

Execution & Lien Case File

Case No. 5600

CIVIL TRANSCRIPT.

No. 5600

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

Faulkner & Co Plaintiff,
against
John Robins. Defendant.

1891

No 37600

Civil Summons

to Aultman & Co

against

John Robbins

The State of Ohio
Union County
Union Township etc.

I do hereby certify
that the within is a true
and true copy from my
docket of the proceedings
had by me before me,
at my office in said
Township, in the other action

A. H. Goodwin J. P.

of the aforesaid Township
July 29, 1891.
Summons fee 1st paid by D. R. G.

JULY 30 1891

FILED
R. McCORMICK Clerk

COM. PLEAS COURT, UNION CO., OHIO.

FILED
JUL 30 1891
R. McCORMICK Clerk

FILED
JULY 30 1891
R. McCORMICK Clerk

The State of Ohio 3rd January's Court
Union County 3 Before A N Goodman
Union Township 3 Justice of the Peace

C. Hultman & Co 3 March 1st 1890 The plaintiff
James Doss 3 by their attorney A W Ayers
Suing his v. John Robbins 3 filing their bill of particulars
Saying that he is owing for balance due on promissory note
Satisfied 20 as follows,

Billing 50 May 20 1888
Judgment 40 On or before the first day of September 1883
\$140 for value received in one New Money No 2, at
the undersigned of Union Township County of
on sum of \$140 Union State of Ohio promise to pay to the order
of C. Hultman & Co of Grafton O. City
Dollars payable at the office of Farmers Bank
Maypole O. with interest at 6% per
annum from September 1st 1883 until
Maturity, and interest at 8% per annum from
Maturity until paid. The drawee and indorsees
hereby waive protest, demand and notice of demand
and of non payment at maturity.

John Robbins

Indorsement,

Recd. of J. Robbins \$140 Nov 27 1884,
Plaintiff ask judgment for the amount
due on said note and for costs.

March 18th 1890 Issuing Summons for the
Defendant John Robbins to appear and
answer, returnable March 20th 1890 at 9
O'clock A.M. and delivering to W S Adams
Constable.

March 20 1890 After returning process of a foregoing,
Reciting the suit March 20th 1890, and March
20 1890 before the same our defendant by
leaving a certified copy thereof at his usual
place of residence in Milford Center O.
True Service of return w^t copy, witness & I doth certify

W S Adams, Constable

March 20th 1890 The defendant John Robbins
appearing and informing that he was indebted
to the plaintiff C Hultman & Co in the sum
of Fifty five and 3/100 Dollars and asking
that judgment be rendered against him
from which amount and for costs,

Wherefore it is by me concurred on this day
that the plaintiff recover of the defendant
the sum of Fifty five and 3/100 Dollars with
interest thereon at 8% per annum until paid
and for the costs herein taxed at \$10⁰⁰

A H Goodwin J.C.

Costs paid by Plaintiff

Index Living Executions

No. 5600

Ex Doc L V Page

Union

Common Pleas

Cuyahoga Co

AGAINST

John Robbins

EXECUTION ON TRANSCRIPT.

Ex. Ret Sept 20 1892

Judg't vs. Def't	24 ^{rr}
before Justice of the Peace, on the	24 ^{rr}
day of Mar	18.91
for the sum of	18.55-32
And Costs before Justice	275
Interest from	
Justice Increase Costs	70
Constable's Increase Costs	70
Clerk's Increase	50
Sheriff's Increase	30
Clerk's Fees hereon	60

COM. PLEAS COURT UNION CO. V.
Plaintiff's Attorney.The Trout Mfg. Co., Blank Book Makers, Stationers,
Printers, and Legal Book Publishers, Dayton, O.

THE STATE OF OHIO,
Monroe County, } ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.	
Service,	\$ 30
Levy, - - -	1.00
Sum. Appraisers,	
Swearing Appraisers,	
Conv. Appraisers,	
Mileage, - - -	1 00
Poundage, - - -	
Return, - - -	25
Total, - - -	2.55
Appraiser's Fees,	
Printer's Fees, - - -	

Received this writ July 21 A. D. 1892
at 10 o'clock A. M., and pursuant to its command,
for want of goods and chattels of
leaved the court on the 21st day of July
1892 on the following described real
estate, situate in the County of Monroe
and State of Ohio, and in the village of
Mifflin Center bounded and described as
follows, Being lot No 28 'Except fully
but on the west side between the Personage
and also the whole of lot No 29 but

here. In accordance with the writ Plaintiff
Mifflin Center the defendant has no other property
whatever to levy than said lots with Belmont his attorney
Plaintiff's attorney.

Thomas Masten Sheriff

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
Union } ss.
County,

To the Sheriff of Union County Greeting:,

Whereas, In a certain action before A. H. Goodwin
a Justice of the Peace in and for the Township of Union in the
said County of Union wherein

w Plaintiff, and John Robbins

w Defendant, judgment was rendered on the 24th day of May
A. D. 1891, against the said John Robbins

Defendant, and in favor of the said C. Aultman & Co

Plaintiff, for the sum of fifty five Dollars
and thirty two Cents and Two & 15/100 Dollars and
fifteen Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Union
on the 30th day of July 1891

You are therefore commanded, That of the goods and chattels of
John Robbins

aforesaid, you cause to be made the said sum of fifty five Dollars
and thirty two Cents damages, and Two Dollars
and fifteen Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said John Robbins

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said
John Robbins
lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
at Mansfield this 20th day
of July A. D. 1891
R. M. Overy
Clerk.

Execution & Lien Case File

Case No. 5601

CIVIL TRANSCRIPT.

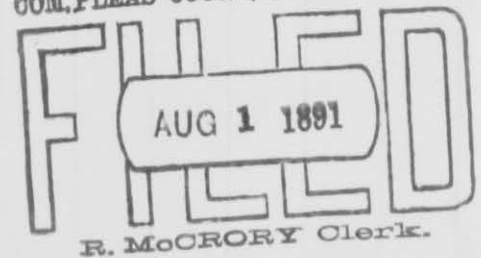
No. 5601

Ex. and Lien Doc., vol. 2. page

Union Common Pleas.

O L Perfetti & Sons Plaintiff,
AGAINST
George E Thompson et al Defendant.

COM.PLEAS COURT, UNION CO., OHIO.



SEARCHED

R. McCORMICK Clerk.

SEARCHED
INDEXED
FILED
R. McCORMICK Clerk.

102820

Transcript

C. L. Perfect & Sons, State of Ohio County of
G. & Thompson Union Is.

Elizabeth Thompson, judgment on docket of J.
Delblute J. P. rendered July 29th 1891, for
\$36.70 and costs 85cts

July 29th 1891 this suit brought on a promissory
note which reads as follows Marysville Jan 24th
1891 Six months at two date we promise to pay to
the order of C L Perfect & Sons the sum of thirty six
dollars and Seventy cents payable at with six
percent interest after maturity Signed

G. & Thompson

Elizabeth Thompson.

July 29th 1891 one o'clock P.M. the defendants
G. L. Thompson & Elizabeth Thompson
came and asked that judgment be taken against
them for the above amount July 29th 1891 it
is this day considered and adjudged by me
that C L Perfect & Sons recover of G. & Thompson
and Elizabeth Thompson the sum of thirty six
dollars and Seventy cents with costs taxed in
as per margin

J. Delblute J.P.

State of Ohio Union County Ober Townships
I do hereby certify that the above is a full
and true copy from my docket of the proceed-
ings had by and before at my office in
said Township in the above action

J. Delblute J.P. of the
Transcript 85^{cts} aforesaid Township

State of Ohio Union Co L. S. Before J. Edelblutig, Jr. of Youngstown,
C. & Perfect & Son } Plaintiff the Plaintiff says that it is
as } a Partnership firm doing business
G E Thompson & } Defendant is in the state of Ohio
Elizabeth Thompson } and that its firm name is
C & Perfect & Son that there is due the Plaintiff
from the Defendant upon a note attached
thereto \$36.76¹⁸⁹¹ with six percent interest July 2nd
for which the Plaintiff asks judgment

C. & Perfect & Son

By Woodburn att

J. Edelblutig, Jr.

Execution & Lien Case File

Case No. 5602

CIVIL TRANSCRIPT.

No. 5607

Ex. and Lien Doc., vol. 2 page

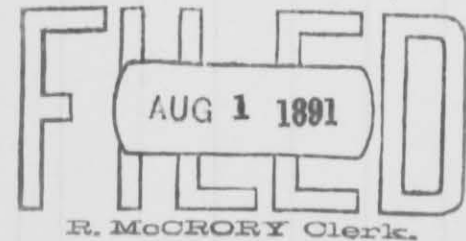
Union Common Pleas.

Legloc, Barber, Pl'tiff,
AGAINST
Geo E Thompson et al, Def't.

No 5602

Legler, Barlow & Co
vs
Geo E Thompson

COM. PLEAS COURT, UNION CO., OHIO.



Transcript

Leglor Barlow & Co / State of Ohio.
G. S. Thompson County of Union ss
Elizabeth Thompson Judgment on docket
of J. Delblute J. P. rendered July 29th. 1891
for \$121. 77 costs 83cts

July 29th 1891 This suit brought on a promissory note which reads as follows Mary will
B Jan 24th 1891 Six months after date we
promise to pay to the order of Leglor Barlow
and Co. the sum of one hundred and twenty
one dollars and seventy seven cents payable
at with six percent interest after maturity

Signed G. S. Thompson
Elizabeth Thompson

July 29th 1891 1 o'clock P.M. the defendants came
G. S. Thompson & Elizabeth Thompson, came
and asked that judgment be taken against them
for the above amount Jan 29th. 1891. it is
considered and adjudged by me this day ^{that} Leglor
Barlow & Co. receive of G. S. Thompson and Elizabeth
Thompson the sum of one hundred and twenty
one dollars and seventy seven cents and
costs taxed in per margin J. Delblute J. P.
State of Ohio Union County Dover Township
ss - I do hereby certify that the above is a full
and true copy from my docket of the proceedings
had by and before me at my office in the
said Township in the above action
Manuscript 83rd J. Delblute of the aforesaid town

the State of Ohio Union Co. L.S.
Before J. S. Delbult, J. S. of Court, I, J. P.
Leglow Barlow & co Plaintiff
vs

G. E. Thompson &

Elizabeth Thompson Defendants
the Plaintiff says that it is a Partnership firm
in the State of Ohio and that it firm name
is Leglow Barlow & co

that there is due it ~~from~~ Plaintiff from
the Defendants upon the note attached unto the
sum of One Hundred & Twenty one $\frac{7}{100}$ Dollars
with 6 per cent interest from July 24 1891
for which Plaintiff asks judgment
Leglow Barlow & co By Woodburn at
J. S. Delbult, J. S.

attach to manuscript

Execution & Lien Case File
Case No. 5603

CIVIL TRANSCRIPT.

No. 5603

Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

Eldridge & Haggins Pl'tiff,
AGAINTS
Gov E Thompson et al Def't.

1891

PD 560 3

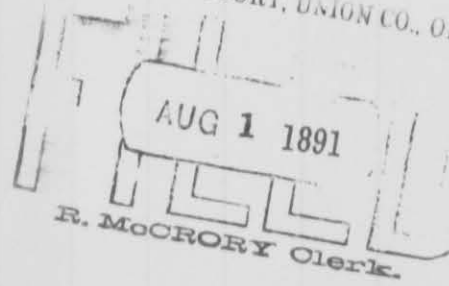
Eldridge Higgins
vs
Geo E Thompson

COM. PLEAS COURT, UNION CO., OHIO.



R. McCRARY Clerk.

COM. PLEAS COURT, UNION CO., OHIO.



AUG 1 1891
R. McCRARY Clerk.

Transcript

Eldridge Higgins State of Ohio County
G. Thompson of Union ss. Judgment
Elizabeth Thompson) on docket of J. Delblute
J.P. rendered July 29th 1891 for \$142.73 Costs
83cts this suit brought on a promissory
note which reads as follows Marysville O.
Jan 24th 1891. Six months after date we
promise to the order of Eldridge Higgins
the sum of one hundred and forty two
dollars and seventy three cent payable at with
six per cent interest after maturity Signed

G. Thompson

Elizabeth Thompson
July 29th 1891. 10 o'clock P.M. The defendant
and asked that judgment be taken against them
for the above amount July 29th 1891 it is considered
and adjudged by me this day that Eldridge Higgins
receive of G. Thompson & Elizabeth
Thompson the sum of one hundred and forty
two dollars and seventy three with costs taxed
in as per margin J. Delblute J.P.

The state of Ohio Union County Post township
ss I do hereby certify that the above is a full and
true copy from my docket of the proceeding had
by and before me at my office in said township
in the above action J. Delblute J.P.

of the aforesaid Towns-
Transcript 83cts

the State of Ohio Before J. Edelbute J.J.
of Decr. 1. P.
Eldrig & Higgins. Plaintiffs }
vs

G. S. Thompson & }
Elizabeth Thompson Defendents } the Plaintiff says
that it is done in business by in the state of ohio
that the firm name is Eldrig Higgins that there is
due it ~~from~~ to the Plaintiff from the Defendant
upon a Note attached thereto \$142.73 with six
percent interest from July 24 1891
for which sum & interest the Plaintiff ask
judgment against the Defendants

Eldrig Higgins
By Woodburn att
J. Edelbute J.J.

attach to transcript

Execution & Lien Case File
Case No. 5604

CIVIL TRANSCRIPT.

No. 5604

Ex. and Lien Doc., vol. 2 page.....

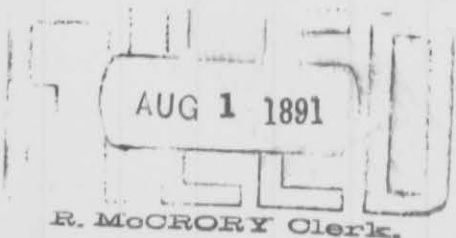
Union Common Pleas.

J F Johnson Pl'tiff,
AGAINST
Geo E Thompson et al Def't.

5604

J F Johnson
vs
Geo E Thompson et al

COM.PLEAS COURT, UNION CO., O.H.O.



Transcript

J. F. Johnson L State of Ohio
G & Thompson County of Union
Elizabeth Thompson Judgment on docket
of J Edelblute J P received July 29th 1821 for \$40.71
Costs 83^{cts} July 29th 1821 This suit brought on
a promissory note which reads as follows Marys-
ville C. Jan 24th 1821 Six months after date
We promise to the order of J F Johnson the sum
of fifteen dollars and seventy five cents payable at
maturity interest after maturity Signed

G & Thompson

Elizabeth Thompson

July 29th 1821 at 1 o'clock P.M. the defendants
came and asked that judgment be taken against them
for the above amount it is this day considered
and adjudged by me that J F Johnson receive of
G & Thompson and Elizabeth Thompson the sum of fifteen
dollars and seventy five cents and costs stated in aper margin
The State of Ohio (Union County) J Edelblute J P.
Dear Township ss

I do hereby certify that the above is a full and
true copy from any docket of the proceeding
had by and before me at my office in
said Township in the above action

J Edelblute J P of the
afore said township

Transcript 83cts

Execution & Lien Case File

Case No. 5605

CIVIL TRANSCRIPT.

No. 5605

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

V. P. Kelly Plaintiff,
George E. Thompson et al Defendant.

AGAINST

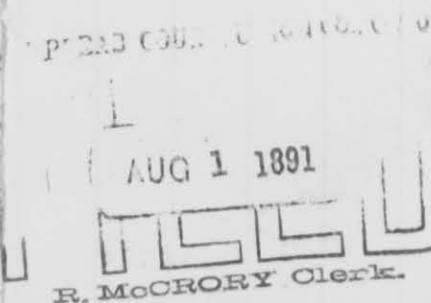
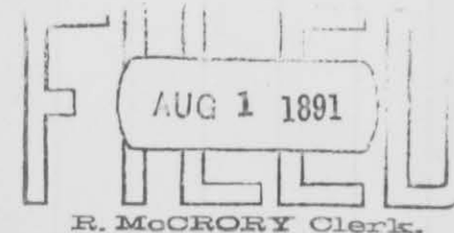
AD 5605-

VT Hills
vs
George E. Thompson
et al

COM. PLEAS COURT, UNION CO., OHIO.



COM. PLEAS COURT, UNION CO., OHIO.



Transcript

V T Hills. State of Ohio
G & E Thompson County of Union
Elizabeth Thompson, ss.
docket of judgment on
docket of J Edelblute J.P. rendered
July 29th 1891 for \$40.71 and costs
83cts

July 29th 1891 This suit brought
on a promissory note which reads
as follows Marysville & Jan 24th
1891 Six months after date we
promise to pay to the order of
V T Hills forty dollars and
seventy one cents signed

Payable with 6 per cent interest after maturity G. E. Thompson
Elizabeth Thompson

July 29th 1891 at one o'clock P.M.
The defendants G & Thompson & Elizabeth
Thompson came and asked that judgment
be rendered against them for the
above amount July 29th 1891 it is consid-
ered and adjudged by me this day that V.
T Hills receive of G & Thompson & Elizabeth
Thompson the sum of forty dollar and seventy
one cents with interest at six per cent and costs
taxed in as per margin J. Edelblute J.P.

The State of Ohio Union County Poor Township is
I do certify that the above is a true copy from my
docket of the proceedings had by and before me
at my office.

In said Township in the above action
Transcript 83cts J. Edelblute J.P.

Execution & Lien Case File

Case No. 5606

CIVIL TRANSCRIPT.

No. 5606

Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

S P E Elliott, Son Plaintiff,
against
Geo E Thompson et al. Defendants.

AD 5606

S P Ellsworth

Geo E Thompson
et al

AUG 10 1891

R. McCRARY Clerk.

AUG 10 1891

R. McCRARY Clerk.

AUG 10 1891

R. McCRARY Clerk.

Transcript

S.P. Elliott & Sons } Judgment on docket of
vs } J. Edelblut, J.P. rendered August
G. Thompson & } 7th 1891 for \$33, $\frac{72}{100}$ and
Elizabeth Thompson } costs at 8% per cent August 7th 1891
& this suit brought on a Promissory
Note which reads as follows Marysville Jan. 24.
1891 Six Months after date we Promise to Pay to the
order of S.P. Elliott & Sons Thirty three Dollars &
Liners, ^{and} two cents \$33, 72 with six Percent
~~and~~ ^{and} Interest after Maturity Signed
J. E. Thompson & Elizabeth Thompson

August 7th 1891 the Defendants G.E. Thompson
and Elizabeth Thompson came and asked that
judgment be taken against them for the above
amount August 7th 1891 it is considered
and adjudged by me this day that S.P. Elliott
& Sons herein of G.E. Thompson & Elizabeth
Thompson the sum of \$33, $\frac{72}{100}$ and Interest at
six Percent and costs taxed at 8% per cent
J. Edelblut, J.P.

the State of Ohio Union County, Dauin, T.P. S.S.
I do hereby certify that the above is a full and true
copy from my docket of the Proceedings had by
and before me at my office in Laid Township
in the above action of Edelblut, J.P. of the aforesaid
Township August 8th 1891

Transcript 85-cts

Execution & Lien Case File
Case No. 5607

CIVIL TRANSCRIPT.

No. 3607

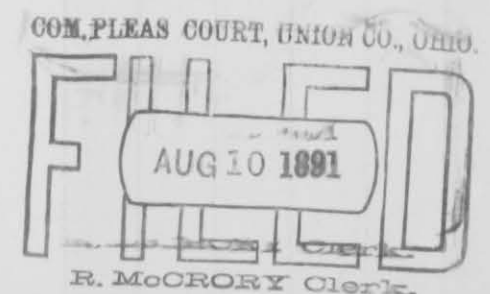
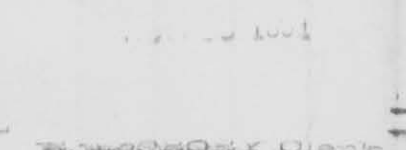
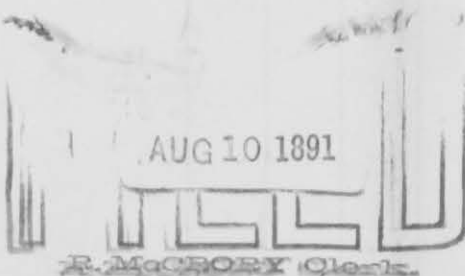
Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

Edwin B. Robins, Plaintiff,
against
George E. Thorpe, Defendant.

No 5607

Edwin B Robinson
Geo E Thompson
^{vs}
Alice



Transcript

Edwin B. Roblin & co³ judgment on docket of J. Edelblute
U.S. } J. S. Rendined August 7th 1891
G. E. Thompson } for \$33¹⁶oo and cost at 85cts
Elizabeth Thompson } this Suit Brought on a promissory
Note which reads as follows Marysville
Jan 27. 1891 Six months after date we
Promise to Pay to the order of Edwin B. Roblin & co
the sum of thirty three Dollars and sixteen cents
Payable at mits six percent with after maturity value less
Signed G. E. Thompson & Elizabeth Thompson
August 7th 1891 the Defendants G. E. Thompson and
Elizabeth Thompson came and asks that judgment
be taken against them for the above amount August
7th 1891 it is considered and adjudged by me this day
that the Plaintiff Edwin B. Roblin Recive of the Def
G. E. Thompson & Elizabeth Thompson the sum
of \$33¹⁶oo and Inters at six per cent and costs
tated at 85 cent as Rec. B. Roblin J. S. J.
the State of Ohio Union County Daven. L. P. S.
I do hereby Certify that the above is a full and true
copy from my docket of the Proceedings had by me
before me at my office in said township in the above
action J. Edelblute J. S. of the aforesaid Township
August 8th 1891

Transcript 85cts

Execution & Lien Case File

Case No. 5608

CIVIL TRANSCRIPT.

No. 5608

Ex. and Lien Doc., vol. 2 page _____

Union Common Pleas.

