to

Court Clerks \$ 328. with int
from May 1st 1859

The Jim Dunn Clerk Com Plus
unpaid
Aug 9th 1859

Bout & Parker Atty.

Southworth Mathews

b

Robert Gamble

Lemons

Amount Owed \$328.00
with interest from
May 1st 1854

Filed Aug 18th 1854
James Lemons clk

I recd this 11th August 1854
Lemons this 18th August 1854 by Lemons at
the residence of Robert Gamble or certificate
copy of this note

less mileage	35-
lens	35-
book	25-
total	100-

Coats & Porter
atty for pay

William H. Martin Sheriff

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify *Robert Gamble*
Southworth Matters
that he has been sued by *Southworth Matters*
in the Court of Common Pleas of Union County, and that unless he answer by the ^{9th} day of ~~September~~ A. D. 1854 the Petition of the said *Southworth Matters*
against ~~him~~ filed in the Clerk's Office of said Court, such Petition will be taken as true, and
judgment rendered accordingly. You will make due return of this summons on the ^{21st}
day of *August* A. D. 1854

Witness my hand and the seal of said Court, this ^{11th}
day of *August* A. D. 1854

James Turner JAMES TURNER.

Clerk of Court of Common Pleas of Union County.

Civil/Domestic Case File

Case No. 1854-CV-0054

No. 54-CV-54

Union Common Pleas Court

A. S. Alden

against

Plaintiff,

Joshua Judy

Defendant.

OCT TERM, 1854

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Ex. Doc. A

Page 513

Lane 39

A S Alden
is

Jackson Greeley

cut will muss
Record

Revised

A. S. Alden & Joshua Fidell
vs
Joshua Fidell
I hereby waive the issuing and
service of process in this case, and waive my
appearance therein
Aug 15th 1854 Joshua Fidell

Union Common Pleas

A. S. Alden

vs

Joshua Fidell

Petition

Filed Aug 11 1854

James Lewis Clark

No 1

8

276,21

Coats & Porter.
Atty's for plaintiff

SIXTY EIGHT

A.S. Alden { Court of Common Pleas, Union County
vs
Joshua Judy } Petition

A.S. Alden, plaintiff, says there is due to him from Joshua Judy, defendant, on the promissory note of the said Joshua Judy, a copy of which is hereto attached, the sum of two hundred and seventy dollars with interest from the first day of June, 1854. Whereupon the plaintiff asks judgment against the defendant for two hundred and seventy dollars, with interest from the first day of June, 1854.

Toots & Porter,
Attorneys for plaintiff

On the first day of June next for value received I promise to pay A.S. Alden or bearer, Two hundred and seventy dollars, this Oct 24th 1853.

Joshua Judy

Union County
P.L. Porter, attorney for plaintiff, being sworn, says that the plaintiff is not a resident of this county, and that the note on which this suit is commenced, is in his possession, and control, and he further says, that he believes the statements of the foregoing petition to be true

John L. Porter

Sworn to by P.L. Porter before me, and signed by him in my presence, this

August 9th 1854

James Swaine C.R.

Civil/Domestic Case File

Case No. 1854-CV-0055

Civil/Domestic Case File

Case No. 1854-CV-0056

No. 54-CV-56

Union Common Pleas Court.

S. M. V. Pittsburg Rec.

Plaintiff,

AGAINST

James Thompson

Defendant.

OCT TERM 1854

Sealed

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Ex. Doc. A

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contd.

276

Suit 41
Springfield & Western
& Pittsburg Rail R. Co.,
against
James Thompson

Petition

Filed August 15 1854
James Dunn Clerk

Cost bill
made
no record

Cost for suit

The Springfield & Vernon
& Pittsburg Railroad Company) Plaintiff in
against) cause of action
James Thompson) Pleas were over
County State of Ohio
Civil Action

The Springfield & Vernon & Pittsburg Rail
Road Company Plaintiff says there
is due to said Company from James Thompson
defendant on the written Contract and account
Copies of which are hereto attached the sum
of two hundred and fifty^{tho} dollars, that
said defendant received and subscribed ^{to} ^{pay} ^{its}
written Contract to said Company by their name
of The Springfield & Mansfield Rail Road Company,
Eight shares of the Capital Stock of said Company
being in all Two Hundred Dollars on which
interest has accrued to the 14th day of August 1854, of
Sixtytwo dollars, that said Contract & subscription
was made in the latter months of the year 1850 & 1851
on the early months of A.D. 1851 ^{as premium Aug. 14. 1851} That the
Directors of said Company ordered and required
all the installments of stock in said Company
to be paid before this suit was brought, and by just
ex. orders required all subscriptions of stock
(including that of the defendant) to be paid, that
the Rail Road of said Company was per
manently located through the town of May-
ville in Union County, and that on or about the
first day of August 1854 at the County of said ad
ct several times previous, the plaintiff by its agent
demanded payment ~~of the difference~~ ~~of~~
~~out~~ of said subscription, and of the whole
of it after it all became due - and
the defendant refused and neglected

Copy of Subscription

We the subscribers promise and agree to pay to the Springfield & Newfield Rail Road Company the number of shares annexed to our names respectively, each share being Fifty dollars, to be paid in four annual installments, as may be required by law or Corporation, and also as may be provided by the provisions of the laws in that behalf made and provided - Provided these subscriptions are upon this Express Condition, that is to say, if said Rail Road shall be permanently located through the town of Mayville Union County then these subscriptions are to be void otherwise to be void.

Jas. Thompson	8	600.00
---------------	---	--------

and still refuses and neglects to pay the
debt or any part thereof, whereupon
the Plaintiff asks judgment for four
hundred and sixty two dollars, with
interest thereon from August 14th 1852
till paid together with the legal penalty
thereon.

\$136.66
for Plaintiff,

State of Ohio 9
Union County, 3

George W Cherry agent for
the Springfield Mt Vernon & Pittsburg Rail Road
Company being duly sworn says that he is such
agent and that he believes the statements in
the foregoing petition to be true.

G W Cherry, Agent

Signed and subscribed before me

August 14 1852

James Town Clerk

Springfield Mt Vernon & Pittsburg
Rail Road Company, Union Co.,
agent S. Please
James Thompson 3

Be it known, for sufficient
witness according to law, Anders "Butt" - but
to recover \$462, with interest from August 14, 1854 until
paid, the sum of \$136.66 for Plaintiff

Springfield,
Mt Vernon & Pittsburg
Rail Road Company

vs

James Thompson

amount claimed \$462.00
with interest from
August 14th 1854

Filed Aug 18 1854
James Linn clk

Received this 1st August 1854
Interest on amount due 1854 of delivery
to James Thompson on certificate copy of
this note

Less postage	40
Lewis	35
Cash	25
Return	1.00

William Ballin Stern

P B Cole
atty for deft

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify

James Thompson

that he has been sued by *the Springfield Met Vernon & Pittsburg Rail Road Co* in the Court of Common Pleas of Union County, and that unless he answer by the *16th* day of *September A. D. 1854* the Petition of the said *Springfield Met Vernon & Pittsburg Rail Road Co* against *him* filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the *38th* day of *August* A. D. 1854

Witness my hand and the seal of said Court, this *15th* day of *August* A. D. 1854

James Turner

~~JAMES TURNER.~~

Clerk of Court of Common Pleas of Union County.

Civil/Domestic Case File

Case No. 1854-CV-0057

No. 54-CU-57

Union Common Pleas Court

Dennis Baltimore Plaintiff,
against

Thomas Baltimore Defendant.

APR TERM, 1855

Withdrawn from Court

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from makers
two 24s. of the
land

Dennis Cotman
of Stephen Cotman deceased
^{Manor}

of Thomas Cotman et al

petitum

Downed portion

Filed Aug 23 1854

James Dunn clk

Gethin has sold to

Jaird & has 2 shares

1/9

Janey sold to George 2 s.

2/9

Sarah Richards sold

to Maria Saline has 2 shares

4/9

Ta has sold to Charles

Gordon has (2 shares)

2/9

Sydia

4/9

J. B. Douglass atty. for
Petitioners

Heirs of Stephen Latimer

Matthew Latimer

Open by Frank wife
Thos. W. Long

3 Sarah Bushnell wife
Julius Richard)

Lee Latimer

Thomas "

Matilda Gordon
Charles "

David Latimer

George Latimer $\frac{7}{10}$ ^{you}

Sydia " ^{old} $\frac{1}{7}$

Also the said Stephen Latimer
deceased died seized in fee simple
of the following lands situated in
Union County Ohio, being two
Acres being part of Survey No 352.
of 650 acres bounded as follows Beginning
in the center of the road from Dublin
to Dorly where the west line of the survey
crosses the road thence with the center
of said road easterly to Hards corner
thence North $9^{\circ} 45' W$ 770 poles along Hards
line to a black ash on the river thence
up the river to the west line of the survey
thence $S 9^{\circ} 45' E$ with said west line to the
beginning. The said premises descended
to the following persons. The children
of said Stephen Latimer deceased,
and is now owned by them in the
following proportions. Thomas Latimer
 $\frac{1}{9}$ (Sarah Richards) share, David Latimer $\frac{2}{9}$
Suey, Nathan Latimers share George Latimer
 $\frac{2}{9}$ to wife Nancy Long share Lee Latimer the
unadjusted sumth $\frac{1}{9}$ Matilda
Gordon wife of Charles Gordon the one
undivided sumth part $\frac{1}{9}$ Lydia
Latimer the one undivided sumth
part $\frac{1}{9}$ Your Petition further represents
that she is the widow of the said
Stephen Latimer deceased is intitled
to dover in said premises. Your
Petition says that said Thomas
Latimer David Latimer

George Latimer Motilda Gordon
wife of the said Charles Gordon, and Lydia
^{or see Latimer} Seaton may be made parties Defendants to
this ~~the~~ petition And your Petition
prays that dower may be assigned to her
in said premises, and that partition
of the balance may be made in severalty
to the said parties named in said
petition; or if it shall appear that
Dower and partition cannot without
manifest injury be made then that
the same may be sold or other
order taken pursuant to the Statute
in such case made, and provided

Y^r J. C. Doughty attorney for
Petitioner.

State of Ohio To the Court of Common
Please of Union County

Upon Petition of Dennis Latimer
wife of Stephen Latimer now deceased,
of the County of Union and State of Ohio
respectfully represents that on or about
the 28th day February A D 1854. One
Stephen Latimer of the County of
Union, and state of Ohio died,
intestate, Seized of an Estate of in
fee simple in the following
lands and tenements in said of
County of Union and Franklin
and described as follows, lying in the
County of Franklin Union Beginning
at a Stake in the center of the road
the ~~South~~^{South} East corner of land sold.
Y Gtaling and Highland. Survey
N $\frac{9}{15}$ W. One hundred and seventy
poles along Highland line to a
black oak ash. and a branch there
up. the same with its meanderings
to the west line of the Survey in
the center of the cross road running
South and North. Survey N $\frac{9}{15}$ West
along the center of said road. Seventy
four poles to the north west corner
of Barksdole's Survey of 650 acres corner
two trees Buckeye gone. Survey
N $\frac{1}{15}$ E. along the north line of said

Survey to a large sugar and small
beech N^W corner of land sold
to G Starling to said S Leotinow
Prince C 9 $\frac{3}{4}$ E, two hundred and
sixty four poles. on spring branch
at 8, 18, 116, 119, 132, 164, & 221. poles to
said road leading from Dublin
to Pleasant Valley thence N 83° W.
32 poles to the west bank of the branch
in the road. thence N 74 $\frac{1}{2}$ W. along
the road. 37 poles. thence N 51 $\frac{1}{4}$ E.
along said road. 16 poles. to the
place of beginning containing
One hundred and eleven acres.
More or less part of Survey No 3452,
of 650 acres in the name of William
Backsdale, also the said Stephen Leotin
deceased, being survey of his in fee of
the following described lands.

Situate in the County of Union and
Franklin, and State of Ohio
described as follows. Beginning
at a very part of Survey No 3452 in
the name of Backsdale, Beginning
in the center of the road leading
from Dublin to Dury creek at
the corner of a parcel of land hereto
known as Board lot. Then Northwesterly
to a lot heretofore known as
Bakers lot. Thence Eastwardly with
said Bakers line to the easterly line
of the original Survey. thence
with the said easterly line to the

North corner of a lot heretofore
known as ~~Mallows~~^{Mallomys} lot of two acres
thence Southwardly with said Malloms
lot of two acres West line to the
center of the said road. Thence
with the center of the road to the
beginning. Containing One hundred
and twenty eight acres. The following
described, parcel of land being a part of the
128 acres, sold and deeded to Thomas Colman
bearing the following descriptions, beginning
at a stone on the east line of said survey
and running onto said line $Q 21^{\circ} 30' E$. 15 $\frac{1}{2}$ poles
to a stone being the north east corner of
a lot heretofore known as Malloms, lot of two
acres. Thence $Q 87^{\circ} W$. 12 poles to a stone, N. W corner
to said two acres. Thence south Q , 41 minutes
East $21\frac{1}{2}$ poles to a post in the center of
the Dublin and Derby Creek road.
From which a stone bears $N 45^{\circ} W$ 2 poles
thence with said road $Q 87^{\circ} W$. 19 $\frac{3}{4}$ poles to a
beech, thence south $88^{\circ} W$. 25 poles to a post
from which a stone bears $N 45^{\circ} W$. 2 poles
thence $N 745^{\circ} W$. 88 poles to a stone thence
 $N 31^{\circ} W$. 25 poles to a stone thence $N 21^{\circ} 30' W$
41 poles to a stone thence $N 66^{\circ} 30' E$ 48
poles to the beginning containing fifty
acres being a part of the same land
deeded to said Stephen Colman by
Tim Stortling & Joseph R.
Swan their attorney in fact

Civil/Domestic Case File

Case No. 1854-CV-0058

No. 54-CV-58

Union Common Pleas Court.

Joseph Caldwel, Plaintiff,
AGAINST
John Caldwell, Defendant.

OCT TERM, 1854

JUDGMENT VS DEFENDANT

\$269 00

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Lane 43

Joseph Dawn
Admrs of
John Caldwell
vs

H. Clemens & otherz

Cost bill made
Received
Re-entered

Joseph Hawn et al v
John Caldwell die^r

v

F Clemens et als

petition

Filed Aug 31 1854
James Linn clk

court bill made
Record

CVR
ppp stys

Joseph Hawn Administrator
of the Estate of John Caldwell decd

Plaintiff Court of Common Pleas
against Union County Ohio
F. Clemens, Uriel Bidwell petition
Clemard Mahoney Defendants

The plaintiff Joseph Hawn Administrator of John Caldwell decd says that on the 16th day of April AD 1853 in said Union County the said defendants F. Clemens, Uriel Bidwell and several and Clemard Mahoney made their joint promissory note for the sum of six hundred and sixty dollars and sixty six cents payable to Joseph Hawn as said Administrator or bearer nine months after the date aforesaid. a copy of which note is heremto attached

On said promissory note are the following endorsements viz. "April 17th 1854 paid on the within \$80.00
" " 18. " paid on the within by Bidwell 50.00
" July 7th " Recd on the within " " 288.81

There is due the plaintiff as said Administrator from said defendants upon said note the sum of two hundred and fifty five dollars and forty six cents which has not been paid and thereupon the plaintiff as said administrator asks judgment against the defendants for said sum of two hundred and fifty five dollars and forty six cents with interest from this date

And the plaintiff comes and shows to the court his letters of Administration granted him by the probate court of said County upon the estate of John Caldwell decd which show his right to sue in this behalf

Curry & Tolman Attys

"Nine months after date for value rec'd we, or either
of us promise to pay Joseph Hawn Adm'r in =
trustee of the Estate of John Caldwell deceased
or bearer the sum of six hundred & forty dollars
and sixty six cents
dated April 16th 1853

Attest C. H. Converse

F. Clemens
Uriel Belwell
Clem and ^{his} Mahony
mark

In the state of Ohio Marion County as
I. Joseph Hawn Adm'r of John Caldwell
did being duly sworn do say that the matters and
allegations set forth in the within and above are
true as I verily believe Joseph Hawn

sworn to by Joseph Hawn before me and by him
in my presence subscribed this 31st day of August 1854
John Barbour J. P.
Fee 10cts paid by Robinson

Joseph Hawn Adm'r of
John Caldwell deceased

F. Clemens
Uriel Belwell
Clement Mahony

2
to the Clerk of the
Court of Common Pleas
of Marion County Ohio
August 31st 1854

3 Marion County Court of Common Pleas
Petition

Some subpoena proffests to the Sheriff
of Marion and Madison County Ohio
returnable according to Court and
endorse suit brought to recover
\$255.40 with interest from this date for
balance on debts note given for \$660.66
April 16th 1853 payable to plff nine months
after date "

Curry & Robinson
Plffs Atty

D A 517

Joseph Haun
Adm'rs of
John Caldwell

v/s
H. Clementz
Et al.

Debt \$259.00
Carts 10.26
65

This wnt
Filed Jan'y 2 1853
James Linseluk
Recorded

Guy & Robinson
Atlys for Adm'rs

Received by said Adm'rs 10/10/1853
Dated this 1st inst October 27 1853 by buying when personal property
enough to satisfy said Adm'rs debt, Adm'rs said property for sale
in the Marquette Icham put before the day of sale the 27th
for Plaintiff ordered this writ to be issued Satipca

2nd Service 75-

Levy
on Franklin's Ballona
McLan-e
Bratela
Admiral (25)
for amount of \$259.00

2nd Service 75-
Levy
on Franklin's Ballona
McLan-e
Bratela
Admiral (25)
for amount of \$259.00

Hillin, H. Roth Shiff

259.00
 $\frac{259.00}{64.78}$
3.24.
3.90
10.26
 $\frac{65.00}{277.05}$

THE STATE OF OHIO, UNION COUNTY, SS:

TO THE SHERIFF OF said COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the county aforesaid, begun and held at the Court House in the town of Marysville, on the 17th day of October A. D. 1854

Joseph Haun Administrator of
John Caldwell

recovered against

H. Clemens, Uriel Bidwell &
Clement Mahoney

as well as the sum of Two hundred
cents for his debt, as the sum of

dollars and Fifty nine dollars

dollars and

cents, for

damages, as also the sum of \$10.26

for his

cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said

H. Clemens Uriel Bidwell &
Clement Mahoney

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the 17th

day of October A. D. 1854 until paid; also the sum of \$

the costs of

increase on said Judgement, and accruing costs; and that you have these moneys before said Court at the
~~make due return of this writ in 24 days~~
~~Court House aforesaid, on the first day of our next Term, to render unto the said~~

Hereof fail not at your peril; and have then there this writ.

Witness JAMES TURNER, Clerk of said Court, at the
Court House aforesaid, this 8th day of

November A. D., 1854
James Turner Clerk.

Union Common Recs

Joseph Haun Adams
of John Caldwell, dec'd.

20

J. Clemens Stal

Suit brought to recover
\$255.40 with interest
from this date for
balance on debt note
given for \$660.66.
April 16th 1853 payable
to self nine months
after date

Gina Sept 13rd 1854
James Dunn clk

Curry & Robinson
Atty for Self

Pl. 2 this writ & day of September 1854 set
10 o'clock AM and served upon
Bisomme by leaving a true copy of
the writ & paper with his wife at his usual
place of residence also James Adams
Brother to leaving a true copy of
the writ & paper with his wife at his usual
place of residence & as far as I know
he is not found within my circuit
Sept 13rd 1854

Pl. 2 cash on way
for \$2.00

to 20 G

E. M. Cormack
Chas. M. C.

THE STATE OF OHIO, UNION COUNTY:

Madison

TO THE SHERIFF OF ~~UNION~~ COUNTY,

You are commanded to notify *J. Clemens, Uriel Bidwell & Clemons Mahoney* that they have been sued by Joseph Houn ~~advers~~ of John Caldwell, dec'd, in the Court of Common Pleas of Union County, and that unless they answer by the 30th day of September A. D. 1854 the Petition of the said Joseph Houn ~~Advers~~, or against them filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the 11th day of September A. D. 1854

Witness my hand and the seal of said Court, this 31

day of August

A. D. 1854

James Liverer ~~JAMES TURNER~~

Clerk of Court of Common Pleas of Union County.

Hans Adams

7

F. Clemens et al.

free. for ex

filed Nov 8 1854

James H. Clark

Joseph Hawn Adm'r &c
Treasuror Union Com 1/2 fees
Jasper Clement et als Augt Oct Term 1854
\$259.00

Issue Execution to the Sheriff of Madison County
and Union County returnable in 66 days

James W. Thompson
Atty for Hawn

To the Clerk of
Union Common Pleas
November 7th 1854

Union Cum Pleas

Joseph Hawn
Admrs of
John Caldwell
Dec 1853

H. Clemens, Et al

Suit brought to Recover
\$255.40, with interest
from this date for
balance on deft's note
given for \$660.66
April 16th 1853 payable
to plff nine months
after date

Filed Sept 5th 1854
James Turner Clerk

Curry & Robinson
Plff Attorneys

Received the 1st August 31st 1854
here thru ont September 20th 1854 being at
the Residence of H. Clemens a certain copy
of this ont the written name
of Clement Mahon was found
Recd Village 50
Law 25
Lodg 5
Retn 155-
Septembr 5th 1854
H. Clemens

Melvin Caldwell

255.40
255.
100
255.95

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify ~~H. Clemens~~. Urial Bidwell
& Clemond Mahoney
that ~~The~~ ^{they} has been sued by Joseph Hawn, ~~Adams~~ of John Caldwell, Dec'd,
in the Court of Common Pleas of Union County, and that unless ~~The~~ ^{they} answer by the 30th
day of September A. D. 1854 the Petition of the said ~~Joseph Hawn, Adams~~
against ~~them~~ filed in the Clerk's Office of said Court, such Petition will be taken as true, and
judgment rendered accordingly. You will make due return of this summons on the 11th
day of September A. D. 1854

Witness my hand and the seal of said Court, this 31

day of August A. D. 1854

James Turner JAMES TURNER.

Clerk of Court of Common Pleas of Union County.

Civil/Domestic Case File

Case No. 1854-CV-0059

No. 54-CV-59

Union Common Pleas Court.

Samuel Clay

Plaintiff,

vs. ^{AGAINST} Wm. Wilson

Defendant.

OCT TERM, 1854

Sent

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Lane 44

Samuel Clay

vs

William J Wilson

12 Nov
1888
W.L.

settled

Recd

clerk 2/13
staff #1,46
3,59

45

W.M.B.

Samuel Clay

Wm J. Wilson

Pittion

Hilee Sept 6 1854
James Lower clock

Back Porch West

Court of Common Pleas. Union County
Samuel Clay Plaintiff v. William J. Wilson Defendant Petition

The Plaintiff Samuel Clay says that in the Month of April 1832 he was the owner of a certain Jack & that the defendant then & there agreed with the Plaintiff that if the Plaintiff would permit the defendant to put two certain Mares, of which the defendant was then owner to the said Jacks of the Plaintiff he the defendant would sell and deliver to the Plaintiff in the Month of September 1853 the issue of said Mares ³ ³ said Jack. And the Plaintiff there agree that he would pay to the defendant on the delivery of said issue of said Mares to the Plaintiff as aforesaid the sum of Twenty four Dollars each.

The Plaintiff says that said Mares of the defendant did in the said Month of April 1832 become with foal of the said Jack of the Plaintiff. That two Mules were the issue of the said Mares in the year 1853 which said Mules the said defendant by the terms of his agreement was bound to sell and deliver to the Plaintiff in the Month of September 1853. The Plaintiff however says the defendant refused & neglected to sell & deliver to the Plaintiff said two Mules the

The issue of said moves as aforesaid - and
still neglects & refuses so to do. By reason
whereof the Plaintiff says he has sustained
Damages to the amount of one hundred
and twenty five Dollars

Whereupon the Plaintiff asks judgment
against the defendant for the sum of one
hundred & Twenty Five Dollars & costs

Peter R. M. S. P.

Attest for Plaintiff

Union County, etc.

J. B. Sharp being sworn says he is
the agent of the Plaintiff in this behalf, that
the Plaintiff has authorized him to bring this
suit, that the Plaintiff is a non resident
of this County & is absent therefrom & that
he believes the statements of the foregoing
petition to be true. J. B. Sharp

I am to subscribe before me, and in
my presence by the said J. B. Sharp. This
second day of ^{Sept 15} 1854

P. D. Worrell, Jr.

Samuel Clay } Plaintiff Union Com. Pleas
William J. Wilson } Defendant Participant

Issue a Summons returnable
according to Law. Amount claimed \$125.00
Walter & Mast

attys for Plaintiff

To the Clerk of
Union Com. Please

Wilton & Wilton
ads.
Samuel Clapp

Answer

Filed Sept 19 1854
James Liver clk

Mr Doughty
at his residence

Court of Common
Pleas Common
County Ohio

William J. Willson
Defendant
ad.

Samuel Clay
Plaintiff

Answer

The Defendant William J. Willson,
Answer, to the Petition, of the Plaintiff,
says, that, some time in the Month
of April A.D. 1854, he the Defendant
was the owner of two Mares, as stated,
in the petition of Plaintiff, to which
the Defendant, as is represented in said
Petition, did then and there put to
Plaintiff, Jack, to teach said Jack,
says kept by one, Alan Drake, who espoused
himself as an agent for the Plaintiff,
the said Jack, as aforesaid was kept, for
the purpose, of foal getting.
Defendant further says, that for
the use, of the said Jack aforesaid
he the Defendant was to pay, the
Plaintiff, the sum of ten Dollars,
each, if said mares became with foal,
to said Jack, The Defendant further
Answers, petition, and denies, ad
sps. that he never, did enter into
an Agreement, with Plaintiff
to deliver, the issue, of said mares,
to Plaintiff, in the Month of September
A.D. 1853, for and, in Consideration of
the sum of twenty four Dollars each,
for said issue, a foal,

Defendant further answers said Petition and says, that he did try, to make and effect, a Contract, with Abram Drake, as agent of the said Plaintiff, as set forth in said Petition, and, upon calling witness to test, and prove the conditions of the Contract, the Plaintiff, said Abram Drake as agent, of the said Plaintiff, did recant, and deny, of entering into, any, or such, an agreement.