Samuel Stevens ^{vs} _{Pl'tiff,}

AGAINST

George E Thompson et al. _{Def't.}

No 6609

Samuel Stevens
vs
Geo E Thompson et al

R. McCRARY Clerk.

COM. PLEAS COURT, UNION CO., OHIO



1891

R. McCRARY Clerk.

AUG 10 1891

R. McCRARY Clerk

Transcript

Samuel Stevens & Co. State of Ohio
G. & Thompson County of Union
Elizabeth Thompson Judgment on docket
J. J. Odellbute J.P. rendered July 29th 1891
for \$126.68 Costs 8^{cts} July 29th 1891
This suit brought on a promissory note
which reads as follows Marysville Jan
24th 1891 Six months after date we promise to
pay to the order of Samuel Stevens & Co.
the sum of ~~two~~ hundred and Twenty six
dollars and fifty eight with a credit of one
hundred dollars March 12th 1891 Balance
due \$126.68^{cts} payable at with six per cent Int
after Maturity Signed G. & Thompson
Elizabeth

July 29th 1891. 1. o'clock P.M. the defendants came
and asked that judgment be taken against them for the
above amount July 29th 1891 it is considered and adjudge
by me this day that Samuel Stevens & Co receive
of G. & Thompson and Elizabeth the sum of two hundred
and twenty six dollars and fifty eight cents with a credit
of one hundred dollars March 12th 1891 and costs taxed in
per may n J. Odellbute J.P.

the state of Ohio County of Union town ship so
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 my office in said town ship

Transcript 85a
July 30. 1891

J. Odellbute J.P. of the
aforesaid town ship

the State of Ohio Union Co. & S. S.
Before J. Celestine Jones Esq^r
Samuel Stoen & Company Plaintiffs
11

vs
S. E. Thompson & Elizabeth Thompson } the Plaintiff lays
} that it is a Partnership
firm doing business in the
State of Ohio and that its firm name is Samuel
Stevens & Co that there is due the Plaintiff from
the Defendant upon the note attached \$120⁵⁸₀₀
with interest from July 24 1891 at six percent
for which sum and interest the Plaintiff asks
judgment against the Defendant

Samuel Stevens & co
By J. L. Cameron att

J. Edelblute, J. S.
July 30 1891

attach to the transcript

COM. PLEAS COURT, UNION CO., OHIO.

FILED

AUG 10 1891

R. McCORMICK Clerk.

COM. PLEAS COURT, UNION CO., OHIO.

FILED

AUG 10 1891

R. McCORMICK Clerk.

AUG 10 1891

FILED

R. McCORMICK Clerk.

Transcript

Samuel Steuens & co } State of Ohio
vs } County of Union
G. E. Thompson } L.S.

Judgment on Docket of J. Edelblute J.P.
Rendered August 1st 1891 at 2 o'clock for \$85.87 ^{cost \$5.00}
P.M. this Suit Brought on an account for
one Hundred and thirty four Dollars and nineteen
cents \$134.19 with a credit May 29 of
fifty Dollars Leaving a balance of \$84.19
\$84.19 and one sixty eight cent interest
up to date total ~~\$85.87~~ \$85.87

August 1st 1891. at 2 o'clock P.M.
the Defendant G. E. Thompson came
and asks that judgment be taken for
the above amount it is considered
and adjudged by me this day that
Samuel Steuens & co Recieve of
G E Thompson the sum of \$84.19
With \$1.68 interest up to d and cost \$5
lured in as per Margin J. Edelblute J.P.
the State of Ohio County of Union Town. S. N. 225
I do hereby certify that the above is a full
and true copy from my docket of the
Proceedings had by and before me at
My office in said Township

J. Edelblute J.P.
Transcript 85 cts of the aforesaid P.P.
August 3rd 1891

the State of Ohio County of Monroe

Samuel Stevens & Co. } By J. Edelblut J. P.
vs } of Dover, L. O., Union Co.,
G. E. Thompson & } Ohio Plaintiffs Bill
Elizabeth Thompson }

the Plaintiff says that it is a Partnership
firm doing business in the state of Ohio
under the firm name of Samuel Stevens
and Co. and that there is due to from the
Defendants upon an account a copy of
which is hereto attached the sum of
Eighty four Dollars and Nineteen cents
With Interest from the first day of April 1891
for which sum and interest the Plaintiff ask
judgment. Samuel Stevens & Co
By J. L. Cameron att

J. Edelblut J. P.
attach to transcript

Execution & Lien Case File

Case No. 5609

CIVIL TRANSCRIPT.

No. 5609

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

Samuel Stevens ^{et al} Plaintiff,

AGAINST

Geo E Thompson ^{et al} Defendant.

Execution & Lien Case File
Case No. 5610

CIVIL TRANSCRIPT.

No. 5610

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

Ulrich Bell Co Plaintiff,
AGAINST
Geo E Thompson and
Def't.

1891

Mo 661D

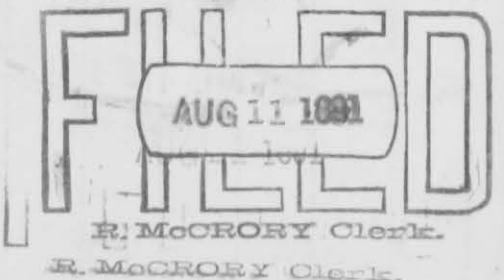
Wick Becker

vs

Geo. E. Thompson
et al.

Hancock -

COM. PLEAS COURT, UNION CO., OHIO.



the State of Ohio County Union Township of
Dawson do hereby certify that the above is a true
and true copy from my Docket of the
Proceedings had by and before me at my
Office in said Township in the above actions
of S. Eckelbush, Jr. & Co. vs the above named Defendants
dated August 11th 1891
Transcript

Transcript

Ulrich Bell and Company Judgment on docket of
V.S. Blout } Edelblut J.P. Rendered
G. E. Thompson & } August 10th 1891 for \$112¹⁴ cost \$6.00
Elizabeth Thompson } August 10th 1891 this sum
Deft. Brought on a Promissory Note Which Reads as follows
Marysville Ohio 24 1891 six months after date we promise to pay
to the order of Ulrich Bell & co one hundred twelve &
fourteen cents with six percent interest after maturity
Signed G. E. Thompson & Elizabeth Thompson
Bill of Sale the State of Ohio Union Co. U.S. before
J Edelblut J.P. of Dom. T.P. Ulrich Bell & co Plaintiff
G E Thompson & Elizabeth Thompson Defendants
the Plaintiff Bill of Particulars the Plaintiff says
that it is a Partnership firm doing business in
the State of Ohio and that its firm name is Ulrich
Bell & co and that this is due I - from the said
Defendants upon the Note here to attached the sum
of \$112.00 with interest from the 24 day of July 1891
for which Plaintiff ask judgment against the Deft
G. E. Cannon At August 10th 1891 the Defendants
G. E. Thompson & Elizabeth Thompson came and ask
that judgment be taken against them for the above
amount August 10 1891 it is this day considered and
adjudged by me that the Plaintiff Ulrich Bell &
co receive from G E Thompson & Elizabeth Thompson
the sum of \$112¹⁴ With six percent interest from July
24 1891 and cost taxed in at $\frac{1}{100}$ as per margin
J Edelblut J.P.

Execution & Lien Case File

Case No. 5611

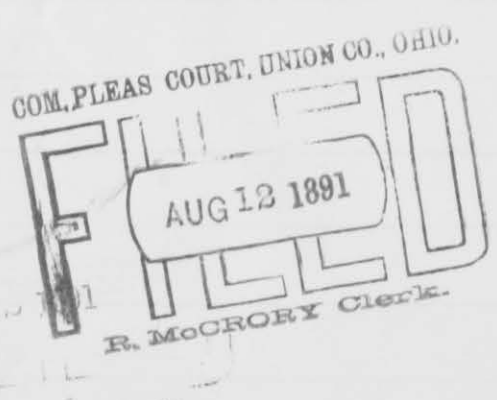
CIVIL TRANSCRIPT.

No. 5611

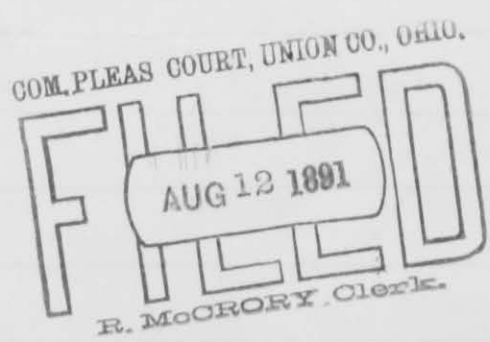
Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

Miles Bancroft & Shelden,
Pltf,
AGAINST
Lov. E. Thompson et al. Def't.



FILED
R. McCORMICK Clerk.



the Stats of Ohio Union Co Dane
Township, I do hereby Certify that
the above is a full and true copy from
My Docket of the Proceedings had before
me at my office in said township in the
above action J. Edelblut, J.P.
of the aforesaid, T.S.

August 11th 1871

Transcript 95-ct

Transcript

Miles Bancraft & Sheldon } Judgment on docket
vs. } of J Edelblute & Rendus
S. S. }
G. E. Thompson } Aug 10 1891 on for \$40.65
Elizabeth Thompson } and costs \$105

Aug 10th 1891 this sum

Brought on a Promissory Note which reads as follows Marysville O Jan 24 1891 Six months after date we promise to pay to Miles Bancraft & Sheldon the sum of forty Dollars and sixty five cents With six Per cent after Maturity value Recd Signed G. E. Thompson & Elizabeth Thompson Miles Bancraft & Sheldon

vs } before Edelblute J. P. of Dow
G. E. Thompson } - T. P. Union County Ohio ss.
Elizabeth Thompson } the Plaintiff says they are a
firm doing business under the Law of Ohio
under the firm name of Miles Bancraft & Sheldon
and there is due them from the Defendant upon
a Promissory Note attached thereto the sum of
forty Dollars and sixty five cents and ~~the~~ six
Per cent interest from July 24 1891 for which
they ask judgment Woodburn Att

August 10th 1891 the Defendants came and asked
that judgment be taken against them for the above
amount August 10 1891 it is considered and agreed
on by me this day that Miles Bancraft & Sheldon
be given of the Defendants G E Thompson & Elizabeth
Thompson the sum of \$40⁶⁵ With interest from
July 24 1891 at six Per cent and costs taxed
at \$105 as Per Margin J. Edelblute J. P.

1129 21

Execution & Lien Case File

Case No. 5612

CIVIL TRANSCRIPT.

No. 5612

Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

Bethuel Carpenter v. Plaintiff,
Geo E Thompson et al. Defendant.

No 5612

Bekman & Son
vs

Thompson



COMPLEAS COURT, UNION CO., OHIO.



R. MOORORY Clerk.

Transcript Judgment on Docket of
Belknap Carpenter & Co } Edelblute J. P. R. v.
vs. } Defendants
G. E. Thompson } August 10th 1891 for \$206.66
Elizabeth Thompson } and cost at 6% on Dollars and
} interest August 10th 1891
This Suit Brought on a Promissory
Note Which Reads as follows Marysville Jan 24¹⁸⁹¹
Six Months after date We Promise to Pay to the order
of Belknap Carpenter & Co Two Hundred and Six
Twenty one cent Payable at with Six Per cent Interest
after Maturity Signed G. E. Thompson & Elizabeth
Thompson
Belknap Carpenter & Co } Before Edelblute J. P. of
vs. } Dover, L. P. Union County Ohio
G. E. Thompson } the Plaintiff Says they are
Elizabeth Thompson } a firm doing business under
the firm Name of Belknap
Carpenter & Co by the Law of Ohio and that
there is due it from the Said Defendants G. E. Thompson
& Elizabeth Thompson upon a Note here attached the sum
of \$206.66 with interest from July 24 1891 at six Percent
for which Plaintiff asks judgment against the
Defendant ~~John Brown & Woodburn Atts~~
August 10th 1891

the Defendant G. E. Thompson & Elizabeth
Thompson came and ask that judgement be taken
against them for the above amount Augt 10th 1881
it is this day considered and adjudged by me that
the Plaintiff B. C. Knapp Carpenter & Co Recive of
G. E. Thompson & Elizabeth Thompson the sum
of \$206.²¹ too with six per cent interest from July 1st 1881
and cost taxed in as per margin of Edelblut J. P.
the State of Ohio Union County Done J. P.
I do hereby certify that the above is a true copy
from my Docket of the Proceedings had by me
at my office in said township in the above
action J. Edelblut J. P. of the aforesaid J. P.
Augt 11th 1881

Manuscript 95-ct

Execution & Lien Case File

Case No. 5613

CIVIL TRANSCRIPT.

No. 56/3

Ex. and Lien Doc., vol. 2 page _____

Union Common Pleas.

D S Ambach & Co Plaintiff,

AGAINST

George E Thompson et al Defendant.

D. Lambach & co. Plaintiff } Judgment on Docket
vs. } of celebrating a
G. E. Thompson } Rendered August 14. 1881
Elizabeth Thompson Defendant } for \$254.24 Dollars
and costs \$1.25

August 14th 1881 This Suit Brought on a Promissory Note Which Reads as follows Six Months after date we Promise to Pay to the order of D. Lambach & co Two Hundred and fifty two Dollars and Ninety Nine cent & payable at With six per cent interest after Maturity value Recd. Signed G. E. Thompson & Elizabeth Thompson United States of America State of Ohio County of Union, Do. Be it Known by this instrument of Protest that at the close of Banking hours on Monday the 27th day of July A.D. 1881 James W. Lambach a Notary Public within and for said county of Union did at the Request of the Farmers Bank of Marysville Ohio Do as Subtantial cashier holder of the original note hereunto attached above present the same at the counter of the Bank Marysville Marysville Ohio to Jas. Wilkin assistant cashier thereof and demanded Payment thereof which was refused for the following assignee reason No arrangement having been made to pay same I then Crashed the same for non payment and Notified the following named indorsees thereof of said Disment and Crashed by a separate notice to each enclosed in the same envelope and addressed ~~to~~ ^{to} Mr. Wm. C. Cook to the Commercial Trust D. Lambach - D. Lambach & co and said last indorse the commercial trust Bank

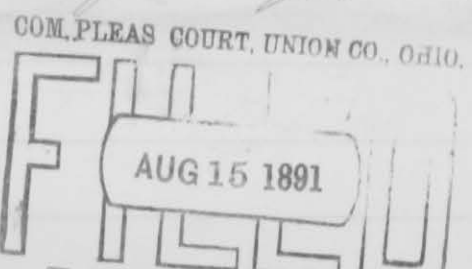
and deposited to same in the Post office
of Marysville in said county the same day
Postage Paid Wherupon I the said Notary upon
the authority aforesaid have protested and do hereby
Solemnly protest as well against the making of the said
Note against all other Persons whom it doth
or may concern for exchange reexchange and
all costs and charges damage and interest unpaid
or to be suffered for the want of Payment
thereof and I certify that I have no interest
in the above Protested instrument.

Witness My hand and Notarial Seal this 27 day
of July 1891 Protest No. Protest first \$125.00 by the
Farmers Bank Jas. L. McCambridge Notary Public

August 14th 1891

Be it known and Elizabeth Thompson
the Defendants come and ask that judgment
be taken against them for the above amount
August 14th 1891 it is this day considered
and adjudged by me that D. Sonback & Co
Recive of G. E. Thompson & Elizabeth Thompson
the sum of \$254. 24th Dollars with six percent
interest from July 24 1891 and costs taxed in
as per Margin at 125 J. Edelblute, J. P.
the State of Ohio Union County Dues T. L. S.
I do hereby certify that the above is a full and
true copy from my docket of the proceedings had
by and before me at my office in said township
in the above action J. Edelblute, J. P., of the aforesaid
Township This 15 day of August 1891

Manuscript #125



56/3

Execution & Lien Case File

Case No. 5614

CIVIL TRANSCRIPT.

No. 5614

Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

W. C. Donnield Plaintiff,
against
George E. Thompson et al Defendant.

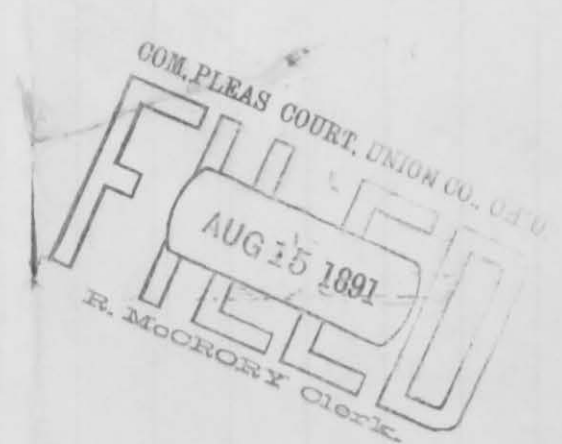
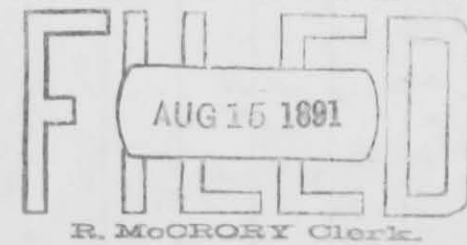
COM, PLEAS COURT, UNION CO., OHIO.



COM, PLEAS COURT, UNION CO., OHIO.



COM, PLEAS COURT, UNION CO., OHIO.



5-614

Transcript

W. C. Domine & Co Plaintiff }
vs.
J. E. Thompson & Defendants } Judgment on docket

J. E. Thompson & Defendants off. Edelblut J. P. Recd
Elizabeth Thompson } August 14th 1891 for
J. E. Thompson & Elizabeth Thompson } \$21.97⁰⁰ Dollars and costs

\$105 August 14th 1891 this suit brought
on a Promissory Note which reads as follows
Marysville on Jan 24th 1891 six months after
date We Promise to Pay to the order of W. C. Domine
& Co the sum of Twenty one Dollars & Ninety
Nine cents payable at With six percent interest
after Maturity value Recd Signed
J. E. Thompson & Elizabeth Thompson

August 14th 1891 the Defendants
J. E. Thompson & Elizabeth Thompson came
and ask that judgment be taken against them
for the above amount August 14th 1891
it is considered and adjudged by me this
day that W. C. Domine Recd of J. E. Thompson &
Elizabeth the sum of \$21.97⁰⁰ Dollars with
six percent interest from July 24th 1891 and
cost taxed in as per margin at \$1.25

J. Edelblut J. P.

the State of Ohio Union County Dan. T. P. S.S.
I do hereby certify that the above is a full and true
copy of from my docket of the proceedings had by
and before me at my office in said Township
in the above action J. Edelblut J. P. of the aforesaid T.P.
August 15th 1891 Transcrip 85cts

Execution & Lien Case File
Case No. 5615

CIVIL TRANSCRIPT.

No. 5615

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

Dages, Andrew T Cr Pl'tiff,

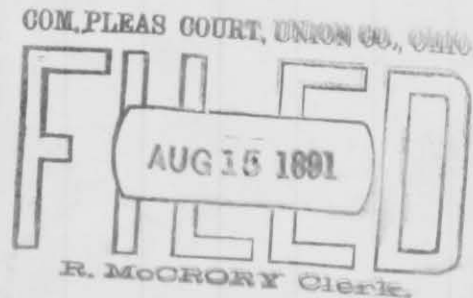
AGAINST

Les E Thompson et al Def't.

To Woodburn atx

Andrew Sison
Grsg Hallway.

5613-



RECEIVED
UNION COUNTY CLERK'S OFFICE



Transcript

Daggs Andrews judgment on Docket of
N.S. } J. Edelblute, J.P. Rendered August 11th
S. E. Thompson & } 1891 for \$ 59. Dollars and costs
Elizabeth Thompson \$ 105cts

This Suit Brought on a Promissory Note
Which Reads as follows Marysville Jan 24 1891
Six Month after date we Promise to Pay to the order of
Daggs Andrews & co fifty Nine Dollars Payable at
Maturity with six Percent Interest after Maturity value Recd
Signed S. E. Thompson & Elizabeth Thompson
August 11th 1891 the Defendants S. E. Thompson
& Elizabeth Thompson came and asks that judgment
be taken against them for the above amount August 11th 1891
it is this day considered and adjudged by me that
Daggs Andrews & co Recive of S. E. Thompson & Elizabeth
Thompson the sum of \$ 59. Dollars and six Per
cent Interest from the first 1st day of July 1891
and cost taxed in as per Messing J. Edelblute J.P.
the State of Ohio Union County Done S. P. S. L.
I do hereby certify that the above is a full and
true copy from my Docket of the Proceedings
had by and before me at my office in said
Township in the above action J. Edelblute J.P.
of the aforesaid Township
dated this 12 day of August 1891
Transcript 88 cts

Execution & Lien Case File

Case No. 5616

CIVIL TRANSCRIPT.

No. 5 to 16

Ex. and Lien Doc., vol. 2 page _____

Union Common Pleas.

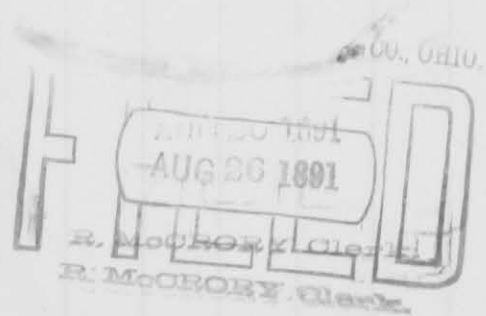
A W Morey & Co Pl'tiff,
AGAINST
Myron Gabriel Def't.

5616.

Oil Tracescript

N H Mooney &
or

Megan Gabriel



The State of Ohio v Union Township Infirmary Com
Union County &c v Myron Gabriel Jr.

Att'ny M'ry H. O. v
Myron Gabriel

September 6th 1890 Plaintiff,
Att'ny H. O. filed this bill of particulars.
it being for an account due and book account
as follows:

May 1st 1890 v Sept 1 1890
Mr Myron Gabriel
Bought of Att'ny H. O.
1888

Nov 7	To Coffin and outside Box	17.00
Dec 31	" Coffin, outside box & Name	16.00
1890	Interest to date	9.12
		<u>\$37.12</u>

Plaintiff asks judgment for \$37.12 and
for the costs,

February 20th 1891 the defendant Myron
Gabriel appearing, was informed process of
service and confessed that he was
indebted to the plaintiff as shown by the
bill of particulars and asked this judgment
be rendered against him for the following
account,

Whereupon it is by me concurred

on said day that the Plaintiff recover
of the Defendant the sum of Thirty seven
and $\frac{1}{2}$ dollars, Dues and costs -
whereon from the 1st day of September 1890
and for the uses herein before set out over
and $\frac{1}{2}$ dollar interest,

A. H. Goodwin, Jr.

Cost Bill.

	Plaintiff	Defendant
Filing bill	5-	
Satisfaction	2-	
Recog.	5-	
Judgment	4-	
		\$11.5

The State of New
York County, Union Township, \$5

I do hereby certify that the
above is a full and true copy from
my docket of the proceedings had by
and before me, at my office in said
Township, in the above action.

A. H. Goodwin, Jr.,
of the aforesaid Township

Transcript and certificate of filing by Plaintiff.

THE STATE OF OHIO,

Muskingum County, ss.}

SHERIFF'S RETURN.

SHERIFF'S FEES.	Dolls	cts.
Service and Return	60	
Levy		
Summoning Appraisers.....		
Swearing Appraisers.....		
Conveying Appraisers.....		
Notice to Printer.....		
Mileage		
Poundage		
Return additional		
.....		
.....		
.....		
.....		
.....		
Total	60	
Appraisers' Fees		
Printer's Fees		

Received this writ Feby 6th A.D. 1901,
at 9 o'clock A.M., and pursuant to its command,
and after diligent search having
found no goods or chattels of
lands or tenements upon which
to levy the same returned.
Feb. 19, 1901
S.P. Remondone
Sheriff.

Common Pleas Court.

H. W. Morley & Co.

Myron Gabriel

Execution on Transcript

AMOUNT TO LEVY.

Judgment within as follows:
Amount of Debt or Damages, - \$37 1/2
Plaintiff's Costs of Suit, - 2.35
Interest from date of Judgment,
Increase Costs (this writ), - .65
Additional 1.15

Accruing Costs as follows:

Clerk's Add'l Costs on Return,
Printer's Costs, - - -
Appraiser's Costs, - - -
Sheriff's Costs, - - -

† Defendant's Costs, - - -

Total to Levy, - - -

Issued Feb. 6, 1901

Ret. and Filed Feb. 19, 1901

Chas Eukorwood, Clerk

*If the Sheriff's Return exceeds more than 300 words, an additional cost of 8 cents per 100 words must be included for recording Return.

†See Sec. 1820 and 5351 R. S.

EXECUTION ON TRANSCRIPT.

[Rev. Stat. 1800, Secs. 5377-9, 5381, and 1319, 1320.]

THE STATE OF OHIO, }
 Myou County, ss. }

TO THE SHERIFF OF SAID COUNTY GREETING:

You Are hereby Commanded, That of the goods and chattels in your County, of

Myou Gabriel

the sum of *Thirty-seven and* you cause to be made

and *One and* $\frac{1}{2}$ Dollars,

and *One and* $\frac{1}{3}$ Dollars.

costs of suit, which by the judgment of *A. H. Goodwin*
 a Justice of the Peace within and for said County, on the *20th* day of
February A. D. *1891*,

H. W. Morey & Co. Plaintiff,
 recovered against the said *Myou Gabriel* Defendant,
 (as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *26th* day of
August, A. D. *1891*), with interest thereon at *6* per centum
 from *Sept. 1st.* *1891* until paid, and also the increase costs and
 accruing gots hereon; and also the defendant's costs of suit endorsed hereon; and
 for want of goods and chattels that you cause the lands and tenements in your
 county, of the said *Myou Gabriel*

to be sold for cash

and have that money before the said Court of Common Pleas, within **SIXTY DAYS**
 from the date hereof, to render unto the said *H. W. Morey & Co.*

And have you then and there this writ, with your doings under the same duly
 endorsed thereon.

Witness my hand and the seal of said Court, this *19th*

day of *February* A. D. 1901

Chas. Pukorwood, Clerk.

By

Deputy Clerk.

Execution & Lien Case File

Case No. 5617

CIVIL TRANSCRIPT.

No. 5617

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

M W Hill Plaintiff,

AGAINST

Joshua H Howeson Defendant.

THE STATE OF OHIO
Union COUNTY,

In Justice's Court,

8-5-10 R. E. L. Barrett & Son, Publishers, Springfield, Ohio.



W. W. Hill
Plffs.
vs.
Joshua H. Kavison
Def'ts.
Judgment, \$30 85

JUSTICE'S FEES.	Plffs Cost. Dol. Cts.	Def'ts Cost. Dol. Cts.
Summons,		24-
Affidavit,		
Order of Undertaking		
Subpoena Swearing	Names Witnesses	
Adjournment		
Filing Jury	Papers	10 15-
Record Judgment	Words	45
Satisfaction		110
Bail for Stay		20
Execution and Filing		
Trans. and Certificate		70
		22 5

CONSTABLE'S FEES.

Sum. Serv., and Mileage	
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESSES.

Before Jason Case

Justice of the Peace.

No. 74 Amount Claimed, \$30 85

Richwood Ohio Aug 22nd 1891

The Plaintiff filed his bill of particulars which is in substance as follows: \$28 85 Richwood Ohio

October 23rd 1890 Seven months after date I promise to pay to the order of M.W. Hill Twenty Eight & 85/100 Dollars for value received to bear 8 per cent interest after due until paid If the interest is not annually paid to become as principal and bear the same rate of interest negotiable and payable without defalcation or discount

Joshua H. Kavison

Aug 22nd 1891 Issued Summons on the above action returnable Aug 27th 1891 at 1 o'clock P.M. and handed P.G. Wyrnor Const

Aug 27th 1891 Constable made return on summons as follows Received this writ Aug 22nd 1891 and Aug 24th 1891 Served the same on defendant by leaving Certificate copy thereof with him personally fees 2000 return 25 off 25 mileage 20 total 25 P.G. Wyrnor Const

Aug 27th 1891 at 1 o'clock P.M. defendant failed to appear there or for one hour thereafter but made default. This action being founded on a promissory note it is therefore on this 27th day of August 1891 considered by me that the Plaintiff M.W. Hill recover of the defendant Joshua H. Kavison Said sum of Thirty & 85/100 Dollars and his costs herein To pay at 72 85/100 and interest at 8 per cent until paid

Jason Case J.P.

For Claiborne

Township.

State of Ohio Union County Claiborne Township ss

I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said Township in the above action

August 29th 1891

Jason Case J.P.
of the aforesaid Township

18 , the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

Appeal Undertaking.

Whereas, on the day of A. D. 18 , the said

obtained a judgment against the said

on the docket of J. P., for Dollars and cents, and costs taxed

and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I do hereby promise and undertake to the said

in the sum of

Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surely approved this day of 18 J. P.

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed, and acknowledged before me, and surely approved, this day of A. D. 18 } Stay of Execution expires J. P. } 18 . Am't then due \$

18 . Issued an Execution for returnable 18 , and delivered the same to Constable.

Execution returned and indorsed as follows:

Execution & Lien Case File

Case No. 5618

CIVIL TRANSCRIPT.

No. 5618

Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

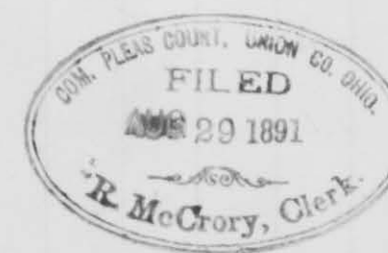
The Jas Somers Mfg Co Plaintiff,
AGAINST
George E Thompson Defendant.

The J. Thompson Co. 5618

- 05 -

G. E. Thompson

Transcript



August 24th 1891
The Defendant came and voluntarily
confessed judgement it is therefore
ordered by me that the Plaintiff
recover from the Defendant the full
amount of \$56.00 with interest and
costs attached. G. D. Rogers J.P.

	filng bill	summons	bill	mead	judgment	total
Juror fees	.05	.25	.05	.25	40.	\$1.00
Constable fees	Service	25.	Mileage	20.	Copy 25.	.70
Total fees						\$1.70

Writing transcript - 20 words	30 ^{cts}
Certifying to same	25
Total	<u>\$0.55</u>
Total fees	<u>\$2.25</u>

August - 28th 1891

I certify the above to be a true
copy of Socket - 2. Page 286. and No 259
of. Dover T. P. Union Co. Ohio

G. D. Rogers J.P.

Aug 29th 1891.

Rec'd of Plaintiff or Jas. McCampbell Atty.
Two & 700 Dollars in full of costs in
above case including Transcript.

G. D. Rogers J.P.

The State of Ohio } Dover T.P. In Justice Court
Union County. S.S. Before C. D. Rogers Justice of the Peace

The J. A. Sammons M. F. & Co. Plaintiff
No 269. Against } for W^c Campbell Atty for
G. E. Thompson. Defendant -

Amount Claimed \$56.⁰⁰ Judgement \$56.⁰⁰

August 19th 1891 Civil action brought
on account viz

G. E. Thompson in account with
the J. A. Sammons M. F. & Co.

March 13th mdse 5.1 \$26.75

 " " " " " 9.00

April 30th 20.25

Total \$56.00

August 19th 1891. 7 O'clock. A.M.

Issued Summons for the Defendant
to appear before me on August 24th
1891 at 2. O'clock P.M. and delivered
the same to A. W. Griffith, Con.

C. D. Rogers J.P.

August 21st 1891

Summons returned endorsed as
follows. Received this writ August
19th. 1891 and served the same on
the within named G. E. Thompson
on the same day by copy

A. W. Griffith Con

Execution & Lien Case File

Case No. 5619

CIVIL TRANSCRIPT.

No. 5619

Ex. and Lien Doc., vol. 2 page.....

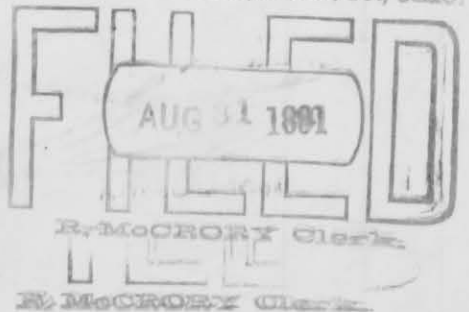
Union Common Pleas.

Wm W. Fisher & Co. *Pl'tiff,*
against
Geo E Thompson *Def't.*

5619

Mr Woodburn

COM. PLEAS COURT, UNION CO., OHIO.



Wm. M. Fisher & co Plaintiff
vs

G. E. Thompson Defendant judgement on docket of
J. Edelblut J.P. Rendered August 25th 1891 for \$60.59
With credit of Thirty dollars balance due 30th thirty fifty
Nine With cost at \$1.50 August 25th 1891 this suit
Brought on an account from Wm. Fisher which reads
as follows

1891 April 1	To Wm. Fisher	22.09
		3.850
April 8		6.059
		30
		<u>30.59</u>

June 4 by cash 30. balance due 30.59
August 25th 1891 the Defendant G. E. Thompson
came and ask that judgement be taken against
him for the above amount August 25 1891 it is
this day considered and adjudged by me that
Wm. M. Fisher & co Recieve of G. E. Thompson
the sum of Thirty Dollars & fifty Nine cents
and costs taxed in as per Margin

J. Edelblut J.P.

The State of Ohio Union Dover 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 at my
office in Laid Township in the
above action

J. Edelblut J.P. of the aforesaid
Township

This 29 day of August 1891
Transcript 85-15

Execution & Lien Case File

Case No. 5620

CIVIL TRANSCRIPT.

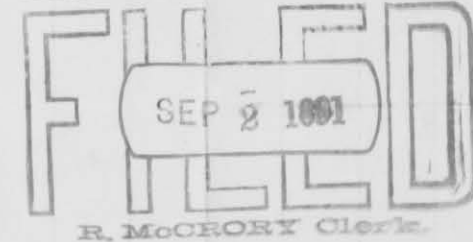
No. 37620

Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

TB Sprague & Co Plaintiff,
AGAINST
Geo E Thompson Defendant.

COURT, UNION CO., OHIO.



2629

Transcript

J. B. Sprague & Co. Plaintiff
vs
G. E. Thompson. Defendant

Judgement on docket of J. Edelblute, J.P.
Rendered August 29th 1891 for \$42.00
and cost taxed at 10 $\frac{1}{2}$ on dollar and five cents
August 29th 1891 this suit brought on
an account for flour furnished by J. B.
Sprague & co from the Oetsander Mills which
Reads as follows G. E. Thompson Bought
J. B. Sprague & co April 24 1891... 29.90
To Bill May the 11th ^{balance to} 12.20

Total due \$ 42.10

August 29th 1891 the Defendant G. E. Thompson
came and ask that judgement be taken against
him for the above amount it is this day
considered and adjudged by me that the Plaintiff
J. B. Sprague & co Recive of G. E. Thompson the
sum of \$42.10 and cost taxed in as per margin
of Edelblute, J.P. the State of Ohio in
County Dann Township S.S. I do hereby certify
that the above is a full and true copy from
My docket of the Proceedings had by and before
me at My office in Laid Township in the above
action J. Edelblute, J.P. of the aforesaid J.P.
August 31st 1891

Transcript 88-ct

Execution & Lien Case File

Case No. 5621

CIVIL TRANSCRIPT.

No. 5621

Ex. and Lien Doc., vol. 2 page 5621

Union Common Pleas.

Riddle Graff and Co Plaintiff,
AGAINST

AGANHST

G. E. Thompson et al. Deft.



R. McCORMICK, Clerk

Transcript

Riddle Graff & co Plaintiff
U.S.

G E Thompson & { Judgement on docket
Elizabeth Thompson Def } of J. Edelblute, J.P.
Rendire Sept 8th, 1891

for \$31⁷⁵ Dollars and \$105 costs with a credit
of Ten Dollars May the 15th 1891

Sept 8. 1891 this suit brought on a Promissory
Note which reads as follows Marysville &
Jan 24 1891 Sixty Days after date we or either of
us Promis to Pay Riddle Graff & co or order
Thirty one Dollars and Seventy cents value Recd
With Interest from date signed G E Thompson &
Elizabeth Thompson Sept 8 1891 Parties
Witnessed & G E Thompson & Elizabeth Thompson
came and ask that judgement be taken against
them for the above amount Sept 8 1891 it is
considered and adjudged by me this day that Riddle
Graff & co Recd of G E Thompson & Elizabeth
Thompson the sum of Thirty one Dollars & Seventy Cents
With Interest & cost taxed in as per Margin Less Ten
Dollars credited May 15th 1891 J Edelblute, J.P.
the State of Ohio County of Union Down 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 at my office in said Township
in the above action J Edelblute, J.P. of the
aforesaid Township
this 8 day of Sept 1891

Transcript 95

Execution & Lien Case File

Case No. 5622

CIVIL TRANSCRIPT.

No. 5622

Ex. and Lien Doc., vol. 2 page 5622

Union Common Pleas.

Pickwood Deposit Bank Plaintiff,

AGAINST

Jocia Pigley et al. Def't.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

8-5-10R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Rickwood Deposit Bank
Plffs.
vs.
Jonas Fizley and
Ralph Moffitt
Def'ts.
Judgment, \$43 25

JUSTICE'S FEES.	Plffs Cost. Dol. Cts.	Def'ts Cost. Dol. Cts.
Summons,		50
Affidavit,		
Order of Undertaking		
Subpoena Swearing	Names Witnesses	
Adjournment		
Filing 2 Papers	10	
Record Words	45	
Judgment	10	
Satisfaction	20	
Bail for Stay		
Execution and Filing		
Trans and Certificate	70	
	2,31	
CONSTABLE'S FEES.		
Sum. Serv., and Mileage		
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial		
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		
WITNESSES.		

Before Jason Case

Justice of the Peace.

No. 81 Amount Claimed, \$43 25

Rickwood Ohio September 8th 1891

The Plaintiff filed his bill of particulars which is in

substance as follows: Sixty days after date for value received we jointly and severally promise to pay the Rickwood Deposit Bank at their office Forty Dollars & interest at 8 per cent per annum on all unpaid principal and interest after due until paid

James Fizley
Ralph Moffitt

September 8th 1891 issued Summons of that date returnable Sept-12th 1891 at 10 o'clock A.M. and delivered same to P.G. Wm. Gray Esq Sept 12th 1891 Constable made return on summons as follows. Received this writ September 8th 1891 and Sept-8th 1891 served the same on Ralph-Moffitt by leaving Certificate copy thereof with him personally. Jonas Fizley not found in my jurisdiction. Fees served return of one copy 25^c mileage 25^c Total .95

P.G. Wm. Gray Esq

September 12th 1891 at 10 o'clock A.M. Plaintiffs appeared Defendant appeared not there nor for one hour thereafter but made default. On inquiry of amount of claim and filed proofs. I find and hereby render judgment by default for the Plaintiffs on their Bill of particulars against Ralph Moffitt Defendant served with summons for the sum of Forty Three $\frac{2}{3}$ Dollars and Plaintiffs costs taxed at $\$2 \frac{5}{7}$ and interest at 8 per cent until paid

Jason Case J.P.

For Claiborne

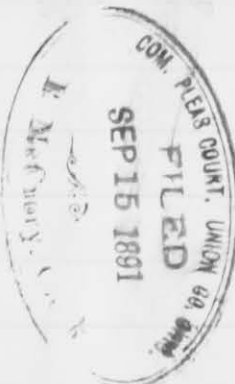
Township.

State of Ohio Union County Claiborne Township 88.

I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said Township in the above action

Sept-14th 1891

Jason Case J.P. of the
aforesaid Township



18 , the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed, and acknowledged before me, and surety approved, this day of A. D. 18 } Stay of Execution expires J. P. 18 . Am't then due \$

18 . Issued an Execution for returnable 18 , and delivered the same to Constable.

Execution returned and indorsed as follows:

Appeal Undertaking.

Whereas, on the day of A. D. 18 , the said

obtained a judgment against the said on the docket of J. P., for Dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I do hereby promise and undertake to the said

in the sum of Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of A. D. 18 J. P.

Robert McLorong Clerk of Court
Please file at once for lien
on Real estate

W. H. Conkright

Execution & Lien Case File
Case No. 5623

CIVIL TRANSCRIPT.

No. 5623

Ex. and Lien Doc., vol. 2 page 3623

Union Common Pleas.

Adlard Brothers Plaintiff,

AGAINST

G. B. Thompson et al. Def't.



Transcript

Adlard Brothers Plaintiff }

vs

G.E. Thompson & Elizabeth Thompson Defendants } judgement as docket
off J. Edelblute, J.P.

Rendered August 21st 1891 for \$27.³⁸
and costs at \$105 one dollar & five cents

August 21st 1891 this suit brought on
A Promissory Note which reads as follows
January 23rd 1891 Six Months after date we
Promise to Pay Adlard Brothers Twenty
Seven & ³⁸ ₁₀₀ Dollars value Received

Signed G.E. Thompson &
Elizabeth Thompson

August 21st 1891 the Defendants G.E. Thompson
& Elizabeth Thompson came and ask that
judgement be taken against them for the above
amount August 21st 1891 it is this day
considered and adjudged by me that
Adlard Brothers Recive of G.E. Thompson
& Elizabeth Thompson the sum of \$27.³⁸
and costs taxed in as per Margin

J. Edelblute, J.P.

the State of Ohio Union County Dann
Township L.S. I do hereby certify that
the above is a full and true copy from
my docket of the proceedings had by
and before me at my office in
said township in the above action

J. Edelblute, J.P. of the aforesaid
Township this 7th day of Sept 1891
Transcript 85-ct

Execution & Lien Case File

Case No. 5624

CIVIL TRANSCRIPT.

No. 5624

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

Richwood Deposit Bank Plaintiff,

AGAINST

J R Dixon Def't.

Demand there of it is considered by me
that the Richwood Deposit Bank recovers of the
Defendant J. R. Dix on the sum of Eighty One
Eighty four ~~81.85~~ Dollars with Interest at 8%
from the 26th day of Sept 1891 and Costs
per Notary J. J.

The State of Ohio Jackson Township Union Co. Ohio
I do herby certify that the above is a full and
true copy from my docket of the proceedings had
by and before me at my office in said Township
in the above action I do further certify that there
has been nothing paid on said judgment
to speak or say was taken this October 3rd 1891

See Notary Justice of the peace of the aforesaid, T. P.

Transcript 5624
Richwood Deposit Bank

J. R. Dix U.S. Plaintiff
cost

Sunnuns	25-
Filing Paper	5-
Recording 200 words	30
Judgment	40
Transcript	30
Certificate	25-
	50-

Constable
Cost

80

COM. PLEAS COURT, UNION CO., OHIO



The State of Ohio
Union County ss.

In Justice Court for Jackson
Township

Before Gru Rosberry a Justice
Richwood Deposit Bank of the Peace

Plf's.

No. 70. Amount Claimed \$80.²⁵

U.S.

September 22^d 1891 The Plaintiff filed

their bill of particulars which
Plaintiff's is in substance as follows Thirty

Summons

25- Days after date for value received

Filing 1 paper

5 we jointly and severly promise

Judgment

70 to pay the Richwood Deposit Bank

Satisfaction.

20 at their office Eighty ~~and~~ ²⁵ Dollars

Recording 200 words

Interest at 8% from date witness

Transcript

20 our hands and seal this 27th day

Certifying same

25- of June 1891 J. R. Dixon

Issued Summons and gave to
John Price Const. this 22^d day of Sept 1891

Received this writ Sept 22^d 1891 and

served the same on Defendant

Const Cost 80.²⁵ J. R. Dixon by delivering a Certified

Copy to him service and return 25-

1. Copy 25. Mileage 30. total 80.²⁵

John Price Const

Sept 26.th 1891 time set for hearing

Sept 26.th 1891 at 9 O'clock A. M.

the Defendant J. R. Dixon failed

to appear at the hour set and

for one hour thereafter and in

Execution & Lien Case File

Case No. 5625

CIVIL TRANSCRIPT.

No. 5625

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

T K Buffington Plaintiff,
AGAINST
Riley James Defendant.

5625-
Civil Transcript

I W Buffington

v
Riley Jones

COM. PLEAS COURT, UNION CO., OHIO.



All Courts pass'd by
Plaintiff

The State of Ohio Union Township Union Court
Union County vs } Before A H Goodman Justice

In Buffington } December 10th 1890
No 11 against } the plaintiff Mr Buffington
Riley James } filed his bill of particulars
stating for various items of Book account
amounting to the sum of Twenty seven Dollars
and Nineteen Cents (\$27 19) and Three Dollars
Interest - making a total of Thirty Dollars
and Nineteen Cents (\$30 19) the plaintiff
ask judgment for the above amount
and for costs,

December 16th 1890 serving summons for
defendant Riley James to appear and
answer状 on December 19 1890
at 9 O'clock A.M. and directing to W S
Adams Constable,

December 16 1890 writ returning witness as follows,
December 16th 1890 receiving the first and second of the
summons on the within named defendant Riley James
by giving to him to person a true copy this day
December 16th 1890.

Free Service 25[¢] Copy 25[¢] Mailing 30[¢] Total 75[¢]
H S Adams Constable

December 19th 1890 at 9 o'clock A.M.
The parties appeared. The defendant -
Riley James confessed that he was
willing to the plaintiff T.W. Buffington
in the sum of Thirty and 19/100 Dollars
and asked that judgment be rendered against
him for the amount and for the costs.

Whereupon it is now said day considered by me
that the plaintiff T.W. Buffington recd of
the defendant the sum of Thirty and 19/100 Dollars
and his Costs sum total of \$32-00

A.H. Goofair J.P.

Cost Bill

January bill	5-
Summons & Filing	30
Satisfaction	20
Record	50
Judgment	40
	<u>145-</u>
Court costs by summons	70

The State of the Union County Union Township 88
I do hereby certify that the above is a full and true
copy from my docket of the proceedings had by and
before me at my office in said Township in the above
action.

October 1st 1891

A.H. Goofair J.P.
of the aforesaid Township

Transcript and
Certificate \$1.00

Execution & Lien Case File

Case No. 5626

CIVIL TRANSCRIPT.

No. 5626

Ex. and Lien Doc., vol. 2, page 4

Union Common Pleas.

W. Conie Harvester ^{co} Plaintiff,

AGAINST

H. Osborn ^{Def't.}

3626
Transcript

McConochie Harvesting
Machine Company

J.C. Osburn

from docket of
Joseph Conner J.P.
Claiborne P.
Union Co., Ohio

COM. PLEAS COURT, UNION CO., OHIO.