The Defendant further says, that previous to the commencement of this Suit, he did make, and tender to Abram Drake, as agent, of the Plaintiff, the sum of Twenty Dollars, in Gold, for the use of Plaintiff's Jack, as of usages which, the said Plaintiff refused, to accept.

Defendant further says, that the said Contract, mentioned in Plaintiff's Petition, is void, and not binding, and that the Defendant will further plead, and claim the benefit of the Statute, making void certain contracts, that are not to be performed, within one year, unless reduced, to writing and signed by the parties contracting.

Defendant asks, that he may be dismissed, and receive his Costs, in this case.

J. G. Doughty attorney for
Defendant

State of Ohio, William J. Wilson, Defendant being, Union County, sworn says, that he believes, the statements of the foregoing Answer, to be true. William J. Wilson
(Sworn to by William J. Wilson before me and subscribed in my presence, this 19 day of September A.D. 1853)

James Dunn Clerk 

Samuel Clary
vs

William J Wilson

Amount claimed
\$185.00

Filed Sept 9 1854
James Dunn Clerk

Walker & West
Atty for Plaintiff

Received this first day of September 6 1854
Dinner this 1st day of September 8th 1854
by James Dunn at the residence of William
J Wilson a certain cost of this meal
Dinner Wilson
Dinner
Lodging
Total
Nell \$1.30

William Collier Sheriff

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify *William J Wilson*

that he has been sued by *Samuel Clay*

in the Court of Common Pleas of Union County, and that unless he answer by the ^{7th} day of *October* A. D. 1854 the Petition of the said *Samuel Clay* against *him* filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the ^{18th} day of *September* A. D. 1854

Witness my hand and the seal of said Court, this ^{6th} day of *September* A. D. 1854

James Turner ~~JAMES TURNER~~

Clerk of Court of Common Pleas of Union County.

To the Clerk of
Common Pleas
Union Co.

Oct 11 1854 To the Clerk of Common Pleas
of Union Co Sir you will Please Dismiss
A Suit Pending Between Samuel Clay of the
first Part and Wm J. Wilson of the ^{second} Part
Provided the said Wilson pays all Costs of Suit up
to the Present

J D Sharp Agent for
Samuel Clay

22	
43	
—	5
65 elk	40
130	50
16	53
—	148
211	65
—	213

Samuel Clay

is.

William J Wilson

Sub for wit

Pre de la helye, bon^c,
Service by copy and
acknowledege severes

W. A. Jones, Esq.

THE STATE OF OHIO, UNION COUNTY, SS:

To the Sheriff of said County, Greeting:

We command you to summon John T. Wilson, Thomas Garwood
Job Smith, Madison Vaughan
Samuel Ballenger & Samuel Echelberger

to be and appear before the Honorable, the Judge of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the Third day of next term, at 10th o'clock, A. M., to testify and the truth to speak on behalf of The Defendant in a certain controversy in said Court depending, wherein

Samuel Clay,
is Plaintiff, and William T. Wilson
is Defendant, and this the shall in no wise omit, under the

penalty of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court House in Marysville, this 12th day of Oct,
A. D. 1854

James Turner Clerk.

Civil/Domestic Case File

Case No. 1854-CV-0060

No. 54-CV-60

UNION COMMON PLEAS COURT.

C. Cooper et al Plaintiff
against

William Garry et al Defendant.

OCT TERM 1854

April 1854

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June 45

6 Cooper & Co

5

per C. Mallin ~~shpt~~

for George

60
3
180
340
5-80
1

~~Nov 4th~~ Sheriff Martin 4,77 Clerk Turner 4,50
Sheriff Martin 16 " Robt 146
~~" Randall 520 Clerk Turner 4,58
1927 " Randall 520~~ ~~1,39~~

Cooper & Co. et als,

vs

William C. Malin Sheriff

Petition

Filed Sept 8th 1854

James Turner
Clerk

A. B. Allen
Atty for Pet.

C. Cooper & Co. et al. Pltfs v Union Com Pleas
vs { October term AD 1854

William C. Malin Sheriff &c.

~~and Elizabeth Perry & James Coulter~~

P.

Petition

To the Court of Common

Pleas of Union County Ohio.

The Plaintiffs C. Cooper & Co., Adam

Richey, Isaac Butt, and Israel Lucas represents that
on the 30th day of March AD 1853 C. Cooper & Co.
obtained, in the court of Common Pleas of Union
County Ohio, a writ of Attachment against Wm.
Perry & James Coulter, which said writ was delivered
to William C. Malin, Sheriff of said Union County which
said writ is hereto attached marked (A) and made part
of this petition. That on the 11th day of April AD 1853
the said Sheriff executed said writ by attaching a certain
tract of land, containing fifty acres, as the property of
the said William Perry, in the presence of two disinteres-
ted freeholders of said County, which was appraised by
said freeholders at twelve Dollars per acre, amounting to
six hundred Dollars, the inventory of said appraisement
is hereto attach marked (B) and made part of this petition
that such proceedings were had under said attachment
in said court, that at the April term 1854 of said court
the said C. Cooper & Co. obtained a judgment in attachme-
nt for forty two Dollars and Sixty three cents with costs,
against William Perry & James Coulter, And at the

June term 1854 of said court, Adam Richey recovered
two judgments in said attachment, one for One hundred
and forty one Dollars and thirty six cents against the
said William Perry & James Coulter, and one for Sixty
two Dollars, and Seventy cents. against William Perry

And at the last said term of said court, the said Isaac
Butt recovered a judgment in said attachment for
ninety four Dollars & sixteen cents against the said

William Perry & James Coulter, and at the last said term of said Court, the said Israel Lucas recovered a judgment in said attachment for Ninety two Dollars and Seventy Eight cents against the said William Perry and James Coulter. The plaintiffs also say that at the November term of said Court A.D. 1853 John Cassil obtained an order & decree of said Court founded upon a vendors lien, authorizing the said Sheriff to sell the said tract of land attached as aforesaid, that by virtue of said order the said land was sold to one Adem Ricker for the sum of four hundred Dollars, That after satisfying the said decree which was Eighty four Dollars with thirty two Dollars and ~~Eighty cents~~ ^{Two hundred and} ~~Eighty cents~~ ^{Two hundred and} fifty Eight cents cost together with two Dollars and eighty cents interest, there yet remained in the hands of the said Sheriff the sum of two hundred and Eighty Dollars and Sixty two cents proceeds of the sale of said land. The plaintiffs say that their said judgments have not been paid nor any part thereof. That the said sum of two hundred and Eighty Dollars and Sixty two cents, ^{Proceeds of the sale of said land as aforesaid.} yet remain in the hands of the said Sheriff, and that he refuses to apply the same on said judgments.

The plaintiffs therefore ask ~~the~~ ^{of} the ~~Court~~ that an order may be made authorizing ~~and~~ directing the said Sheriff to apply the said money yet remain in his hands, the proceeds of said sale as aforesaid, on said judgments pro rata, and that such other proceedings may be had as may seem to this court just.

A.B. Allen Atty for Plts.

The State of Ohio Union County, S.S.
A.B. Allen being sworn says he believes the ~~foregoing~~
^{above named} statement in the foregoing petition to be true & that the ~~said~~ C. Cooper & Co. are not residents of Union County.

Sworn to by A.B. Allen and subscribed by him in my presence this day of Sept 1854.

A.B. Allen
John W. Robinson Notary Public

And the said William C. Malin, Sheriff as aforesaid, now comes and waives the issuing and service of a summons on the foregoing Petition, enters his appearance thereto, and for answer thereto says that he is ready and willing to apply the said two hundred and Eighty Dollars and Sixty two cents, proceeds of the sale of said land, yet remaining in ^{his} hands, to the payment of the Plaintiffs said judgments, ~~as~~ whenever the Court shall authorize him so to do.

William C. Malin

Union Com. Pleas

C. Cooper & Co. et al.

vs
Wm Perry & Jas Coulter

Declarations

Gileee Moret 2³
1854
James Lamm et al

J. B. Allen atty

The State of Ohio³ Court of Common Pleas
Union County S.S. November term 1853

C. Cooper & Co. a Company not incorporated,
complain of Wm Perry and James Coulter
in a plea of assumpsit, for that whereas
herebefore ~~now~~ on the 11th day of July 1851
at the County aforesaid, the said Defendants
made their joint promissory note in writing
for one hundred and twenty Dollars
dated July 11th 1851, and payable to the order
of C Cooper & Co. on the first of January
A.D. 1852, and delivered the same to C Cooper
& Co, and thereby promising to pay to the
order of C Cooper & Co one hundred and
twenty Dollars on the first of January
1852, which period hath now elapsed, and
the said Wm Perry and James Coulter then
and there, in consideration of the premises,
promised to pay the amount of said note
to the order of the said C Cooper & Co according
to the tenor and effect thereof.

And also, for that whereas, the said
Wm Perry and James Coulter on the first
day of January 1852 at the County of
Union Ohio, was indebted to the said
C. Cooper & Co, one hundred and twenty
Dollars for the price and value of goods
then and there bargained and sold by
the Plaintiff to the Defendants at their
request, yet the said Wm Perry & James Coulter
has disregarded their promises and have
not paid the said sums of money or any
part thereof, to the damage of the said C Cooper
& Co one hundred and twenty Dollars and

thereupon they bring suit &c.
J B Allen, atty

The State of Ohio } Court of Common Pleas
Union County, ss } November term 1883

Adam Richey complains of W^m Perry
and James Coulter in a plea of assumpsit
for that whereas heretofore to wit, on
the 16th day of May A.D. 1853, the said W^m
^{& James Coulter} Perry was indebted to the said Adam Richey
to the amount of one hundred ~~Dollars~~
and twenty six Dollars and ten cents
for money then and there paid by the
said Adam Richey for the use of the said
W^m Perry & James Coulter at their re-
quest, and whereas the said W^m Perry
and James Coulter afterwards, to wit
on the 16th day of May 1853, in consider-
ation of the premises, promised to
pay the said sum of money to the plain-
tiff on request, yet they hath disregarded
their promises, and have not paid the
said sum of money nor any part there-
of to the damage of the plaintiff one
hundred and fifty Dollars, and there-
upon he brings suit &c.

J B Allen his atty
The State of Ohio } Court of Common Pleas
Union County, ss } November term 1883

Isaac Butt complains of W^m Perry
and James Coulter in a plea of assump-
sit, for that whereas heretofore to wit,

on the

on the 15th day of November A.D. 1851, at the
County of Union and State of Ohio, the
said Wm. Perry and James Coulter made
their joint and several Promissory note
in writing, for Seventy five Dollars, dated
November 15th 1851, and payable to Isaac
Butt or bearer, Nine months after date
with interest from date, and delivered
the same to Isaac Butt, and thereby, prom-
ising to pay to Isaac Butt or bearer, seven-
ty five Dollars, with interest from date,
Nine months after the date thereof, which
period hath now elapsed, and the said
Wm. Perry & James Coulter, then and there
~~promised to pay~~ in consideration of
the premises, promised to pay the am-
ount of said note with the interest thereon
to the said Isaac Butt or bearer, according
to the tenor and effect thereof; yet the said
Wm. Perry & James Coulter hath disregar-
ded their promise and have not paid
the said sum of money or any part
thereof, to the damage of the plaintiff
one hundred Dollars, and thereupon
he brings suit, &c.

I B Allen his atty.
The State of Ohio } Lawyer of Common Pleas
Union County, ss } November term, 1853

Isreal Lucas complains of Wm. Perry
and James Coulter in a plea of assump-
sion, for that whereas the said Wm. Perry
and James Coulter, heretofore to wit on
the 2nd day of December A.D. 1853, at the
County of Union and State of Ohio

made their two joint and several promissory notes in writing, for Seventy five Dollars each, Dated December 2nd 1851, payable to Isreal Lucas or bearer twelve months after date, with use, the other payable to Isreal Lucas six months after date, and delivered the same to Isreal Lucas, thereby promising to pay to Isreal Lucas the two several sums of Seventy five Dollars, to wit Seventy five Dollars in six months from the date thereof and Seventy five Dollars with use in twelve months from the date thereof, both of which periods have now elapsed, and the said W^m Perry and James Coulter, then and there in consideration of the premises, promised to pay the amount of said notes &c, to the said Isreal Lucas according to the tenor and effect thereof, yet the said W^m Perry & James Coulter have disregarded their promises, and have not paid the said sums of money or any part thereof to the damage of the said Isreal Lucas one hundred and eighty Dollars, and thereupon he brings suit &c.

I B Allen
Atty for pltf.

State of Ohio } Court of Common Pleas
Union County } term AD, 1853

Adam Richey Complains of W^m Perry in a plea of assumpsit, for that whereas

heretofore to wit, on the 22nd day of October
A.D. 1852 at the County of Union aforesaid
the defendant, Wm Perry, made his prom-
issory note in writing, calling for Sixty
Dollars, Dated Oct. 22, 1852, and payable
to Wm Richey, or bearer, twelve months after
the date thereof, and delivered the same to
the said Wm Richey, and thereby promising
to pay to Wm Richey, or bearer Sixty Dollars on
the 22nd day of October A.D. 1853 which period
hath now elapsed, and the said Wm Richey,
then and there sold and delivered the said
note to the said Adam Richey, and the
said Wm Perry then and ther~~e~~ promised
in consideration of the premises, promised to
pay the amount of said note to Adam Richey
according to the tenor and effect thereof.

And, also, for that whereas the said Wm
Perry on the 22nd day of October 1853, was
indebted to the Plaintiff in Sixty Dollars for
the price and value of goods, then and there sold
and delivered by the plaintiff to the defendant
at his request, yet the said Wm Perry hath dis-
regarded his said promise, and hath not paid
the said sum of money, or any part thereof, to
the damage of the said Adam Richey Seventy five
Dollars, and thereupon he brings suit &c.

I B Allen

Atty for Pltf.

Union Com Plus
Cassileus Perry
Commissioners
Report.

Filed April 13rd
1854
James Linn Clark

(Recorded)

John Basil
 & Cooper & Co. } In Chancery &
 vs } In Attachment
 William Perry

The report of John Blewett Master Commissioner to whom this cause stands referred for the purpose of stating the amount of the various liens upon the property attached and levied upon in this case.

In pursuance of which order I refer to my report I do find the following liens or claims to wit.

- | | |
|--|--|
| 1 st
" A decree of this Court in favor of John Basil rendered at the November Term thereof and in pursuance of which the real estate of the said Perry was sold for the sum of — | \$ 400,00 |
| | The amount of said decree was |
| | \$ 384,00 |
| | With interest at ten percent \$ 2,800 & Costs. 3258 |
| 2 nd
" A judgment in favor of James Thompson and against said Perry, rendered by said Court and upon which execution was awarded March 21 st 1853. | Int. 280
\$ 13,38 |
| | For the sum of |
| | \$ 26,69 |
| | With Costs amounting with increase Costs to the sum of |
| | \$ 10,93 |
| | Execution in this case was levied on Defendants land above referred to May 3 rd 1853. |

- 3rd
 " An attachment commenced in said Court against said Perry by Cleoper & Co. March 25th 1853 and declarations upon which the following claims have been filed to wit.

1st Cleoper & Co on note, Balance due April 12th 1854 is over

C. Cooper & Co brought over in

\$ 42,63

2nd, Adam Richey on claim or note assigned
to him by C. Cooper & Co, on which
there is a balance due April 12th 1854. " 139.80

3rd Isaac But on note, upon which there is
due at the time above specified " 73.12

4th Israel Lucas on two notes upon
which there is a balance due April 12th 1854
of " " " 91.75

5th Adam Richey On notes to William
Richey or bearer, upon which there is
a balance due April 12th 1854. " 61.70

On the above case there was made the
following amounts of costs before
John S. Boats J.P. to suit. justices costs
Wm. Wells Const. 68^{1/2}
15-
Total 83^{1/2}

6th G. Bassil on notes upon which
there is due April 12th 1854 " " \$ 62.00

7th S.A. Cherry on notes upon which there
is due April 12th 1854 " 115.60

8th Rowland Lee on notes upon which
there is due April 12th 1854 " 55.40

9th Cyprian Lee on account
on which there is due April 12th 1854 " 38.19

- 10th See & Phelps on account on which
there is due April 12th 1854 \$ 2,604
- 11th Caryl & Owen on note upon which 32,91
there is due April 12th 1854
- 12th ^{J. Lewis} On account upon which there is
due April 12th 1854 \$ 5,21
- 13th Malin & Smith on note upon
which there is due April 12th 1854 \$ 31
- 14th C. Houston on account
Upon which there is due April 12th 1854 14,68
- 15th John Gibson on account Upon
which there is due April 12th 1854 36,76

All of which is respectfully submitted
By John B. Lovett
Com. Fees \$1,000 } Master Commissioner of
Union Com., Pleas

C. Cooper & Co, } In Union Com. Phaz
W.C. Malin } October Term 1856

Received July 11^a 1856 of James
B. W. Haynes I.P. fourteen dollars & seventy seven
cents on costs of in the above case

C. Cooper & Co,
vs
W.C. Melvin
Amt of Costs

C. Cooper & Co vs Wm C. Malin Costs
Clerk James Turner \$7.70
" J. Randall 5.45
Sheriff W.C. Malin 5.07
" W.H. Robb .48
J.P. John B. Coats 68 $\frac{3}{4}$
Const. William Wells 15
Total Costs \$19,53 $\frac{3}{4}$

James Comley

S. Cooper & Co et al

19

John Comley Jr.

Danvers

Filed Oct 19 1854

James Comley

Cale Boston

Court of Common Pleas Kenne County

T Cooper & Co et al
v
William C Mallin & Co

Demurrer

The defendant William C Mallin
Demurs to the petition of the plaintiffs for
the following causes

1st The petition does not state
facts sufficient to constitute a cause of
action

2^d The court has no jurisdiction
of the subject of the action

3^r There is a defect of Parties,
both plaintiffs & defendant

Whereupon defendant asks
whether he ought to answer his complaint
in the said cause dismissed

Bale & Porter Atty

for deft

Sav 19

C. Coopers

5

William Perry &
James Coulter
w^t of attackm^t

Filed April 11 1853
Miss Lincoln

J.B. Allen Atty
per R.F. M.

Writ brought on a note of hand given by defendant
to the Order of C. Cooper Esq. for one hundred
and twenty dollars, dated thirty 11th in 1851 due
on the first of January 1852 also the cause
of J. B. Allen attorney fees

Received this writ 30th day of March 1853
April 11th 1853 I have this day attached in the Person of
Samuel R. Mathes and John H. Ryan two bondholders of
Union County the following lands of tenement to wit; been turned in
to the public hotel attached belonging to the said William W.
Perry and have caused the same to be appraised accordingly
to sum by said bondholders under oath at the sum of twelve
dollars per acre and have the same land in my possession
Treas. Lins 55 55
Inquest 100
Appraiser 30
Milkase 30
Return 10

Appraiser \$ 150
\$ 3,955

William W. Hartiff

An inventory and appraisement of property
attached by Wm C Malin, Sheriff of Union
County, at the suit of C. Cooper & Co against
William Perry and James Coulter, in the presence
of Samuel R Mather and John H Ryan
Made this 11th day of April A.D. 1853, by the said
Sheriff and Samuel R Mather and John H Ryan
two freeholders of said County, the said
Samuel R Mather and John H Ryan having been
first duly sworn by said Sheriff, to make said
appraisement, to wit:

One tract of land deeded by John Cassil
and wife, to William Perry, which deed is recorded
in the recorders office in Book No 15, page 277
bounded and described as follows, to wit, that
tract situate in the County of Union and in
the State of Ohio, and in the Township of Dover,
being part of survey No 4065, beginning at a
stake in the original south line of said survey,
and corner to a lot of land sold to Jesse said
by the heirs of John B. Overton, thence with
said line N. 9 W. 125 poles to a white oak and
red oak, another of said corners, thence S. 79 W.
64 poles to a stake in the south line of Jonathan
or W^m Bowens land, thence S. 9 E. 123 poles to
two maples and two ashes in the south, orig-
inal line of said survey, thence with the sur-
vey line N. 81 E. to the beginning, containing
fifty acres, more or less, appraised at
twelve dollars per acre, witness our hands and seal this 11th day
of April A.D. 1853.

William C Malin Sheriff

John H Ryan

Samuel R Mather

Seal
Seal
Seal
Seal

State of Ohio Union County

I do hereby certify that the above named
Samuel R Mather and John H Ryan are disinterested
freeholders of Union County and were duly summoned and
sworn to make the above valuation this 11th day of April A.D. 1853.

William C Malin Sheriff of
Union County Ohio

The State of Ohio Union County, ss
To the Sheriff of said County Greeting
We Command you that you forthwith attack the
lands tenements Goods chattels, rights Credits monies and
effects of William Penny & James Coulter wheresoever
they may be found and the same keep or so provide
that the same or the value thereof be forth Crusing to
Answer the Judgment of our Court of Common
Pleas within due for the said County of Union
in a certain action of Assumpsit there in prosecute
by C. Cooper & Co against the said William Penny
and James Coulter for Eighty five Dollars
Damages; And in what manner you shal
Execute this will make appear to our said Court of
Common Pleas on the first day of their next
Term. And have you thereto this writ

Witness James Swener Clerk of said
Court of Common Pleas at Marysville
this 30th day of March AD 1853

James Swener Clerk

I hereby acknowledge myself security
for costs in this cause for the plaintiff
June 24th 1853.

Adam Kickey

The Clerk of this Union County Pa. Township
do hereby certify the abathin to be a
full and true Copy from my docket of the
Proceedings had by and before me in
the above cause, John Beards G. A.
of the Appellate
Courtship.

C Coopers &
William Perry
James Cauldwell

Filed March 25th 1853
James Turner Clerk

(Transcript from
Esq. Coats)

C Coopers & Co. The State of Ohio Union County ss
vs

William Perry &
James Coulter

In attachment

Plaintiffs claim Thirty nine
Plaintiffs Costs Dollars or more as being the balance
A fidavit \$5 due on a note given by said William
Perry, 12th Perry and James Coulter to ~~said~~
Transcrip 31st ~~C Coopers & Co.~~, the order of said
\$ 68^{3/4} C Coopers & Co. Dated July 11th 1851
and originally calling for One
hundred and Twenty Dollars, on
Constable Costs which are indorsements amounting
Serving writ 10 to Eighty three Dollars and Twenty five
Mileage 5 cents

T5 - March 24th 1853. The Plaintiff by
J.B. Allen their attorney filed date
and, affidavit that the Defendants
are justly indebted to the said C
Cooper & Co., in the sum of Thirty
nine Dollars or more but not exceeding one
hundred Dollars, and said Defendants,
abscond to the injury of their creditors who
verily believe, whereupon, I issued a writ
of attachment, and delivered the same to
William Wells Constable which was return-
ed March 24 1853, indorsed, "The within
named, William Perry and James Coulter
have not anything in said County of
Union, which I can attach by virtue of this
writ. March 24th 1853. My fee \$5. Mileage 5-

15-

Wm Wells Constable

wishes to be dismissed with his last
Cale Spots
atty for Deptt

State of Ohio County of Union
William C. Malin being sworn says
that he believes the facts stated in this
answer to be true William C. Malin.

Served to by William C. Malin lawyer
one and one half hours in my presence
this 13th day of June 1855
John Randall Clerk

Union Court Pleas
C. Cooper & Co et al
vs
William C. Malin
Answer
Filed June 13rd 1855
John Randall Clerk

Cale Spots Atty

Court of Common Pleas Union County
C. Cooper & Co et al Plaintiffs vs
William C. Malin Defendant Answer

Defendant answers to Plaintiff's petition, that the land mentioned in said petition was set off, as a homestead, according to law by Defendant, to Elizabeth Perry wife of William Perry in the case of James Thompson versus William Perry in said Court of Common Pleas.

It is true that John Cassil had a vendor's lien on the land, and that a decree was obtained, to sell said land to satisfy said lien, and that after the same was satisfied, that there remained in defendant's hands said sum of two hundred & eighty dollars sixteen cents.

Defendant further says that a motion was afterwards made by said Thompson in said court to apply his claim against said William Perry, out of said money, which motion was set aside, and said money was set off to said Elizabeth Perry as a homestead, and that said court decreed that she was entitled to the money as a homestead, and defendant was ordered by said court, to pay said money to her, and that said ruling was afterwards affirmed on error by the District court. All of which will more fully appear by reference being had to the records of said court of common Pleas.

Defendant thereupon

Civil/Domestic Case File

Case No. 1854-CV-0061

No. 54-CV-61

Union Common Pleas Court

Henry C. Hopkins
against Plaintiff,

David H. Wurtelebaugh
Defendant.

APR TERM, 1855

Settled at Pcty Cost

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Saw No 27
of
Henry C. Hastings

2
David & Wm. Warkbaugh

Petition
Edmundoff et al.

Filed Oct 9 1854
James Brown Clerk

Plaintiff
John Daugherty

Henry C. Haskins } In Person
v. } Commonwealth ~~State~~
David J. Wurtsbaugh } For AD 1853.

Petition

The Plaintiff Henry C. Haskins,
says, that on or about the 1st day of
June in the year of Our Lord One
Thousand eight hundred, and
forty four, at Union County Ohio
the Defendant, David J. Wurtsbaugh
assaulted, beat, wounded, and unlawfully
injured, and damaged the Plaintiff, by
which he says, he is damaged to
the amount of One thousand
Dollars. for which he asks ~~damages~~
judgement.