The State of Ohio) Superior Court
Union County ss } for Calbourne Township.
Mc Cormick Harvesting Machine Co vs J. C. Osburn Augt 29th 1891
Machine less off no 98 Amount claimed \$70³¹

vs J. C. Osburn Def't The plaintiff filed his bill of
particulars which is in substance as follows;

55 Richwood Ohio Sept 10th 1887
On or before the first day of September 1889
for value received the undersigned promise
to pay to the McCormick Harvesting Machine
Company or order at Richwoods Deposit
Bank Richwood Ohio Fifty five dollars
with interest at 6 per cent per annum
~~until due and unless by right be called for upon~~
after maturity until paid, without rea-
son, valuation or appraisement laws and
with ten per cent attorneys fees Pursuit
and for payment and protest warrd.
Post Office Richwood J. C. Osburn
County Union 2 miles east
State Ohio

Affidavit for attachment.

J. S. Gardin being duly sworn says
he is the attorney for the above named
plaintiff duly authorized in the premises.
That the defendant J. C. Osburn is justly
indebted to the plaintiff upon a promissory
note in the sum and to the amount
of Fifty ~~five~~ dollars with 6 per cent

writen thereon now Sept 10th 1887
and eight pm next from Sept 1st 1889
that said claim is just and plaintiff
ought to recover thereon (said amount)

The defendant is a non resident of Union County
Ohio - that the property about to be attached
is not the personal earnings of defendant
and is not exempt from execution - that
he Taylor Spring of and within said township
and County is indebted to the defendant
and has property or money in his possession
or under his control liable to attachment
in this action

S. S. Gardner

Sworn to and subscribed before me this
28th day of August 1891

Joseph Comer Jr.

August 29th 1891 Issued of this date
Writ of attachment with summons
and Notice to garnish returnable Sept.
2nd 1891 at 9 o'clock A.M. and
delivered same to P. G. Syugar constable.

August 29th 1891 Summons returned
undelivered; Received this 29th August
1891 and served the same by searching
for the defendant. He could not be
found in this County.

P. G. Syugar constable.

August 29-1891 - Order of Attachment endorsed
Received this order August 29th 1891, I
went to the place where defendant was
supposed to be, no property found where
to attach. I could not get possession
of the property alleged to be in the
possession of Taylor Spring the garnisher
and 29th 1891 at 9 o'clock A.M. I
served said Taylor Spring with a copy of
this order and of the notice to appear
and answer by leaving said copy
with him personally.

P.G. Shugar Constable.

Sept. 2nd 1891 - 9 o'clock A.M., time set
for the appearance of Taylor Spring the
garnisher, he appeared and was sworn
and examined, his testimony was reduced
to writing and placed on file. After
his evidence, the Taylor Spring was ordered
by me to pay into this court all
the money as it became due that
he may be owing the defendant.

The defendant not having been served
with a summons the case was adjourned
until the 13th day of October 1891 at
9 o'clock A.M. to give time to advertise
notice to the defendant.

October 13th 1891 9 o'clock A.M. time
set for trial, notice of publication

according to law with the affidavit of
the publisher was filed, the publication
being in the Richwood Gazette.
The defendant failed to appear at the
time set for trial and for one hour
thereafter, but made default - The
cause being on a written contract it
is therefore considered by me that the
plaintiff recover of the defendant the
sum of seventy ~~one~~ dollars and seventy
eight cents and his costs taxed at ~~\$10.00~~
\$9¹⁵ and that Taylor Spring pay into this
Court the amounts as they become due
according to his statement of his contract
with Col. Osburn until this judgment
is satisfied.

Joseph Comer J.P.
October 17-1891 - Cash paid by Taylor
Spring \$5⁰⁰.
Paid Taylor Spring garnish fee paid.

State of Ohio Union County Claiborne 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, at
my office in said township, in the above
actions.

Joseph Comer J.P.
of the aforesaid township.

Bill of Costs

J.P. Fees

Summons	25
Affidavit	40
Order of Attachment	40
Seizing Pictures	05
Filing Papers	40
Record	100
Judgment	40
Satisfaction	20
Notice to Garnisher	40
Disclosure of Garnisher	40
Transfer	15
Pos. & Certificate	1.25
	\$ 5.30

Constable Fees

In Summons -	.85
--------------	-----

Witness Fees

Taylor Spring garnish Pd.	50
---------------------------	----

Advertising

Rickwood Gazette	250
------------------	-----

Total

Total J.P. Fees - Paid 4 ⁰⁰)	5.30
" Constable "	,85
" Witness "	.50
" Advertising "	250
Total Fees.	<u>9.15</u>

State of Ohio } In the Court of Joseph Conner
County of Union } ss. Justice-of-the-Peace of Clairbourne Township.

McCORMICK HARVESTING MACHINE COMPANY,

Plaintiff,

J. C. Osborn vs.

Transcript of Judgment.

Defendant.

Amount of Judgment Seventy Dollars & Sixty-eight Cents.
Date of Judgment Oct. 13th, 1891.

Name of Book in which Judgment is entered Civil Docket

Page of said Book

Amount, if anything, Paid on said Judgment Oct. 17th, 1891 - 5-

When Cancelled, if Cancelled

If Cancelled, or any Amount has been paid, who received for same; The above \$5-
was paid by garnishee to J. P. and applied on costs.

P. O. Address of J. P. who now holds Docket Pickwood, Ohio.

State of Ohio } ss.
County of Union

I hereby certify that the foregoing is a correct summarized transcript of the judgment in the above entitled action.

In Witness Whereof, I set my hand this _____ day of _____, A. D. 1899.

Execution & Lien Case File

Case No. 5627

CIVIL TRANSCRIPT.

No. 5627

Ex. and Lien Doc., vol. L 27 page.....

Union Common Pleas.

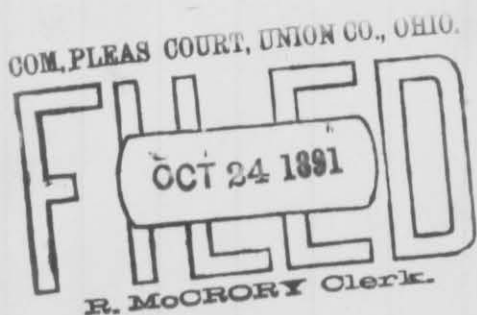
Wm. June Louis Grunwald Plaintiff,
AGAINTS
Chas Erb Defendant.

5627-

Civil Transcript

McCracken v. Shirley

C. Ord.



Transcript - 1⁰⁰

Certified copy $\frac{25}{1.25}$

All costs paid by plaintiff
Asst Goodwin J.P.

Civil Transcript

The State of Ohio
Union County Probate Court
Before Hon Goodwin
McClure Lewis Griswold Juic of the Peace,
Plaintiffs May 26 1891 The
No 246, vs Plaintiffs filed their
C. Ep. & Bill of Particulars as follows,

Plaintiffs say they are a partnership
doing business in the State of Ohio under the firm
Name of McClure Lewis and Griswold.
They vs due plaintiffs from the defendant
the sum of Thirty and 92/100 Dollars, which
they due with interest from the 1st day of
January 1891, on an account of which a
Copy of which an order is and will be made
thereon is hereto attached marked "Exhibit
A." Wherefore plaintiffs ask judgment
against said defendant in the sum
of Thirty and 92/100 Dollars with interest
thereon from the 1st day of January 1891.

John T. Ball,
Attorney for plaintiffs

"Exhibit A"

On credit account with
McCann Louis and Son Inc

1890

Jan'y 9	8 ft Yel Grav. stone Drivg	2.20
	57" 3/8 Rd Small stone	2.80
	57" 7/8" do	.80
	1" 9/16" Washers	.20
	1" 9/16" do	.20
	1 9/16" x 3/8" Rust. Bolts	.50
	1 9/16" x 7/8" do	.90
	1" Gr 3/4-10 Screws 24	.10
	6" x 7/8-10" do 26	1.00
	6" x 7-11" do 30	1.80
	18" 1 1/4" offg Stud	.90
	15" x 1 1/8" do	.70
	7 Quay 11' Flat Sled	.70
	2 1/2" 3/8" Nut mit	.87
	20" 8 1/2" x 18" Box	.60
	1 Quay 28 Cu. Dols	.30
	1" 9/16" offg Thread R.W.	2.20
	1" 9/16" do	.20
18	5' Set Draw Bars 180	9.00
	Mac Cov. Irons	2.0
	Bal due Jan'y 1 1891	\$30.92

Octo 10th 1891 The defendant C Erd
acknowledging receipt of summons and
enters his appearance and confesses
that he was indebted to the plaintiffs
McCabe Lomis and Snarey in the sum
of Thirty and 92/100 Dollars with interest
thereon from the 1st day of January 1891
and asks that judgment be rendered against
him for Thirty and 92/100 Dollars with interest from
January 1st 1891 and for the costs.

Whereupon it is our said day by me enjoining
that the plaintiff W. McCabe Lomis & Snarey
receive of the defendant C Erd the sum of
Thirty Two and 2/100 Dollars and the costs
therein taxed at \$1.⁰⁰

Cost Recd J.P. 3
Filing Recd 55
Records 1.00
Jury 40
Total 145

A. H. Goodwin J.P.

The State of Ohio Union County Union Township 65
I do hereby certify that the above is a full and
true copy from my books of the proceedings had
by and before me, at my office in said Township
in the above action.

A. H. Goodwin J.P.
of the above date

Oct 10th 1891

State of New York
Oneida County No 3.

William O'Brien being
well duly sworn says that he is one of the
Attorneys for the plaintiff and that this action
is founded on an account a copy of which
is hereto attached. That the plaintiffs are
now residents of this County. That the facts
stated and allegations made in the foregoing
petition are as he believes true.

William O'Brien

Subscribed and sworn to in my presence this
26 day of May 1891

R. M. Cross
Clerk of Courts

Seal
2000

THE STATE OF OHIO.

County, { ss.

SHERIFF'S RETURN.

Received this writ July 23rd — A. D. 1891 —

SHERIFF'S FEES.	
Service,	- - - \$ 25-
Levy,	- - - 1
Sum. Appraisers,	
Swear'g Appraisers,	
Conv. Appraisers,	
Mileage,	- -
Poundage,	- -
Return,	- -

Total,	- -
Appraisers' Fees,	
Printer's Fees,	

at 2 o'clock P.M., and pursuant to its command,
I, John W. Gould, Sheriff of Union County, do
certify that real estate situated in
the County of Union in the
village of Millford Center and
bounded and described as:
follows In lot No 64 thereof
assessed (25) Twenty five and
one half acres of land there better
description may be had by
reference to the recorded plat of said village
lot No 26 situated in the county of
Union in the State of Ohio and on the
village of Millford Center and bounded
as described as follows Being all of lot No 26
said village also another lot situated in
the County of Union in the state of Ohio
and in the village of Millford Center and
A. D. 1891 — The writ returned for want of service
John W. Gould, Sheriff

No. 5627

Ex. and Lien Doc. 2 P. 5627

Union Common Pleas.

McCurdy vs Grunwald

AGAINST

Chas. E. Barb

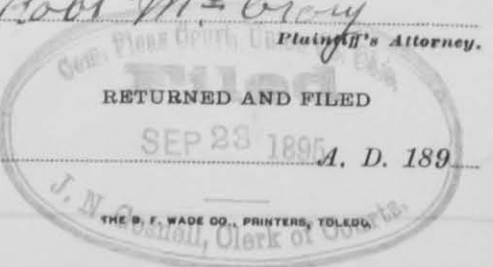
Execution on Transcript.

Ex. Ret.	189
Judg't vs. Deft. Chas. E. Barb	
before Justice of the Peace, on the 19	
day of Oct	1891
for the sum of \$ 30.92	
And costs before Justice. \$ 2.70	
Interest from Jan. 14 1891 \$ 8.71	
Justice's Increase Costs. \$.	
Constable's Increase Costs. \$.	
Clerk's Increase. \$ 5.0	\$ 5.0
Sheriff's Increase. \$.	
Clerk's Fees hereon. \$ 65.8 65	

Robt McCurdy
Plaintiff's Attorney.

RETURNED AND FILED

SEP 23 1891 A. D. 1891



Execution on Transcript.

THE STATE OF OHIO, }
 Union County, } ss.

To the Sheriff of Union County, GREETING:

Whereas, In a certain action before A H Goodison a Justice of the Peace in and for the Township of Union in said County of Union wherein McElme Louis and Giswold was Plaintiff and Chas Erb

was Defendant, judgment was rendered on the 19th day of October A. D. 1894 against the said Chas Erb

Defendant and in favor of the said McElme Louis and Giswold

Plaintiff for the sum of Thirty Dollars and Ninety Two Cents damages, and Two Dollars Seventy Cents, the costs of suit before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas within and for the said County of Union on the 24th day of October 1894

You are therefore Commanded, That of the goods and chattels of Chas Erb

aforesaid, you cause to be made the said sum of Thirty \$30.00 Dollars and Ninety Two Cents damages, and Two Dollars and Seventy Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said Chas Erb

may be found in your bailiwick, and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said Chas Erb

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the seal of said Court of Common Pleas,

at Mayville this 23
day of July A. D. 1894

J. N. Gosnell
Clerk.

Execution & Lien Case File
Case No. 5628

CIVIL TRANSCRIPT L.

No. 5628

Ex. and Lien Doc., vol. 2 L page.....

Union Common Pleas.

John O'Brien Plaintiff,
AGAINST
Cassius L. Kidwell Defendant.

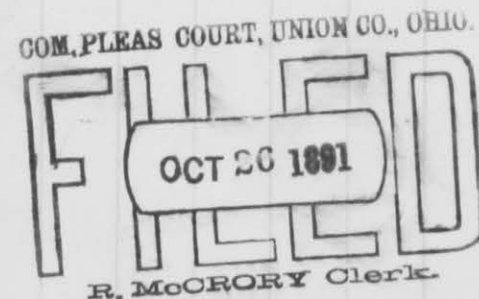
10.95-
1.25-
12.20

5628
—

John Brian
vs
Casius L. Eason
et al

4

87/37



The State of Ohio
Union County 55

John O'Brien Plaintiff } Allen Township
vs Before Alvin Walford J P
Cassius L Eakins October 22nd 1891
George Eakins { The Plaintiff filed his bill
W S Eakins of particular
Michael O'Brien Defendants { The Plaintiff claims judgment
Justice fees for the sum of Two Hundred
fil Bill & and Fourteen dollars with interest
Summons from the 18th day of December
and April 10th A.D. 1890 on a Promissory Note
Supta 20 Made by the defendants to Michael O'Brien
Record 45 and endorsed by him to the Plaintiff
Nov 1st 25 which is in substance as follows
Subpo 40 214⁰⁰ Marysville December 18th 1891
Judgment 40 Ten months after date we promise to pay
To the order of Michael O'Brien Two hundred
2.00 Fourteen dollars value received Payable at
Dec 1st 25 Marysville & at 6 per cent interest
Const Cassius L Eakins
on sum George Eakins
3.15 S W Eakins
Sub 200 endorsed Pay to the order of John O'Brien
Total 5.15 Michael O'Brien
Wt fees October 22nd 1891
Martn 150 Issued Summons at that date
Hollefirth 150 Returnable October 26th 1891 at 2 o'clock PM
and delivered the same to Lon Spain Constable
October 26th Issued Subpeona for A H Hollefirth
and Thomas Martn as witnesses for
Plaintiff
Summons returned returned as follows
Received this west Oct 22nd 1891 and served
the same on the Oct 22nd 1891 by leaving a

5.15-
3.00-
6.88-
14.00
1.10
15.10
13.30
2.80

Certified copy of this Writ with indorsements
thereon at the usual place of residence of the
defendants Casseous L Eakin George Eakin and
W S Eakin they being absent and delivered
& certified copy of this Writ with indorsements
thereon to said defendant Michael O'Brien Esq
Fees Service 100 Mulage 115 Copies 100 Total 315

John Spain Constable

Subpoena returned Properly Served
Fees Service 35 Mulage 115 Copies 50
Total 200 John Spain Constable

October 26th 1891 2 o'clock PM

The Parties appeared the defendants made motion
for continuance said motion overruled

Trial had John O'Brien Michael O'Brien
A H Holleforth and Thomas Martin sworn
and examined as witnesses for the Plaintiff
I do find from the evidence that the said
defendants are indebted to the Plaintiff in
the sum of 225.07

It is therefore and on said
26th day of October A D 1891 considered by
me that the said Plaintiff John O'Brien
recover of the said Casseous L Eakin, George
Eakin and W S Eakin as principal and
Michael O'Brien as indorsees the said
sum of Two hundred and Twenty Five
dollars and Seven cents debt and
~~Five~~ dollars and Ninety Nine cents costs
herein taxed as per margin
Adam Walpole

The State of Ohio Union County Allen Township SS
I do hereby Certify that the above is a full
and true Copy from my Docket of the
Proceeding had by me before me at my
office in said Township in the above
action

October 26th AD 1891 Adon Walford J P
of the aforesaid Township
Received of Plaintiff one dollar on
Transcript Adon Walford J P

THE STATE OF OHIO,

Muskingum County, } ss.

SHERIFF'S RETURN.

Received this writ Oct 26 A. D. 1891

SHERIFF'S FEES.

Service,	\$ 40
Levy,	1.00
Sum. Appraisers,	
Swearing Appraisers,	
Conv. Appraisers,	
Mileage,	1.00
Poundage,	3.37
Return,	25
Total,	6.22
Appraiser's Fees,	
Printer's Fees,	

Total, 6.22

Beginning at a stone fence which is
the left corner of the land, thence west a line of
81.52 rods bounded and described as follows:
at 8 o'clock P.M., and pursuant to its command,
or the 27th day of Oct 1891 at 8 o'clock
I, M. L. Lewis, Sheriff in the County
of Muskingum and State of Ohio, in the Township
of Oysterville in the Virginia Military Survey
No 8152 bounded and described as follows:

From thence S 51^{1/2} W 14⁴⁵ rods to a stone and stone
N. E. corner of O. B. Lawrence land, thence with a line of
81.52 rods to the beginning and close, thence
on the 29th day of Oct, 1891 the said land to a line of
81.52 rods and so forth to the Plaintiff the sum
of two hundred and twenty five dollars, which was accepted
by the Plaintiff for judgment interest & cost, as received
from John O'Brien, the sum of \$12.00 the cost in this
case, and clerk including the sum of \$3.00 cost ordinary
retained my fees

James Martin Sheriff

Common Pleas

John O'Brien
AGAINST
James Martin et al

EXECUTION ON TRANSCRIPT.

Ex. Ret. 18

Judg't vs. Deft	26
before Justice of the Peace, on the	18.91
day of October	18.91
for the sum of	225.07
And Costs before Justice	10.93
Interest from Oct 26, 60 th	18.91
Justice Increase Costs	1.25
Constable's Increase Costs	1.70
Clerk's Increase	.50
Sheriff's Increase	.50
Clerk's Fees hereon	.60

D. W. Myers
COM. PLEAS COURT, UNION CO., OHIO
Plaintiff's Attorney.



The Trout Mfg. Co., Blank Book Makers, Stationers,
Printers and Legal Blank Publishers, Dayton, O.

R. McCORMICK Clerk

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }
 Union County, } ss.

To the Sheriff of Union County Greeting:

Whereas, In a certain action before Adam Wofford
 a Justice of the Peace in and for the Township of Union in the
 said County of Union wherein

John O'Brien,

w~~s~~ Plaintiff, and Cassius L Eakin, George Eakin &
 Eakin and Michael O'Brien

w~~e~~ Defendant judgment was rendered on the 26 day of October
 A. D. 1891, against the said Cassius L Eakin, George Eakin &
 Eakin and Michael O'Brien

Defendant, and in favor of the said John O'Brien

Plaintiff, for the sum of Two hundred and twenty five Dollars
 and Seven Cents, and Ten — Dollars and
 Ninety five Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of the Clerk
 of the Court of Common Pleas, within and for the said County of Union

on the 26th day of Oct 1891

You are therefore commanded, That of the goods and chattels of Cassius L
 Eakin, George Eakin & Eakin and Michael O'Brien
 aforesaid, you cause to be made the said sum of two hundred and twenty five dollars
 and Seven Cents damages, and Ten — Dollars
 and Ninety five Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said Cassius L Eakin, George Eakin &
 Eakin and Michael O'Brien
 may be found in your bailiwick; and for the want of such goods and chattels, you
 cause the same to be levied of the lands and tenements of the said Cassius L
 Eakin, George Eakin & Eakin and Michael O'Brien
 lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,

at Marysville this 26th day
 of October A.D. 1891.

P. M. Crory

Clerk.

Execution & Lien Case File
Case No. 5629

CIVIL TRANSCRIPT.

No. 5629

Ex. and Lien Doc., vol. L 2 page.....

Union Common Pleas.

John Scott, Esq. Plaintiff,

AGAINST

Henry Hancock Defendant.

5629

Civil Manuscript

O'm Scott & Co.

vs

Henry Hancock

COM. PLEAS COURT, UNION CO., OHIO.



Transcript & certificate 100
paid by plaintiffs

Civil Transcript

The State of Ohio Union County &c,
Union Township. Superior Court
Before A H Coogrin Justice of the Peace.

O M Scott & Bro

vs

Henry Hancock

January 19 1891 The plaintiff

O M Scott & Bro filing this bill of complaint
to recover of the defendant the amount due on
promissory note as follows,

33rd Maysville O May 24 1889.
January 1st after date you value receiving
me or either of us promise to pay to O M Scott
& Bro. Thirty three and $\frac{7}{10}$ Dimes
at Maysville O with 6% interest after date of
8% after due,

Plaintiff ask judgment for the above
amount with interest and their costs.

January 19th 1891 Issued Summons for the defendant
Henry Hancock to appear and answer returnable
January 23 1891 at 10 o'clock A.M. and delivering
to W S Adams Constable

January 20 1891 with returning endorsement as follows
January 20 1891 Reciting this writ and January
20 1891 Service of the same & we defendant
by leaving a certified copy thereof at his
usual place of residence
Tues Jan 22 1891 Copy 25¢ Mileage 80¢ Total 1.05

W.S.A. fails Courtown

Jan 23rd 1891 The defendant failed to appear
at the time named in the summons or for over
one hour thereafter, but made default,
whereupon it is considered by our said day
that judgment be & rendered against the defendant
Henry Hancock and that the Plaintiff doth
recover of the defendant the sum of \$7.61 and for the costs herein taxed
at 9⁰⁰

A.H. Groffman

Cost Bill

J.T.	Principals	v	Courtown
Sums of filing	30	Our Sums	\$1.05
Salvoes etc	70		
Record	70		
Judgment	40		
			\$1.45

Accepted by Plaintiff

The State of Ohio Union County Union Township
I do hereby certify that the above is a
true and true copy from my docket of the
proceedings, had before me, as my
Office in Said Township, in the above action

A H Goofman J.P.
of the aforesaid Township

Nov 12 1891

THE STATE OF OHIO,

Lancaster County, } ss.

SHERIFF'S RETURN.

Received this writ No. 16 the A. D. 1891

SHERIFF'S FEES.

Service, - - - - *	30
Levy, - - - - *	1 no
Sum. Appraisers, -	
Swearing Appraisers, -	
Conv. Appraisers, -	
Mileage, - - - - *	3.20
Poundage, - - - - *	2.6
Return, - - - - *	
Total, - - - - *	4.78
Appraiser's Fees, -	
Printer's Fees, -	

at 8 o'clock P. M., and pursuant to its command,
on the 17 th day of November 1891, I, the Sheriff,
this witness the following goods & chattels
the property of Henry Hancock, subject to a
former levy made by Constable Gabriel in said
of Columbus & Barr vs Henry Hancock
to wit, Brown mare 14 yrs old, Brown, some
old 2 horses, 1 yr old, 1 half Suppy, 1 two-horse
wagon, moving machine, Rake Cutter

1st double scissars, 1st Ruggy Harness, wheat grain, Hand Chair
 Saw about 200 Sheats of Cam. 20 Pigs & 1 Shoot
 & Large Hogs, this writ Retained for want of
 time

Thomas Martin Sheriff

Plaintiff's Attorney.

RETURNED AND FILED,

Jan 18 1892

The Troup Mfg. Co., Blank Book Makers, Stationers,
 Printers, and Legal Blank Publishers, Dayton, O.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
 Union County, } ss.
 To the Sheriff of Union County Greeting:,
 Whereas, In a certain action before A. H. Goodwin
 a Justice of the Peace in and for the Township of Union in the
 said County of Union wherein O. M. Scott
 were Plaintiff, and Henry Hancock
 w^{as} Defendant, judgment was rendered on the 23 day of Jan
 A. D. 1891, against the said Henry Hancock
 Defendant, and in favor of the said O. M. Scott & Sons
 Plaintiff, for the sum of Thirty Seven Dollars
 and Sixty one Cents, and Two Dollars and
 Eighty Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of the Clerk
 of the Court of Common Pleas, within and for the said County of Union
 on the 13 day of November 1891
 You are therefore commanded, That of the goods and chattels of Henry
 Hancock
 aforesaid, you cause to be made the said sum of Thirty Seven Dollars
 and Sixty one Cents damages, and Two Dollars
 and Eighty Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said Henry Hancock
 may be found in your bailiwick; and for the want of such goods and chattels, you
 cause the same to be levied of the lands and tenements of the said
 Henry Hancock
 lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
 at Marysville this 16th day
 of November A. D. 1891
 W. C. Conroy
 Clerk.

THE STATE OF OHIO,

Madison County, } ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

Received this writ Aprt 13rd A. D. 1891

Service,	- - -	\$ 30
Levy,	- - -	\$ 30
Sum. Appraisers,	- - -	
Swearing Appraisers,	- - -	
Conv. Appraisers,	- - -	
Mileage,	- - -	\$ 20
Poundage,	- - -	25
Return,	- - -	
Docket	- - -	\$ 0

Total, -

\$ 55

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
 Union County, } ss.
 To the Sheriff of Madison County Greeting:,
 Whereas, In a certain action before A. H. Goodwin
 a Justice of the Peace in and for the Township of Union in the
 said County of Union wherein O. M. Scott & Son
 were Plaintiff's, and Henry Hancock
 w^{as} Defendant, judgment was rendered on the 23 day of January
 A. D. 1891, against the said Henry Hancock
 Defendant, and in favor of the said O. M. Scott & Son
 Plaintiff's, for the sum of Thirty Seven Dollars
 and Sixty one Cents, and Two Dollars and
 Eighty Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of the Clerk
 of the Court of Common Pleas, within and for the said County of Union
 on the 13 day of November 1891
 You are therefore commanded, That of the goods and chattels of Henry
 Hancock
 aforesaid, you cause to be made the said sum of thirty seven Dollars
 and Sixty one Cents damages, and Two — Dollars
 and Eighty Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said Henry Hancock
 may be found in your bailiwick; and for the want of such goods and chattels, you
 cause the same to be levied of the lands and tenements of the said Henry
 Hancock:
 lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
 at Marysville this Thirteenth day
 of November A. D. 1891.
 W. M. Scott
 Clerk.

Execution & Lien Case File

Case No. 5630

CIVIL TRANSCRIPT.

No. 5630
5630

Ex. and Lien Doc., vol. 2 page L

Union Common Pleas.

E E Aked & Sons Plaintiff,
against
J G Kibbe Defendant.

1157 Book & Page 154

E E Shedd & Son

M

J G Kline

Transcript

No 6360

COM. PLEAS COURT, UNION CO., OHIO.



The State of Ohio } In Justice's Court
Union County, ss } Before W. C. Mulin Justice
of the Peace

E E Steele & Sons,

vs

J G Kitter } N^o 57 Amount claimed 1,200.
} Feb 27 1891 The Plaintiff filed
his Bill of Particulars which
is in substance as follows

Columbus Ohio

Mr J S Klitsch Mayr will be in Account with
E E Shedd & Sons

1891 Jan 3 to Melvin \$116.75

31

Feb 14 In Dry dock

811675-

$$\begin{array}{r} 348 \\ \times 3 \\ \hline 1044 \end{array}$$

~~#1,20,00~~

on the 28th day of February AD 1891

I served a Summons for the defendant to appear at my office on the 4th day of March A.D. 1891 at 11 o'clock A.M. and delivered the same to A.M. Holy cross constable

W.C. Main 89

Feb 28 1891 Summers returned with the following
Inclosurement

Received this writ February 28 1891
and served the same on the 28 of February 1891
by leaving a certified copy of this writ at the
annual place of residence of the within named
defendant with all of the documents thereon
Geo Lewis 75 Milage 20 Copy 25 Total 70

A. M. Holy cross Recountalk
March 4 At 1891 11 o'clock A.M. the defendant
Failure to appear at 11 o'clock and for one hour
There after

It is therefore on this 4th day of March 1891
concluded by me that the Plaintiff recover
of the defendant the sum of one hundred and
~~Twenty~~ dollars and costs ~~lasc~~ ~~for~~ ~~lasc~~
costs paid by Plaintiff Wm. C. Muller Jr.

Files Summons 25 Filing 2 Papers 10 Record 45-

Judgement 40

total 1.20

Bearsville, Mealy crs 70

~~70~~
7.90

The State of Ohio Union County Paris Township 88

I do hereby certify that the above is a full
and true copy from my docket of the proceedings
had by me before me at my office in said
Township in the above action

Wheelerin JF

Transcript 45-

Certificate $\frac{25}{50}$

THE STATE OF OHIO,

County, } ss.

SHERIFF'S RETURN.

Received this writ Nov 16 A. D. 1892.

SHERIFF'S FEES.

Service,	- - -	\$ 30
Levy,	- - -	1 50
Sum. Appraisers,	-	
Swearing Appraisers,	-	
Conv. Appraisers,	-	
Mileage,	- - -	4 25
Poundage,	- - -	1 98
Return,	- - -	84

at 10 o'clock A.M., and pursuant to its command,
and on the 22nd day of November 1892
for want of good & sufficient cause this writ ex-
ecuted instead of J. H. Kibler in the
following real estate, situated in the County of
Union & State of Ohio, in the

Common Pleas

E. Shedd & Sons
AGAINST
J. H. Kibler

EXECUTION ON TRANSCRIPT.

Ex. Ret. 18

Judg't vs. Def't	4 M
before Justice of the Peace, on the	18.91
day of Nov 14	18.91
for the sum of	\$ 120
And Costs before Justice	\$ 1.20
Interest from Nov 14	18.91
Justice Increase Costs	\$.70
Constable's Increase Costs	\$.70
Clerk's Increase	\$.50
Sheriff's Increase	\$.50
Clerk's Fees hereon	\$.60

~~Piper~~ Plaintiff's Attorney.

RETURNED AND FILED,

Jan 16 1892 1892

The Troup Mfg. Co., Blank Book Makers, Stationers,
Printers, and Legal Blank Publishers, Dayton, O.

THE STATE OF OHIO,
Monroe County, } ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.	
Service,	\$ 3 0
Levy,	1 6 0
Sum. Appraisers,	
Swearing Appraisers,	
Conv. Appraisers,	
Mileage,	4 2 5
Poundage,	1 9 5
Return,	8 4
Total,	8 8 2
Appraiser's Fees,	
Printer's Fees,	

Received this writ Nov 16th A. D. 1891

at 10 o'clock A. M., and pursuant to its command,
and on the 20th day of November 1891
for want of good & chattels, I levied this writ on
the undivided interest of J. G. Kliber in the
following real estate: Situate in the County of
Union & State of Ohio and in W. 29 Dist. part of
Survey No 3862 in Union County being Lot No 13. A
subdivision of said Survey made for J. B. McCarty
by H. F. Wilkins, Beginning at a stake in the
original Survey line with east corner to Lot
No 12 of said Subdivision; thence S 9° 10' E 852 poles with the line of
said Lot No 12 to the center of the creek; thence with the meanderings
of the creek a north easterly course to a stake in the center of the
creek in the east line of the front of said Survey so subdivided
by H. F. Wilkins; thence N 9° 10' W 292 poles to the north east corner
of said Lot No 13, thence to the Beginning containing 106 acres
more or less.

Also another tract of land lying and being in Union
County, and State of Ohio, Township of Paris, and Part of
Virginia Military Survey No 3852, Beginning in the center
of the County road at the north west corner of the lands heretofore
described; thence with the center of said road S 85 W 16 poles
to a stone and bricks; thence S 85 E 102 $\frac{3}{10}$ poles to the center
of the Waldo gravel road; thence with the center of said road
N 75 E 16 $\frac{1}{2}$ poles to the west line of said first described
tract of land; thence with the west line of said land
N 85 W 98 $\frac{8}{10}$ poles to the Beginning containing ten acres
more or less, and on the 16th day 1892, I Received of
George Kliber the sum of one hundred and Thalys Seven
 $\frac{65}{100}$ dollars sufficient to satisfy this judgment
interest & costs. Paid Clerk McElroy the sum of
one hundred and Twenty Eight $\frac{83}{100}$ dollars, judgement
interest & costs endorsed, retained my fees.

Thomas Martin Sheriff

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
Lenon County, } ss.

To the Sheriff of Lenon County Greeting:

Whereas, In a certain action before W. C. Meier
a Justice of the Peace in and for the Township of Paris in the
said County of Lenon wherein E. E. Shedd &
Sons

were Plaintiff, and J. G. Kleber

were Defendant, judgment was rendered on the 4th day of March
A. D. 1871, against the said J. G. Kleber

Defendant, and in favor of the said E. E. Shedd & Sons

Plaintiff, for the sum of One hundred & twenty Dollars
and — Cents, and one Dollars and
ninety Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Lenon

on the 16 day of Nov 1871

You are therefore commanded, That of the goods and chattels of J. G.

Kleber

aforesaid, you cause to be made the said sum of One hundred & twenty Dollars
and — Cents damages, and one Dollars
and ninety Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said J. G. Kleber

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said J. G.

Kleber

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
at Marysville this 16th day
of November A.D. 1871.

J. G. Shedd

Clerk.

Execution & Lien Case File

Case No. 5631

CIVIL TRANSCRIPT.

No. 5631

Ex. and Lien Doc., vol. 2 L page 1

Union Common Pleas.

Prichwood Deposit Bank Plaintiff,
AGAINST
L J Taylor, Def't.

Transcript in Case
Richwood Deposit Bank

Ms.
L.F. Taylor.

Before Levi Roseberry Jr.

No. 5631
Lev Vol. 2,

COM. PLEAS COURT, UNION CO., OHIO.



Bounty Three and No^t Dollars with 8⁹⁰
in trust and Cos¹-

Levi Roseberry Jr.

The state of Ohio Union Co. Jackson
Township vs.

I do hereby certify the above is a full and
true copy from my Docket of the Proceedings
had by and before me at my office in
said Township in the above action

this Nov 25th 1891

Levi Roseberry Jr. Of the aforesaid, Jr.

Richwood Deposit Bank The state of Ohio In Justice Court for Jackson
U.S. Union County, ss. Township

S. J. Taylor Before Speir Roseberry Justice of the Peace
No. 79. Amount Claimed Twenty three
Judgment Dollars and 7^{cts}

\$73.07 Plaintiff cost - November 16th 1891 the Plaintiff filed their
Justice Cost bill of particulars which is in substance as
Summons 25th follows Sixty days after date for value
Received we jointly and severally promise
Filing paper 5th to pay the Richwood Deposit Bank at
Record 45th their office Twenty One and 70 Dollars
Jury 40th with 8% interest from date this July
satisfied 20th 1891 S. J. Taylor
Transcript 45th Issued summons and gave to Const.
Certificate 25th Nov 16th 1891

Total \$2.00 Received this writ Nov 16th 1891 and Nov
17th 1891 served the same on Sept 7th by
delivering a Certified Copy Thereof and
with the indorsements there on to the
Constable const within S. J. Taylor's Person by service and
summons 25th return 25th Copy 25th Mileage 30. Total .80.

Copy 25th John Price Constable -
Mileage 30th Nov 21st 1891 time set for trial at 9 A.M.
Total 80th Clock a.m. the Defendant failed to
appear at the time set and for one
hour there after and in default thereof
it is considered by me that the Plaintiff
Richwood Deposit Bank recover of the aforesaid
S. J. Taylor the sum of said judgment

Execution & Lien Case File

Case No. 5632

CIVIL TRANSCRIPT.

No. 5632

Ex. and Lien Doc., vol. 2, page.....

Union Common Pleas.

Richwood Deposit Bank, Plaintiff,
against
L J Taylor, Defendant.

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Transcript in Case
Richwood Deposit Bank
vs

L. J. Taylor
Before
Levi Roseberry Jr.

No 5632.
Lien No 2

COM. PLEAS COURT, UNION CO., OHIO.



The State of Ohio Union County
Jackson Township, do
do here by certify the above is a full
and true copy from the dockets of
the proceeding had by and before me
at my office in said Township in the
above action, this 27th Nov 1891

Levi Roseberry Jr. of the aforesaid Jr.

with Costs and Interest cost at 8.7% from
November 15th 1891
Levi Roseberry Jr. Jr.

Rickwood Deposit Bank v. S. J. Taylor
Plaintiff U.S. D. C. of Union County, Ohio
The State of Ohio } In Justice's Court for Jackson
Union County, Ohio) Township

S. J. Taylor Before Eric Roseberry Justice of the Peace
No 80. Amount Claimed \$ 2,31.14

Judgment \$ 2,31.14 November 16.th 1891

Plaintiff Cost The plaintiff filed their bill of Particulars
Justice Cost which is in substance as follows

Summons 25th Sixty days after date we jointly and
filing papers 5th severally promise to pay the Rickwood
Bank 300 words 45th Deposit Bank at their office Two Hundred
Judgment 40th Twenty five $\frac{1}{4}$ Dollars with interest
satisfaction 20th at 8% from date this July 18.th 1891

Transcript 45th

Certifying that I Issued Summons and gave to Constable
2,05th Nov 16.th 1891

Received this writ Nov. 16.th 1891 and Nov 17.th
1891 Served the same on the Defendant by
delivering a Certified Copy to the within
Constable cost S. J. Taylor personally service and return
Summons service 25th One Copy 25th Mileage 30th Total .80th
and mileage 80th

John Price Constable

Time for hearing Nov 21.st 1891 at 9.
Clock A.M. The Defendant failed
to appear at the time set off for one
Hour there after and in default thereof
it is considered by me that the Plaintiff
Rickwood Deposit Bank recover of the
Defendant S. J. Taylor the sum of
Two Hundred Thirty One $\frac{1}{4}$ Dollars

Execution & Lien Case File

Case No. 5633

CIVIL TRANSCRIPT.

No. 5633

Ex. and Lien Doc., vol. 2 L page

Union Common Pleas.

Hukardew B. G. Co., Plaintiff,
vs.
J S Lilley et al,^{a t f y} Defendant.

1891

Now - on - for one hour therofles it is there
fore on this June 21 1883 acknowledged and
referred that the plaintiff Mr. B. J. Cr
Rocous of and from the defendant the
sum of $27\frac{62}{100}$ Dollars and costs taxed
at \$2.70
Matthew Longell J.P.
July 6 1883 Execution issued to Ed
Granby const

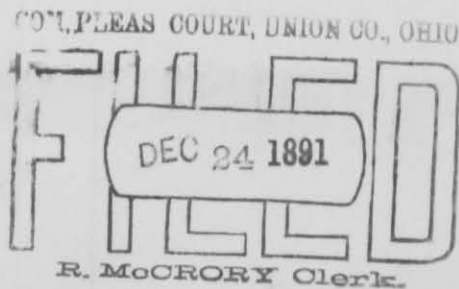
July 20 1883 Executions returned uncollected
as follows. Recd this M^t 20th July 6 1883
and on July 10 1883 I found the same
on the Defendant could not find any
property to levy on Ed Crowley const

Dec 18 1891 I do hereby certify that
the foregoing is a true copy of the
proceedings as had by me
Matthew Longell J.P.

The Warden Bushnell
Glennon Company
563 3/4

J.S. Liley
At. Twp.

Transcript.



The Warden B. J. Co } State of Ohio minor Co 55
vs } Before Matthew L. Mirel
A S Liley } of Washington Tp
A L Fry } amount claimed \$ 27⁵⁰
Dollars April 23rd 1889 the

The plaintiff filed his bill of
particulars which is in substance
sum as follows No 4780

Pl 2 10 Byhalia Ohio Nov 1 1887 one year
Recd 2 30 after date I promise to pay to the
Judg no order of A L Fry Twenty five Dollars

or more when due with interest at 6 per cent

dat June 1 1889 I S Liley

This w 100 Indorsed on Back for value Recd

^{2.00} I guarantee payment of this within
Note and hereby waive demand and

Notice of payment thereof A L Fry

June 17 1889 Summons issued to E Crowley
Const returnable June 21 1889 at 5pm

Const for June 21 1889 Summons return endorsed

sum 120 as follows Recd this writ Jun 17 1889

200 ⁷⁰ _{2.00} Served the same on Defendants on
455 Jun 17 1889 by copy fee Recd 40
Copy 25 mil 55 Total \$ 1.20 E Crowley recd

Jun 21 1889 The time for trial arrived
The Defendants failed to appear at the

Execution & Lien Case File

Case No. 5634

CIVIL TRANSCRIPT.

No. 5634.

Ex. and Lien Doc., vol. 2 page.

Union Common Pleas.

Richwood Deposit Bank Plaintiff,
AGAINST

AGA INST

C.W. Burgoon and Sarah M. ^{Burgoon} Def't.

5634

Transcript

Richwood Deposit Bank

v.s.

C. W. Burgoon

Sarah. M. Burgoon

COM. PLEAS COURT, UNION CO., OHIO.



filed Record

December 18th 1891 1.0 Clock P.M. time
for hearing the Defendants C.W. Burgoon and
Sarah M. Burgoon failed to appear at the time
set for hearing and for one hour thereafter
and in default thereof it is considered
by me that the Richwood Deposit Bank
recover of the Defendants C.W. Burgoon and
Sarah M. Burgoon the amount of the
above Judgment \$11.²⁵ and interest at
8% and Costs

Spir Roseberry J.P.

The State of Ohio Union County Jackson
Township ss.

I do hereby certify that the above is a full
and true copy from my Docket of the
Proceedings had by and before me, at my
office in said Township, in the above action
this December 23rd 1891

Spir Roseberry J.P.
of the aforesaid Township

Richwood Deposit U.S. Bank) The State of Ohio) Before Geo Roseberry, J.P.
Union County ss.) Amount Claimed \$ 263 ²⁵ /₁₀₀

C.W. Burgoon No. 67. The Plaintiff filed their bill of Particulars
Sarah M. Burgoon December 15th 1891 which is in substance as
follows sixty days after date for value recd
Judgment 211 ²⁵ we jointly and severally promise to pay the
Richwood Deposit Bank at their office Two
Summons 50 Hundred and Ninety Dollars Interest at
Filing paper 5.8 percent per annum untill paid witness
Reciting 3rd 45 over hands and seal this 28th day of March
judgment 40 1891 \$ 5.00 Paid April 20th 1891
satisfaction 20 Interest Paid to date August 17th 1891
153 ⁸ \$ 25.00 Paid Sept. 14th 1891
\$ 52.00 Paid December 18th 1891

C.W. Burgoon
Sarah M. Burgoon

Issued Summons and gave to Constable this
Constable Cost December 15th 1891
Summons were served this writ December 15th 1891 served
7 Miles 135th the same on the Defendant by having
Certified Copy there of and of the instruments
there on with each of them service and return
50^{cts} Copy two 50^{cts} Miles 4 Miles 35^{cts}
Total 135th John Rice Constable

Execution & Lien Case File
Case No. 5635

CIVIL TRANSCRIPT.

No. 5633

Ex. and Lien Doc., vol. 2 page L

Union Common Pleas.

W H Wilson Plaintiff,
AGAINST
Henry J Lower Defendant.

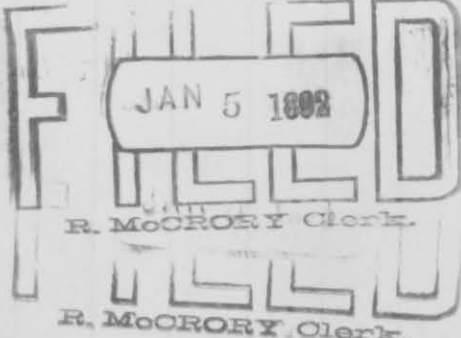
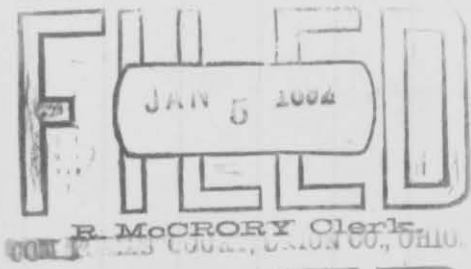
⁵⁶³³⁻
Civil Transcript

W W Wilson

against

Henry J Lovewell

COM. PLEAS COURT, UNION CO., OHIO.



H H Wilson vs. The State of Ohio Union County, S.S.
Union Township, Lancaster Court
Henry J. Lower Before A. N. Goodwin Justice of the Peace,
November 2nd 1891, the plaintiff
H. H. Wilson filed his bill of complaint
as follows:

No 252 Judgment \$85.07 The plaintiff asks judgment
against the defendant for the sum of Twenty Nine
Dollars and Thirty three cents, with interest on
Fifty Nine and 53/100 Dollars of said sum at the
rate of 8% per annum from January 7th 1891, to
which interest add Twenty Dollars from February 1st
1891, Said Fifty Nine and 53/100 Dollars with interest
aforesaid is balance of one of a promissory note dated Janu-
ary 7th 1891, calling for Fifty Nine and 53/100 Dollars,
One day after date thereof, which is hereto attached
"Exhibit A" and made a part hereof

"Exhibit A"

15983 Columbus January 7th 1891
One day after date I or either of us promise
to pay to the order of H. H. Wilson
Fifty Nine and —————— 53/100 Dollars
with interest at the rate of — per cent per annum,
Value received.