J. B. Day Atty for
Plaintiff

(Signed) Henry C. Haskins
Union County } Henry C. Haskins
being sworn says,
that, he believes the statements of the
foregoing petition to be true

Henry C. Haskins

Sworn to by Henry C. Haskins before me
and subscribed in my presence this 7th day
of October AD 1854.

James Lower Clerk

Henry G. Robbins } In tension
David H. Wurtsbaugh } Common pleas
October 9th 1833.

Issue a summons
returnable according to law,
Amount claimed, \$1000. Dollars
H. Daugherty Jr
(Plaintiff)

To James Dunn
Clerk of Common pleas }
October 9th, 1833.

4th April
5 $\frac{a}{n}$ 1855
Lever Randall

November 1st 1854

Mr Doty, Esq; Sir W. H. Watsbaugh and me
has settle that Damage Suit that was pending
in the most turn of the course of common
plea except the coste

H. C. Hopkins

Savannah,
W. H. Watsbaugh
not.

Civil/Domestic Case File

Case No. 1854-CV-0062

No. 54-CW-62

Union Common Pleas Court

John F. Michael
Plaintiff,
against

William Wells
Defendant.

APR TERM. 1855

Settled

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John F. Michael

is

William Wells

undertaking

John F. Michael (Pltf) & before Wm Smith
J.P. Paid Jr.
William Wells (defd) Union Co. Ohio

We bind ourselves to the defendant, William Wells in the sum of one hundred dollars
that the plaintiff, John F. Michael shall
duly prosecute this action, and pay all costs
and damages, which may be awarded, against
him.

John F. Michael

Christopher, Houston

July 27th 1853

Guaranty Slip
ME 264

John F. Mitchell

"

Am. Well

GOR 270

affidavit

Coad & Porter
Atty's

The State of Ohio Union County ss

John F. Michele,

vs.
William Wells

Replevin

Damage \$ 75.00

The above named John F. Michele
affirms and says, that he is the owner of the
following property to wit, one bay mare and
one two horse wagon, and that he is entitled
to the immediate possession of the same, and
that said property is wrongfully detained by
said William Wells, and that said property
was not taken in execution on any order
or judgement, against said Michele (plainti-
fiff), or for the payment of any tax fine or
amercement assessed against him, or by virtue
of an order of delivery issued under Ar-
ticle eleventh of an Act of the jurisdiction
and procedure before Justices of the Peace
and of the duties of constables in civil cases
passed March 14 1853 and took July 1st
1853, or any other mere or final process
issued against said John F. Michele (plaintiff)

July

Witnessed John F. Michele

Affirmed by John F. Michele before me and
signed by him in my presence this 27th day
of July 1854

William Smith

J.P.

Civil/Domestic Case File

Case No. 1854-CV-0063

No. 54-CV-63

Union Common Pleas Court.

George Hall

Plaintiff,

AGAINST

Warren Merritt

Defendant.

April 1855

June 1855

JUDGMENT VS DEFENDANT

JUDGMENT VS DEFENDANT

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Hall
vs.
Merritt

Mo. 162

53 p. 162

12294

18/6
40
55

Hall
Benitt²⁹
Transcript
To the Clerk of
the court of common
pleas of
Union county
Ohio

Filed Oct 16 1854
James Brown et al.

P 395 April 11th 1855
Dismissed at pliffs
Costs Judgment for
Costs

George Hall	August 25 th 1844
V.B.	Bill of particulars filed
Daniel Abberrett	Damages \$ 10.00
Plaintiff costs	suit brought to recover the above damages
Summons - 12cts	
Supernumerary 28	August 25 th summons issued for the appearance of the defendant on the first day of
Witnessing witness 20	Sept 1844 at one o'clock P.M. of said day.
Jugement 25	August 25 th at the request of the plaintiff
Transcript 75	Superscas was issued for Adam Remminger Robert Fields Edward Bailey John H.
Cost fees	service 40 Blue and Calvin Hall
Mileage 25	August 25 th at the request of the defendant
Witness for four 42.00	Superscas was issued for Jacob Temple Jun
Defendants cost	Joseph Temple Jun J G Abberrett I K Dixon
Superscas for four and 1/4cts	August 30 th summons returned duly by leaving
Witnessing witness 16	Copy service 12cts mileage 55cts
Costs cost	August 30 th I K Tuttle const
Summoning witness fees	August 30 th superscas returned duly served by
Service 40	reading to the within named persons fees
Mileage 35	Service 80cts mileage 55cts
Witness for four 42.00	I K Tuttle const
Aug 30th	Sept 1 st 1844 the parties appeared and
	Ireal had Adam Remminger Calvin Hall
	Edward Bailey and Robert Fields was
	sworn and examined on the part of
	the plaintiff and Joseph Temple Jun.
	Jacob Temple Jun J G Abberrett and I K Dixon was sworn
	and examined on the part of the defendant and the testimony of
	of the parties all the allegations being taken it was therefore
	conceded by ^{me} that the plaintiff has no cause of action in the premises
	Against the defendant and that the defendant recover of them
	his cost herein taxed at two dollars and fifteen cents

In the above action of George Hall against Daniel Abberrett
I Granville Robertson do acknowledge myself paid for the
Appellant in the sum of fifty dollars to be levied on my goods and
Chattels land and tenements in case the appellant is condemned
in the above action and shall fail to pay the condemnation
money and costs and costs that may accrue in the court of
common pleas

Signed I Granville Robertson
Taken signed and acknowledged this 10th day of Sept in the
year 1844 before me Francis Baldwin J.P.

State of Ohio Union County
I do hereby certify that the above is a true
^{full and}
^{from my copy} copy of the proceedings had by and before me in the
above cause

Francis Baldwin J.P.
of Jackson Township

Bills of
Practicals

Filed Oct 16 1854
James Dunn Clerk

A. Henningsen
R. Fults.
E. Hady
J. Blue.

10

George Hall & Damages
vs.
(Daniel Mervet) \$90.00

Suit brought to recover the above
amount of Damages for Defendants
Hogs breaking and entering into Plaintiff's
Fields, in the Months of ~~September~~
~~July 1832~~ ¹⁸³³ and ~~August~~
and then destroying Plaintiff's corn
and potatoes, also to Recover Damages
for Defendants Hogs breaking into
Plaintiff's Fields, and about the ~~1st~~
~~1st day of August 1834~~ and then and
then rooting up and destroying
Potatoes and Corn, and other
injuries done. Plaintiff Close, also
the Plaintiff claims the amount
of damages for the losses and expenses
done by Defendants Hogs at several times
and days between the first day of ~~July~~
~~July 1832~~ and the 15th day of August 1834.

Civil/Domestic Case File

Case No. 1854-CV-0064

No. 54-CV-64

Union Common Pleas Court.

William W. Warren Esq.
Plaintiff,

AGAINST

S. F. Turkes et al
Defendant.

April 1855

JUDGMENT VS DEFENDANT

\$794 87

Journal	5	Page	388
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Ex. Doc.	B	Page	23

Law 29
Wm W. Warren Esq
vs
J. F. Banks
& others

cost bill
for Record

Recorded

Union County, Conn.

30
William W. Warren, et
cators of the last will
& testament of
W.

J. G. Tracy
A. S. Tracy
J. J. Kink

Petition.

Filed Oct 20 1854
James Brown et al

Answered by

April 20th - 1855

John Randall Clerk

Succitors Rosetta A. P. for Pet

The State of Ohio, ~~Delaware County~~ 15 -
William M. Warren Executor
of the last will & testament Plaintiff
of John Canada deceased. 3
against Union County
Ohio.
~~A. H. Funk~~, S. J. Funk Union Commissioner
N. G. Funk, Defendants Petition -
S. J. Kirk Petition -

your Petitioner William M. Warren, represents,
that on ^{or about} the twentieth day of May one thousand
Eight hundred and fifty four, he was appointed
Executor ~~with the will annexed~~ of the Estate of
John Canada, Decreed by the Hon. Probate Court
of Delaware County ~~This~~ ~~be he now present to the Court~~
~~have a copy of the same which he made from twice~~
~~Count, Name, his authority to sue his authority to him~~
~~by suit in his behalf~~.

Your Petitioner further represents
that in the life time of said John Canada received
one John Elmore, sold and transferred unto said
John Canada, the notes ~~copy~~ of which is hereto
attached and that said John Canada at the
time of his decease, was the ^{owner} holder of the same,
Plaintiff further represents that there is due to
him as executor of the said John Canada deceased,
and from said defendants, ~~A. H. Funk~~ N. G.
Funk and S. J. Kirk on the promissory notes
of the said defendants, a copy of which is hereto
attached, the sum of eight hundred and fifty
Nine dollars, and a ninety six dollars, with interest on
four hundred and twenty nine dollars a month eight
cents, from the first day of January one thousand eight
fifty four, and interest on four hundred and

Twenty nine dollars & ~~Seventy~~ eight cents from the
first of April one thousand eight hundred and
fifty four.

Whereupon the Plaintiff asks judgment
against the defendants for the sum of eight hundred
and fifty nine dollars and ninety six cents
with interest from the first day of February one thousand
and eight hundred and fifty four, on the note due
in months from date, and interest on the sum of
four hundred and twenty nine dollars and
ninetey eight cents, from the first day of April
one thousand eight hundred and fifty four on the
note due in year from date,

Attorney Raeth Atty for Plaintiff

Delaware County D.

John E. Rosette, being sworn
says that he is one of the attorneys of the said
Plaintiff and that the notes above described
are in his possession, and that he believes
the statements of the foregoing Petition to be true.

John E. Rosette

I do solemnly subscribe before, in my presence this
twentieth day of September A.D. 1854 -

Henry J. Eaton Notary Public

Copy

1/29/98. Millville April 1 1853.

Twelve months after date we or either of us promise
to pay John Elmore or order the sum of four
hundred and twenty nine Dollars, and ninety
eight cents, for value received and we hereby waive
all benefit which may arise from the "Homestead
Exemption Law,"

J. G. Trunks *Seal*

Copy

A. G. Trunks *Seal*

S. J. Kirk -

4/29/98,

Millville April 1 1853.

Nine months after date we or either of us promise
to pay John Elmore, or ~~order~~ order, the sum
of four hundred & twenty nine Dollars, and
ninety eight cents for value received and we
hereby waive all benefit which may arise from
the Homestead exemption Law,

J. G. Trunks *Seal*

A. G. Trunks *Seal*

S. J. Kirk *Seal*

William H. Warren executor Plaintiff
of the Last will & testament
of John Canady deceased
agent

J. J. Tunks A. S. Tunks
J. J. Kirk -

with interest on the note due in twelve months
from thence from the 1st day of April A.D. 1834
and interest from the first day of February
A.D. 1834 on the note due in twelve months to
nine months -

Interest & Penalties At \$1 per Month

Sept 22nd 1854

Petition
Issue a summons
returnable according
to Law,
Amount claimed
Eight hundred and
fifty nine dollars and
one hundred six cents

Wm W Warren
Exr of the Last
Will & Testame^t
of John Kennedy
S

A S Lunks &
others

amount claimed
\$859.96
with interest on the
note due in twelve
months from the 1st
day of April 1854
and interest from
the first day of
of Feb on the note
due in nine months
Filed Oct 30 1854

James Dunck
Sweet & Rosette

Received this my 7 October 1854
from Mrs M'Nutt October 25th 1854
by delivery to A. S. Lunks care of J. York
a copy of this Note
since the 1st Nov 1854 by leaving
at the Residence of ~~J. York~~ York aforesaid
Copy of this Note

Fees & Lewis	75
Cash	75
Mileage	50
Postage	10
	\$2,10

William C. Main Attest

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify ~~John L. Tunks & Son~~ John L. Tunks &
that ~~they~~ ^{have} been sued by ~~Mr Warren &~~ John Kennedy
in the Court of Common Pleas of Union County, and that unless they answer by the 18th day of November A. D. 1854 the Petition of the said ~~Mr Warren & Co~~ against ~~them~~ filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the 30th day of October A. D. 1854

Witness my hand and the seal of said Court, this 20th day of October A. D. 1854

James Turner

JAMES TURNER.

Clerk of Court of Common Pleas of Union County.

D. B. 23
W. W. Warren Esq.

vs
S. F. Yunks
A. G. Yunks &
J. J. Kirk

Debt \$194.37
Costs 6.71
Increase costs 5.40
this writ ,70

17.78
1.80
0.50
2.81
1.00
3.33
1.75
Total 36.82

Paid July 14, 1855 \$

Recorded

Liled June 28, 1858
Luber Randall Clerk

C. Streetzer Plffs Atty

The State of Ohio, Union County, ss:

TO THE SHERIFF OF Union COUNTY, GREETING:

Whereas, at the Court of Common Pleas of the county aforesaid, begun and held at the court house in the town of Marysville, on the 11th day of April A.D. 1855

William W. Warner Esq
of John Canada dec'd recovered against
S. F. Lunks & G. Lunks & S. Kirk

as well as the sum of Seven hundred & ninety four dollars and thirty seven cents for his debt, as the sum of

dollars and cents for

damages; as also the sum of \$ 6.71 for his cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said S. F. Lunks, A. G. Lunks & S. Kirk

you cause to be made the debt, damages, and costs aforesaid with interest thereon from the 11th day of April A.D. 1855 until paid, also the sum of \$ 5.40 the costs of increase on said Judgment, and accruing costs; and of this writ make due return in sixty days.

Hereof fail not at your peril, and have then there this writ.

Witness TABER RANDALL, Clerk of said Court,

at the Court House aforesaid, this

28th day of April A.D. 1858.

Taber Randall

Clerk,

D. B. 23

W. W. Warren

vs
Sam'l A. Yunkes
A. S. Yunkes &
S. S. Kirk

Debt \$194.37

costs 6.71
Increase costs 3.85
this writ .70

Sweetzer for Pff
Paid Sheriff Robt on costs
in this case \$8.56

Filed Sept 30th 1857
Luber Randall Clerk
Recorded

Received this writ July 20th AD. 1857

By request of b. Sweetzer Plaintiff's Attorney this writ is
returned without process

Fees. Service 75-

Return .85 William H. Robt Sheriff

The State of Ohio, Union County, ss:

TO THE SHERIFF OF Union COUNTY, GREETING:

Whereas, at the Court of Common Pleas of the county aforesaid, begun and held at the court house in the town of Marysville, on the 11th day of April A.D. 1857,

William W. Warren

recovered against

S. F. Yunkes A. S. Yunkes & S. J. Kirk

as well as the sum of Seven hundred & ninety four dollars and thirty Seven cents for his debt, a sum of

~~dollars and~~

~~costs for~~

~~Damages;~~ as also the sum of \$ 6.71

for his

cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said S. F. Yunkes A. S. Yunkes & S. J. Kirk

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the

11th day of April A.D. 1855

until paid, also the sum

of \$ 3,85

the costs of increase on said Judgment, and ac-

cruing costs; and of this writ make due return in sixty days.

Hereof fail not at your peril, and have then there this writ.

Witness TABER RANDALL, Clerk of said Court,

at the Court House aforesaid, this 20th day of

July A.D. 1857.

Taber Randall Clerk,

'TRIBUNE' PRINT, MARYSVILLE, Ohio

~~Sum \$1,187.50~~

~~Sum \$1,187.50~~

~~Sum \$1,187.50~~

~~Sum \$1,187.50~~

~~Sum \$1,187.50~~

County of Franklin
of the State of Ohio
This and future money is paid and remitted for
use of the court house in Franklin that being the
affidavit to suit in Mo. Co. to date of trial at the
Court House and in sum calculation in sum
fully paid in the affidavit given and sum of
and agreed to within before the Court of said
Court this and date of filing the suit 1855.

D.B. 23,

Wm W. Warren Esq. vs

J. Tunkle, L. G. Tunkle
& L. J. Kirk

Debt	\$194.37
Costs	6.71
Increase Costs	11.00
this sum	.70

July 14, 1855 paid off on
costs in this case \$ 85.6
Filed April 21, 1859
Saber Hinsdale Clerk
Sweetzer for Pff
Recorded

The State of Ohio Union County

To the Sheriff of Union County, Greeting.

We command you to expose to sale those lands and
tenements of S. F. Tunks A. G. Tunks & S. J. Kirk to wit part
of Survey No. 3694 in Leesburg Township in said County
of Union. Beginning at a large stone in the original
west line of the Survey & N. W. corner to Joseph Whites
land, then ee with North line of said Whites land
S 81° 5' E 99 $\frac{1}{10}$ poles to a Stake & brick bats & pieces of
broken crock under it S. W. corner to M. C. Clays land
& in the Gapsy sun road, thence with said road
& West line of Clays land N 78° 17' to a Stake in the
center of Bokus creek then ee up the creek with
the meanders N 45 $\frac{1}{4}$ W 13 poles S 71 $\frac{1}{2}$ W 6 $\frac{1}{10}$ poles
S 17 W 25 $\frac{4}{10}$ poles S 70 $\frac{1}{4}$ W 3 $\frac{2}{10}$ poles to the lower corner
of a lot owned by Josephus Jordan thence
with the east line S 9 $\frac{1}{2}$ W 12 $\frac{1}{10}$ poles to a stone &
pieces of stone crock in the State road from
Delaware to Bellefontaine, thence with said
road N 84 $\frac{3}{4}$ W 53 $\frac{1}{10}$ poles to a stone & pieces
of stone crock under it & in the east line of
a lot owned by J. S. Culwell thence with said
line S 70 W 9 $\frac{4}{10}$ poles to a stone pieces of a stone
crock twelve feet south of Culwells south line
thence S 84 $\frac{1}{2}$ W 14 $\frac{1}{10}$ poles to a stone & pieces of
stone crock in the original west line of said
Survey No 3694 thence with said line S 74 W 11,
125 $\frac{4}{10}$ poles to the beginning containing eighty
nine acres & 150 poles more or less.

Which according to our commandz you have
taken into your handz & which remain
unsold as you have certified to the Judge of
our Court of Common Pleas of our said County
to satisfy William W. Warren Esq. of John Canady
dec^d, the sum of Seven hundred & ninety four

)

dollars & thirty seven cents for his together with
\$6.11 his for his costs with interest thereon from
the 11th day of April A.D. 1835 until paid which
late in our Said Court the said W^m W. Warren Esq;
as aforesaid recovered against the said S. J. Tunks
A. G. Tunks & S. A. Kirk as of record is manifest,
And also the sum of \$11.00 increase of costs
and accruing costs.

And that you make due return of this writ in sixty days
Hereof fail not at your peril & have then then this writ,

Witness Taber Randall Clerk of Said
Court and the Seal thereof at Marysville
this 21st day of February A.D. 1839

Taber Randall Clerk

D B. P 23

UNION COMMON PLEAS.

W^m W^m Warren Esq^e

vs.
J. S. Lunts A. G. Tunney &
S. J. Stark

VENDI.

Debt,	794 37
Costs,	6 71
Increase costs,	17 40
This Writ,	70

Chas^t Sweetzer Atty.

July 14, 1855 paid Shff on costs \$8.56

Returned and filed March
27th 1860

Taber Randall Clerk.

Recorded
Say 24 March

Begⁿ this writ on the 14th day of February 1860 and I advertised the
within described real estate for sale for at least thirty days in the
Maysville Tribune a newspaper published and in general
circulation in Union County, and afterwards to-wit on the 24th day
of March 1860, between the hours of 10 o'clock AM & 4 o'clock PM
on shouting at the door of the court house in Maysville, that
being the time and place named in said advertisement offered
said real estate for sale at public outcry, but it was not sold
for want of bidders

W^m Oklahoma Miss. Clerks

Spec ^s services	\$ 5
Marriage	5
Advertisement	25
Painters fees	6.25
return	<u>\$ 7.50</u>
	10
	<u>1.40</u>

The State of Ohio, Union County ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

WE COMMAND you to expose to sale those Lands and Tenements of S. J. Lunk & A. G. Lunk &
S. J. Kirk to wit part of Survey No. 3694 in Said County of Union Beginning at a large stone in the
original west line of said Survey & N. W. corner to Joseph White's land thence with the N. line of White's
land S 81° 5' E 99 $\frac{1}{10}$ poles to a stake brick laid & pieces of crock under it S 11° E 100 $\frac{1}{10}$ poles to a
stone in the Grayson road, thene with said road S 11° E 100 $\frac{1}{10}$ poles to a stake in the center of Blay's land N 78° 11' poles to a
stone in the center of Bones creek, thence up the creek with the meanders thereof N 45 $\frac{1}{2}$ W 13 $\frac{1}{10}$ poles S 71° W 65'
6 $\frac{4}{5}$ poles S 11° W 25 $\frac{4}{10}$ poles S 70 $\frac{1}{4}$ W 3 $\frac{2}{10}$ poles to the lower corner of a lot owned by Joseph Jordan thence
with his E line S 9 $\frac{1}{2}$ W 12 $\frac{1}{10}$ poles to a stone in the State road from Delaware to Bellefontaine
thence with said road N 84 $\frac{3}{4}$ W 5 $\frac{3}{10}$ poles to a stone in the E. line of Culwell's lot
thence with said line S 70 W 94 $\frac{1}{10}$ poles to a stone 12 feet South of Culwell's S. line
thence S 84 $\frac{1}{2}$ W 14 $\frac{4}{10}$ poles to a stone in the original west line of said Survey
No. 3694 thence with said line S 7° 40' W 125 $\frac{6}{10}$ poles to the beginning
containing 89 acres & 150 poles more or less

which according to our commands you have taken into your custody, and which remain unsold as
you have certified to the Judge of our Court of Common Pleas, of our said County, to satisfy
Wm W. Warren Esq of John Canady, deceased

the sum of \$ 194 37 for his debt, together with \$ 6 11 for his costs, with interest
thereon, at 6 per cent. from the 11th day of April A. D. 1855 until paid,
which late in our said Court the said Wm W. Warren Esq
recovered against the said S. J. Lunk & A. G. Lunk

S. J. Kirk
as of record is manifest. Also, \$ 11 40 increase of costs, and accruing costs. And
if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment
aforesaid, then you are hereby commanded that you levy the same upon the goods and chattels, lands
and tenements, or either, as the law shall permit, being the property of the judgment debtor, which
together with the property on hand not sold as aforesaid will be sufficient to satisfy said judgment.
And that you make due return of this writ in sixty days.

Hereof fail not at your peril, and have you then and there this writ
Witness, TABER RANDALL, Clerk of said Court, at the Court
House in Marysville, this 14th day of February
A. D. 1860 Taber Randall Clerk.

DB 23

Mr W. Warren
vs
S. J. L. Gunns
S. J. L. Kirk

Debt \$ 194.37
Costs 6.11
This suit 70

Liked July 14th 1855
Zuber Randall Clerk

Recorded

Received this writ May 18th A.D. 1853 - Being the writ done 12/1853
and rec'd a note from the attorney for the Plaintiff in this case
expressly rec'd to return this writ without further process, provided
that the defendant would pay the costs already on the same
which was accordingly paid July 14 to 1855

Costs served 55-

Philip S. T. H.
John H. Roth Sheriff
Retained by me

671
70
115
856

176

741
115
856

The State of Ohio, Union Countg, ss:

TO THE SHERIFF OF Union COUNTY, GREETING:

Whereas, at the Court of Common Pleas of the county aforesaid, begun and held at the court house in the town of Marysville, on the 11th day of April A.D. 1855, William W. Warren

recovered against

S. F. Yunko A. J. Yunko & J. J. Kirk

as well as the sum of Seven hundred & ninety four dollars and thirty seven cents for his debt, as the sum of dollars and cents, for damages; as also the sum of \$ 6.71 for his cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said S. F. Yunko A. J. Yunko & J. J. Kirk

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the 11th day of April A.D. 1855 until paid, also the sum of \$ the costs of increase on said Judgment, and accruing costs; and of this writ make due return in sixty days.

Hereof fail not at your peril, and have then there this writ.

Witness TABER RANDALL, Clerk of said Court,

at the Court House aforesaid, this

17th day of May A.D. 1855.

Taber Randall Clerk,

D.B. 23

Wⁿ W. Warren

S. L. Gunns

A. L. Gunns

S. L. Gunns

Debt \$194,37

Costs 6,71

Increase Costs 1,85

this w^t 70

Or by cash paid Sheriff
July 14th 1833 \$8,56

Recorded

Received this w^t October 22^d of A.D. 1833 and
delivered the same November 15th and received one
order from the following attorney to return this w^t
without further process.

Dec. Service .45
Postage .45
Return

\$1.30

William H. Robbs attorney



The State of Ohio, Union County, ss:

TO THE SHERIFF OF Union COUNTY, GREETING:

Whereas, at the Court of Common Pleas of the county aforesaid, begun and held at the court house in the town of Marysville, on the 11th day of April A. D. 1855,

W^m W^r Warren

recovered against

S. F. Yunk^g A. S. Yunk^g & S. J. Kirk

as well as the sum of Seven hundred & ninety four dollars and thirty Seven cents for his debt, as the sum of

dollars and cents, for

damages; as also the sum of \$ 6,71 for his

cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said S. F. Yunk^g A. S. Yunk^g & S. J. Kirk

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the

11th day of April A. D. 1855 until paid, also the sum

of \$ the costs of increase on said Judgment, and accruing costs; and of this writ make due return in sixty days.

Hereof fail not at your peril, and have then there this writ.

Witness TABER RANDALL, Clerk of said Court,

at the Court House aforesaid, this 22nd day of October A. D. 1855.

Taber Randall Clerk,

Civil/Domestic Case File

Case No. 1854-CV-0065

No. 54-CV-65

Union Common Pleas Court.

Gayette Ball Plaintiff,
AGAINST

michael Blair et al Defendant.