Henry J. Lower

Said Note was duly executed and delivered to the said
plaintiff by the defendant - at the date named and the
agreed rate of interest thereon was at the rate of 8% per annum

Same Note is fair and unfaif.

Twenty Dollars with the interest-afre said is for
Money lent and advance of by plaintiff to defendant
at his request on February 14 1891.

W.H. Wilson

The State of Ohio Coshocton County ss.

The plaintiff W H Wilson being just duly sworn
according to law makes oath that the facts stated in
his Bill of particulars herewith are true and that
there is justice for him the amount claimed herein

W.H. Wilson

Snow to and Subscribed before me by W H Wilson
the 23rd day of November 1891

William Nichols J.P.

November 25th 1891 Issued Summons for the
defendant to appear and answer returnable
November 30th 1891 at 10 o'clock A.M. and
before me the W S Adams Constable.

November 26th 1891 with return of service as
follows,

Received this sum November 25th 1891 and served
the same on the within named defendant by
giving him a true copy in person on the 26th day
of November 1891.

4th Service, 25th Mailing 65th Copy, 25th Total 1.15-

M S Adams Constable

Court J.P. November 3rd 1891. The plaintiff failing
Filing bill .05 to appear, the defendant failing to appear
Summons 30 at the time named in the summons or for
Satisfaction 20 one hour thereafter, but made default.
Pecuniary 75 Thereupon it is by me considered and
Judgments 40 day on the above Statement of the plaintiff
Execution 40 that the plaintiff W H Wilson recovers of
\$ 210 the defendant Henry J Dowd the sum of
Transcript 125 Eighty five Dollars and Seven cents and the
Certificates 335 Costs herein taxed at \$ 3⁷⁵

Constable Octs W H Goodwin J.P.
On Summons 1.15 " Execution 1.00 December 9th 1891 Issued execution and
" Execution 1.00 delivery to W S Adams Constable.
\$ 7.20 December 19th 1891 Writ returned enforced as
follows.

Received this writ December 9th 1891
Return of December 19th 1891. No property found in
possession of the defendant wheread to levy.
Fees, Service 40⁰ Mailing, 65⁰ Total 1.05

W S Adams Constable

The State of this Union County Union Township, I.S.
I do hereby certify that the above is a full and
true copy from my docket of the proceedings
had by and before me at my office in said
Township in the above action.

W H Goodwin J.P.
of the aforesaid Township

All costs paid
by plaintiff

THE STATE OF OHIO, {
County, } ss.

SHERIFF'S RETURN,

No. 5635-

Ex. and Lien Doc. 2 P.

Tenor Common Pleas.

Wm H Wilson

AGAINST

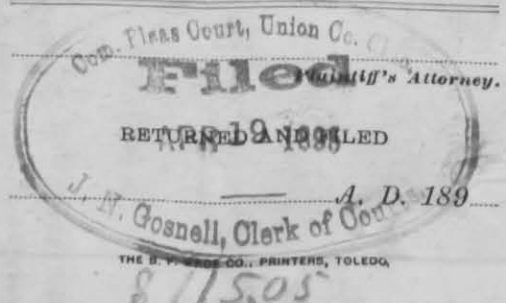
Henry J Lower

Execution on Transcript.

Ex. Ret. April 20 1895

Judg't vs. Deft. Wm H Lower
before Justice of the Peace, on the 30th
day of April 1891
for the sum of \$ 85.07
And costs before Justice \$ 5.67
Interest from April 30 1891 \$.8.
Justice's Increase Costs \$.
Constable's Increase Costs \$.
Clerk's Increase \$.50.
Sheriff's Increase \$.
Clerk's Fees hereon \$.60.

\$ 60.50 of these amounts paid by Plaintiff



THE B. F. BROWN CO., PRINTERS, TOLEDO,

871505

THE STATE OF OHIO.
County, } ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.		
Service,	\$	30
Levy,		25
Sum. Appraisers,		60
Swear'g Appraisers,		60
Conv. Appraisers,		
Mileage,	1	60
Poundage,	1	36
Return,		30
Docketing		10
Total,		15 11
Appraisers' Fees,		
Printer's Fees.		

Received this writ Feb 21st A. D. 1892

at 10-30 o'clock A.M., and pursuant to its command,
I made diligent search for
Goods and Chattels on which
is Levy. I found no goods or
Chattels in my County
belonging to Wm Henry J Lower
and for want of goods and
Chattels I thereupon levied
the same on the following
described real estate of
Said Wm Henry J Lower.

Being the undivided one tenth part in
in remainder subject to the estate for
the natural life of Susan Lower in
the following described lands situated
in the County of Coshocton State of Ohio
and in the township of Whiterocks and
bounded and described as follows. To wit
The East half of the Northwest quarter of
Section four in Township six of Range five
of the unappropriated lands in the Military
district subject to sale at Zanesville Ohio

containing Eighty six acres more or less
also the West half of the East quarter
of Section four in Township six of Range
five of the unappropriated lands in the
Military district subject to sale at Zanes-
ville Ohio containing Eighty six acres
more or less. Excepting from the second
described tract the following described
premises conveyed to one Lewis Reed by
Jacob B Lower and wife. Beginning for a
corner at the Southwest corner of the
above second described tract, thence East
forty rods. thence at North Westerly di-
rection to the West line of said tract
thence South eighteen rods and two feet
to the place of beginning containing
two and one quarter acres and three rods
more or less

On the 6th day of April 1895 I received of
Henry J Lower the full amount of judgement
Interest and costs of this Execution.

H T Clark Sheriff

Execution on Transcript.

THE STATE OF OHIO, }
Union County, } ss.

To the Sheriff of Circleville County, GREETING:

Whereas, In a certain action before A. W. Goodwin a Justice
of the Peace in and for the Township of Union in said County of
Union wherein W. K. Wilson

were Plaintiff and Henry J. Lower

were Defendant, judgment was rendered on the 30th day of November
A. D. 1894 against the said Henry J. Lower

Defendant and in favor of the said Wm. H. Wilson.

Plaintiff for the sum of Eighty five Dollars
and Seven Cents damages, and Five Dollars
Fifty five Cents, the costs of suit before the said Justice, as to us appears by the
transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common
Pleas within and for the said County of Union on the 5th
day of January 1894

You are therefore Commanded, That of the goods and chattels of

Henry J. Lower
aforesaid, you cause to be made the said sum of Eighty five Dollars
and Seven Cents damages, and Five Dollars
and Fifty five Cents, the costs aforesaid, and all accruing costs, if so much
of the goods and chattels of the said Henry J. Lower

may be found in your bailiwick, and for the want of such goods and chattels, you cause the
same to be levied of the lands and tenements of the said Henry J. Lower

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the seal of said Court of Common Pleas,

at Marysville this 20
day of February A. D. 1895

J. N. Gosnell
Clerk.

Execution & Lien Case File

Case No. 5636

CIVIL TRANSCRIPT.

No. 5636

Ex. and Lien Doc., vol. L, 2, page.....

Union Common Pleas.

M. H. Gill Pl'tiff,
AGAINST
Allen Lester Def't.

5636

M.W. Herill

88

Allen Sisters

Transcript



M.W. Hall The State of Ohio Union County. \$8 {
28 In Justice's Court for Claborn Township.
Allen Lister Before Jason Case Justice of the Peace
Summons 25 No 101 Amount Claimed \$170 18
Filing papers 15 Rishwood Ohio Dec 30th 1891
Jury 15 The Plaintiff filed his Bill of Particulars
Recording words 45 which is in substance as follows
Judgment 40/100th September 28th 1885

Satisfaction 80 On the first day of November 1886
Transcript and ~~etc~~ I. we or either of promise to pay M.W. Hall or bearer
Cashier note 70 One Hundred Dollars Value received with six per
2.30 cent interest - after due to be paid annually

Allen Lister

Constables Dec 30th 1891 Allen Lister vs M.W. Hall. Dr. To
Freese 85 balance on Book acct \$126.85

Dec 30th 1891 Issued Summons on the above action
Returnable January 2nd 1892 at 9 o'clock A.M.
and handed J.M. Flukinger Constable

January 1st - wait returned indorsed as follows
Rec this wait Dec 30th 1891 and Dec 30th 1891 served
the same on defendant by leaving Certificate off
thereof with Allen Lister personally Freese &c

J.M. Flukinger
Const

January 2nd 1892 at 9 o'clock A.M. Plaintiff appeared
defendant appeared not then or for one hour there-
after but made default - On inquiry of amount
of claim and filed proofs I find and hereby
render judgment by default for plaintiff on his

Bill of Particulars against the Defendant
for the sum of One Hundred and Seventy & ¹⁸/₁₀₀
Dollars and Plaintiff's Costs taxed ^{82 35}/₁₀₀ and Interest
at 6 per cent until paid

Jason Case J.P.

State of Ohio Union County Claiborne Township³⁵
I do hereby certify that the above is a full and true
Copy from my docket of the proceedings had by
and before me, at my Office in said Township
in the above action

Jason Case J.P.
of the aforesaid Township

Jan 2nd 1892

Execution & Lien Case File

Case No. 5637

CIVIL TRANSCRIPT.

No. 5637

Ex. and Lien Doc., vol. 2 page 5637

Union Common Pleas.

B. J. Barber Plaintiff,

AGAINST

George Biddle Defendant.

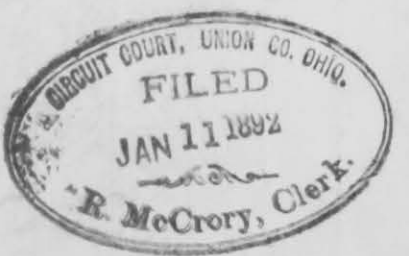
Anna "

J. H. "

No 5637

Transcript of
B & Banbee
vs
George Biddle
Anna Biddle
J H Biddle

In his dockel -



B J Barbee State of Ohio Union County
vs Before Joseph Comer Justice
George Biddle of the Peace Amount claimed
Anna Biddle \$128.81 February 7 1891 the
J H Biddle Plaintiff his bill of particulars
which is as follows Richwood December 14 1887
Ten Months after date I promise to pay
to the order of B J Barbee one hundred
and Sixty four $\frac{3}{4}$ Dollars at Bank of
Richwood value received with 8 per cent
interest date until paid Geo Biddle
with credit endorsed there Anna Biddle
on November 29 1889 J H Biddle
Sixty dollars March 4 1890 Thirteen
Dollars February 7 1891 Summons issued
for the appearance of the defendants
Geo Biddle Anna Biddle & J H Biddle
on the 12 day of February 1891 at 10 o'clock
A.M. and delivered the same to J M
Flickinger Constable February 9 1891
Summons returned endorsed received
this writ February 7 1891 and February 7 1891
Served the on defendants by leaving a
certified copy thereof with J H Biddle
and on Geo Biddle by leaving a certified
copy thereof at his place of residence
could not serve on Anna Biddle she
being deceased Sevenis and returne on
two 50 Two copy 50 Milage 80 Total 180

L M Flickingen Constable February
12 1891 At 10 o'clock at the time set for
trial the defendants bailed to appear
and for one hour thereafter but made
default the claim being an unbroken
contract it is therefore considered
by me that the Plaintiff B J Barbee
recover of the defendants Geo Biddle
and T H Biddle the sum of one hundred
and twenty eight Dollars and eighty one
cents and his costs herein taxed at 475

Joseph Comer Jr

February 20 1891 the defendants in the
above case came and by Thomas Griffith
tenant Surety resident of the county appr
oved by me as good and sufficient Surety
caused an undertaken for the Stay of
Execution to be entered herein which
follows in pursuance of the Statute in
such case made and provided I Thomas
Griffith as Surety for the Stay of Execution
on the above Judgment of B J Barbee aga
inst George Biddle and T H Biddle do
hereby promise and undertake to pay
the amount of said Judgment interest
and costs and costs that may accrue

Thomas Griffith

Taken by and signed and acknowledged
before me and Surety approved this
20 Day of February 1891

Joseph Comer Jr

Judgment paid by T H Biddle

State of Ohio Union County
Clabourne 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 at my office in said
Township in the above case.

Joseph Barnes J.P.

Justice Cost 295

Constable Cost 180

Transcrip 85

Paid by T H Biddle

Execution & Lien Case File

Case No. 5638

CIVIL TRANSCRIPT.

No. 5638

Ex. and Lien Doc., vol. 2 page 6638.

Union Common Pleas.

Ulrick, Bell & Co Plaintiff,
AGAINST
J. G. Kleiber Defendant.

1892

No 5638

Ulrich Bell & Co. a
Partnership firm

J. G. Klecker
Jr., " "

Transcript
Jr., " "

COM. PLEAS COURT, UNION CO., OHIO.



The State of Ohio
Union County ss

In Justice's Court
Before John B. Leath
Justice of the Peace,
No. 18. Amount Claimed

Ulrich Bell & Co., a
Partnership firm
doing business in
the State of Ohio
Plffs.

\$74,88-

vs
J. G. Kleiber,
Deft.
Judgment \$74,88.

and Costs

December 23^d 1891. the
plaintiff filed their bill of particulars
which is as follows: \$70,96, Columbus Ohio Jan'y
24, 1891, \$70,96. At sight pay to the order of W. C.
Fullington Cashier. Seventy \$70,96/100 Dollars, value
received and charge the same to account of
Ulrich Bell & Co.

J. G. Kleiber Ulrich Bell & Co.
A. 1500. Undersigned
Accepted Feby 4th 1892.

J. G. Kleiber.

December 23^d 1891. Issued a summon for
the appearance of the defendant on the 28th
day of December 1891 at one o'clock P.M.
and delivered the same to H. Shirk, Constable
December 24th 1891. Summons returned endorsed
as follows. Received this writ December 23^d 1891.
and served the same on the 24th day of December
1891, by giving him a certified copy of this writ

with all the endorsements thereon
Constable's Fees
Service 25

Mileage 20
Copy 25 J. H. Shirk Constable
Total 70

December 28th 1891. One o'clock P.M. The defendant failed to appear at the said time specified in the summons, and for one hour thereafter, and the plaintiffs having filed their bill of particulars as above set forth, trial had. It is therefore considered and adjudged by me that the plaintiffs, Ulrich Bleck & Co., said partnership firm, recover of the defendant, J. G. Kleiner, the sum of Seventy four Dollars and Eighty five cents cents and their costs herein taxed as follows; issuing summons, 25 cents, filing bill of particulars 5 cents, filing summons and return 5 cents, entering judgment 40 cents, judgment on docket 15 cents, Record 35 cents,
Total Justice's Costs, ~~in~~ \$1.25
Constable's Fees Service 25 cents, Mileage 20
Copy 25 Total 70 cents

Total Justice's and Constable's fees ~~in~~ \$1.95

John Bleck J.P.

The State of Ohio
Union County
Paris 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, at my office in said township, in the above action.

January 7th 1892.

John Bleck J.P.
of the aforesaid Township

Execution & Lien Case File

Case No. 5639

CIVIL TRANSCRIPT.

No. 5639

Ex. and Lien Doc., vol. 2. L page.....

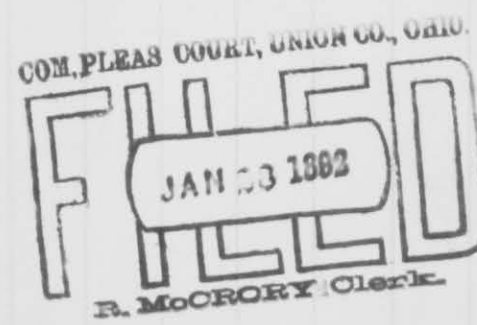
Union Common Pleas.

Domestic Machine Co,
Pl'tiff,
AGAINST
Chas M Kurek Def't.

1892

1892

5639



100
40
35
70

The State of Ohio, in justice's court for Darby township
Union County, S. S. 3

Domestic Sewing Machines v.s. Before Lydia Zimmerman Justice of the Peace
Pitt

v.s. Amount claimed \$19.91

Chas. M. Knock deft.

November 20th 1890

The Plaintiff filed their bill of particulars which is in
Judgement #19.91 substance as follows Being a certain promissory
note which reads as follows.

#18.50

Marysville Ohio Nov 13 1889

Fees
Summons .25-
Filing note 5-
Record rewards 30
Judgement 40
Execution 19.91
Four months after date for value received we
or either of us promise to pay O. M. Scott & Bro
or order Eighteen 5/10 Dollars at Marysville,
Ohio 6 per cent after date 8 per cent after due
containing printed form of judgement claim
Signed C. M. Knock

Transcript .70
210-

By O M Scott, Bro. sent to Domestic Sewing Machines
in whose name this judgement was taken

90
85-
175-

Nov 20 1890. Issued Summons of that date
returnable Nov 28th A.D. 1890 at 1 P.M. and delivered
same to H. P. Gilliland, constable for service

Nov 26, 1890 Summons returned endorsed as follows
Received this writ Nov 20, 1890. and Nov 21st 1890

Fees
Sum & Ret- .25-
Copy .25-
Mileage 35- 85-
Execution and .75-

Served same on defendant by leaving certified
copy hereof with him in person

Signed H. P. Gilliland, constable

Nov 28th 1890 One O'clock P.M. time sett for trial Plaintiff and Defendant not having appeared waiting one hour thereafter and defendant not appearing. was called up due to answer the Plaintiff's evidence and the note before me It is therefore considered by me this 28th day of November at 2.30 P.M. A full hour after time sett for hearing of case that the Plaintiff the Domestic Sewing Machine Co Recover of the defendant Chas. W. Kunk the sum of \$19.91 Nineteen 9/100 Dollars with interest thereon at the rate of 8% per cent per annum from this date until paid and for costs that have or may accrue as itemized on opposite page

Jan 4. A.D. 1890. S. M. S. do Paid \$2.95 costs

Dec 9th 1890 Issued an execution for \$22.86 determinable January 9 1890 and delivered same to H. P. Gilliland constable.

Execution returned and endorsed as follows

~~Dec~~ 20th 1891 Received this writ Jan 9. 1891. and forthwith searched for property but found nothing in the name of the defendant whereon to levy. signed A. P. Gilliland const

State of Ohio Union County Darby township ss

I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said township in the above action

Syrus Zimmerman J.P. of the aforesaid township

Jan 28/1892

Execution & Lien Case File

Case No. 5640

CIVIL TRANSCRIPT.

No. 5640

Ex. and Lien Doc., vol. L 82 page.....

Union Common Pleas.

W W Hile

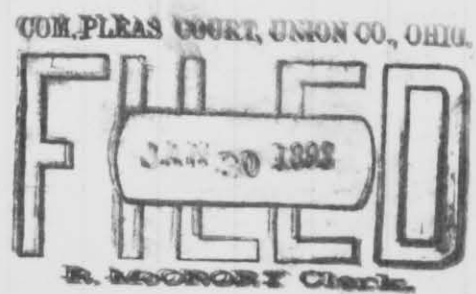
Pl'tiff,

AGAINST

O Breen

Def't.

St 5640
M.W. Hill
88
O. Brown



M.W.Hill

OS

O.Bean

State of Ohio Union County 586
in Justice Court for Claborn Township
Before Jason Case Justice of the Peace
No. 106 Amount claimed \$46²⁸

Justices fees

Summons 25

Adjudgment 20

File papers 10

Judging 15

Recording fees 15

Judgment 40

Satisf 20

Transcript 40

Certificate 25

25 0

Court fees

70

32 0

Richwood Ohio January 4th 1892
The Plaintiff filed his bill of Particulars which
is in substance as follows \$30⁰⁰ Richwood O.
Aug 19th 1885 One day after date I promise to pay
to M.W. Hill or bearer Thirty ~~40~~ Dollars
at 8 per cent interest from date value
Received

O.Bean

January 4th 1892 issued Summons on the above
action returnable Jan 8th 1892 at 10 o'clock A.M. and
handed J.M. Fluckinger Cours

January 8th 1892 Summons returned indorsed as
follows Rec'd this 8th instant Jan 4th 1892 and Jan 8th 1892 serv'd
the same on defendant by leaving Certificate copy
thereof at his place of residence Please to

J.M. Fluckinger Cours

Jan 8th 1892 at 10 o'clock A.M. Defendant appeared
and asked for an adjournment for want of
material witness which he expects to procure

Case adjourned to Jan 30th 1892 at 10 o'clock A.M.

Jan 30th 1892 at 10 o'clock A.M. Defendants attorney
Harry Quigley appeared and confessed judgment
on the above action. It is therefore on this 30th
day of January 1892 considered by me that the
Plaintiff M.W. Hill recovers of the defendant
O.Bean said sum of Forty Six ~~40~~ Dollars

and Plaintiffs Costs herein taxed at \$⁴⁵₂ and
interest at 8 per cent until paid

Jason Case J.P.

State of Ohio Union County Claridon 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 at my office in
said Township in the above action

Jason Case J.P.
of the aforesaid Township

Jan 30th 1892 {

Execution & Lien Case File

Case No. 5641

CIVIL TRANSCRIPT.

No. 5641

Ex. and Lien Doc., vol. 2 page

Union Common Pleas.

Philip Snider Plaintiff,
vs
Wm Righlinger Defendant.

5641

Philip Sanderoff
Wm Brightengarder

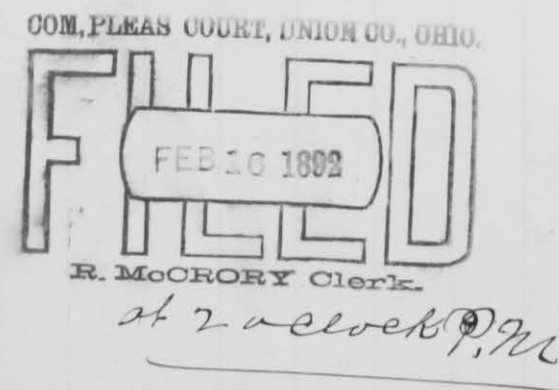
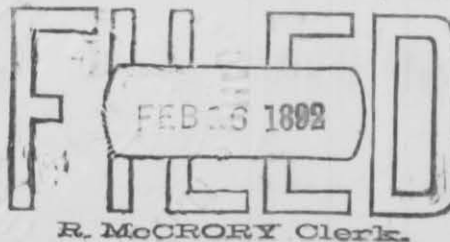
Transcript

The State of Ohio County of
Union, village of Marys.
-villes.

I do hereby certify that the
writing is a full and
true copy from my desk
of the proceedings had by
before me, at my office
in said village in the
above action.

Feb 16 1892 W. H. Hopkins
Mayor Marysville

COM. PLEAS COURT, UNION CO., OHIO.



3895
1551
1552

Transcript

For Mayor's Civil Docket
Philip Sneider Plff } State of Ohio, Union Co.
Wm Kightlinger } Village of Marysville
vs } Before W. Hopkins
Wm Kightlinger deft Mayor of Marysville

June 25 1890 Plaintiff
filed his Bill of Particulars during
a promissory note of which the following
is a copy "Marysville Ohio November 1879
Ninety days after date I promise to pay
Philip Sneider or bearer twenty-one
dollars and seventy-five cents for
value received,

Witness Adam Sneider William Kightlinger
June 25 1890 Personalty appeared
William Kightlinger and waived
the issuing of process and entered
his appearance herein and confessed
that there was then due upon the aforesaid
note the sum of \$21⁷⁵ together with 6%
interest thereon from Feb 10 1880.

Deduced thereon "Paid in the within interest
due unaccrued and deducted account 61 cent
Nov 10 1879." I therefore declare
judgment for \$34³⁰ the amount
confessed to be due & costs \$1⁰⁰
It is therefore on said 25th day of June 1890
considered by me that the Plaintiff recover of
the defendant Wm Kightlinger \$34³⁰ costs

W. Hopkins Mayor
of Marysville O

Paid on within interest due on receipt credited on a
sixty one cents Nov. 10, 1879

5843
3431

5688
1841

Marysville. Ohio, November 10, 1879

Ninety days after date I promise
to pay Philip Snider or bearer Twenty
one dollars & seventy five cents for
value received

\$21.75

his
William Kightlinger
mark

Attest Adam Snider

THE STATE OF OHIO,

County, } ss. SHERIFF'S RETURN.

SHERIFF'S FEES.

Service,	- - -	\$ 30
Levy,	- - -	75-
Sum. Appraisers,		
Swearing Appraisers,		
Conv. Appraisers,		
Mileage,	- -	32
Poundage,		
Return,	- -	25-
Total,		162
Appraiser's Fees,		
Printer's Fees,		

Received this writ Tuesday 26th A.D. 1892
at 11 o'clock A.M., and pursuant to its command,
for want of space and chaffed leisure
the sheriff on the 26th day of October 1892
on the following Real Estate situated in
the County of Union and state of Ohio
and in the village of Marysville, having
an acre Survey No 5887 and \$354. Pauper
and described as follows: Beginning at
the N.E. corner of Lot No 19 in the village
addition to Marysville, and running away
by John Guthrie, and Marshall Scott, owned by Jacob Snell
hence running west with the south line of Andrew
Perry lot of land to the East Magazine of Lincoln Garage
hence runneth with the Magazine of said Garage, & then
thence East to the South west corner of Lot No 18 and
thence with the west line of said Lot No 18 and so
to the Beginning aforesaid out half acre of land
tho' not returned by order of Sheriff.

H. H. Moore, Master Sheriff

Plaintiff's Attorney.

RETURNED AND FILED,

April 26 — 1892

The Troup Mfg. Co., Blank Book Makers, Stationers,
Printers, and Legal Blank Publishers, Dayton, O.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }
Union County, } ss.

To the Sheriff of Union County, Greeting:

Whereas, In a certain action before Mario Hopkins
Mayor of Marysville a Justice of the Peace inland for the Township of Paris in the
said County of Union wherein

Philip Snider

was Plaintiff, and William Rightlinger

was Defendant, judgment was rendered on the 25 day of June
A. D. 1892, against the said William Rightlinger.

Defendant, and in favor of the said Philip Snider

Plaintiff, for the sum of Thirty four Dollars
and Thirly Cents, and one Dollars and
Twenty five ten Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Union
on the 16 day of Feby 1892

You are therefore commanded, That of the goods and chattels of
William Rightlinger
aforesaid, you cause to be made the said sum of Thirty four Dollars
and Thirly Cents damages, and one Dollars
and Two Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said William Rightlinger

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said
William Rightlinger
lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
at Marysville this 26th day
of Feby A. D. 1892
P. McCoy
Clerk.

Execution & Lien Case File

Case No. 5642

CIVIL TRANSCRIPT.

No. 5647

Ex. and Lien Doc., vol. L 2 page.....

Union Common Pleas.

Philip Snider Plaintiff,
Wm. Rightinger Defendant.

5642

Philip Sudder Plff
vs.
Wm Brightfudger deft

Transcript

The State of Ohio, County of
Union Village of Marysville
ss.
I do hereby certify that the
within is a full and
true copy from my docket
of the proceedings had
by and before me, at
my office in said village
in the above action
Feb 16, 1891. W. Hopkins

COM. PLEAS COURT, UNION CO., OHIO
M. Hopkins
Attest
R. McCORMICK Clerk

FILED
FEB 16 1892
At 2 o'clock P.M.
R. McCORMICK Clerk



CIVIL

25124
Transcript
from Mayor Dickey Civil
Stadt Olm. County of Union village of Marysville
Philip Snider Plff } Before M Hopkins
vs Wrightsinger Deft } Mayor of Marysville
O.

June 25-1890 Plaintiff
filed his bill of particulars, bringing
due bill. "Marysville Ohio, Decr
14, 1880. Due Philip Snider or bearer
Twenty dollars and sixteen cents with
Eight percent interest for value received
Attest Adam Snider, W^m X Wrightsinger
^{his} mark

June 25 1890 Defendant W^m Wrightsinger
appeared and waived service and
admitted his appearance and confessed
judgment to the amount of the above
due bill with $\$12\frac{4}{5}$ with 8% interest
thereon from date thereof which amounts
to $\$21\frac{3}{4}$ for which amount I
hereby render judgment.
It is therefore considered by me that
the Plaintiff recover of the said defendant
W^m Wrightsinger the sum of $\$21\frac{3}{7}$ debt
and $\$1\frac{1}{2}$ costs herein.

M. Hopkins Mayor,
of Marysville O

57.52

51.21

51.81

21.35

130.50

21.35

130

10.70

39.20

30

64.60

20.70

21.35

10.70

39.20

30

64.60

20.70

21.35

9

6

61

0.00

Marysville, Ohio. December 14 1880

Due Philip Snider or bearer twelve
dollars and sixteen cents with eight per
cent interest for value received.

witness Adam Snider

William ^{his} Flightinger
Mark

Execution & Lien Case File

Case No. 5643

CIVIL TRANSCRIPT.

No. 5643

Ex. and Lien Doc., vol. 2 L, page.....

Union Common Pleas.

Robert Howe Plaintiff,
AGAINST
Benjamin Wood, Defendant.

No 5643 Lien docket
Geo Howe
vs
Benjamin Wood

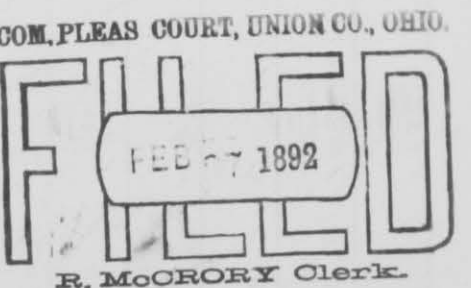
Manuscript

State of Ohio Union County Clinton
and Township of Clinton certify
that the above is a full and true copy
from my docket of the proceedings had
by and before me at my office in
Jack Township in the above action

Joseph Canner

Judge of the Peace of the above said
Township Feb 25 1892

Court papers	10
Record	50
Segment	40
Set	26
Manuscript	50
Certificate	25
	195



Robert Howe, State of Ohio Union
vs } County Chabourne Township
Benjamin Wood Before Joseph Comer
Justice of the Peace

February 25 1892 The Plaintiff filed
his bill of particulars which is as
follows The Plaintiff says the defen-
dant is indebted to him on a pro-
asong note a copy of which is hereto
attached marked A and made a part
hereof in the sum of \$ 155.75 and interest
from Sept 14 1884 for which amount
he asks judgment S S Gardner

Attorney for Plaintiff

February 25 1892 The defendant Benjamin
Wood appeared waived process
and entered his appearance herein
and confessed himself indebted to the
Plaintiff in the sum of two hundred
and twenty five dollars and eighty eight
cents and requested me to render judg-
ment him in favor plaintiff for said
amount it is therefore considered by
me that the plaintiff Robert Howe
recover of the defendant Benjamin
Wood the sum of two hundred and
twenty five Dollars and eighty eight cent
and his costs herein taxed at 120

Joseph Comer J P

Index Rising Exercises.

No. 5643

Ex Doc. L. J., Page.

Common Pleas

Robert Howe
AGAINST
Benjamin Wood

EXECUTION ON TRANSCRIPT.

Ex. Ret. 18

Judg't vs. Def't before Justice of the Peace, on the 25th
day of Febry 1892 for the sum of \$ 225-
And Costs before Justice \$ 152
Interest from Feb 25- 1892 1892

Justice Increase Costs	\$.75
Constable's Increase Costs	5 .75
Clerk's Increase	5 .00
Sheriff's Increase	5 .00
Clerk's Fees herein	6 .00
COMPLAINT	
Judge	
Judge Plaintiff's Attorney.	
X RETURNED AND FILED,	
	18

The Troup Mfg. Co., Blank Book Makers, Stationers,
Printers, and Legal Blank Publishers, Dayton, O.

THE STATE OF OHIO,
Cuyahoga County, } ss.
SHERIFF'S RETURN.

Received this writ Chase 27th

at 12 o'clock A.M., and pursuant to its command,
for want of goods and chattels, I sold
the same on the 27th day of June 1893
on the following described Real Estate to
W.L. Ritter in the County of Union and
State of Ohio, being all of the tenth half of
Section 10, in said village of Mechanics.

FED
AUG 30 1891
R. MCCORMICK, Clerk.

COM.PLEAS COURT, UNION CO., OHIO.

THE STATE OF OHIO,
Union County, } ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.	
Service,	\$ 3 0
Levy,	1. 00
Sum. Appraisers,	1 2 0
Swearing Appraisers,	2 5
Conv. Appraisers,	
Mileage, two trip.	5 7 4
Poundage,	
Return,	5 - 0
Total,	9. 0 1
Appraiser's Fees,	3. 00
Printer's Fees,	1 0. 2 5

Received this writ June 27th A. D. 1892

at 12 o'clock P.M., and pursuant to its command,
for want of goods and chattels I served
this writ, on the 27th day of June 1892
on the following described Real Estate to
wit: situated in the County of Union and
State of Ohio; Being all of the north half of
lot 1161 in said village of Richwood,
for a more specific description reference
is hereby made to the records in the Recorder's
office in Marysville Union County, Ohio

and the Buildings thereon, and on the 18th day of July 1892
^{D. P. Parsons, J. P. Marrott and James Butler,} I summoned three disinterested freeholders of said County, who
were by me duly sworn to this and appraise the lands and
tenements therein described and afterwards on the 18th day
of July 1892 said appraisers returned to me under their hands
and seals, that they did after an actual view of the premises
estimate and appraise the real value in money of the same
at \$1150 or Dollars; a certified copy of said appraisal I
forthwith deposited with the Clerk of the Court of Common
Pleas of said County

and on the 28th day of July 1892, I caused to be
advertised in the Richwood Gazette, a news paper
Printed and Published and of General Circulation
in Union County, said lands and tenements, to be
sold at Public Sale at the door of the Court House in
Marysville in said County, on the 27th day of August
1892 at one o'clock P.M. of said day, and having
advertised said lands and tenements for more than
30) thirty days previous to the day of sale to wit, five
consecutive weeks, and in pursuance of said notice
I did on said 27th day of August 1892 at the time
and place above mentioned, proceed to offer said lands
and tenements at public sale at the door of said
Court House and then and there said property
was not sold, for want of bidders. This writ
returned for want of time

Thomas Martin Sheriff

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
Union County, } ss.

To the Sheriff of Union County Greeting:

Whereas, In a certain action before Joseph Conner,
a Justice of the Peace in and for the Township of Claiborne in the
said County of Union wherein Robert Howe

was Plaintiff, and Benjamin Wood

was Defendant, judgment was rendered on the 25th day of February
A. D. 1892 against the said Benjamin Wood

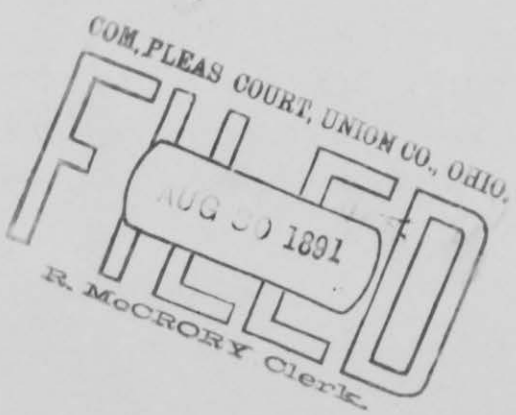
Defendant, and in favor of the said Robert Howe

Plaintiff, for the sum of Two hundred and twenty five Dollars
and Eighty eight Cents, and one
Twenty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Union
on the 27th day of February 1892

You are therefore commanded, That of the goods and chattels of Benjamin
Wood
aforesaid, you cause to be made the said sum of Two hundred and twenty five Dollars
and Eighty eight Cents damages, and one
Twenty Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said Benjamin Wood

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said
Benjamin Wood
lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
at Marysville this 27th day
of June A.D. 1892
J. W. Conner
Clerk.



AFFIDAVIT OF PUBLICATION.

The State of Ohio, Union County, ss:

I, John S. Stirling, Manager,
~~Wm. H. Stirling~~ being duly
sworn, say that the notice hereunto attached was published in
The Richwood Gazette, on the 28th day of July, 1892
and continued therein five (5) consecutive times, during all
of which time said newspaper was printed and in general circu-
lation in said county.

John S. Stirling, Mngd.
Sworn to and subscribed before me, this 27 day of
August, 1892.

Printer's Fee, \$10.08

Probate, - 25
+ 33
10.38

Sheriff's Sale.

Robert Howe
vs.
Benjamin Wood. } On Execution.

Court of Common Pleas, Union County, Ohio.

BY virtue of the above stated writ to me directed from the Court of Common Pleas of Union County, Ohio, I will offer for sale at the north door of the Court House, in Marysville, Ohio, on

Saturday, August 27th, 1892,

At or about the hour of one o'clock, p. m., on said day, the following described real estate, to-wit:

Situated in the township of Clalbourne, County of Union and State of Ohio, and bounded and described as follows, and in the village of Richwood.

Being all of the north half of in-lot No. (61) sixty-one in said village of Richwood. For a more specific description reference is hereby made to the records in the Recorder's office in Marysville, Union county, Ohio, and the buildings thereon.

Appraised at \$1,150.00.
Terms of sale cash.

THOMAS MARTIN,
Sheriff Union Co., Ohio.
S. S. Gardiner, Attorney.

Execution & Lien Case File

Case No. 5644

CIVIL TRANSCRIPT.

No. 5644

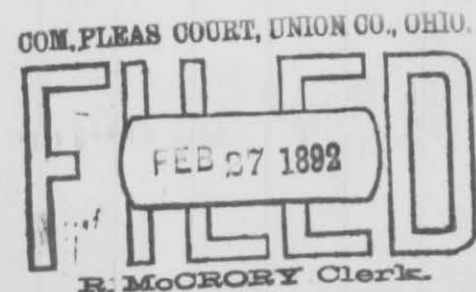
Ex. and Lien Doc., vol. 2, page L1

Union Common Pleas.

John F Miller Plaintiff,
against
E A Collier et al Defendants.

Civil Transcript
No 5644

John G Miles
vs
E. A. Colotto
J Hammond
M. N. Hammond



The State of Ohio } Union Township
Union County & } In Justice's Court
John G. Miller, Plaintiff } Before A. H. Goedeke
vs. } Justice of the Peace,
E. A. Collier

J. Hammons &
M. A. Hammons { January 23rd 1892 The
Defendant Plaintiff by his agent,
George Pease filed
his Bill of Complaint
of Breach for account due on two promissory
notes as follows,

\$112⁵⁰ Milford Center O Mch 3 1890
On or before October 1st 1890 we promise to pay
to the sum of John G. Miller

One Hundred and twelve and $\frac{5}{100}$ Dollars
at 8% interest - after due,

Value Recd^r, E. A. Collier, J. Hammons, M. A. Hammons,
Indorsements Paid \$20⁰⁰ July 1st 1890, Paid \$20⁰⁰
November 31 1890, Paid \$8,00 April 14 1891 to Geo
Pease April 14th 1891 Paid by him of expenses \$23⁰⁰
Paid by order on Pease April 25 1891 \$9⁰⁰
Paid by Wheat check Aug 7 1891 \$22,73.

\$112⁵⁰ Milford Center O Mch 3 1890

On or before April 1st 1891 we promise to
pay to the sum of John G. Miller -

One Hundred and twelve and $\frac{5}{100}$ Dollars
Value Recd^r, with 8% interest after due, signed E. A. Collier
J. Hammons & M. A. Hammons

Plaintiff asks judgment on the above notes for
the sum of One Hundred and Thirty four
Dollars and three cents, and costs.

February 1st 1892 The defendants E A Clegg
J Haunum and M A Haunum appeared
naming process and the vicinity of New Haven
and entered their appearance herein, confessing
that they were indebted to the plaintiff in the
sum of One Hundred and Thirty four Dollars
and three cents. and asking that judgment
be rendered against them for the above
amount and for costs.

Whereupon it is on said day considered by
me that the plaintiff John F. Milne recover of the
defendants E A Clegg, J Haunum and M A Haunum
the sum of One Hundred and Thirty four Dollars
and three cents, with interest at 8% per annum
from the 1st day of February 1892 and for
the costs herein taxed at \$25

A. H. Goedevein, J. P.

Feby 4th 1892 Issued & executed and delivered
to Myron Gobriel constable.

Feby 26th 1892 Execution returned by order
of Plaintiff.

Fee Service 40¢ Mileage 65¢ Total \$1.05

Myron Gobriel

Wundrow

Court bill

J.P.

Filing papers	10
Satisfaction	20
Record	50
Judgment	40
Execution	40
Transcript & Certificate	1,00
On Execution	<u>1,05</u>
Total Costs	\$3,65

Courthouse

The State of New Jersey County, Union,
I do hereby certify that the above is a full
and true copy from my books of the
proceedings had by and before me at
my office in said Township in the
above action.
July 27 1892

A. N. Goosman J.P.
of the aforesaid Township,

Execution & Lien Case File

Case No. 5645

CIVIL TRANSCRIPT.

No. 5645

Ex. and Lien Doc., vol. L page.....

Union Common Pleas.

Wm Burgher & Son Plaintiff,
AGAINST
T B Miller Def't.

Transcript
WD 3645

Wm Bugner & Son
vs
S B Miller

Last to cast
transcript cost 140
Transcript and certificate $\frac{166}{50}$
310
140
 $\frac{166}{50}$

COM. PLEAS COURT, UNION CO., OHIO.



Wm Burgnosoy State of Ohio Union
vs County Cabourne Town
T B Miller) Ship Before S W Vanwinkle
intell The plaintiffs filed their bill
Nov 22 1883 it being a book account
composed of various items for which
the plaintiffs ask judgment in the sum
of • \$ 28⁸⁸₁₀₀ Issued Summons requiring
defendant to appear before me at my
office to answer the same on the 26 day
of November 1883 at 8 o'clock A.M. and
delivered the same to W G Jones constable
Nov 26 1883 Summons returned endorsed
as follows Received this 26 Nov 1883
and served the same by true copy on the
defendant personally on the same day fees
to W G Jones constable the plaintiff appeared
at the time named in the summons but
the defendant appeared not for one hour
thereafter but had slept therefore it is by
me considered this 26 day of Nov 1883 that
the plaintiff recover of the defendant T B
Miller the sum of twenty eight & ⁸⁸₁₀₀ Dollars and
the costs herein taxed at two ³⁰₁₀₀ Dollars
Costs paid by the Plaintiff 230 Justice of the Peace
June 1 1889 no execution having been issued upon the
above judgment for the period of five years the plaintiff
made a motion for a writ to be granted that the

Jugment he received for the amount now
due thereon being as claimed 41⁴⁷/₁₀₀ dollars
therefore it ordered by me that said T B Miller shoua
cause at my office on the 10th day of June at Ten
o'clock A.M why said motion should not be granted
to which time the hearing of said T B Miller is agan
ned on the same day I delived a copy of the
above to P G Winesgar constable June 1 1889 summan
returned endorsed June 1 1889 received this court
and June 1 1889 served the same before a certifi
copy thereof with him personally servis and
return 25 copy 20 Milage 20 total 70

P G Winesgar const

June 10 1889 Time set for trial the
plaintiff appeared the defendant failed
to appear and for one hour thereafter but
made default no sufficient casus being shown
to the above condisional order is made absolu
tute and Jugment is received for the sum
of Thirty one Dollars and forty Seven cents
principle and interest from 26 day of March
1883 and his costs taxed at 25
Costs paid by the plaintiff 25 Joseph Comer Jr
State of Ohio Union County Glouconre
Township I do hereby certify that the above
is a full and true copy from my docket
of the proceedings had by and before S W
Vanwinkle borne justice of the peace
and before me at my office in said
Township in the above action

Joseph Comer J.P.
of the aforesaid Township

Execution & Lien Case File

Case No. 5646

CIVIL TRANSCRIPT.

No. 5646

Ex. and Lien Doc., vol. L 7 page.....

Union Common Pleas.

Paxton Bros & Co Pl'tiff,
AGAINST
A L Smith & Son, et al Def't.

5646

Transcrip

Pastor Brox 860

& ^{us} Smith

COURT, UNION CO., OHIO.



Paston Bros & A L Smith & Son
vs S F Smith } The State of Ohio
A L Smith & Son } Union County ss
S F Smith } Before Joseph Comer
Justice of the Peace

February 25 the plaintiffs filed their
bill of particulars which is follows
plaintiff says the firm of A L Sm
ith & Son are indebted to them on
two promissory Notes with an hereu
nto attached marked A & B and m
add a part hereof that S F Smith
is a surviving member of said fir
m Plaintiff asks judgment against
S F Smith on said notes for \$118¹⁴/₁₀₀
and interest from 8/81

S S Gardner
Attorney for Plaintiff

February 25 1892 Summons issued
for the appearance of the defendant
on the 29 Day of February 1892 at 9
o'clock AM and delivered the same
to J M Hiebinger constable February
26 1892 Summons returned endorsed
as follows received this February 25
1892 and February 25 1892 served
the same on defendant by having
certified copy thereof with S F
Smith personally served and returne
d copy to Milner 20 total 70

J W Flickinger constable
February 29 1892 at o'clock A.M.
time set for trial the defendant
T J Smith failed to appear and
for an hour thereafter but made
but made default ~~the~~ claim be-
ing an a written contrac sign-
ed by by the defendant it is
^{after hearing the evidence} therefore considered by me that
plaintiffs recover of the defendant
T. the sum of one hundred and
and twenty one dollars and fifty
five cents and their costs taxed
at 245

Joseph Lamer Jr

The State of Ohio Cabanne Township
Union County I do hereby certify
that is a full and true copy from my
docket of the proceedings had by and
before me at my office in said town-
ship in the above action I do further
certify there has been nothing paid on
said judgment no appeal or stay was
taken Joseph Lamer

Justice of the Peace of the
aforesaid Township

Justices lasts summons	50
filling papers	15 ⁰
Second	50
judgment	40
sat	20
Transcrp & certificate	100 ⁰
constable cost	275 ⁰
	70
Total	3.45

Execution & Lien Case File
Case No. 5647

CIVIL TRANSCRIPT.