APR TERM, 1856

DECREE FOR PLAINTF

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24⁵⁰
49⁸
35-

25-

vs,
Michael Bluesta

10⁵⁰
9⁹
3¹
1¹
4⁴

8⁵⁰
0⁰

full cost bill to
be made

D.B. page 136

Recorded in Book 7
page 355

\$4.80

96

\$4.84

Robt \$27.50

Farm & Farm 10.00

Seed 27.50

Al R. Sum 5

Rentals 6.5

10 5.00
50

5.9560

1912

" "

9735

9750

" "

9765

9785

" "

11.45

" "

61.58

" "

510.00

14.84

20.00

475.56

61.58

cost besides

557.14

1.80 (seed)

558.94

82.95

475.94

61.58

1.80

61.58

9735

9750

9765

9785

11.45

475.94

11.45

452240

50 Take out paper

452150

Fayette Ball 31

vs
Pet. for Pay

Michael Blue et al,

Filed October 24 1834
James Turner Clerk

Recorded

Cale for petitions

To the Court of Common Pleas within and
for the County of Union and State of Ohio,

Your Petitioner Fayette Ball of Lancaster
County and State of Maryland respectfully
represents that your petitioner has a legal right
to, and is seized in fee simple of one undivided
twentieth part of a certain tract or parcel of land
with the appurtenances lying and being in the
Township of Jackson ⁱⁿ County of Union and State of Ohio
being part of Survey # 9922 part of which
Survey was made on Warrant No 5462 -
being the same lot of land that was left
ofly Levi Phelps in name, Taylor and
conveyed by said Taylor to the heirs of Gen. John
Blackwell by deed bearing date 18th of March
A.D. 1838, and Recorded in Book No 7, page 84 of
the Recorder office said County, said
~~deed~~ ^{Survey} contain one hundred and forty acres

" Your Petitioner further represents that James
and Stephen Ball widow as Anna B. Ball ^{daughter of John B. Ball and}
K. Ball of Lancaster County Pa, Octavia & Clark
late Ball and Benjamin D. Clark her husband of ~~out~~ Allegies
County Maryland, are ~~co~~ ^{and} ~~part~~ ^{and} tenants in common with
your petitioner, son and petitioner, the said named persons
being the children of Anna G. Ball deceased, who was
the daughter of Levi Gen. John Blackwell &
and was entitled to one fifth part of said land,
making one twentieth part to each of the said heirs,
Your petitioner further states, that he is informed
that one Michael Blue ^{between twenty and two parts} among ~~other~~ ^{the} balance of
said land ^{so that the balance being} ~~is~~ ^{one} twentieth part to which Petitioner
supposes to belong to some of the heirs of John E. Black
well decd, whose names are unknown to Peti
oner, or your Petitioner therefore wishing

to hold his said interest in severally ways
that partition of said lands and tenements
may be made, and further interest set off
to him severally, or if it shall appear that
partition of said lands and tenures cannot
without manifest injury be made, then
that the same may be sold, or other proper
order taken in that behalf pursuant to the
statute in such case made and provided,

P Bleale Atty,
for Petitioners

Layette Ball
v.
Michael Blue
and others

Order of Sale

Filed September 12th 1855
Sater Randall, Clerk

Recorded

P.B. Cole Atty
for P.B.W.

Received this and Sub. Oct 1st A.D. 1855. Published the ~~notices~~ for sale at least
that day in the Marysville Tribune a newspaper published and in
general circulation in Union County. Afterwards to wait on the 6th
day of September 1855 - it being the time said property was advertised
to be sold, the same was duly offered for sale according to law
and was sold to Michael Blue for sixteen dollars per acre, that
being the highest and best bid, and being more than two thirds
the appraised value. Wherefore, it having been appraised by the
Commissioners at seventeen dollars per acre

By an arrangement with the attorneys in this case Mr. Blue is
not to pay the money until the 16th of October 1855 -

Legal Service	.65-	
Advertisement	.25-	
Printer fee	2.50	
Return	.125	
Postage	\$22.50	
	<u>\$25.80</u>	

William H. Rock Staff

The State of Ohio Union County, § 3

To the Sheriff of Union County Greeting
In pursuance of an order of our Court of Common
Pleas within and for the County of Union at the June Term
thereof A.D. 1855 in a certain Petition for Partition now pending
in said Court wherein Fayette Ball is Petitioner and Michael
Blue Et al defendants. We command you that without
delay you proceed to sell at public auction the lands and
tenements in the said Petition described to wit, Being
part of Survey No 9922 and being the same lot of land
laid off by Levi Phelps for James Taylor and conveyed by
said Taylor to the heirs of Gen. John Blackwell by
deed bearing date March 18th 1838 & recorded in book 307
page 84 in the Recorders office in said County, containing
one hundred and sixty acres of land. And that you
proceedings in the premises you make known to our said
Court of Common Pleas at their next term. And that the
~~legal service due date return of this writ~~
~~have you then there this~~ ^{sixty}
~~days~~ have you then there this writ

Witness Yester Randall Clerk
of our said Court of Common
Pleas at Marysville this 26th
day of July A.D. 1855

Yester Randall Clerk

M. A. Chilton

John W Bell {
May 5 " } 5/89 5

Agatha

Elizabeth

Sue S. McCormick

Heirs of Agatha Clegg

Isaac S. Bell } 5/89 5

John W Blackwell

Miles

Samuel S. S } 5
Catharine Wait } 5

John S. Blackwell } 5/89 5

John W
McCormick
Isaac S. Bell

M. A. Chilton sold to H. Blue ~~for whom right~~ $\frac{1}{5}$
 " " " John W. Blackwell $\frac{5}{5}$
 In all ~~John W. Blackwell, John W. Blackwell, & C. S.~~ $\frac{5}{5}$
 Joseph B. Bell 4 11 $\frac{1}{8}$ 4 $\frac{1}{5}$
John W. Blackwell $3\frac{4}{5}$ " $\frac{1}{3}$
S. T. West $\frac{1}{3}$
J. L. Blackwell 24 $\frac{4}{5}$ 7 $\frac{1}{7}$

III

Book 12, 340 ~ 5-

$$8) \underline{31} (\underline{32}) \\ \underline{24} \quad \underline{5} \\ \underline{7} \quad \underline{19}$$

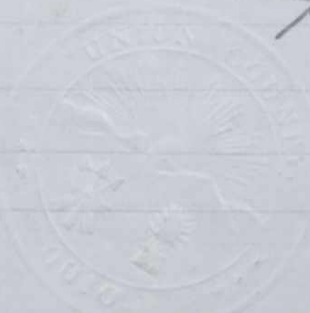
$$15) \underline{31} (\underline{33}) \\ \underline{90} \quad \underline{1}$$

$$\begin{array}{r} 31 \\ 19 \\ 3 \\ \hline \cancel{31} \\ 160 \\ 117 \end{array}$$

~~53~~ ~~53~~ ~~53~~ ~~53~~ ~~53~~

$$5) \underline{31} \frac{4}{5} (\underline{65}) \\ \underline{30} \quad \underline{5} \\ \underline{1} \quad \underline{4}$$

$$31 \frac{4}{5} \\ \hline 159$$



Michael Blue
Lands

Francis Baldwin
Solon Stont
John Cherry

Sands conveys to Michael Blue

Mark & Chilton, in own right - $\frac{1}{5}$
Purchaser of Blackwell - $58 \text{ or } \frac{1}{5}$

"

"

J. W. Blackwell, & Meaff

$\frac{1}{5} \text{ or } \frac{1}{5}$

$\frac{1}{5}$

Jos. B. Bell, & Jno. W. Bell $\frac{8}{8} \text{ or } \frac{1}{5} = \frac{1}{7} \text{ or } \frac{1}{8} \text{ or } \frac{1}{5} = \frac{1}{7} \text{ or } \frac{1}{8} \text{ or } \frac{1}{5}$

John E. Blackwell $\frac{4}{5} \text{ or } \frac{1}{5}$

M^m J. Bell $\frac{1}{8} \text{ of } \frac{1}{5} = \frac{1}{7} \text{ or } \frac{1}{8} \text{ or } \frac{1}{5}$

Jas W. Bell's interest for $\frac{1}{8} \text{ of } \frac{1}{5} =$ of which the fractions
 $\frac{1}{7} \text{ or } \frac{1}{8} \text{ or } \frac{1}{5}$ above mentioned are parts.

$$\frac{1}{5} + \frac{1}{8} + \frac{1}{25} + \frac{1}{5} + \frac{1}{40} + \frac{1}{40} + \frac{4}{25} + \frac{1}{5} = \frac{80}{400} + \frac{50}{400} + \frac{16}{400} + \frac{80}{400} + \frac{10}{400} + \frac{10}{400} + \frac{64}{400} = \frac{320}{400} = \frac{4}{5}$$

Taxes paid on above by Blue (Interest to expire to)

Dec. 26. 1846	\$ 6.91 =
Nov. 24. 1847	3.23 = 1.43
Nov. 8. 1848	4.00 = 1.53
Dec. 10. 1849	3.44 = 1.11
Dec. 17. 1850	4.51 = 1.17
Dec. 1 st . 1851	7.56 = 1.57
Jan. 31 st . 1851 (School tax)	.93 = .18
1852	10.23 = 1.41
Dec. 22. 1853	5.61 = .42
March 7. 1853 (School tax)	1.30 = .15
Dec. 14. 1854	10.71 = .20
Feb. 1 st . 1855 (School tax)	1.03 = .02
	\$ 5946812.60

24 acres ploughed

\$ 872.06

35 acres nearly cleared

14.41

cabin, milk house & stable built

Int 43

a few fruit trees - all worth \$300-

\$ 14.44

Fayotte Ball

M

Michael Blue
et al

Sila April 11th 1833
Robert Randall Clerk M

Recorded

PARTITION NOTICE.

Fayette Ball vs Michael Blue et al. Partition

Michael Blue, James K. Ball, Clementine Ball widow of, and Anna B. Ball infant daughter of John B. Ball, dec'd, Octavia A Clark and Benjamin D. Clark her husband, will take notice that a petition was filed against them on the 24th day of October A.D. 1854, in the court of common pleas of Union county, State of Ohio, by Fayette Ball, and is now pending, wherein the said Fayette Ball demands partition of the following real estate: part of survey No. 9922 in Union county, State of Ohio part of which was made on warrant No. 5462, being the same lot of land that was laid off by Levi Phelps for James Taylor and conveyed by him to the heirs of Gen. John Blackwell by deed bearing date 18th of March A.D. 1818, and recorded in book 7 page 84 in the Recorder's office of Union county, containing one hundred and sixty acres more or less; and that at the next term of said court application will be made by the said Fayette Ball for an order that partition may be made of said premises.

FAYETTE BALL,

by P. R. COLE, his att'y.

October 21st, '54—nbw6pf\$4.00.

John B. Coats being duly affirmed
says that a copy of the annexed notice
was published on the 25th day of October A.D.
1854, in a newspaper called "The Marysville
Globe" and continued to be published for
at least six consecutive weeks thereaf-
ter in said paper, which was then in
general circulation in said County, and
that this affiant was then the editor and
publisher of the same,

John B. Coats
Editor
Publisher &c.

Affirmed to and subscribed before me
this 11th day of April A.D. 1855.

Yates Remond Clark

Blue's
Interest -

Berry
Gautonian
of Logan
County
Ohio

W
W
3
mmmm
oooooo
eeeeeee

31
5-

155
-
2
2

157

08' 17

00' 76

08' 56

chilton $\frac{1}{5}$

Purchased $\frac{5}{5}$ or $\frac{1}{5}$

John W Beece

Mary S Beece

Agatha "

Elizabeth

Lacy McCormick

Joseph Bell

John W Blackwell

John W Blackwell

One quarter of

John P Blackwell

John W Blackwell

Entrance price

John E. Blackwell

$\frac{4}{5}$
 $\frac{5}{5}$
 $\frac{1}{5}$

18 oct,

F Ball

vs

M. Blue et als

Agreements

Filed June 18th 1855

Taylor Randall Clerk

Recorded

Fayette Ball
vs
Michael Blue et al

Partition in Union Com. Pleas

In this case it is agreed that the defendant Michael Blue owns the undivided four fifths & Fayette Ball & the other heirs of Ball own the remaining one fifth. That said Blue has made valuable improvements on the land without the permission of the owners of the remaining fifth but not in opposition to any expressed objection from them. They being non residents & not knowing anything about it. That said Blue has had the use of said improvement.

Questions in controversy between the parties are

- 1st Is Blue entitled to have pay for his improvements out of the proceeds of the land
- 2^d If so, is he liable to account for the rent in diminution of his pay for improvements

These questions are to be submitted to the court on argument

O. Bleale Atty. for F.
Fayette Ball -
J. W. Robinson
Atty for M. Blue

ing them, that out of the proceeds of said real Estate
the ~~Methodist~~ of said taxes, interest, and in proportion
decreed & heretofore & your respondent and the balance as the
said to the parties in interest in the following pro-
portions - one fifth to said Checkers of said Anna C
Ball & the balance to the respondent &
Curry & Robinson
Attest for M. Blue

Fayette Ball
3
Michael Blue et al

Answer of
Michael Blue

Filed Decr 27 1854
~~Answer~~ Answer et al

Recorded

C H Brown

The separate answer of Michael Blue
to the Petition of Fayette Ball in the Court of
Common Pleas of Union County Ohio

The respondent Michael Blue now
comes and for answer unto said petition says that
he is the owner in fee simple of the full undivided
four fifths of the land in said petition described
the remaining one fifth belonging as he is informed
to the children of Anna E Ball as set forth in said
petition =

That for the last eight years and more he
has been in possession of the whole of said real estate
and has made valuable improvements thereon the
exact value of which is to the respondent un-
known - That he has ever since the year 1846
(including the same) paid the taxes upon the whole
of said real estate amounting in all to the sum of
fifty nine dollars and forty six cents, and the
interest thereon from the time of payment of each
~~up to~~ to the 2^d Monday of April 1855 amounts to
the sum of twelve dollars & sixty cents, making
an aggregate tax claim upon the whole of seventy
two dollars & six cents, of which the one fifth
ought by law to be paid by said Children of
Anna E Ball to this respondent

This respondent while he makes no ob-
jection to a lawful partition asks the court to
have the portions of said Children of Anna E Ball
set off in the unimproved part if possible, or
if not possible, that they be compelled to pay to this
respondent the full one fifth of said tax and interest
and the value of one fifth of said improvements, and
if said real estate be sold under these proceed-

¹⁶
160
960
16
5956
+ 12 -

Ball
Ice
Tin

Box of Pebⁿ

Filed April 1st 1856
Gaber Randall Clerk

SHERIFF SALE.

Fayette Ball vs. Michael Blue, et als.
By virtue of an order of sale to me directed
from the court of common pleas of Union county
Ohio, I will offer for sale at the door of the
court house in Marysville, between the legal
hours of ten o'clock, a m^ond four o'clock p^m
on the 6th day of September A D 1855, the fol-
lowing described real estate, situate in Jackson
township Union county Ohio, to wit: Being
part of survey No. 9922 and being the same lot
of land laid off by Levi Phelps for James Tay-
lor and conveyed by said Taylor to the heirs of
Gen John Blackwell by deed bearing date
March 18, 1838 and recorded in book No. 7 page
84 in the Recorder's office in said county,
containing one hundred and sixty acres; appraised
at seventeen dollars per acre.

W. H. ROBB, sheriff.
July 26, '55 — n46w4pf\$2.50.

I, Samuel W Bratney do make
solemn oath that I am the
published of the Marysville
Tribune a weekly news-paper
of general circulation in
Union County State of Ohio
and that the annexed "Sheriff
Sale" was published for five consecutive
weeks previous to the 6th day of Sept.
1855

S. W Bratney

Sworn to & subscribed before me this
April 1st 1856

Taber Randall Clerk

Fayette Bell

11

Michael Blues
Et al

Answer of Gudia
a & Lites for
A.B. Bell rebus
Defendant-

Filed April 11th 1855
John Randell Clerk

Recorded

Fayet Ball }
" } in partition
Michael Blue }
at al.

J.B., Illu guardian ad
litem for Aminda B. Ball an infant
defendant says that he can not gainsay
the allegations in the petition, but sup-
poses that the prayer of the same ought to be granted

B. Miller
Guardian ad litem

Lafayette Ball

vs.

Michael Blue Dog

Wait of Partition

Filed June 15th 1855

Tabor Randall Clerk

Recorded

P.B. Cole

"I have executed the written, written by the parties &
the commissioners named in the written order
whose report is here and returned this 12th
day of June 1855 - *Melissa H. Parker*

The State of Ohio Union County /
To the Sheriff of Union County greeting
We command you that without delay by the oaths of
William B Irvin William M. Robinson and Abram
Wiley You cause partition to be made of the following
real estate situate in the said County of Union in
the State of Ohio and described as follows to wit
being part of Survey No 9922, part of which survey
was made on Warrant No 5462 being the same lot
laid off by Levi Phelps for James Taylor & conveyed
by said Taylor to the heirs of Gen. John Blackwell
by deed bearing date, 18th March A.D. 1838 and recorded
in Book No 7 page 84 in the Recorders office
of said County. Said premises contain one
hundred and sixty acres in the following manner
to wit; to the petitioner Fayette Ball one equal twenty-
ifth part to James R. Ball one equal twentieth part
to Octavia A. Clark & her husband Benjamin D. Clark
one equal twentieth part to Anna Barton, one equal
twentieth part and to Michael Blue sixteen
two hundredths. in pursuance of an order lately made
in our said Court of Common Pleas within and
for the said County of Union in a certain petition
for partition wherein Fayette Ball is Petitioner and
Michael Blue James R. Ball Octavia A. Clark and
Benjamin D. Clark and Anna Barton, ^{Ball} are defendants
And that your proceedings in the premises you separate
distinctly certify under your hand to our Court of Common
Pleas within and for said County of Union together with this writ

Witness Faber Randall Clerk of our
said Court of Common Pleas this 22nd
day of May A.D. 1855

Faber Randall Clerk

In obedience to the command of a writ of partition
from the Court of Common Pleas for the County of Union
State of Ohio in which the undersigned were appointed commissioners
to make partition of part of Survey No. 9922 amongst certain
persons named in the writ would report after being sworn
by the Sheriff of County as the law directs and a carefull
examination of the land described in the writ we are unanimous
by opinion, that the land is not susceptible of an executable
partition as ordered in the writ without material injury to the
land and we appraise the land to be worth Seventeen Dollars
per acre all of which is agreed fully submitted this 13th day of
June 1855.

William B. Irvin
Wm M. Robinson
Abraham Wiley

Commissioners

Fees in the above case

Wm M. Robinson	2 days commiss	\$ 2.00
Abraham Wiley	2 days commis	2.00
William B. Irvin	2 days commiss surveying	6.00

State of Ohio Union County ss:

I do hereby certify that William B. Irvin William M. Robinson
& Abram Wiley the within named commissioners were duly
sworn to perform the duties required of them by the within
writ this 12th day of June A.D. 1855

Sheriff's Fees Service \$1.00

Mileage \$1.00
2.00

William H. Robt Sheriff

Michael Blue
Tax Rects

John Verelman & Maria his wife to
Nicholas Turner Book 16, page 5.

Bewildered at an assault

1846 - 159-

Decr. 26th 1846

Rec'd. of Michael Blue for Mark a. Clinton 6 dollars
91 cents tax on 159 acres of land part of
Survey No. 9922 for the year 1846

Johnsonto

C. Lee & H. Co.

1847-159

Recd of Michael Blue \$3.23 tax on
159 acres of Land Survey No 9922 for
the year 1847 charge to Mark Schillen
Wayville Union County Nov 24th 1847
C. H. N. C.

1848-1594

$\frac{400}{83} \frac{3}{3}$ road off
 $\frac{317}{3}$

Treasurers Office Union County of
Marysville Nov 8 1848

Recd of Michael Blue \$4 00.3 Tax on 159 acres
of Land part of Survey No 9922 for the year
1848 charged in the name of Mary A Chilton
C Lee L.M.C

1899-1594

THE EYE OF
THE CROW

TREASURER'S OFFICE, UNION COUNTY, Dec 10th 1849

Received of Michael Blue \$ 10.80, tax on 153 acres of land
on Survey No 9922 for the year 1849 also \$ 2.92.9 in full for his chattel tax for said year.

13.73.6
3 44.0

13.73.6 See Treasurer U. C.

17.17.6

2.07.0
15.10.6

Received of Michael Blue \$ 3.44.0 tax on 159 acres of land on

Survey No 9922 for the year 1849 Also \$ in full for his chattel tax for said year.

charge to Mark A Chilton

Dec 10th 1849

See Treasurer U. C.

1850-1859

TREASURER'S OFFICE, UNION COUNTY, OHIO,

Dec 17 1850

Received of Michael Blau \$ 1070 tax on 153 acres of land on
Survey No. 9922 for the year 1850; also \$ 1.939 in full for his chattel tax for said year.

13,639
4,51
17,149

TREASURER'S OFFICE, UNION COUNTY, OHIO,

Dec 17 1850

Received of Michael Blau \$ 4,51 tax on 159 acres of land on
Survey No. 9922 for the year 1850; also \$ _____ in full for his chattel tax for said year.

554
86.3
164.6

Treasurer U. C:

Geo J. Dawson

Treasurer U. C.

Geo J. Dawson

1857
159A

1857

2

TREASURER'S OFFICE UNION COUNTY OHIO

Decr 1st

1851

Received of Michael Blue \$ 1674.2 tax on 152^{1/2} acres of land on

2, 60.3	survey No 9922	for the year 1851 Also \$ 4,86.1 in full for his chattel tax for said year.
7,55.8		<u>21,60.3</u> C See Treasurer U. C.
<u>17.7</u>		
<u>29,33.8</u>	Road off	<u>324</u>
<u>842.0</u>		<u>8.42</u>
<u>20,91.8</u>		

TREASURER'S OFFICE UNION COUNTY OHIO

Decr 1st

1851

Received of Michael Blue \$ 755.8 tax on 159 acres of land on

survey No 9922 for the year 1851 Also \$ _____ in full for his chattel tax for said year.

C See Treasurer U. C.

TREASURER'S OFFICE UNION COUNTY OHIO

Decr 2nd

1851

Received of John M Blue 3^d \$ 117.7 tax on 1 acres of land on

survey No 9922 for the year 1851 Also \$ _____ in full for his chattel tax for said year.

C See Treasurer U. C.

Received of Michael Blue - ninety three cents in full
of his School tax on 159 acres of land in Survey No
9922 in the 3^d School district of Jackson Township

Janⁿ 31st 1851

J. E. Williams
Clark County

Michael
Blue

10.28

8/28

1851

TREASURER'S OFFICE, UNION CO. O.,

Received of Michael Blue

land survey No 9922 for the year 1852

144.9
25.81.8
27.26.7
2.22
25.04.7

the
\$19,96,4 Tax on 312 $\frac{1}{4}$ acres of
also \$ 5,85, in full for his chattel tax for said year.
25,81.8 J Marshall Treasurer U. C.

1853

160 CT

Treasurers Office Union Co. Ohio
December 22nd 1853

Received of Michael Blue Tax on the
following property

152½ acres in Survey No. 1922	\$ 26,95.2
also on 160 " " " "	5,61.6
also on 11 " " " "	1,63.8
als in full of his chattel Tax for 1853	<u>25.60.5</u>
	\$ 32,17.3

Marshall Treasurer
P. Thompson

Essex February the ^{11st 1864}

Received of Michel Hwy \$103.6 ^{mill} in full of his
School Tax for 1.60 acres of survey made before the year 1863

J. F. Sparks, T. of School
District No 103 Jackson Co

1854

160

TREASURER'S OFFICE, UNION COUNTY, OHIO.

December 14th 1854

Received of Michael Blue \$ 10,71,9 Taxes on 159 acres of Land
of Survey No. 9822 for the year 1854, also \$ in full for his Chattel Tax for said year.

P Marshall Treasurer, U. C.

Civil/Domestic Case File

Case No. 1854-CV-0066

No. 54-CV-666

Union Common Pleas Court.

Adams Butler et al.

Plaintiff,

AGAINST

Haward Beard et al.

Defendant.

June 1855

April 1855

DECREE FOR PLAINTIFF

DECREE FOR PLAINTIFF

Journal 5 Page 379

Record No. 7 Page 214

Ex. Doc. 63 Page 64

Law 31

Adams Butler
and wife

vs

David Q. Beard et al.

Court Roll

for record

≡

April 10 1853

P

Recorded

David Beard
Wm. Bigger ^{Common}
Lyse Gill ⁱⁿ Partition

Union Common Pleas.

Adams Butler
and Wife ^{3 $\frac{1}{2}$}
vs.
David D. Beard, et al.

Petition for Partition

Filed Nov 1st 1854
James Swinck

Recorded

Burns & Robinson
Attorneys.

To the Court of Common Pleas within and
for the County of Union, in the State of Ohio:

Your Petitioners, Adams Butler and
Mary M. Butler, his wife, (formerly Mary M.
Beard,) ^{of the county of Union, and State of Ohio.} represent that they have a legal right to
and are seized in fee simple of one undivided fifth
part of the following premises, to wit: Situate in Union
County in the State of Ohio and bounded and descri-
= bed as follows: Beginning at a stone in the line
of land formerly owned by Judah Dodge; Thence S.
54° E. 35 poles to a white oak; Thence S. 36 $\frac{1}{2}$ ° E. 70
poles to a hickory in the line of John Fleck's land;
Thence with said line S. 53° W. 129 poles to three
sugar trees, corner to Andrew, Katharine, and Mar-
garet A. Beard; Thence with said line N. 37° W.
105 poles to a red oak and ironwood in the line
of said land formerly owned by Judah Dodge; Thence with
said line N. 53° E. 120 poles to the beginning, being
part of Virginia Military Survey No. 5166, and contain-
= ing eighty acres and ten poles. — Your petitioners
further represent that David D. Beard, Malvina Beard,
Hannah E. Beard, and Nancy J. Beard are coparceners with
your petitioners in the same premises, and that Elizabeth
G. Beard, as widow of James J. Beard lately deceased, is
entitled to dower in the same premises. Said coparceners
and said Elizabeth G. Beard all reside in said Union County.

Your petitioners therefore pray that partition
of said land may be made, so as to apart to them their
portion thereof, and that the dower of the said Elizabeth
G. Beard may be assigned therein, or if the same
cannot be done without manifest injury that then
such other proceedings may be had in the premises
as are authorized by law.

By Burns & Robinson
Their Attorneys.

Adams Butter wife

vs
Elizabeth P Beard et al

Notice to defts

Filed Nov 14 1854
James Duren clk

Received

Received the writ of former sheriff on Oct 1853
Deseret this 1st of November 1854 by returning a certificia copy
thereof to Elizabeth G. Beard, Hamm & Beard and James D.
Kendall, and by leaving a certified copy thereof at the residence of
David S. Bush and Malvina Beard November 1st 1854

Fees service \$ 1.18
Postage .40
5 copies

(125)
1854 William H. Roth-sheriff

Elizabeth G Beard, David D Beard, Malvina
Beard, Hannah E Beard and Nancy J Beard
will take notice that a petition was filed against
them on the 1st day of November 1854 in the
court of Common Pleas of Union County Ohio
by Adams Butler & Mary M Butler, his wife, and
is now pending where in the said Adams Butler
and Mary M Butler demand partition of the follow-
ing real estate situate in said county and described
as follows. Beginning at a stone in the line of land
formerly owned by Judah Dodge, thence S. 54. E. 35 poles to a
white oak, thence S. 36 $\frac{1}{2}$ E. 70 poles to a hickory in the line of
John Fleck's land, thence with said line S. 53. W. 123 poles
to three sugar trees. Corner to Andrew, Katharine and
Margaret A Beard, thence with said line N. 37. W. 105
poles to a red oak and ironwood in the line of said land
formerly owned by Judah Dodge, thence with said line W. 53
E. 120 poles to the beginning containing eighty acres & ten
poles of survey No 5166

At the next term of said court application will
be made by the said Adams and Mary M Butler
for an order that partition may be made of said
premises.

November 2nd 1854

Curry & Johnson
Atty for
Adams & Mary M Butler

State of Ohio Union County No
I do hereby certify that David Beard, William Biggar & Lucy Gill, the
within named commissioners were duly sworn to make partition of the lands
within named and to assign dover in the name on this the 12th day of April
A.D. 1853
William H. Robt Sheriff of Union County

Laws Service	\$100
Mileage	.80
D. Beard as com.	1.00
W. Biggar	1.00
Lucy Gill	1.00
	\$4.80

Adams Butler
& wife
vs
David D. Beard et al.

Filed June 15th 1855
Tabor Randall Clerk

Concord

The State of Ohio Union County

To the Sheriff of Union County Greeting

We command you that without delay by the oaths of David Beard William Bigger & Lepe Gill you cause Elizabeth G. Beard widow of James S. Beard late of said County deceased to be endowed of one full third part of the following real estate situate in Union County in the State of Ohio & bounded & described as follows. Beginning at a stone in the line of land formerly owned by Judah Dodge thence $85^{\circ} 44' 6''$ 35 poles to a white oak, thence $83^{\circ} 6' 7''$ 70 poles to a hickory in the line of John Fleeks land thence with said line $85^{\circ} 3' 9''$ 129 poles to three sugar trees corner to land owned by Andrew, Katharine, and Margaret A. Beard thence with said line $83^{\circ} 7' 10''$ 105 poles to a red oak, and ironwood in the line of said land formerly owned by Judah Dodge thence with said line $85^{\circ} 3' 6''$ 120 poles to the beginning being part of Virginia Military Survey No 5166 containing 80 acres & 10 poles And also that in like manner & by the like oaths of the same David Beard William Bigger & Lepe Gill you cause partition to be made of same lands among the following persons & in the following manner, To Adams Butler & Mary M. Butler formerly Mary M. Beard the full one fifth part of said real estate subject to the said widow's dower and the remaining four fifths in one body to the defendants David Beard Malvina Beard Hannah C. Beard and Nancy J. Beard and a partition done to said Elizabeth G. Beard widow of James S. Beard deceased on the whole premises in such manner as to leave it entirely upon the four fifths apportioned to the defendants and that your proceedings in the premises you report forthwith & distinctly certify under your hand to our Court of Common Pleas within & for the said County of Union together with this writ

Witness Faber Randall Clerk of our said Court of Common Pleas this 10th day of April A.D. 1855

Faber Randall Clerk

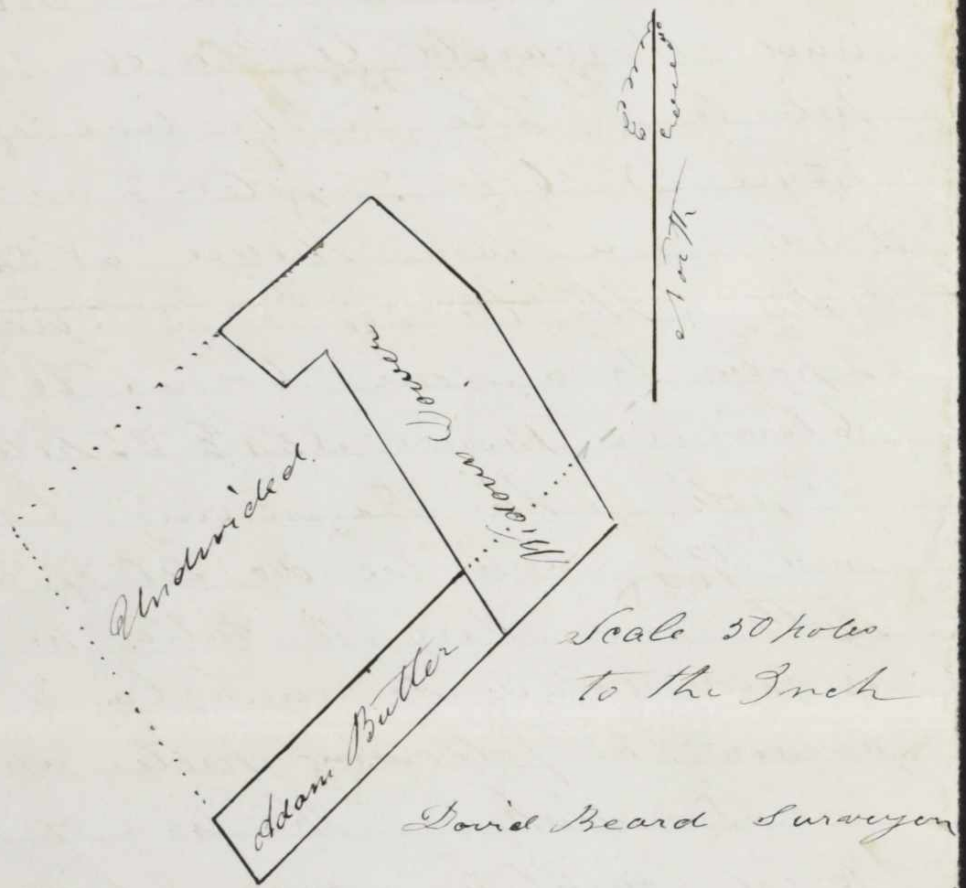
April 13th 1855

We the commissioners named in the within
order of partition having been duly sworn upon
actual view of the Estates to be divided as com-
mended by the within will do assign Elizabeth
G Beard widow of James D Beard Dec^d for her
dower estate as within Commanded so much
of said land as is contained within the following
metes and bounds viz Beginning at a Hickory
Corner to ~~Katherine~~ Fleck Frederick Fleck
and Margaret A Beard Thence S 54° W 38
poles to a stake in the line of John Fleck
Thence N 36° W 85 poles to an Elm Thence S 54° W
14 poles to a stake Thence N 34° W 20½ poles to a
stake in the line of M^m Taylor Thence c N 34° E
52 poles to a stone Corner to Fleck and
Clevinger Thence S 54° E 35 poles Thence S 36° E
70 poles to the Beginning containing 26 acres
and $\frac{120}{160}$ and we do set off and assign to Adam
Butler and Mary A Butler his wife for share
of said Estate so much land as is contained
within the following metes and bounds viz
Beg at a stake in the line of John Fleck Corner
to lot bought by James Oliver from Andrew H
Beard Thence N 36° W 18½ poles and 2 links
to a stake Thence N 34° E 12 9 poles to a stake
Thence S 36° E 18½ poles 3 links to a Hickory
Corner to F Fleck and Mr. C Beard ~~containing~~
Thence with John Flecks line S 34° W 12 9 poles
to the Beginning containing 15 acres includ-
an equal proportion of the widows dower
leaving the shares of the minor children
David D Beard Melvina Beard

Hannah E Beard Nancy S Beard
undivided

Wm. Bigger
David Beard
Jesse Gell

Received
 verschieden



all one days Service

Civil/Domestic Case File

Case No. 1854-CV-0067

No. 54-CV-67

Union Common Pleas Court.

Jolan le m^e Adow

Plaintiff,

AGAINST

Samuel G. Smith

Defendant.

April 1855

Settled.

Journal 5

Page 381

Record No **No Record.** Page

Ex. Doc.

Page

Law 33

John C. Meadow

Samuel G. Smith

236.00
-3045
205.55

John C McDonow.
v
Daniel J. Amette

33

33

2070
925
50
20,45

petition

Tun 65
Randall 80
Robb 114
\$2,61

Filed November 17 1854
James Young clk

Settled & costs paid
no Recove.

J C Doughy
attor plaintiff

John C. McAdow, Plaintiff
v. Common pleas.
Samuel Q. Smith } Petition

John C. McAdow, Plaintiff,
says there is due to him from Samuel
Q. Smith Defendant on a promissory
Note of said Samuel Q. Smith, a.
^{1 payable to Richard Head or bearer, and payable to Plaintiff}
Copy of which ^{is} hereto attached
the sum of One hundred and
eighty Dollars, with interest from the
date, whereupon, the Plaintiff asks
judgement against the Defendant
for, One hundred and eighty Dollars,
with interest from date.

J.C. Daugherty
att^y for Plaintiff

John C. McAdow, being sworn says that he
believes the statements of the foregoing
petition to be true John C. McAdow

Sworn to by John C. McAdow, before me and
subscribed in my presence this 17 day of November
A.D. 1853. James Swiner Clark
Copy of the note,

On or before the 8th day of October 1853, I promise
to pay to Richard Head, or bearer, the sum of two
hundred, Dollars, with interest from date for value
received, April 12-1853. Samuel Q. Smith,

(Attest) A sum of \$200.00 dollars, said Note
Signed over by Richard Head, to J.C. McAdow
Received 1. 1854

John C. McAdow & Co
Samuel R. Smith } Issue a summon
returnable according
to law.

Amount, claimed, \$180.00.

And interest from the 1st the
of April AD. 1853.

To James Danner
Clerk of [unintelligible]
Please,

November 17, 1853

J. C. McAdow & Co
Hauberg

John C Meadow

vs

Samuel G Smith

amount claim \$180.00
with interest from
April 12 1852

Filed Nov 23 1854
James Linnell

J C Dougherty
Atty for Plaintiff

Received this 2d November 17th 1854
and this 2d November 20th 1854
by delivering a certified copy of this writ to the
within named defendant

fees Service 35
Mileage 55
copy 60
\$1.00

Received my fees March 31st 1855 William H. Holt Sheriff

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify *Samuel G Smith*

that he has been sued by *John C Meadow*
in the Court of Common Pleas of Union County, and that unless he answer by the ^{10th day of Decemver A. D. 1854 the Petition of the said *John C Meadow* against him filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the ^{27th day of November A. D. 1854}}

Witness my hand and the seal of said Court, this ^{17th day of November A. D. 1854}

James Turner ~~JAMES TURNER.~~
Clerk of Court of Common Pleas of Union County.

Civil/Domestic Case File

Case No. 1854-CV-0068

No. 54-CU-68

Union Common Pleas Court.

Lo. H. Larcourr Plaintiff,

AGAINST

Emily Larcourr Defendant.

OCT TERM, 1855-

October 1855-

Dismissed.

Journal 5 Page 438

Record No. **No Record.** Page

Ex. Doc. B Page 158

Law 2034
Court H. Parcon
vs.
Emily. Parcon

20

432

D. B. 158

Shaver 48
Bark Binder 75
Pondice A 90

313

Leroy H. Larcom 34

Tomz. Larcom

Petition for
Divorce

Filed Nov 24 1854
James Lunn clk

J. C. Daughtry
for publication

(State of Ohio) In the Court of
Brown County Common Pleas of
Brown County Ohio

Humbly, complaining, sheweth unto
your honour, your petitioner,
Levett H. Larcom, of the County of
Brown, and state, that your petitioner
has been, a resident of the County of
Brown and State of Ohio more
than three years last past, and
that your petitioner was lawfully
joined in the bands of matrimony
to Emily Jane Larcom, sometime in
the month of November, A.D 1830,
from which time forward, your
petitioner lived, and cohabited to
gether as man and wife, until
on or about, the 6th day of September
A.D 1837; And your petitioner further
sheweth unto your honour, that the
said Emily since the said day of
November, A.D 1837, wickedly disregarding
the solemnity of her vows, and the
sanctity of the marriage, state, hath
committed, adultery, at divers times,
with persons whose names, to your
Petitioner are unknown,

Your petitioner sheweth unto your
honour, that the said Emily did
on or about the 6th day of September
A.D 1837, leave your petitioner
without any just cause or reason

And slope with a certain Pedlar,
whose name is unknown to your
Petitioner, and has fled to ports
unknown,

Your Petitioner further sheweth
Unto your honour, that the said
Emily, is guilty of gross neglect
of duty in, this Court. She has refused
to perform her domestic duty, or
attend, to the household, affairs
Your Petitioner further sheweth
Unto your honour, that by means
of said several grievances
premisses above set forth the
Domestic peace, and happiness,
of your petitioner has been entirely
destroyed. Your Petitioner prays
that the marriage contract between
your Petitioner, and the said Emily.
May be dissolved, according to the
statutes in such case made &
provided, And that your Petition
may have such other and further
relief in the premises, as may be
agreeable to equity. Your Petitioner
prays that the writ of Subpœna, may
issue out of and under, the seal,
of this honourable Court, to be directed
to the said Emily, commanding
her, on a certain day, and under
a certain penalty, therein to be
expressed, personally, to be and

and appear before your honor
in this court, then and there
to make true full and perfect
answer, to all, and singular,
the premises, and to stand to, and
abide and perform, such order
direction and decree, as to your
honour, shall seem meet, and
according to the statutes in such
cases provided, and your petition
shall be prop.

John Daugherty for
Petitioner

Leverett H. Larcom being sworn says
that he believes the statements of the
foregoing petition to be true

L. H. Larcom

Sworn to by Leverett H. Larcom before
me and subscribed in my presence

James Lower Clark

Civil/Domestic Case File

Case No. 1854-CV-0069

No. 54-CU-69

Union Common Pleas Court.

Wright Garrison

Plaintiff,

AGAINST

Thomas Garrison

Defendant.

June 1855-

DECREE FOR PLAINTIFF

Journal	5	Page	422
Record No.	7	Page	283
Ex. Doc.	B	Page	2

City vs
Thomas Anderson

21

for record

Recorded

Franklin 6.00
Robb 3.75

9 Petrus, \$ 9.00

your petition may be granted such time
as may be most due regard

of Libbells attorney
Petitioner

The Court will issue a summons for Thomas
Anderson to appear & answer

for petition

35

Delight Anderson

by
Thomas Anderson
Petition { for Damages
Alimony

Filed Nov 24 1854
James Dur elk

Order

Jan 2^d 1855, p 422

by H.C. Clark

~~Opposed~~
~~Opposed~~
~~Opposed~~
~~Opposed~~

Answer

To the Court of Common Pleas within and for
the County of Union and State of Ohio

Your petitioner Delight Anderson of the County
of Union and State of Ohio respectfully represents
that she was intermarried with Thomas Anderson of
said County and State on the 17th day of Octo AD 1802
whom your petitioner may be made defendant
to this petition - That she had when she
intermarried with said defendant about six
hundred dollars worth of personal property which
in said defendant took possession of and appro-
priated the same to his own use. Your petitioner
further represents that said defendant (Thomas
Anderson) has been habitually drunk for more than
three years last past - That he has grossly neglec-
ted to provide for her and ^{frequently} absented himself from
his house and left her in great want of the common
necessaries of life and other wise grossly neglected
his duty towards her - That he has beat and turn-
ed your petitioner from his house - and used such
other extreme cruelty towards her that ^{she} was
and is still afraid to further cohabit with him
~~so long as he~~ that on or about the 28th day of February AD
1804 your petitioner left his house and has ever since
separated herself ~~from~~ ~~your petitioner~~ from her
Your Petitioner further represents that ^{said} defendant
Thomas Anderson is worth about fifteen hundred dol-
lars That he has kept all the property belong-
ing to your petitioner before their said marriage
and refuses to give her any part thereof or in any way
support your petitioner. The prayer of this peti-
tion is that Said marriage contract may be dissolved
and that further your petitioner may be allowed
such reasonable amount as alimony as
the circumstances of the case may require and

Schedule of Property of Delight Atkinson

2 milch Cows	600
1 two year old steer	12
1 " " " " Heifer	12
1.3. year old Steer & 4 year old Cow trussed for mawd	30
9 hogs weight 150 lbs head	54
10 " " 100 " "	60
25 " - - - 18 "	28
700 Lb of Pork at 86	42
5 bushel Wheat \$1 per bush	5.00
House Hold furniture	
1 bed and bedding	18.00
1 " " "	10.00
1 " " "	5.00
1 Beasrow	6.00
1 Clock	3.00
1 Table	1.00
1 Cobbin	1.00
1 Large Wheel	2.00
2 Little " 29.82 a piece	4.00
1 Loom	6.00.
1 " Pees	1.50
2 700 yards 12 cents per hundred	1.92
1 600 " "	.78
1 800 " "	6.2
1 - 400	.50
1 - 16 Gallon Butter	2.00
1 Straw butter	1.00
1 " " "	1.25
2 Duck Ovens	1.75
50 Lb Slay 12 1/2 per pound	65.0
6 Chars	1.00
1 Hoe	.75

1	set of trace chains	87
7	Teacups & saucers	37
16	Plates	87

Unionville Center March 6 the 1854

Drd Thomas Henderson by Debit Henderson	
To 1 mair	8 40. 00
one Colt	35. 00
3 milks cows \$25. 00 per head	75. 00
one 2 year old Heifer	12. 00
one 2 year old Stin	12. 00
Nine hogs \$6. 00 per head	54. 00
13 head of hogs \$4. 00 per head	52. 00
24 head of hogs at 1. 00 per head	24. 00
7 hundred lb of meat at 8 $\frac{1}{2}$ per lb	56. 33 $\frac{1}{2}$
25 lb of lard at 8 $\frac{1}{2}$	2. 08 $\frac{1}{2}$
1 barrel of Salt	2. 00
one Bread & Stid & Beding	14. 00
one do	10. 00
one do	5. 00
one Bureau	8. 00
one Clock	2. 00
36 sugar crockes 8 $\frac{1}{2}$	3. 00
2 Jugs 20 1 $\frac{1}{2}$.35
4 Jars 10 $\frac{1}{2}$.50
one table	1. 00
7 chains 25	1. 75
one loom	6. 00
4 needles	3. 00
2 little wheelers at 2. 00	4. 00
1 Big do	2. 00
1 cupboard	1. 50
1 corn Sive	.50
1 meat tub	1. 50
6 Barrels at 25	1. 50
one wash tub & board 25	.50
2 wooden pails 25	.50
Broke plates	3. 00
1 kettle	2. 00
1 stu kettle	1. 00
1 do	1. 00
	\$440. 02

2	Duck skins	75	\$1.50
1	skillet & lid		.75
1	gridel		.50
4	iron stellards		.50
1	flat iron		.60
1	piken		.25
7	plates		.42
2	tea cups & saucers		.37
3	glass glasses		.50
5	knives & forks		.50
3	spoons		.12
6	tin cups	65	.37
1	pair wool cards		.30
1	candle stick		.10
1	lamp		.12
16	chickens	10	1.60
2	Bonnel		<u>8.53</u>
			<u>25</u>
			<u>148.02</u>
			<u>448.80</u>
			<u>.87</u>
one pair train chains			\$
one Hale			.50
one hale			.00
1 umbrella			50

Delight Anderson

7

Thomas Anderson

James

Felicity 10/855

James Dunckel

Received this my^r son James S. Anderson
Vernon this wint^r January 10 to \$1883-
presenting a certified copy of this will to the
wthd^r named Thomas Anderson

Tels Service 33
Mileage 40
City 20
193

clock
At^t per p^g ff

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify

Thomas Anderson

that he has been sued by *Delight Anderson*
in the Court of Common Pleas of Union County, and that unless he answer by the ^{3rd} day of *February* A. D. 1855 the Petition of the said *Delight Anderson* against *him* filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the ^{15th} day of *January* A. D. 1855

Witness my hand and the seal of said Court, this ^{6th} day of *January* A. D. 1855

James Turner

~~JAMES TURNER.~~

Clerk of Court of Common Pleas of Union County.

Delight Anderson
vs

Thomas Anderson

Suit for \$145 mt

Served this writ June 15th 1833 - by leaving a certified copy of this writ
the residence of James Conklin, & by reading the within writ in the presence
of Christian Sager, William Harper, A. C. Robinson, Elizabeth Doolittle,
Isaac Mapes & Jacob Mapes.

William Harper & Elizabeth Doolittle demanded their fees which were paid

Gas Service	.88	Filed June 18 1835
Copy	.20	John Standish Clark Lawyer
Mileage	.80	
Return	\$ 1.10	William H. Robt Sheriff
	\$ 1.98	

State of Ohio, Union County, ss:

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to summon *Christian Sager, W^l Harper, James Conklin
A.C. Robinson, Elizabeth Solittie, Isaac Mapes, and
Jacob Mapes* to be and appear before the Honorable, the Judge of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *First* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *Plaintiff*, in a certain controversy in said Court depending, wherein

Delight Anderson is

Plaintiff , and

Thomas Anderson is

Defendant , and

this he shall in no wise omit, under the penalty of the law;
and have then there this writ.

Witness, TABER RANDALL, Clerk of said Court, at

the Court house in Marysville, this *14*
day of *June*

A. D. 1855.

Taber Randall Clerk.

John Andrew

Thomas Andrew

Deponents

et cetera

Filed June 19 1855

Salem, Randall Ct.
4 C-

Darlyle Anderson } In his Commu-
n. } Pleas.
Thomas Anderson } Drosser
} Depositions,

The Defendant, accepts, to this Depositions
for the following cause,

1st. The Depositions, so taken were not
sealed up, and endorsed, with the
title of the cause, and the name of
the officer, taking the same, as
required by Statute.

2^d. The Officer, did not Certify
does not shew, that the Deposition
were subscribed by the witness in
his presence.

H. Daughatt for
Defendant

Delight Audeson

as
The Audeson

Deposition of
Louise Bryan

111

Delight Anderson }
as } In Union County Common
Thomas Anderson } Pleas Petition for
Divorce & Alimony

Depositions will be taken in this case by Plaintiff at the office of A. D. Young - in the town of Huston, in the County of Shelby - and State of Ohio - On the seventh day of June A.D. 1855 and will continue from day to day until finished May 28th 1855

Held for Plaintiff
Service is acknowledged on the 29th day of May
1855
J. C. Doughty Atty for
Defendant

1

Depositions of witness taken in a cause
pending in the Court of Common Pleas of
Union County Ohio wherein Delight Anderson
is Plaintiff and Thomas Anderson is def-
endant and for said Plaintiff in pursu-
ance of the notice hitherto given - and
at the time and place therein mentioned
the Plaintiff being present

Sovine Bryan of the County of Shelly of
Lawful age, being first duly sworn by
me and as herein after excepted deposes
as follows

Question 1st by D. C. F.

Are you acquainted with the
Parties to this suit

Answer I am

Question 2^d

How long and at what time
did you live at the house of defendant
{ About one week in Decem 1813
Answer

Did defendant do

State how the defendant treated
the Plaintiff during the time you lived
at their house

Answer Very Bad when ever he would come
into the house he would ~~swear~~ ^{say} he had four hours

Question 4th { put up ~~that he out of court~~
If the defendant made any threats

towards the Plaintiff state what they were
Answer he said he had whipped her and caused her
to lay under the doctors hands & next time he would pull the

Question 5th

State whether you ever saw the defendant & the Plaintiff and also what kind of treatment it was

Answer - I did he drew the tongs over her & said if I was not there he would make a punch of her and further he said had killed more than one and if he would kill her ^{he} would be respected for it and would do it before he died as he would have revenge

for her
Leverett + Bryan
mark

was upon good memory by
the truth, the whole truth - and nothing
but the truth - and that the foregoing de-
positions by her subscriber was reduced
to writing by me, and was taken at
the time and place specified in the in-
closed notice

In testimony whereof I have hereunto
set my hand - this 9th day of June, A.D.
1858 -

A. C. Young J.P.

My fees is paid by plaintiff taxed at \$1.00
in Cluding witness
A. C. Young J.P.

Question 5th

State whether you ever saw the defendant
and the treatment the Plaintiff and also
what kind of treatment went it was.

Answer - I did he drew the tangs over her & said
if I was not there he would make a punch of her
and further he said had killed more than one
and if he would kill her he would be respected

I A. D. Young, a Justice of the Peace in
and for the Township of Lame in the
County of Shelby - Ohio do hereby certify
that the above named Lovina Bryan
was by me first duly sworn to testify
the truth, the whole truth - and nothing
but the truth - and that the foregoing de-
positions by her subscribed was reduced
to writing by me, and was taken at
the time and place specified in the in-
closed notice

In testimony whereof I have hereunto
set my hand - this 9th day of June, A.D.
1855 -

A. D. Young J.P.

My fees is paid by plaintiff taxed at \$1.00
in Cluding witness
A. D. Young J.P.

The State of Ohio Shelby County ss
I Sam'l W. Corcoran Clerk of the Court of
Common Pleas of the County and State aforesaid
do hereby Certify that A D. Young Esqr was
at the time of taking the within Depositions
A Justice of the peace in and for said County
duly elected Commissioned and qualified
according to the Statutes of the State of Ohio
Made and provided in such cases
And that his signature to the within is
genuine

Given under my and the
Seal of our said Court at
Sidney this 8th day of June
AD 1835

Sam'l W. Corcoran Clerk



Filed Jun 12th 1853
Tabor Randall Clerk

The Clerk of the
Court of Logan County
Ohio

Opened by request of Plaintiff
Atty



Civil/Domestic Case File

Case No. 1854-CV-0070

No. 54-CU-70

Union Common Pleas Court.

Nelveriahs Welch

Plaintiff,

AGAINST

Jesse Barnett

Defendant.

April 1855

Settled

Journal 5 Page 381

Record No. **No Record.** Page

Ex. Doc. Page

Nehemiah Fitch
vs.
Sespe Barnett

Town 160.77
Guarded 0.9
Robbe 1.01
\$2.62

April 9th 1855

Recd the above

To Record

145-
11
216

Watumah Wash ³⁶

Jesse Barnett

Debtors

Filed Nov 28 1854

James Dunn clk

Settled & costs paid

\$6 Days & attorney
for Plaintiff

Nehemiah Welsh } Plaintiff
v
Jesse Barnett } common pleas.
Petition

Nehemiah Welsh Plaintiff says, that on or about the twentieth day of October eighteen hundred and fifty four, at Union County, the Defendant Jesse Barnett, Defendant spoke the following false and slanderous words concerning the Plaintiff that is to say you are a lying cursed, stealing pack, (meaning) that the Plaintiff would lie, curse and steal, to which the Plaintiff says he was damaged to the amount of five thousand Dollars for which he asks Judgment.

J. B. Daugherty attorney for Plaintiff

The State of Ohio
Union County } Nehemiah Welsh being sworn says, that he believes the statements of the foregoing petition to be true

Nehemiah Welsh

Sworn to by Nehemiah Welsh before me and subscribed by him in my presence this 28 day of November A.D. 1854.

James Dwyer Clerk

Nichannah Welsh, Inn man com
n
Lesse Barnett} Pleas.
Issue a Summons
Returnable according to Law.
Amount claimed

To James Dunn clerk
of Inn C. Pleas } \$5.00 Dollars
Nov 28th 1883. J.C. Daugherty
for Plaintiff

4
Filed April 9 1853
John Randall Clark

Nehemiah Welch } Court of Common Pleas
against } Muskingum Ohio }
Jesse Barnett }

We have settled the above case,
Signed by us March 1855.
April 27 1855

E. J. Smith
Nehemiah Welch

Nehemiah Welch

vs

Jesse Barnett

Sauvage

amount claimed

\$65000, 00

Received this writ November 29th A.D. 1854
Served this writ December 9th A.D. 1854
by leaving a certified copy thereof at the
residence of Jesse Barnett

Fees	Service	.35
	Mileage	.40
	Copy	.10
		185

December 11th A.D. 1854

Received by me William H. Robt Sheriff

Daughtry Atty
for Plaintiff

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify Jesse Barnett

that he has been sued by Nehemiah Welch
in the Court of Common Pleas of Union County, and that unless he answer by the 30th day of December A. D. 1854 the Petition of the said Nehemiah Welch against Hair filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the 11th day of December A. D. 1854

Witness my hand and the seal of said Court, this 28th
day of Nov A. D. 1854

James Turner JAMES TURNER.

Clerk of Court of Common Pleas of Union County.

Civil/Domestic Case File

Case No. 1854-CV-0071

No. 54-CV-71

Union Common Pleas Court.

Joseph Blundap Plaintiff,

AGAINST

Geo S Williamson Defendant.

April 1855-

DECREE FOR PLAINTIFF

Journal 5 Page 399

Record No. 7 Page 174

Ex. Doc. B Page 168

Law 37

Joseph Dunlop

vs
George T. Williamson

Recorded

D

July 2nd 1855

D.B. 168,

~~37~~ 38

Joseph Dunlap

vs 37

George T Williamson

Petition for partition

Gileel Nov 28 1854

James Dunn Clark

Deaconed
Approved
CVR

To the court of Common Pleas of the county of Union
and state of Ohio

Your petitioner Joseph Dunlap, of the
County of Clermont and state of Ohio respectfully repre-
sents that your petitioner and George T Williamson of
the County of Hamilton and state of Ohio are seized
as tenants in common in the following real estate
situate in said County of Union and described as
follows, to wit; the full west half of survey
No 3689 entered in the name of Jacob Nolston and
partitioned to said Williamson for 300 acres

Your petitioner further represents that
he has an estate of inheritance in the said premises
being $1\frac{1}{3}$ acres with the addition of $\frac{11}{30}$ of the surplus
over 300 acres in said west half and the remain-
ing part of said premises is owned as an estate of
inheritance by said Williamson

Your petitioner desiring to hold his said interest
in severalty prays that said George T Williamson may
be made defendant to this petition and that your
petitioner's ^{interest} in said premises may be set off in severalty
and if the same cannot be done, without injury
then that the said premises be sold, or other order taken
pursuant to the statute in such case made and
provided

By Curry Robinson
Atty for petitioner

To Dunlap

3

Williamson

Proof of publication

Received

Filed
Apr 10 1853 -

Taber Randall
Clinton
N.Y.

NOTICE.

GEORGE T. WILLIAMSON will take notice that on the 29th day of November, A.D. 1854, Joseph Dunlap filed a petition in the court of common pleas of the county of Union and State of Ohio, where the same is now pending, demanding partition of the west half of survey of land no. 3689 in said county, containing about three hundred acres. At the next term of said court application will be made by said petitioner for an order that partition may be made of said premises in such manner that the petitioner may hold in severalty 113 $\frac{1}{3}$ acres thereof with the addition of 11-30 of the surplus thereof over 300 acres, and said Williamson may hold the remaining part thereof.

CURRY & ROBINSON, att'y's for pet.
Dec 6, '54. pf \$3,50.

The state of Ohio Union County ss
I Samuel M Bratney being first duly
sworn do deposite & say that the an-
nexed notice was published for six
consecutive weeks immediately
preceding the 6th day of December
A.D. 1854 in The Marysville Tribune
a weekly newspaper of general circu-
lation in said County & published therein
Samuel M Bratney

Sworn to and subscribed before me April 10, 1855
John Randall Clerk

State of New York, County of Ulster, James A. West, Mr. A. H. Williamson
and A. G. McElroy the witness named herein do hereby
hereby swear to make return of the facts written
sworn on this the 11th day of April 1855.

William C. Main, Deputy Sheriff

The commissioners named in the return order of partition
having been duly sworn upon a due view of the estate
to be divided as commanded by the return went to set
apart and assign to Joseph Smiley or several of his
share of said estates so much of said lands as is contained
within the following metes & bounds to wit, Beginning at the
angle at the N. W. corner of the survey, thence S. 81° E. next
the survey line 126 poles, crossing the road at 34 poles, to a stake
marked by Mr. G. Mann as the corner of the East half of said
survey. Thence with the line of said survey going S. 8. N. 156 poles
to a stone. Thence N. 82. E. 126 poles. Crossing the road at 4 poles
to a stake 10 poles S. 8. N. from the 100 acres now
occupied by Charles Smith. Thence with the survey line
156 poles to the beginning containing one hundred and
thirty two acres 1/38 poles. He also
sets apart and assigns in severally to the
2 commissioners the remanent of
said lands described as follows
Beginning at the S. W. corner of the survey,
thence 88° S. 2. E. 126 poles crossing the
road at 103 poles, then with said
crossing the road, as 1/4 poles & 404
poles, line 258, poles to the stone
in the corner of the said survey
to Joseph Smiley thence with the

Joseph Dunlap

V. Williamson

April 11th 1855
Later Randall Clerk

Record

Line 126 poles to the survey line then with the survey
line 258 poles to the beginning containing 103 ^{1/2} acres more or less
beginning being laid off the plot hereunto attached
Lies under one hundred thousandths of an acre

Fees

Commissioners \$3.00

Sheriff's fees

Surveys, a

\$2.00

Overages Return

\$5.00

A. G. Williams

J. H. McElroy

R. C. Main

The State of Ohio Union County /3

To the Sheriff of Union County Greeting

We command you that without delay by the oaths
of A F Wilkins Jas. M. Weller and Mr. Robinson
you cause partition to be made of the following seal
estate situate in the said County of Union in the State
of Ohio and described as followz to wit, the full west
half of Survey No. 3689 entered in the name of Jacob
Woolston & patented to Joseph Dunlap for 300 acres, among
the following persons and in the following proportions
to wit, To Joseph Dunlap $1\frac{1}{3}$ acres thereof and $\frac{1}{3}$ of
all surplus over 300 acres in the whole premises
and the remainder to George Y Williamson, in pursuance
of an order lately made in our said Court of Common Pleas
within and for the said County of Union in a certain petition
for partition wherein Joseph Dunlap is Petitioner and George
Y Williamson defendant, and that your proceedings
in the premises you report forthwith and distinctly
certify under your hand to our Court of Common Pleas
within and for the said County of Union together with this writ

Witness Saber Randall Clerk of our
said Court of Common Pleas this
 11^{th} day of April A.D. 1855

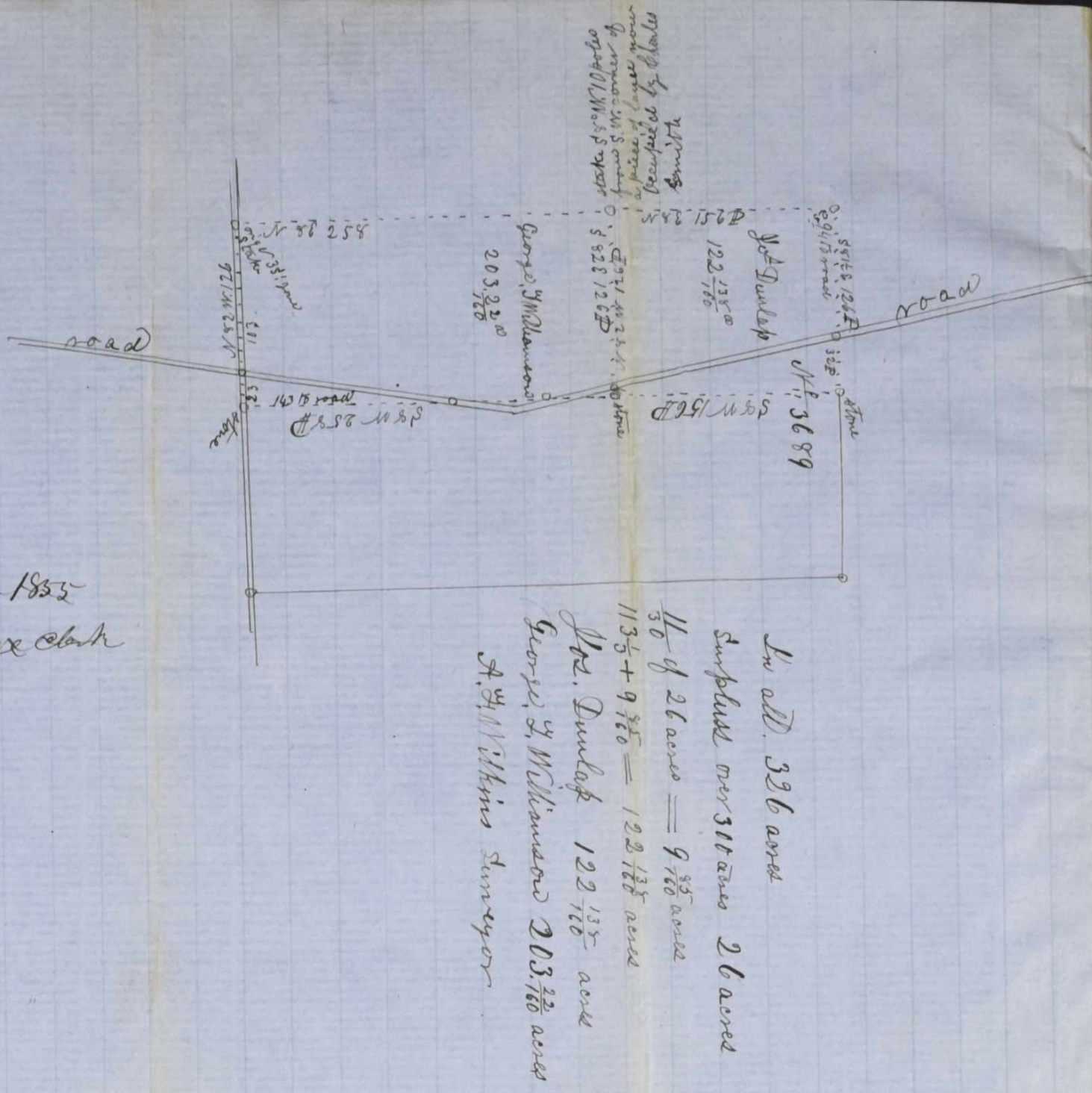
Saber Randall Clerk

I have executed the within writ by the oaths of
Commissioners named in the within order whose
report is herewith returned this 11th day of April 1855

William C. Mullin Deputy Sheriff

Fees Seven \$1.00

Six Map 4th 1855
S. A. Randall Clark



D. B. 168

Joseph Dunlap

vs.
George Y. Williamson

Deftz cost \$25,11
this evit 70

Robinson for P.M.

Sued Sept. 1st 1837
Tabor Randall Clerk

Received
33.17

William H. Dill

	\$ 2.44	Per hour
Gas	.40	
Gas	.60	
Gas	1.30	
Gas	.85	
Gas	1.30	
Gas	1.00	
Gas	.85	
Gas	.35	
Gas	.35	

for information concerning cost which was our

and we do so return without further trouble upon

returning the bill to the time of all the work was

and authorized the same for record in the chamber

A. S. Williamson of New York our attorney

of counsel shall see fit to be advised by the parties

concerned and during 20th Octth acc^d to choose a J. Williamson

notary public to witness the 36th Octth 1837 (or other) 122^{1/2} o'clock p.m. or the 1st of Novth

at all show without notice in due time to him the sum of the sum of the

day of draw and to whom on the following occasion were

present this day 1st Octth 1837 and on the 20th

The State of Ohio Union County B
To the Sheriff of Union County Greeting,
Whereas in a certain cause of Partition lately
prosecuted in our Court of Common Pleas within
the said County of Union wherein Joseph
Dunlap was Plaintiff & George Y. Williamson
Defendant the costs of said case amounting
to thirty eight dollars & fifty seven centz were
taxed as followz to wit one third thereof
being \$12.86 to be paid by the plaintiff Joseph
Dunlap and the remaining two thirdz being
\$25.71 to be paid by Defendant George Y. Williamson
and judgement rendered accordingly.

You are therefore commanded that of the
goods & Chattel & for want thereof of the lands and
tenements of the said George Y. Williamson
you cause to be ^{made} paid sum of \$25.71 costs
as aforesaid and all aching costs
and of this writ make legal service &
due return in sixty days hereof fail not at
your peril and have you then done this
writ

Witness Saber Randall Clerk
of said Court & the Seal thereoff
at Mansville this 1st day
of July A.D. 1857

Saber Randall Clerk

Civil/Domestic Case File

Case No. 1854-CV-0072

No. 54-CW-72

Union Common Pleas Court.

Hiram Richardson

Plaintiff,

AGAINST

Elamir Harris et al

Defendant.

April 1855-

Settled.

Journal	5	Page	382
Record No.	7	Page	145-
Ex. Doc.	B	Page	7

Law 3.

Hiram Richardson
and wife
vs.
Andrew Harris

Tun 74
Randall 3,27
Cobb 1,96
\$5,37

cost bill made

Record

Recorded
B

Union County.

Hiram Richardson being sworn
says that he believes the statement of
the witness in petition to the true
Hiram Richardson

I acknowledge myself
security for costs
Nov 29th 1854
Hiram Richardson before me
and signed in my presence this eight day
of November 1854. John Austin J.S.
Hiram Richardson
Attest Richardson
J. Austin Co. Pleas
as
Hiram Harris left Janit brngt to recover possession of
52 acres of land on which his trees &
house stand opo the Hallowell
River Co. Pleas Court some distance
Nov 30th 1854

I acknowledge myself
security for costs
Nov 29th 1854
Hiram Richardson before me
and signed in my presence this eight day
of November 1854. John Austin J.S.
Hiram Richardson

J. C. Elbig

Union Common Pleas.
Hiram Richardson
and wife
against
Andrew Harris

Petition

Filed November 30 1854
James Turner Clerk

Recorded
J. A.

Burns & Robinson
Attorneys.

Court of Common Pleas of Union County

Hiram Richardson, and

Abigail Richardson, his wife, Plaintiffs,

against

Andrew Harris, Defendant.

Petition.

Plaintiffs say they are entitled to the possession of two tracts of land in Union County, ^{Ohio one of said tracts}, described as follows, beginning at the N. W. corner of Virginia Military Survey No. 6420 in the Name of William Barlow; Thence $10^{\circ} E.$ 114 poles to two Hickories and an elm; Thence $N. 80^{\circ} E.$ 21 poles to a stake, ~~in the old road or survey~~; Thence $N. 10^{\circ} W.$ 114 poles to a stake in the N. original line of said Survey; Thence $S. 80^{\circ} W.$ 21 poles to the beginning: — The other of said tract, described as follows: Beginning 121 poles $N. 80^{\circ} E.$ from the beginning corner of the above described tract; Thence $S. 10^{\circ} E.$ 114 poles to a stake; Thence $N. 80^{\circ} E.$ 49 poles to a sugar tree, lynn, and beech; Thence $N. 10^{\circ} W.$ 114 poles to two beeches and an elm in the line of Survey No. 6596; Thence with said line $S. 80^{\circ} W.$ 49 poles to the beginning, both of said tracts containing fifty two acres, and being part of said Survey No. 6420, — that the defendant wrongfully withdraws the possession of the same from the plaintiffs, and for four years has unlawfully kept the plaintiffs out of possession.

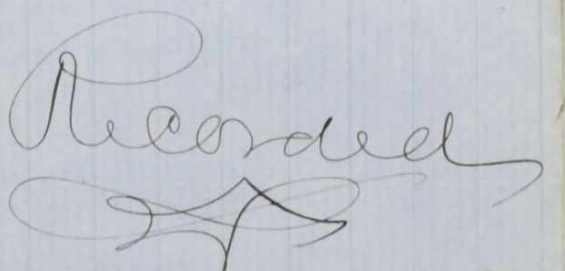
Whereupon the plaintiffs ask judgment for the recovery of the land, and three hundred dollars damages for being kept out of possession, and for other proper relief.

By Dury & Robinson
— their attorneys.

Daniel Morris
advs.
Horan Richardson
et al
Answer

filed.
December 30th 1853.

James Lowne Clerk

Recorded


to Party of
a Defendant

Marq & Chas' Lowne Morris
Union County Clerks
Sergeant, being
Sworn says, that he receives the statements
of Mr. Carter Answer, to be true
Daniel & his ^{his} James
mark

Daniel Morris }
 ads. }
William Richardson and
Abigail Richardson his wife }
 } The common
 } common pleas.

Answer.

The Defendant Daniel Morris, now, comes, and says, that he is the rightful owner, of said fifty two acres, described in Plaintiff's petition, instead of Andrew Morris, and, asks this court, to let said Defendant, Morris, defend, as the proper party, and, that Plaintiff, be compelled, to amend, their said petition, at their costs, Defendant, further says, that said lands were, sold, for, taxes, at a regular tax sale, held, at the Court house, in ~~the town of Newburgh, New York, on~~ January 1st, 1852, to one, James C. Hager, and, that said James C. Hager, transfered by endorsement, his certificate, of sale, to, Defendant, in March, 1853, and, that said fifty two acres, as described, in petition, now, belongs, to Defendant, and, in his possession, and, Defendant further says, that, no damages, has occurred, to Plaintiff, by reason, of his detention of said lands. Defendant asks, that, he, may be discharged, and, recover his reasonable costs, against said Plaintiff, and, that be, in this case.

J.C. Day, attorney
Defendant

H Richardson

~

Daniel Harris

Agreement

Filed march 13^a 1855
Yates Pandue Clerk

Revered

Hiram Richardson vs Hiram Richardson
Court of Common Pleas
Union County Ohio
Audy Harris

In the above case it is agreed
that Daniel Harris shall be allowed to
be made defendant so far as to assert
his claim for taxes & improvements

The plaintiff need not go to the ex-
pense of proving heirsip or his title for
his title to the land is not questioned & he
may take judgment for the same

It is admitted that Daniel
Harris is in possession under a tax title
and ought to have his taxes and interest
refunded. The defendant claims
pay for improvements, and it is hereby agreed
the amount which the defendant ought to re-
ceive for his improvements shall be settled
~~by an occupying claimant going~~ according
to law.

Signed March 13rd 1855

James W. Robinson
Plffs Atty
J. C. Daugherty, Atty for Defendant

Hiram Richardson
et wife
res

Andrew Harris

Suit brought to recover
possession of 52 acres
of land on which
deft lives & \$300,
damages for the
detention

Received this writ November 30th A.D. 1854
Served this writ December 1st A.D. 1854
by delivering a certified copy of this writ to
Andrew Harris

Tax Service	\$5
Mileage	75
copy	10
	\$1.20

Decemb 1st A.D. 1854 William H. Roll Sheriff

Recorded

Curry & Robinson

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify

Andrew Harris Richardson
Hiram Richardson & Abigail
that he has been sued by *Hiram Richardson & Abigail*
in the Court of Common Pleas of Union County, and that unless he answer by the *30th* day of *December* A. D. 1854 the Petition of the said *Hiram Richardson & Abigail* against *him* filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the *11th* day of *December* A. D. 1854

Witness my hand and the seal of said Court, this *30th* day of *November* A. D. 1854

James Turner ~~JAMES TURNER.~~

Clerk of Court of Common Pleas of Union County.

Rec the fifty dollars written named
April 10th 1883

Daniel H. Harris
mark

16.50⁰⁰

Filed April 10th 1883
John Randall Clerk

Recorded

Hiram Richardson

Daniel Harris } Amherst Common
Andrew Harris } plus

It is hereby agreed that defendant Andrew Harris and Daniel Harris who was admitted by consent to be same defendant are to give possession of the premises in the petition described in ten days except the wheat field which is sown by W^m Michael. This field is to be delivered up immediately after harvest this year. Richardson is to receive from Michael the half of the grain, the stock, the same as Harris was to receive it, as per their agreement.

Said Richardson is to pay all costs & fifty dollars in full of the tax claim & claim for improvements of the two defendants & judgment is to be entered up according to April 10th 1855

Attested
J. G. Doughty

James McRae
S. C. Phillips Atty
J. G. Doughty att for Plaintiff
Daniel Morris
not N.

Civil/Domestic Case File
Case No. 1854-CV-0073

Civil/Domestic Case

1854-CV-0073

located with

District Court Case

1855-DC-0004

Civil/Domestic Case File

Case No. 1854-CV-0074

No. 54-CV-74

Union Common Pleas Court

Columbus P & I R R Co
against Plaintiff,
James Robinson Defendant.

JUN TERM 1858

Discontinued at Plat Cost

Journal	6	Page	342
Record	No Record	Page	
Ex. Doc.	C	Page	286

Law
Col. Pig & Ind
B R Co,
vs.
James Robinson

~~233~~ 3

I. 6 p 342

D. C. p 286

No record
6

Columbus ³⁹ *Pine*
& Indian R R Co

S

James Robinson

Transcript

Filed Decr 4 1854
James Swartz clk



Columbus Ohio and Indiana
Rail Road Company

v

James Robinson

Plaintiffs cost Summons
entering, or serving
witnesses - 3

15 0

entering Judgment
Bail Bond

10

Witness Fee

15

Cost fees

25

Transcript

25

Levying the same

75

Balance unpaid for which suit sought

35

and Penalty 5 per cent

30

Sue and interest from Oct 1 1852

25

Nov 27, 1854 Bill of Particulars of Plaintiff filed

and Summons issued and delivered to Solloep Converse

Constable to be answered unto on the 2 day of December 1854

at one o'clock P.M. Summons returned Nov 27 1854

served Nov 27 1854 by leaving a copy of this writ with

the defendant fees less 15¢ mileage 3 miles 20-35

Nov 29 1854 Solloep Converse Constable

Sue the 2nd 1854 1 o'clock P.M. the parties appeared trial had

John A. Hilliard G.A. Hill and Joseph Allen sworn

and examined as witnesses for the plaintiff and I do

find that the defendant owes the Plaintiff \$236.25

It is therefore considered by me that the plaintiff

wishes of the defendant the sum of two hundred

thirty six dollars and twenty five cents with his

Cost having taxed at one dollar and sixty five cents

Suit commenced on
Subscription to Capital
Stock of said Rail
Road Company

Bill of particulars

James Robinson To the
Columbus Ohio and Indiana
Rail Road Co

July the 4th 1850 Is subscription to Capital Stock \$400.00

of said Rail Road Company

Or by payment \$400.00

thereon \$200.00

Balance unpaid for which suit sought \$200.00

and Penalty 5 per cent 10.00

Sue and interest from Oct 1 1852 G.A. Hill, Agent

Nov 27, 1854 Bill of Particulars of Plaintiff filed

and Summons issued and delivered to Solloep Converse

Constable to be answered unto on the 2 day of December 1854

at one o'clock P.M. Summons returned Nov 27 1854

served Nov 27 1854 by leaving a copy of this writ with

the defendant fees less 15¢ mileage 3 miles 20-35

Nov 29 1854 Solloep Converse Constable

Sue the 2nd 1854 1 o'clock P.M. the parties appeared trial had

John A. Hilliard G.A. Hill and Joseph Allen sworn

and examined as witnesses for the plaintiff and I do

find that the defendant owes the Plaintiff \$236.25

It is therefore considered by me that the plaintiff

wishes of the defendant the sum of two hundred

thirty six dollars and twenty five cents with his

Cost having taxed at one dollar and sixty five cents

In the action of the Columbus Ohio and Indiana
Rail Road Company against James Robinson, I, Am
Doolittle do acknowledge my self Bail for the
appellant in the sum of six hundred seventy five
dollars and eighty cents to be levied of my Goods
and chattles Land and tenements in case the appellant
shall be condemned in the action and shall fail to
pay the condemnation money and cost that have accrued
or may accrue in the action of common pleas and
further more that this appellant will prosecute his
appeal to effect and without unnecessary delay

Signed Aaron Doolittle
I have signed and acknowledged on this 2 day of Dec.
in the Year 1854 before me E.D. Smith J.P.
I do the State of Ohio Union County Darby Twp.
I do hereby certify that the above is a full and true copy
from my docket of the proceedings had by and
before me in the above cause E.D. Smith J.P.

of the aforesaid Township

G. P. & Indiana
Railroad company
James Rollins
Demurrer

Atto Nov 6th 1857
Later Remdell Clark

Columbus Ohio & Indiana
Railroad Company plaintiff
against
James Robinson defendant

Dinner.

The defendant denies to the petition
for the following cause:

1 The petition does not state facts
sufficient to constitute a cause of action.

Hamilton Lincoln
Defendant's attorneys.

Bill of Particulars:

James Robinson

Rail Road

To the Columbia River & Oregon
Dr.

Augt 4, 1850 To subscription to Capital Stock
~~1/2 share~~ of said Rail Road Company - \$ 400.00
Or. By payment thereon \$ 200.00
Bal. unpaid for which sum brought \$ 200.00
~~Interest~~ and penalty 5 per cent. 10.00
Due and interest from Oct 1, 1852. 210.00

G. A. Hill Agent

December the 2 1854. Rendered Judgment on the within
instrument of Writing for the sum of two hundred thirty
Six dollars and Twenty five cents

E. D. Smith J.P.

Col. P. V. & Co. v.
James Robinson

v
James Robinson
Sherman

Filed May 28th 1855
John Randall Clerk

Columbus Peoria & Indiana
Railroad Company plaintiff
against James Polkow defendant

3 Court of Common Pleas.
Muskingum County Ohio.

The defendant demurs to the petition for
the following causes.

- First - The amount of money for which
suit is brought, and judgment
prayed is not stated therein
- Second - The amount of money on which
interest is claimed is not stated
therein.
- 3 The petition does not demand relief
in any specific amount.

Hawthorne & Lincoln
defendant's attorneys.

Deed executed by John Green

John Green & H. H. H. 100.00

Mr. Robinson to me " 200.00
Indemnity for money
spent Sept 2 1852

J. M. Campbell 50.00
John Kinsell 30.00
E. G. Bassett 200.00
to be paid in two
years from date
March 15 1851

John B. Hager then exhibited his "will" previously made
and acknowledged before him with his signature at the office of the Clerk
on 5th street, file. Researched this day September the fifth.
Witnessed. Will fully satisfy to his Honor the Clerk
his intended validity when checked 1852.

John B. Hager
Fayette Co. Sheriff
Witnessed by
John B. Hager, Clerk

Columbus & Indiana R.R. Co.
By Petition
James Robeiner

Filed April 10th 1855

John Randall Clerk

Refiled June 18th 1855

John Randall Clerk

The Columbia River
and Indiana Rail Road Co. Board of Directors vs.
Company. - - - - - Plaintiff vs. Plaintiff
James Robinson, Esq., defendant.

The plaintiff, says, that they were before
the first day of July 1830, when they organized
and McCormick and others met at a house
have been incorporated under the laws of Ohio
and on or about the 4th day of July of 1830
defendant subscribed a written agreement
and set opposite his name, wherein the sum of
four hundred dollars ~~to be paid in~~ ~~for~~
~~one month,~~ which agreement so subscribed was
in substance as follows:

The undersigned agree and hereby oblige them
selves to pay to the treasurer of the Columbia River
and Indiana Rail Road Company, the several
sums, set opposite their names to be paid in
accordance with the general law on the subject, their
subscriptions payable only on their signatures, that
the said road be constructed on the line or as near
thereto as practicable between Madison and
Union ^{Beaumont}, as far as from the east line of
Champaign County to Pleasant Valley, and
that a depot be erected at that point, and that
the money so subscribed be expended between the
east line of Champaign and Pleasant Valley
subscriptions of names to be in sums of fifty dollars
each July 4. 1850.

A copy of which agreement
is hereto annexed.

and the Plaintiff further avers that they duly performed all the obligations in said agreement mentioned on their part, and the said defendant in consideration thereof promised to pay the plaintiff for live stock to be delivered according to the terms and stipulations of said agreement.

The Plaintiff by this affidavit on the first day of August 1850 required said defendant and other subscribers for stock as aforesaid to pay up said stock and subscriptions in installments at the times and places following ten per cent on or before the 1st day of October 1851, and ten per cent every fifty days thereafter to be paid to John H. Hibbard at Pleasant Valley in Franklin County Ohio of all which the said defendant had due notice, and was required to comply with said stipulation and to pay said installment, as aforesaid,

Although more than double, always transpired after said payments as required by aforesaid, the said defendant neglected and has ever since neglected to pay any or either of said installments, to any part therof where by an additional demand to the Plaintiff for the same and five percent thereon - Two hundred dollars have been paid

The Plaintiff therefore prays judgment for the balance of the amount of said subscription to wit two hundred and odd ~~ten~~ ^{ten} dollars, will fine per calendar month until paid ~~first day of October 1852~~ when the same interest from the day of payment to the day of payment demanded, hereinafter called

Robinson Gileles
Attorney for Plaintiff

The undersigned agree and hereby obligate to pay to the treasurer of the Columbia, Pigeon and Indiana Railroad Company the several sums set opposite their names to be paid in accordance with the general terms set forth. That the subscribers, pay alike only on the condition, that the cars shall be distributed on the basis or as near as practicable therebetween Addison and Union Counties as far as from the east line of Union County to Pleasant Valley and that it shall be erected at that point, and that the money so disbursed be expended herein the east line of Unionville and Pleasant Valley.

Subscription of shares to be in the sum of fifty dollars each
July 4, 1750,

Names

Eugene Britton	\$100.00	{ John J. Webb	100.00
Samuel D. Robinson	100.00	{ James Robinson	100.00
Charles Conover	100.00	{ A. B. Parmenter	100.00
John L. Coddington	100.00	{ G. W. Chapman	100.00
John Chapman	150.00	{ J. T. Brooks	00.00
Mason & Fobble	150.00	{ Clark, Folly	100.00
Sophine Daniels	100.00	{ Joseph Miller	50.00
David Holycross	200.00	{ I. & W. Wickham	50.00
John Mitchell	100.00	{ Mr. Martin	100.00
Solon Harrington	100.00	{ Dr. McMechan	100.00
John Patrick	50.00	{ John Caldwell	100.00
Moses C. Price	100.00	{ Garrett Davis	50.00
H. C. Smith	100.00	{ John Harry	50.00
Orson Knapp	100.00	{ George Harry	50.00
Ruf. McMechan	50.00	{ Mr. O'N	100.00
John F. Saben	100.00	{ John Society	150.00
Samuel Tigar	100.00	{ Will Robinson	50.00
Michael Tigar	100.00	{ Mary M. Robinson	100.00
Joseph H. Robinson	100.00	{ Maria, Robinson	100.00
Joel Jolly	50.00	{ Dr. Stearns	100.00
James M. Andrews	50.00	{ Learned Blodget	100.00
		{ to be paid with \$100.00	300.00
		{ Remittance \$100.00	100.00
		{ June 1st, 1850	100.00
		{ to be paid by June 1st, 1850	50.00
		{ Due date \$100.00	100.00
		{ 1/3 down	40.00
		{ square deal	10.00
		Burman Lirkham	200.00
		David Vant	50.00
		George Stearns	100.00
		{ now payable at two years old	100.00
		{ Dr. McMechan	100.00
		Henry Vant	200.00
		{ Dr. Robinson	50.00

Carried over.

Civil/Domestic Case File
Case No. 1854-CV-0075

No. 54-CV-75

Union Common Pleas Court.

Bates, Taylor & Co Plaintiff,
AGAINST

S. A. Cherry Defendant.

April 1855

JUDGMENT VS DEFENDANT

\$476 45

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Law 41
Babs, Taylor & Co,
vs.
J. A. Cherry

\$476.45

cost Bue
for Record

Recorded
I.D.

"Made before the 8th day of March A.D. 1854 I promise to pay to Wm
Bates & Taylor or bearer. Four hundred and ~~thirty~~ three dollars
and ~~nineteen~~ cents for moneys received with interest at seven
per cent from me. Marylands Union County Ohio

Memorandum S. A. Cherry

S. A. Cherry

The state of Ohio Union County
James M. Robinson being sworn says so he is one of the
attorneys of the plaintiff in the below; that the notes and
mortgages which said respondent are in his possession
that the ~~plaintiff~~ are not in the state of Ohio and
for this reason the affidavit is by him made. and
that he believes the statement herein made are
true

James M. Robinson

Sworn to before me by James Robinson and to him
subscribed in my presence this 8th day of March 1854
James Brown Clerk

Security for costs
A. S. Skinner

Bates, Taylor & Co 41

S. A. Cherry

~~Petition~~

Filed Decr 6 1854

James Linn clk

\$476.45

G. T. R.

Bates, Taylor & Co. Plaintiff
Union County Ohio
Court of Common Pleas
against S. A. Cherry defendant
petition

The plaintiffs, Bates, Taylor & Co., a firm in New York doing business in their said firm name, say that on the 8th day of November 1853 the defendant made his promissory note (a copy of which is hereunto attached) for four hundred and thirty three and $\frac{16}{100}$ dollars, payable one year after date with seven per cent interest to Wmde. Bates & Taylor or bearer and then delivered the same to said payees. That afterwards said note was assigned to and delivered to the plaintiffs by said Wmde. Bates & Taylor, which left known that to secure the payment of said note, the defendant executed and delivered at the time of the execution of said note, a mortgage on real estate (a copy of which is hereunto attached) to the said Wmde. Bates & Taylor, which was also transferred to the plaintiffs.

There is due upon said note, secured by said mortgage the sum of four hundred and thirty three & $\frac{16}{100}$ dollars with seven per cent interest since the 8th day of November 1853.

The plaintiffs therefore ask judgment against defendant for four hundred and thirty three & $\frac{16}{100}$ dollars with seven per cent interest since Novem ber 8th 1853, and that the lien upon said real estate be enforced.

Curry & Robinson

Atty's for plaintiff

Mertgayd
From

Samuel A Cherry

Lo

Wilde, Bates & Taylor

Filed and recorded Nov 9th
A.D. 1853. In Book
No One page of 31432
at 10 o'clock A.M.

Wm H Robinson

Recorder of Union
County Ohio

per 75 et^s

BROWNSFIELD That I, Samuel A Cherry, of the
 County of Union Ohio in consideration of the sum of Four Hundred and Thirty three
 dollars, ^{and fifteen cents} paid by Wilde Bates & Taylor of the City of New York
 have bargained and sold, and do hereby grant, bargain, sell and convey, unto the said Wilde Bates &
 Taylor their heirs and assigns, forever, the following Premises, situated in the county of
 Union in the State of Ohio and in the Virginia Military
 District and bounded and described as follows: To wit, Being two several parcels
 or tracts of land, the first being part of Survey No 3354; Beginning
 at a stone in the line of the original Survey in the line of Adam Wolford; thence with
 said line, Correcting the course thereof N. 8° 45' W. twenty seven poles to a stake,
 thence, ~~N.~~ 89° 10' W. thirty poles to a stake; thence S. 8° 45' E. twenty seven poles to
 Adam Wolford's line; thence three poles, East with said line to the place of beginning
 containing 81 poles, and Known on tax record as Lot No 44 in the Town of Marysville
 The second tract being, Entry No 10952, Beginning at the Northwest corner
 of William Hooks Entry No 10197; thence N. 78° E 160 poles; thence and
 from the beginning off at right angles N. 12° W for quantity
 containing Sixty two acres more or less

To Have and to Hold said Premises, with the appurtenances, unto the said Wilde Bates &
 Taylor their heirs and assigns, forever, and the said Samuel A Cherry
 for himself and heirs, doth hereby covenant with said Wilde Bates &
 Taylor their heirs and assigns, that he is lawfully seized of the Premises aforesaid;
 that the said Premises are free and clear from all encumbrances whatsoever, and that he will forever warrant and defend
 the same, with the appurtenances, unto the said Wilde Bates & Taylor their heirs
 and assigns, against the lawful claims of all persons whomsoever.

Provided always, And these presents are upon this condition, that whereas the said Samuel A Cherry
 hath executed to the said Wilde Bates & Taylor his promissory
 note of even date herewith for the payment of the following sum of money, at the
 time following, to wit: Four hundred and thirty three dollars ^{and fifteen cents} on or before the 8th day of
 November AD 1854, with interest at seven per cent from
 date.

Now if the said Samuel A Cherry shall pay each of said ~~sum~~ sum of money to the said
 Wilde Bates & Taylor or their assigns, when the same respectively becomes due, with the interest, then these
 presents to be void, otherwise to remain in full force.

In Testimony Whereof, the said Samuel A Cherry hath
 hereunto set his hand and seal, this Eighth day of November in the year of our Lord
 one thousand eight hundred and fifty three.

Signed, Sealed and Acknowledged in the presence of us:

A. Skinner
 John S. Coats

The State of Ohio, Union
 Before me, John S. Coats

S. A. Cherry



County, ss.

a Justice of the Peace in and for said county

personally appeared the above named Samuel A Cherry and acknowledged the signing and sealing
 of the above conveyance to be his voluntary act and deed this 8th
 day of November
 A. D. 1854

John S. Coats J. P.

Bates Taylor & Co

vs

S A Cherry

Suit brought for
\$433, 16. with seven
percent interest from
Nov 8 1853, on note
secured by mortgage
of same date Nov
8 1853, due Nov
8 1854

Received this writ December
9th A.D. 1854.

Served this writ December
14th A.D. 1854 by presenting a
certified copy of this writ to
S. A. Cherry in person

Fee Service 35

Copy 10
45

Served 15th A.D.
1854 William H. Ross Sheriff

Filed Decr 15 1854
James Linn Clerk

Gurney & Robinson
Atts for Plaintiff

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify *S. A. Cheney*
that he has been sued by *Bates Taylor & Co*
in the Court of Common Pleas of Union County, and that unless he answer by the *6th*
January A. D. 1855 the Petition of the said *Bates Taylor & Co*
against *him* filed in the Clerk's Office of said Court, such Petition will be taken as true, and
judgment rendered accordingly. You will make due return of this summons on the *18th*
day of *December* A. D. 1854

Witness my hand and the seal of said Court, this *8*
day of *December* A. D. 1854

James Turner ~~JAMES TURNER~~

Clerk of Court of Common Pleas of Union County.

Filed Deer 6 1854
James Knuck

Bates, Taylor & Co

plaintiffs,

against

S. A. Cherry

deft

brought you \$433.16 with seven
percent interest from Nov. 6th 1853
on note, secured by mortgage of mine
date Nov 6th 1853 due Nov 5th 1854.

Issue summons returnable a/c
to the clerk
of Minn. Com. pleas
see 6th 1854

due to land with above enclose
ment

Carry T Nelson

pcff Atts

DB 21

Bates Taylor & Co
vs
S. A. Cherry
Debt \$476.45
Costs 4.91
Increase costs 3.00
this unit 10

Paid April 19th 1856 \$50.00
on June 30th 1856 45.00

Filed April 29th 1857
Taylor Randall Clerk

Robinson

Feb 26
J. P. Smith
R. W.

Reentered

Received this with February 21st A.D. 1857
and on the 26th day of the same month I
caused the within named real estate to
be appraised by the oaths of Thos. Peacock
W.C. Madin and Robert Welsh at fifty five
dollars per acre.

Advertised the same for sale at least
thirty days in the Marysville Tribune
a newspaper published and in general
circulation in Union county. Afterwards
to wit: on the 7th day of April 1857
at the door of the court house in Marysville
between the legal hours of 10 O'clock A.M.
and four o'clock P.M. that being the time
and place said real estate was advertised
to be sold I offered the same for sale
~~according to law~~ The Plaintiff's attorney
requested me not to offer said real estate
for sale

Fees. Service .35
Calling, Inquest 1.00
Appraisers fee, 1.50
Copy of Appraiser 50
Mileage 10
Return 25
Printers fee \$5.70
Total \$12.50
William H. Ross Sheriff

State of Ohio, Union County, ss:

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to expose to sale those Lands and Tenements of Samuel A. Cherry
situate in Paris Township in said County &
bounded as followz on the North by the Buck
run road on the West by the Pack Road, on
the South by the Cemetery lot on the East
by the Marysville & Milford road containing
Eight acres more or less

which according to our commands you have taken into your hands, and which remain unsold as you have certified to the Judges of our Court of Common Pleas of our said County, to satisfy, Bates Taylor & Co,

the sum of four hundred and Seventy Six⁰
dollars, and forty five cents for their debt
damages, together with four 91 100 dollars for their costs, with interest there-

on from the 11th day of April A. D. 1855 until paid,
which late in our said Court the said Bates Taylor & Co,

recovered against the said

Sam'l A. Cherry

as of record is manifest. Also, \$ 3,00 increase of costs, and accruing costs.—

And if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment aforesaid, then you are hereby commanded that you levy the same upon the goods and chattels, lands and tenements, or either as the law shall permit, being the property of the judgment debtor, which together with the property on hand not sold as aforesaid will be sufficient to satisfy said judgment. And that you make due return of this writ in sixty days.

Hereof fail not at your peril, and have then there this writ.

Witness, TABER RANDALL, Clerk of said Court, a.

the Court house in Marysville, this 21st
day of February A. D. 1857.

Taber Randall Clerk.



Dec 21

Bates Taylor vs
Samuel A Cherry

Debt \$476.45
Costs 4.91
this suit 70

Filed Jan 1st 1856
John Randall Clerk

Recorded

Robinson Atty,
for Pff

William H. Waller

-53-
100
100
Mills
also attorney fees

by attorney for the plaintiff and defendant without further
defendant the same attorney for both parties is to pay 1855-1856

December this year and attorney fees 1856-1857

The State of Ohio, Union County, ss:

TO THE SHERIFF OF Union COUNTY, GREETING:

Whereas, at the Court of Common Pleas of the county aforesaid, begun and held at the court house in the town of Marysville, on the 11th day of April A.D. 1853, Bates, Gayler & Co,

recovered against

Samuel A Cherry

as well as the sum of four hundred & seventy six dollars and forty five cents for his debt, as the sum of

dollars and

cents, for

damages; as also the sum of \$ 4,91

for their

cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said Samuel A Cherry

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the

11th day of April

A.D. 1853

until paid, also the sum

of \$

the costs of increase on said Judgment, and accruing costs; and of this writ make due return in sixty days.

Hereof fail not at your peril, and have then there this writ.

Witness TABER RANDALL, Clerk of said Court,

at the Court House aforesaid, this

1st

day of November A.D. 1853.

Taber Randall

Clerk,

S.B. 21

Dabg Taylor & Co,

J. A. Cherry

Debt \$476.45

Costs 4.91

Increase costs 1.25

this writ 70

Filed June 30th 1856

Gaber Randall Clerk

Recorded

Robinson
Atty for Pff

William H. Goldsmith

Outen's fee in court \$1.00
Outen 25
Outen 1.10
Outen 1.10
Outen .85
Outen .85
Dues, attorney .85

This warrant issued in our county on the day of June 1856 our Lord
Jesus Christ, on the authority by the Church and law,
on the basis of the Old Testament on the truth of the
Scripture, and the command of God, we do now command
all the officers of this county to make diligent search
in every house, and place where any person or persons
are found, and to apprehend and bring before the
Court of Common Pleas, at the next term to be held
on the first Monday in August, at the time and place
of the trial of the said cause, and to keep the same
under the direction of the Sheriff, and to have the same
executed in the most expeditious manner.

The State of Ohio, Union County, ss:

TO THE SHERIFF OF Union COUNTY, GREETING:

Whereas, at the Court of Common Pleas of the county aforesaid, begun and held at the court house in the town of Marysville, on the 11th day of April A.D. 1856,

Bates Taylor & Co

recovered against

Samuel A. Cherry
as well as the sum of four hundred & Seventy Six dollars and forty five cents for their debt, as the sum of

dollars and cents, for

damages; as also the sum of \$ 4.91 for their cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said Samuel A. Cherry

you cause to be made the debt, damages, and costs aforesaid, with interest thereon from the 11th day of April A.D. 1856 until paid, also the sum of \$ 1.25 the costs of increase on said Judgment, and accruing costs; and of this writ make due return in sixty days.

Hereof fail not at your peril, and have then there this writ.

Witness TABER RANDALL, Clerk of said Court,

at the Court House aforesaid, this 10th day of June A.D. 1856.

Taber Randall Clerk,

D.B. 21

Bates Taylor & Co,
vs
S. A. Cherry

Doll \$416.45
Costs 4.91
Increase costs 1.40
this wit 10

Filed Aug. 2^d 1858
Laber Randall Clerk

Recorded
Robinson

William H. Allen - Attorney

500
20
3.25
25
55
Ex. Dimes
Gum
Cudweaver
Gum
Dimes

Received this sum \$416.45 & 10^c on 8th inst
Deducting a ministerial fee of \$1.00
left for the use of the Sheriff
for service on said Plaintiff for all
actions for delinquent payment of the same
for services in the County. But before this
sum was paid to the Sheriff he
had been remitted in the amount of \$1.00
as a reward for his services in the same
action for the Sheriff to keep the same in the Sheriff's
possession until the Plaintiff could get
a writ of attachment to serve the same in the Sheriff's
possession.

State of Ohio, Union County, ss:

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to expose to sale those Lands and Tenements of Sam'l A. Cherry to wit
situate in Paris Township in said County bounded
as followz on the north by the buckrun road
on the west by the Rail Road on the South by
the Cemetery Lot & on the East by the Marysville.
& Milford road containing eight acres
more or less

which according to our commands you have taken into your hands, and which remain unsold as you have certified to the Judges of our Court of Common Pleas of our said County, to satisfy

Bates Taylor & Co.
the sum of Four hundred & Seventy Six
dollars, and forty five cents for their debt ~~for~~
~~damages together with~~ four 91 ~~dollars for their~~ costs, with interest there-
at ~~Seven per cent~~ ¹¹ ~~a~~ day of ^{too} April A. D. 1856 until paid,
on from the ¹¹ which late in our said Court the said Bates Taylor & Co,
recovered against the said Sam'l A. Cherry

as of record is manifest. Also, \$ 740 increase of costs, and accruing costs.—

And if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment aforesaid, then you are hereby commanded that you levy the same upon the goods and chattels, lands and tenements, or either as the law shall permit, being the property of the judgment debtor, which together with the property on hand not sold as aforesaid will be sufficient to satisfy said judgment. And that you make due return of this writ in sixty days.

Hereof fail not at your peril, and have then there this writ.

Witness, TABER RANDALL, Clerk of said Court, a.

the Court house in Marysville, this 8th
day of June A. D. 1856.

Taber Randall Clerk.

Civil/Domestic Case File

Case No. 1854-CV-0076

No. 54-CU-76

Union Common Pleas Court.

John S. Shidler

Plaintiff,

AGAINST

Thomas Woodson et al

Defendant.

NOV TERM. 1856

Dismissed

Journal 6 Page 120

Record No **No Record.** Page

Ex. Doc. B Page 436

42 Law~~s~~
John Stephen Schieder
vs
Thomas Woodson
et als

7

S.C. p 120

D.B. 438

The state of Ohio Amic Comptos

Stephen Schieder being duly sworn says that the matters
and things in the above petition are true as he verily believes
and that the defendants are all non residents of the state
of Ohio and cannot be served with process and
cannot be noticed of the proceedings of this petition ex parte
by putting it at the office of the Sheriff of this county

I now to before one of your Stephen Schieder & by him subscribed
in my presence this 14th day of December 1854

John Dutton J.P.

42

John Stephen Schieder

2

Thomas Woodson et als

Petition

Filed Decr 14 1854

James Dunn clerk

LDR

John Stephen Schuler plaintiff
against
Thomas Woodson et al's defendant
Petitioner for partition

To the court of Common Pleas of the County of Union in the State of Ohio

The plaintiff John Stephen Schuler of said county of Union says that some time about the year 1806 a patent issued from the General Government of the United States to Hughes Woodson for survey of land N^o 5008 in said county of Union; That said Hughes Woodson died leaving as his children and only heirs fesse Woodson Samuel Woodson, Thomas Woodson, Hughes Woodson Joseph Woodson and Sally Woodson intermarried with Hughes Brown All of whom are now dead except Sally who is said to be dead, but whether or not, the plaintiff does not know; That in the life time of said fesse Woodson & the said heirs of said patentee, an attachment issued against said fesse at the suit of John Gilmore, and said survey of land except 70 acres thereof then belonging to William Orr, was seized and such proceedings were had that he same was afterwards in the year 1828 sold to said Gilmore by the Sheriff of said Union County as the property of said fesse Woodson to satisfy a judgement obtained against him by said Gilmore and in pursuance of an order of the Common Pleas Court of said County the Sheriff of said County executed to said Gilmore his deed for said land seized as aforesaid; That said Gilmore sold and conveyed the part of said land sold as aforesaid heretofore described to ~~and~~ Isaac Vanbushirk who afterwards sold and conveyed the same to the plaintiff; That by virtue of said conveyances the plaintiff became and is seized in fee simple of the undivided sixth part of said real estate described as follows to wit, Beginning at a hickory and sugar tree thence S. 87 E. 113 poles to an elm, hickory, and sugar tree, thence S. 53 W. 142 poles to two hickories and black ash on the line of land formerly owned by Ben. Sager thence N. 37 W. 113 poles to the Ben Sager corner & two white ashes & red oak, thence N. 53 E. 142 poles to the beginning excepting therefrom the 50 acres thereof now owned and in the possession of George Schuler

That the plaintiff believing himself to have been the owner in fee simple of the whole of the fifty acres of land last above described on which he resides, made valuable improvements to the amount of nine hundred and twenty five dollars, that he ~~and his~~
said Grantors have paid the taxes on all of said lot of land ever since 1828, the exact amount of which is not now known, but cannot be less than one hundred dollars. That he has lately learned that in fact he obtained title to only one sixth of said real estate by virtue of his said conveyances and the remaining five sixths descended to the heirs of Samuel Woodson, Thomas Woodson, ~~Thomas~~ Woodson, Hughes Woodson and Sally Owen, if she be dead, or to her if she be living (the said Joseph & Jesse having died childless), who are tenants in common with the plaintiff.

The said Thomas Woodson died leaving Lucy Ann Woodson intermarried with Quinton Kelley, Thomas Woodson, Elizabeth Woodson, intermarried with Thomas Little, his heirs = The said Samuel Woodson died leaving the following persons his children and only heirs to wit Virginia Woodson who intermarried with Thomas Jewell, Samuel Woodson, Joseph Woodson, Elizabeth Woodson, who intermarried with Anderson McDaniel, Mary Woodson who intermarried with William C Cox who is now dead, Thomas Woodson and Sally Woodson who intermarried with Robert Wheatley both of whom are now dead having left as their only children & heirs Margaret and William Wheatley both of whom are infants = The said Hughes Woodson died leaving the following persons his children & only heirs to wit Madison Woodson, Hughes Woodson, Martha Woodson, Nancy Woodson who intermarried with William McCormick, Melissa P.

Woodson who intermarried with Thomas Woodson, William Woodson, Elder Woodson who intermarried with Thomas Woodson, and Virginia Ann Woodson who is an infant.

The said Sally Woodson intermarried with Hughes Owen and many years ago moved to the state of Missouri where it is said she and her said husband both died, but whether she be dead or not is to the plaintiff unknown. They had the following children, to wit, Woodson Owen, Eliza, Sarah Mary, Emily, Ann, John and ~~George~~.
and the residence of all of said heirs is to the plaintiff unknown and the facts stated as to the heirs of said Hughes Woodson the patentee of said land as derived from the depositions in this court on file.

The plaintiff desirous of holding his part of said fifty acres of land in severalty, prays that all of the persons above named as heirs of said Hughes Woodson the patentee of said land be made defendants to this petition, that the value of the improvements made by the plaintiff on said real estate may be ascertained, that the amount of taxes paid thereon by the plaintiff and his said grantors may be ascertained with the interest thereon, and that partition be made of said real estate with reference to said improvements, and if the same cannot be divided without manifest injury that the same be sold and out of the proceeds, the said claim for improvements & taxes &c be paid and the surplus of said proceeds be paid to the parties in interest in the proper proportions, and that such other and further relief may be granted as may be proper.

Curry & Robinson

Plffs Atty's

John S. Shieles

13

Woodman

proof of publication

Filed April 5th 1835

Jacob Kendall Clerk

NOTICE.

THOMAS WOODSON, Quinton Kelley and his wife Lucy Ann Thomas Little and his wife Elizabeth Little [formerly Woodson,] Thomas Jewell and his wife Virginia Jewell, [formerly Woodson,] Joseph Woodson, Anderson McDaniel and his wife Elizabeth McDaniel [formerly Woodson,] Mary Cox [formerly Woodson,] Thomas Woodson, Margaret Wheatley, William Wheatley, Madison Woodson, Hughes Woodson, Martin Woodson, William McLormach and his wife Nancy, Thomas Woodson and his wife Melissa P. Woodson, William Woodson, Virginia Ann Woodson, Samuel Woodson, Sally Owen, Hughes Owen, Woodson Owen, Eliza Owen, Sarah Owen, Mary Owen, Emily Owen, Ann Owen, John Owen and Jesse Owen:

Are hereby notified, that on the 14th day of December, 1854, George Schider filed his petition against them in the court of common pleas of Union county, Ohio, where the same is now pending, which sets forth that the petitioner believing himself to be the owner of the fifty acres of land on which he now resides, in Survey No. 5008 in said county; has made valuable improvements and paid a large amount of taxes thereon; that in reality he is the owner of one sixth part thereof, and said defendants are tenants in common with him, and own the five-sixths thereof; petitioner asks partition of said land among the tenants in common, and that his lien for improvements and taxes paid be provided for in the partition proceedings.

Also, that John Stephen Schider on the same day filed his petition against them in the same court where the same is pending, which sets forth that the petitioner believing himself to be the owner of the fifty acres of land on which he resides, in Survey No. 5008, in said county of Union; made valuable improvements and paid a large amount of taxes thereon; that in reality he is the owner of one-sixth, and said defendants own the five-sixths thereof. The petitioner prays for partition of the said land, and in the proceedings that his lien for his improvement and taxes paid may be provided for according to law, and for other proper relief.

Unless answer is made to each of said petitions on or before the 4th day of April next, decrees will be taken thereon in said court by default.

CURRY & ROBINSON,
Atty's for Petrs.

Feb. 2, 1855.

P. S. HOW

The state of Ohio Main County
I Samuel M^cBratney being first
duly sworn do depose & say that the an-
nexed notice was published for six
consecutive weeks immediately pre-
ceding the 2^d day of February 1855
in the Marysville Tribune a weekly
newspaper of general circulation
in said County & published therein
Samuel M^cBratney

Sum to be subscribed before me April 5th 1855-

Gaber Rondell Clerk

printers 8,75\$

Civil/Domestic Case

1854-CV-0076

located in part with
District Court Case

1856-DC-0001

Civil/Domestic Case File

Case No. 1854-CV-0077

No. 54-CV-77

Union Common Pleas Court.

George Slider

Plaintiff,

AGAINST

Thomas Woodsow et al
Defendant.

NOV TERM. 1856

Dismissed

Journal 6 Page 120

Record No. **No Record.** Page

Ex. Doc. B Page 434

Law & D. H. 8
George Shider
vs
Thomees Goodman
et al

Partition Ordered

Bismarck sh
Off cost
S. G. P. \$120
Decem 1850

Continued
D. B. 434
C.

C

Sheriff Ross. 96
Clerk Yarn 75⁺
a Randall 4,20
Printer's fee 6,00
11 81

Woodson
Papers

133
151
156
154
150
152
159
158
157
155
153
158
155
154
156
155
156
156

Named in the declaration

Joseph Woodson $\frac{1}{28} - \frac{1}{35}$
Mary Cox $\frac{1}{28} - \frac{1}{35}$
Samuel Woodson $\frac{1}{28} - \frac{1}{35}$
Anderson McDaniel }

Elizabeth McDaniel $\frac{1}{28} - \frac{1}{35}$

Thomas Woodson $\frac{1}{2} - \frac{1}{5}$

Lucy A Kelley }

Ammon Kelley } $\frac{1}{2} - \frac{1}{5}$

Sarah Woodson dead

Marttha Woodson $\frac{1}{32} - \frac{1}{40}$

Melissa P Woodson $\frac{1}{32} - \frac{1}{40}$

W^m McCormick }

Mary " shared by names } $\frac{1}{32} - \frac{1}{40}$

$$-\frac{1271}{672} = \left(\begin{array}{l} 271 \\ 840 \end{array} \right)$$

Not in the declaration

Virginia Jewell

Thomas Jewell } $\frac{1}{28} - \frac{1}{35}$

W^m Wheatly & Margaret } $\frac{1}{28} - \frac{1}{35}$

Thomas Woodson : } $\frac{1}{28} - \frac{1}{35}$ +

Ellen Woodson } $\frac{1}{28} - \frac{1}{35}$

W^m Woodson } $\frac{1}{2} - \frac{1}{35}$

Virginia Woodson } $\frac{1}{32} - \frac{1}{35}$

Thomas Little }

Elizabeth Little } $\frac{1}{2} - \frac{1}{35}$

Madison Woodson } $\frac{1}{32} - \frac{1}{35}$

Hughes Woodson } $\frac{1}{32} - \frac{1}{35}$

Woodson Owen } $\frac{1}{32} - \frac{1}{35}$

Elijah Owen } $\frac{1}{32} - \frac{1}{40}$

Sarah Owen } $\frac{1}{32} - \frac{1}{40}$

Emily Owen } $\frac{1}{32} - \frac{1}{40}$

Ann Owen } $\frac{1}{32} - \frac{1}{40}$

John Owen } $\frac{1}{32} - \frac{1}{40}$

Jesse Owen } $\frac{1}{32} - \frac{1}{40}$

Geo Shuler

5

Woodson

Proof of publication

Filed April 5th 1855

Yester Remained Clerk

NOTICE.

THOMAS WOODSON, Quinton Kelley and his wife Lucy Ann Thomas Little and his wife Elizabeth Little [formerly Woodson], Thomas Jewell and his wife Virginia Jewell, [formerly Woodson,] Joseph Woodson, Anderson McDaniel and his wife Elizabeth McDaniel [formerly Woodson,] Mary Cox [formerly Woodson,] Thomas Woodson, Margaret Wheatley, William Wheatley, Madison Woodson, Hughes Woodson, Martha Woodson, William McCormach and his wife Nancy, Thomas Woodson and his wife Melissa P. Woodson, William Woodson, Virginia Ann Woodson, Samuel Woodson, Sally Owen, Hughes Owen, Woodson Owen, Eliza Owen, Sarah Owen, Mary Owen, Emily Owen, Ann Owen, John Owen and Jesse Owen:

Are hereby notified, that on the 14th day of December, 1851, George Schneider filed his petition against them in the court of common pleas of Union county, Ohio, where the same is now pending, which sets forth that the petitioner believing himself to be the owner of the fifty acres of land on which he now resides, in Survey No. 5008 in said county, has made valuable improvements and paid a large amount of taxes thereon; that in reality he is the owner of one-sixth part thereof, and said defendants are tenants in common with him, and own the five-sixths thereof; petitioner asks partition of said land among the tenants in common, and that his lien for improvements and taxes paid be provided for in the partition proceedings.

Also, that John Stephen Schneider on the same day filed his petition against them in the same court where the same is pending, which sets forth that the petitioner believing himself to be the owner of the fifty acres of land on which he resides, in Survey No. 5008, in said county of Union, made valuable improvements and paid a large amount of taxes thereon; that in reality he is the owner of one-sixth, and said defendants own the five-sixths thereof. The petitioner prays for partition of the said land, and in the proceedings, that his lien for his improvement and taxes paid may be provided for according to law, and for other proper relief.

Unless answer is made to each of said petitions on or before the 10th day of April next, decrees will be taken thereon in said court by default.

CURRY & ROBINSON,

Atty's. for Pet'rs.

Feb. 2, 1853. pl \$6 6w

The state of Ohio Mun Cmty
I Samuel M^r Bratney being
first duly sworn do say and
depose that the annexed notice
was published for six consecu-
tive weeks immediately pre-
ceding the 2^d day of February
& forty days prior to April 10th
1853 in the Marysville Tribune
a weekly newspaper published
in and of general circula-
tion in said County

Samuel M^r Bratney
sworn to and subscribed before
me this 5th day of April 1853

John Randall Clark

and of the same connected be partitioned without
manifest injury that the same be sold and not
of the proceeds the said claim for unpa-
rents & taxes be paid, and the surplus be paid
to the parties in interest in the proper proportion,
and that such other and further relief may
be granted as may be proper

Curry & Tolman
Att's Cott

The State of Ohio Miami County
George Schidler being duly sworn say, the matters
and things in the above petition are true as he
very believes and that the dependents are all
non residents of the state of Ohio and cannot be
served with summons and ~~process~~ cannot be noticed after
service of this petition except by publication

George Schidler

sware to before me by George Schidler and subscribed
by him ~~in my presence~~ at this 14th day of October 1854

John Tolman A. J.

George Schidler

4³

Thomas Woodson
& al

petition

Filed Decr 14 1854
James Swinckel

C. A. R.

George Schidler plaintiff
against
Thomas Woodson et als
Defendants

Petition for partition

To the Court of Common Pleas of the County of Miami
in the state of Ohio

The plaintiff George Schidler says that sometime about the year 1806 a patent issued from the General Government of the United States to Hughes Woodson for survey No 5008 in said County of Miami; that said Hughes Woodson died leaving as his children and only heirs, Jesse Woodson, Samuel Woodson, Thomas Woodson, Hughes Woodson, Joseph Woodson and Sally Woodson, all of whom are dead except Sally Woodson who intermarried with Hughes Owen, who is also deceased; that in the life time of said Jesse Woodson & the said heirs of said patentee, an attachment issued against said heirs at the suit of John Gilmore, and said survey of land except 70 acres thereof then belonging to William Orr, was seized and such proceedings were had that the same was afterwards in the year 1828 sold to said Gilmore by the Sheriff of said Miami County as the property of said Jesse Woodson to satisfy a judgment obtained against him by said Gilmore and in pursuance of an order of the Common Pleas Court of said County, the sheriff of said County executed to said Gilmore his deed for said land seized as aforesaid; that said Gilmore sold and conveyed the part of said land hereinafter described to Isaac Stubbskirk who afterwards sold & conveyed the same to Stephen Schidler, who sold and conveyed the same to the plaintiff of said County of Miami.

That by virtue of said conveyances, the plaintiff became and is seized in fee simple of the undivided sixth part of said land hereinafter described to wit, part of survey No 5008 Beginning at a beech and sugar tree in the N. line of John Stephen Schidlers land, thence S. 36° 50' E. 111 poles to an elm & an ash in said Stephen Schidler's line, thence with his said line S. 54' W. 70 poles to two hicko-

ories and ash. S. west corner to said Schudlers land
thence N 36° 50' W. 111 poles to two white ashes and a
red oak S. westly corner to said Schudlers land
thence with his line N. 54° E. 70 poles to the begining
containing fifty acres more or less, being the same
farm on which the plaintiff now lives. That
the plaintiff believing himself to have been the
owner in fee simple of the whole of said fifty acres
made valuable improvements to the amount
of twelve hundred and fifty eight dollars. That
the amount of taxes paid by him and his said grantors
since 1828 is now unknown but must be not less
than one hundred dollars. That he has lately
learned that in fact, he obtained title to only one
sixth of said real estate by virtue of his said conveyance
and the remaining five sixths descended to the heirs
of Samuel Woolson. Thomas Woolson, Hughes Woolson
and to Sally Owen, (the said Joseph Woolson having
died childless). Who are tenants in common with
the plaintiff. That said Thomas Woolson died
leaving Lucy Ann Woolson intermarried with Jas.
ton Kelly. Thomas woolson & Elizabeth Woolson inter-
married with Thomas Little, ^{his heirs}, the residence of all
of whom is unknown to plaintiff. That said Samuel
Woolson died leaving the following persons as his
children & heirs, to wit, Virginia Woolson who
intermarried with Thomas Jewell. Samuel Woolson
Joseph Woolson, Elizabeth Woolson who inter-
married with Anderson M^cDaniel. Mary Wool-
son who intermarried with Wm C. Cox who is now
dead. Thomas Woolson, and Sally Woolson
who intermarried with Robert Wheatley, both of
whom are now dead, having left as their
children and heirs Margaret and William

Wheatley both of whom are infants

The said Hughes Woodson Jr died leaving the persons following as his children & heirs to wit Madison Woodson, Hughes Woodson, Martha Woodson Nancy Woodson who intermarried with William McCormack, Melissa P Woodson who intermarried with Thomas Woodson, William Woodson, Ellen Woodson who intermarried with Thomas Woodson and Virginia Ann Woodson who is an infant said Joseph Woodson and Jessie Woodson both died childless & intestate.

The said Sally Owen intermarried with Hughes Owen many years ago moved to the state of Missouri where it is said she and her husband both died, but it is not known whether they or either of them are dead, they had the following children to wit, Woodson Owen, Eliza, Sarah Mary, Emily, Ann, John and Jessie Owen and perhaps others. The residence of none of these persons are known to the plaintiff and the facts stated as to the heirship of said patentee are obtained from the depositors on file in this court

Your petitioner desires to have his portion of said real Estate set off so that he can hold the same in severalty and therefore prays that all of the persons above named as heirs of said Hughes Woodson the patentee of said survey may be made defendants to this petition, that the value of the improvements made by the plaintiff on said real Estate may be ascertained, that the amount of taxes paid thereon by the plaintiff and his said grantors may be ascertained with the interest thereon, and that partition be made of said real estate with reference to said improvements &c

$$\begin{array}{r} \underline{35} \\ 8 \cancel{168} \\ \cancel{21} \end{array} \quad \begin{array}{r} 15 \\ 72 \\ \hline 192 \end{array} \quad \begin{array}{r} 40 \\ 24 \\ \hline 8 \end{array}$$

$$\begin{array}{r} 840 \\ \hline 4032 \end{array} \quad \begin{array}{r} 840 \\ \hline 4032 \end{array} \quad \begin{array}{r} 840 \\ \hline 4032 \end{array} \quad \begin{array}{r} 840 \\ \hline 4032 \end{array} =$$

$$\begin{array}{r} 23 \\ 168 \\ \hline 504 \\ 168 \\ \hline 330 \\ 672 \\ 672 \\ \hline 120 \\ 12 \\ \hline 840 \end{array}$$

$$\begin{array}{r} 4032 \\ \hline 360 \\ 432 \\ 432 \\ \hline 56 \\ 890 \end{array}$$

$$8 \overline{)3360} \quad \begin{array}{r} 6 \\ 4032 \\ \hline 504 \\ 84 \end{array}$$

$$\begin{array}{r} 35 \\ 446 \end{array}$$

Thomas Little et al vs Union Common Pleas

George Rule

It is agreed in this case that
if the defendant shall go on and
make improvements of permanent kind on
the land in dispute, the plaintiff will
allow to them the same pay that ~~they~~ would
be allowed therefor if he had done the same
before the commencement of the suit
provided the building hereafter erected shall
not exceed dollars
in value -

Civil/Domestic Case

1854-CV-0077

located in part with
District Court Case

1856-DC-0001

Civil/Domestic Case File

Case No. 1854-CV-0078

No. 54-CU-78

Union Common Pleas Court.

William Stanton

Plaintiff,

AGAINST

Henry Darling et al.

Defendant.

April 1853-

settled.

Journal 5 Page 383

Record No. **No Record** Page

Ex. Doc. Page

44 Law
Wm Stanton
vs
Henry H. Darling &
John Burgess

No Decree

141

110

30.

~~80~~ Marysville Union County
Marysville Union County Ohio

141

Marysville Union County Ohio
Marysville Union County Ohio
Marysville Union County Ohio James
Marysville Union County Ohio January
Marysville Union County Ohio January
James January 10th 1855 in Book No 18
James James January 10th 1855

200

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State of Ohio \$ \$ \$ \$ \$

James Owner 114 100

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18

256

92

576

The State State of Ohio

State of James One
James Owner

The State Shohun Day

173 John The State Day Book

183

1050

915

180

192.15

5/14/29

10

45

212.30

145
29
116

22

43.

40

40

1.45

513

130

7.88

653

1.35

212.37

2550 00
106 25

2656 25
1328,
1

443

4427

21250

256,77

257,27

788

5) 365.15 (5303
25 5217
15 86
15

265.15

53 03

312,12

86

212,98

178,50

3448

3480

198

135

33,63

Balance

2788
394

I.W. Robinson
Repts for
\$33,43

William Stanton } Min Cim Pleas
Henry Darling }
John Burge } Rec'd of Tabor Randall
thirty three dollars and sixty
three cents in full of the
balance in this case
March 8th 1855

James W Robinson
plff Atty

William Stanton
vs

Henry H Sadding
John Burge

amount claimed
\$212.50 with
interest from 30th
Oct 1852 at
ten percent

Filed Decr 29 1854
James Lureck

Received this west December 29 1854
Served this west December 29 1854 by leaving a certified copy
stamped at the residence of each of the within named
defendants

Less Service	\$3
Two Ophs	20
Mileage	\$3
	\$1.50

December 29 1854 William A. Roth - Clerk

Burgo & Robinson
Attorneys for Plaintiff

THE STATE OF OHIO, UNION COUNTY:

TO THE SHERIFF OF UNION COUNTY,

You are commanded to notify *Henry H Darling* and
John Bunge and
that they have been sued by *William Stanton*
in the Court of Common Pleas of Union County, and that unless they answer by the *20th* day of *January* A. D. 1855 the Petition of the said *William Stanton* against them filed in the Clerk's Office of said Court, such Petition will be taken as true, and judgment rendered accordingly. You will make due return of this summons on the *4th* day of *January*

A. D. 1855

Witness my hand and the seal of said Court, this *20*
day of *December* A. D. 1854

James Turner ~~JAMES TURNER.~~

Clerk of Court of Common Pleas of Union County.

44

Cmts \$7,88

Settled & costs
paid

William Stanton

Henry W. Darling &
John Bewley

Acknowledge myself
security for costs!
See 19th 1854

George Snodgrass

Petition

Filed December
19th 1854

James Lownes Clark

James W Robinson
attt

The State of Ohio } Court of Common
Union County } Pleas.

William Stanton Plaintiff } Petition

v.

Henry St. Marling and } William Stanton by
John Burge Defendants } this is his Petition
Statesments that there

is due to him from the Defendants
Henry St Marling and John Burge the
sum of Two hundred twelve dollars and
fifty cents with interest at the rate of
ten percent per annum from Oct 30th
1852. Upon the promifory note of the de-
fendants at that date payable to the order of
R. S. Moody one year thereafter and by
said Moody endorsed to the plaintiff
whereupon a copy of which is hereto
attached

Wherefore he prays Judgment
against the Defendants for the sum of
\$212.50 with interest at the rate of ten
percent, from Oct 30th 1852

By James W Robbins

His Attorney

William Stanton being first duly sworn
say that he is the Plaintiff in the above

and that he believes the facts stated
in the foregoing Petition to be true.

William Stanton

I being Webster Clerk of the Court of
Common Pleas in and for the County
of Jefferson Ohio do certify that
William Stanton was by me sworn to
the above affidavit and that he
subscribed the same in my presence
this 13th December 1852.

With my signature and the
seal of said Court at
Steubenville Ohio.

George Webster Clerk
By J. M. Rickey Asst.

Copy of Note

\$212⁵⁰

Richwood Oct 30 1852

One year after date we or either of
us promise to pay to the order of R. D. Moody
two hundred and twelve dollars and fifty
cents for value received with interest from
date at the rate of 10 per centum per annum

Henry H. Darling

John Burges

Endorsed

R. D. Moody

William Stanton Elft } & others
n. Serve Summons to
Henry St. Marking and } Staff of Union County
John Parrot Dept's } returnable according to law
Date of Claim \$2122.00 with
interest from 30th Oct 1852. at 10 percent
per annum.

James W. Robinson
Atty for Elft
The Clerk of Court Recd
Union County Ohio

Civil/Domestic Case File

Case No. 1854-CV-0079

D.B. 166

Nicholas Kerner
vs
John G. Bishop

1615 20
70 70
16.85 17.55
35
17.88

Debt \$
Costs \$16.13
this writ 70

Sheriff Jan'y 21st 1856
Loren Randall Clerk

Recorded

Robinson for
Plffs

Henry W. Williams, Plaintiff vs John G. Bishop, Defendant
Summons 50
Summons 55
Summons 60
Summons 61
Summons 65

Summons 70
Summons 75
Summons 80
Summons 85
Summons 90
Summons 95
Summons 100

The State of Ohio, Union County, ss:

TO THE SHERIFF OF Union COUNTY, GREETING:

Whereas, at the Court of Common Pleas of the county aforesaid, begun and held at the court house in the town of Marysville, on the 17th day of October A. D. 1855,

Nicholas Kerner

recovered against

John G. Bishop

as well as the sum of dollars and

cents for debt, as the sum of

dollars and cents, for

damages; as also the sum of \$ 16.13 for his

cost and charges in that behalf expended, as of record is manifest.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said John G. Bishop

you cause to be made the ~~deft~~, damages, and costs aforesaid, with interest thereon from the day of

A. D. 18

until paid, also the sum

of \$ the costs of increase on said Judgment, and accruing costs; and of this writ make due return in sixty days.

Hereof fail not at your peril, and have then there this writ.

Witness TABER RANDALL, Clerk of said Court,

at the Court House aforesaid, this 15th day of December A. D. 1855.

Taber Randall Clerk,

Civil/Domestic Case File

Case No. 1854-CV-0080

Civil/Domestic Case

1854-CV-0080

located with

District Court Case

1857-DC-0006