No. 5647

Ex. and Lien Doc., vol. 2 L page.....

Union Common Pleas.

H.Y. Morey reo Plaintiff,

AGAINST

Emma J. Browning Def't.

5747

Transcript
Civil Doc D Bages
No 69 Before J. H. Knobbe & J.
Paris Leonard & Co

H. W. Murray & Co Atts
Deceased Personalty

Transcript fee



First Sess	Practice fees
Witness fees	Practice of the Law
Summons fees	Crustader fees
Record 45	Service summons 25
Stamp 10	Clerk " 25
Stamp 20	High " 20
Stamp 40	70
Transcript 45	
Artif 25	
Stamp 200	

The State of Ohio, Paris Leonard & Co, Union County
I do hereby certify that the above is a true
and true copy from my docket of the
Proceedings had by said Plaintiff
at my office in Union County, in
the above action,
Paris Leonard, Clerk 1892 Practice
of the Law

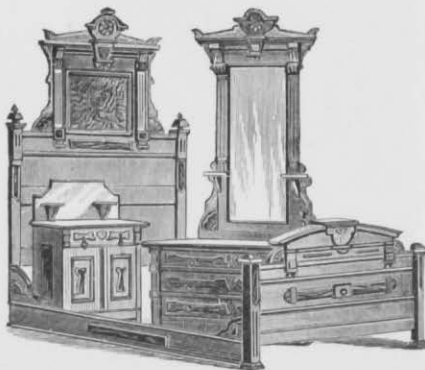
March 1892 and demand payment thereon
H. W. Murray & Co. attorney for the said Plaintiff
J. Brownning the sum of \$37.50 cash
and \$2.00 costs herein.

Transcript.
From Civil Docket D, Page 228, Case No 69.
J.H. Kunkle Justice of the Peace, Paris Tp. Union Co.,
The State of Ohio, } Paris Township.
Union County ss In Justices Court
Before J.H. Kunkle Justice of the Peace
H.W. Morey & Co Plffs }
v No 69 Account
Edward Browning Deft

February 25, 1892, Plaintiff
filed a particularized Bill, praying an
account for coffee and out-side box,
washing, dressing and embalming body
of deceased house, & hearse attention over \$3
1890 \$35⁰⁰ Account claimed \$35 interest
\$2⁰⁰ Total \$37⁰⁰

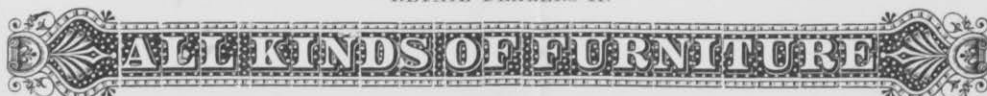
March 3, 1892, Issued Summons of this
date returnable March 7 1892 9 AM, and
delivered to Sam Bennett Constable.
March 3 1892 Summons returned
endorsed "Received this 3rd March 3rd 1892
and March 8th 1892 served the same on
the defendant by leaving certified copy
therof with her personally with all the
endorsements theron, Service 25⁰⁰ 25
Mileage 20 total 70⁰⁰ to Sam Bennett Constable"
March 7th 1892 9 AM, The parties appeared
trial had H.W. Morey sworn and ex-
amined as witness for the Plaintiff and
Edward Browning sworn and examined
as witness for defendant.
It is therefore and on said 7th day of

STATEMENT.



Marysville, O. Sept 25-1882
Mrs Emma J Bowring
Bought of H. W. MOREY & CO.

— RETAIL DEALERS IN —



Terms 1890

Undertaking a Specialty.

WEST FIFTH STREET.

for 23^{rs} Coffin & outside box
Washing - Dressing
Embalming body
Chairs at house
& Hearse attention 35.^{rs}

Our reasons for sending you this Statement are these: — 1st. We need the money, because we cannot buy goods cheap on over 60 days time, and no reasonable man will object to our asking what is due us. 2nd. That you may know just how much our books show your account to be, and what articles are charged to you. 3rd. That if you find any mistake in the Account it can be corrected soon.

Notified Feb 25/92
3 days

Herron & Co
10

Emma J Browning
No 89
Decd page 228
Filed Feb 26/1892
Summons issued
March 3/92 Returnable
Mch 7/92 9 AM
J H Knudsen JP

Execution & Lien Case File

Case No. 5648

CIVIL TRANSCRIPT.

No. 5648

Ex. and Lien Doc., vol. 2 page.....

Union Common Pleas.

A B Degood Plaintiff,
AGAINST
Leander Gosnell Def't.

No 5648
A. B. Degoud
vs
Leander Goshell

0-1-318
0-1-318
1

COM. PLEAS COURT, UNION CO., OHIO.



-11067
0-1-118
21-186
99
21 316

State of Ohio } Before Joseph C. P.
Union County ss } Claiborne Township

A. B. Segood
Plff
vs

June 2nd 1890 - The Plaintiff files his
bill of particulars which is in substance as
follows.

Leander Gosnell February 8-1890 - Due A. B. Segood Nine
Dollars and 40 cents

Leander Gosnell.
Also an account for one quart of whiskey 1⁰⁰
Feb. 12th 1890

June 2nd 1890 Issued summons for
the appearance of defendant on the
11th day of June 1890 at 9 o'clock
A.M. and delivered same to J. M.
Flickinger Constable.

June 6-1890 Summons returned endorsed
as follows:

Received this writ June 4-1890 and
June 6-1890 served the same on defendant
by leaving a certified copy thereof
with him (presumably). Served & Return
25 Copy 25 Mileage & miles 60 Total 1⁰⁰
J. M. Flickinger Constable.

June 9-1890 - The defendant appeared
and confessed himself indebted to the
plaintiff in the sum of ten dollars

and fifty eight cents and requested me to render judgment against him for said amount and for costs. It is therefore considered by you that A. B. DeGood recover of Leander Boswell, the sum of ten dollars and fifty eight cents and his costs herein taxed at 2.60

Joseph Comer J.P.

In the State of Ohio Union County Glouster Twp.
I do hereby certify that the above is a full and true copy from my dockets of the proceedings had by and before me at my office in said township in the above action.

Joseph Comer J.P.
of the of a said township.

Bill of Costs

<u>J.P. Fees</u>	<u>Constables Fees</u>
Summons	25
Filing Papers	15
Record	50
Judgment	40
Satisfaction	20
Transcript	50
Certified Trans.	25
	2.65

Total J. P. Bus	2.25
" Lestables "	1.10
Total -	<u>3.35</u>

10.92
3.30
13.50

Execution & Lien Case File

Case No. 5649

CIVIL TRANSCRIPT.

No. 57649

Ex. and Lien Doc., vol. ✓ page.....

Union Common Pleas.

A B Devoord Plaintiff,
against
Cornelius Mulvane Defendant.

THE STATE OF OHIO,
Union COUNTY, ss.)

8-5-10R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

In Justice's Court,

A. B. Degood
vs.
Cornelius Mulvane
Def'ts.
Judgment, \$880

Plff's.

Def'ts.

JUSTICE'S FEES.

	Plff's Cost. Dol. Cts.	Def'ts Cost. Dol. Cts.
--	---------------------------	---------------------------

Summons,	25	
Affidavit,		
Order of Undertaking		
Subp ^a na Swearing	Names Witnesses	
Adjournment Filing	Papers	10
Record	Words	30
Judgment		40
Satisfaction		20
Bail for Stay		15
Execution and Filing		45
Trans. and Certificate		85

CONSTABLE'S FEES.

\$3 00

Sum. Serv., and Mileage	115
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	40
	155

WITNESSES.

\$3 10

Before

W. F. Langstaff

Justice of the Peace.

No. 44

Amount Claimed, \$880

July 6"

1891

The Plaintiff filed his bill of particulars which is in substance as follows: The plaintiff asks judgment against the defendant for the sum of Eight $\frac{80}{100}$ Dollars amount due said plaintiff for goods sold and delivered July 4th 1891 Issued Summons of that date returnable July 11th 1891 and delivered same to J M Haskins constable July 11th 1891 Summons returned endorsed as follows Recd this writ July 6th 1891 and July 7th 1891 served the same on the within defendant by leaving a certified copy thereof with Service return 25th Copy 25¢ Mileage 15¢ Total \$115

J M Haskins constable July 11th 1891 o'clock P.M. time specified in Summons for trial Defendant failed to appear at time stated and for one hour thereafter. Thereupon and on said 11th day of July 1891 it is considered by me that said plaintiff recover of said defendant said sum of Eight $\frac{80}{100}$ Dollars and the costs of this suit herein taxed at \$240 W. F. Langstaff J.P.
July 22nd 1891 Issued Execution for amount due on the above

For Leesburg

Township.

Judgment and delivered to J M Hopkins const. August 22nd 1891 Execution returned endorsed as follows Recd this writ July 22nd 1891 no property found whereon to levy Service & return 40⁰

J. M. Hopkins constable
Sept 9th 1891 Issued Execution for amount due on the above Judgment by order of Plaintiff and delivered to J M Hopkins constable Oct 10th 1891 Execution returned endorsed as follows Recd this writ Sept 9th 1891 no property found whereon to levy Service & return 40⁰ J. M. Hopkins constable
State of Ohio Union County Leesburg 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 at my office in said township in the above action.

December 21st 1891 M. F. Langstaff J. P. of the aforesaid township



18, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed, and acknowledged before me, and surety approved, this day of A. D. 18 Stay of Execution expires

J. P. 18 Am't then due \$

18 Issued an Execution for returnable 18, and delivered the same to Constable.

Execution returned and indorsed as follows:

Appeal Undertaking.

Whereas, on the day of A. D. 18, the said

obtained a judgment against the said

on the docket of J. P., for Dollars and cents, and costs taxed

and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I of do hereby promise and undertake to the said

in the sum of Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of A. D. 18 J. P.

Execution & Lien Case File

Case No. 5650

CIVIL TRANSCRIPT.

No. 5650

Ex. and Lien Doc., vol. 2 page _____

Union Common Pleas.

L & M Woodhull Plaintiff,

AGAINST

Thos Palmer et al Defendant.

No 5650

L & M Woodhull

vs
J. A. Stinson et al.

COM. PLEAS COURT, UNION CO., OHIO.



The State of Ohio }
Union Co. ss. }
L & M. Woodhull }
vs Plaintiffs }
Thomas Palen
Annis Carpenter }
Defts,

Before J.R. Taylor Justice of The Peace No. 45,
amount claimed \$40⁷⁹, March the 27th 1890
The Plaintiff filed their Bill of Particulars which
is in substance as follows: Marysville Ohio
March 1st 1889, six months after date for value
received we or either of us promise to pay O. M.
Scott and Brother or order Thirty seven and ⁷⁵/₁₀₀
Dollars at Marysville Ohio with 8th cent after
date and 8th cent after due (Notice of Protest not copied)

Thomas Palen

Annis Carpenter

March the 27th 1890, The Defendant Thomas
Palen entered his appearance And Annis Carpenter
by an instrument of writing entered their appearance
herein and confessed on the above and requested that
judgment be rendered on said confession and for
costs it is therefore considered by me that the
Plaintiffs recover of the defendants the sum of
Forty and ⁷⁹/₁₀₀ Dollars the amount of their claim
and also their costs herein taxed at \$100
one Dollar Paid by Palen }

J.R. Taylor J.P.

Nov. 10[#] 1891 Execution issued by order of O. M.
Scott & Brother, delivered to R. Turner Constable
Dec. 8[#] 1891 Execution returned (and filed)
endorced received this writ Nov. the 10[#] 1891 Served
the same on Thomas Palen. Same day no
property found costs \$130 paid by O. M. Scott and Bro.
R. Turner Constable.

December 10[#] On the above Execution being
returned endorsed no property found I have
by order of O. M. Scott & Bro. Issued a Summons
for the appearance of J. A. Stiner. The surety
for the stay of Execution in the above recited case
Summons delivered to R. Turner Constable

December 15[#] 1891 Summons returned endorsed
received this writ Dec. 10[#] Served same day by
leaving copy with J. A. Stiner at his residence
Summoning him to appear on the 15[#] day
of Dec at 10 o'clock A.M. To answer the action of
Land M. Woodhull by order of O. M. Scott & Bro. Said
J. A. Stiner failed to appear at the hour set and for
one hour thereafter. I have thereupon rendered
judgment against J. A. Stiner for the whole
amount for which he stands as Docket bail
for Thomas Palen and Amis Carpenter amount
of judgment being \$46.60. Increases cost Justices 8/20
Constables 8/105 Making in all \$48.85 As the
Case stands Dec. 15[#] 1891 J. W. Martin
Justice of the peace in and for said County

I certify the above to be a true Transcript of the
above case according to the docket entry.

Transcribed this 31st day of March, 1892,

By

J.W. Martin

A Justice of the Peace

In and for said County

Cost of transcript

45^c) Period by Plaintiff
cert. same 25^c)

J.W. Martin

J.P.

Execution & Lien Case File
Case No. 5651

CIVIL TRANSCRIPT.

No. 5651

Ex. and Lien Doc., vol. 22 page

Union Common Pleas.

Robinson & Pier Plaintiff,
against
James Mulvane Defendant.

5657

Robinson & Son

vs

James Malvone

Transcript

COM. PLEAS COURT, UNION CO., OHIO.



State of Ohio Union Co. ss) Before J. R. Taylor
Robinson & Piper 3 Justice of the Peace
Plffs. 3 No. 67. Amount claimed \$76.40
25 3 April, 13th 1891. The Plaintiff
James Mulvain filed their bill of particulars which
is as follows (in substance)
Magnetic Springs, O., Sept the 21st 1886. One
year after date I promise to pay Robinson & Piper
Sixty Dollars value received with interest
at 6% from date James Mulvain
April 13th, 1891. The defendant entered his
appearance here in waived process and
confessed on the above and requested that judgment
be rendered on said confession and for costs
It is therefore considered by me that the
Plaintiff recover of the Defendant the said
sum of Seventy-Six \$76.40, Debts and also
his costs here in taxed at \$1.00
J. R. Taylor J.P.
Costs in above case
Filing Papers 10cts
Record of words 30"
Judgment 40"
Satisfaction 20"
Bail for Stay 40"

April the 22nd 1891. The Defendant in the
above case came and by his security
resident of the County approved by me as good
and sufficient surety caused an undertaking
for the Day of Execution to be entered
herein which follows. In the Statute in such
a case made and provided J. C. Mulvain
is surety for the above stay of execution on the
above judgment of Robinson & Paper against
James Mulvain do hereby promise and
undertake to pay the amount of said
judgment interest and costs and the costs that
may accrue. C. Mulvain by written order
taken by and signed and acknowledged before
me and surety approved this 22nd day of April
A.D. 1891

J. R. Taylor

I certify the above to be a true transcript
of the above case according to the Docket entry
Transcribed this 30th day of March 1892

By

J. W. Martin

A Justice of the Peace
In and for Union Co.

Cost of transcript

45cts

Certified same 25

To be paid by J.W. Robinson

THE STATE OF OHIO, {
Muskingum County, } ss.

SHERIFF'S RETURN.

Received this writ. Feb. 22 A. D. 1893.

SHERIFF'S FEES.

SHERIFF'S FEES.	
Service, - - -	\$
Levy, - - -	
Sum. Appraisers,	
Swear'g Appraisers,	
Conv. Appraisers,	
Mileage, - - -	\$ 1.00
Poundage, - - -	25-
Return, - - -	25-
Total, - - -	2 25-
Appraisers' Fees,	
Printer's Fees, -	

at 10 o'clock A.M., and pursuant to its command,
the defendant James Mulvane
is deceased and nothing in
hands of his executors.
My Subj.

Index Living Executions.

No. 5607

Ex. and Lien Doc. 2 P.

Union Common Pleas.

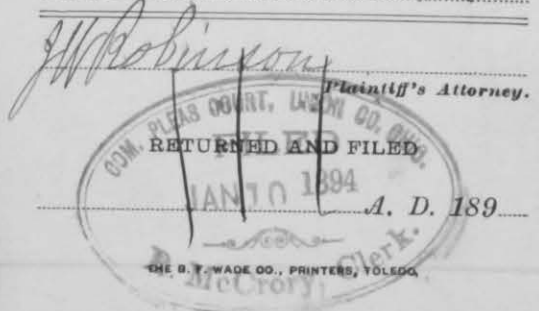
Robinson & Her
AGAINST

James Mulvane

Execution on Transcript.

Ex. Ret. Feb. 22 1893

Judg't vs. Def't.....
before Justice of the Peace, on the 13th
day of April 1891.....
for the sum of..... \$ 76.40
And costs before Justice..... \$ 1.00
Interest from..... 18 \$.....
Justice's Increase Costs..... \$ 1.70 } \$ 1.70
Constable's Increase Costs..... \$.....
Clerk's Increase..... \$.50 } \$.50
Sheriff's Increase..... \$.....
Clerk's Fees hereon..... \$.60



THE B. F. WADE CO., PRINTERS, TOLEDO

Execution on Transcript.

THE STATE OF OHIO.)
Union County, } ss.

To the Sheriff of Union County, GREETING:

Whereas, In a certain action before John R Taylor a Justice of the Peace in and for the Township of Leesburg in said County of Union wherein Robinson Piper

were Plaintiff & and James Mulvane

were Defendant, judgment was rendered on the 13th day of April A. D. 1891 against the said James Mulvane

Defendant and in favor of the said Robinson Piper,

Plaintiff for the sum of Seventy Six Dollars and forty Cents damages, and one Cents, the costs of suit before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas within and for the said County of Union on the 4th day of April 1891

You are therefore Commanded, That of the goods and chattels of James Mulvane aforesaid, you cause to be made the said sum of Seventy Six Dollars and forty Cents damages, and one Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said James Mulvane

may be found in your bailiwick, and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said James Mulvane

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the seal of said Court of Common Pleas,

at Marysville this 22d

day of Dec A. D. 1891

R. M. Gray,

Clerk.

Execution & Lien Case File

Case No. 5652

Execution & Lien Case File
Case No. 5653

CIVIL TRANSCRIPT.

No. 5653

Ex. and Lien Doc., Vol. 2 ^L Page.

UNION COMMON PLEAS.

C. D. Hayward & Co
Plff.,
AGAINST

E. C. Ashbaugh Def't.

No 5653

TRANSCRIPT FROM CIVIL DOCKET.

John Hayward & Co.
AGAINST
E. C. Ashbaugh

Before G. Pickham
JUSTICE OF THE PEACE.

Docket 14 No Page 608

CERTIFICATE.

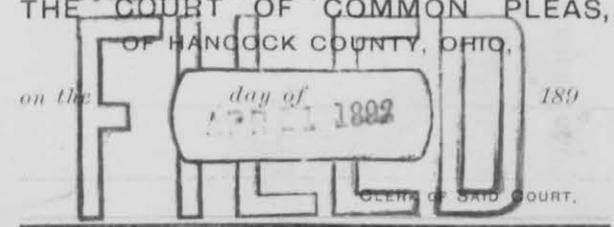
THE STATE OF OHIO,
Hancock County, } ss.
Findlay Township.

I, the undersigned, a Justice of the Peace in
and for said County and Township, hereby
certify that the within is a full and true copy of
the record of the proceedings in the above action,
had by and before ~~G. Pickham~~ at his office in said Town-
ship, and of the costs in said case, as the same
appear of record on my Docket
Page 608

April 5th 1892
F. Arford
JUSTICE OF THE PEACE.

COM PLEAS COURT, UNION CO., OHIO.
THE COURT OF COMMON PLEAS,
OF HANCOCK COUNTY, OHIO,

on the 1st day of April 1892 1892



R. L. Woodburn
Marietta

J. Bickham
BEFORE FREMONT ARFORD, JUSTICE OF THE PEACE,

TRANSCRIPT FROM JUSTICE'S CIVIL DOCKET.

L. D. Hayward & Co.
AGAINST Plaintiff
E. B. Ashbaugh
Defendant.

Amount Claimed. \$ WITH INTEREST AND COSTS.	PLAINTIFF'S COSTS.	DEFENDANT'S COSTS.
Justice's Fees.	\$ Cts	\$ Cts
Summons.....persons.....	25	
Subpoena.....persons.....		
Summons for Jury.....		
Swearing.....persons.....		
Filing.....papers.....	10	
.....Continuance.....		
Judgment, entering.....	15	
Judgment, satisfaction of.....	20	
Execution..... <i>Judgt</i>	40	
Affidavit.....	1	
Bond..... <i>Recd.</i>	75	
Undertaking.....		
Order of Attachment.....		
Order of Sale.....		
Writ of.....		
Docketing and Indexing.....words.....	20	
Transcript.....words and Certificate.....		
	200	

Constable's Fees.

Summons, Service and Return of.....	70
Summons, mileage.....miles.....	
Summons.....copies of.....	
Subpoena, service and return of.....	
Subpoena, mileage.....miles.....	
Subpoena.....copies of.....	
Summons for Jury, serv. and ret. of.....	
.....mileage.....miles.....	
Attending Trial.....	
Execution, service and return of.....	
.....mileage.....miles.....	
.....per cent. of money made.....	
Advertising Sale.....	
Order of Attachment, serv. & ret. of.....	
.....mileage.....miles.....	
.....copies.....	
Order of Sale, service and return of.....	
.....mileage.....miles.....	
Serving Writ of.....	
.....mileage.....miles.....	
.....copies of Writ of.....	
Taking Bond in.....	
Sum'ing and Swearing Appraisers.....	
<i>Transcript</i>	10

CASE NO.

Feb'y 17th 1891 The Plaintiff filed

suits Blank Bill of Particulars, leaving void and
stating of book, in substance as follows:
accounts on which there is a
balance due amounting to the
sum of \$5 65 Before Yeatman
Bickham Justice of the Peace in
and for Findlay Township, Hancock
County, Ohio.

For which amount and interest
it asks judgment against the
said defendant.

Barber & Fuller Atty for Stoff.
Feb'y 26th 1891 Issued summons of
that date returnable March 3rd 1891,
and delivered same to R. F. Pollock
Constable

Feb'y 27th 1891 Summons returned
endorsed Recd this wirt Feb'y 26th 1891
and served the same on the 27th
day of Feb'y 1891, by delivering to
the within named defendant
a certified copy of this wirt, with
the endorsements thereon. Fees;
Ser. 25, copy 25 mil 20-70

R. F. Pollock Constable

March 3rd, 1891 The defendant
appeared and entered herein
his confession and requested
that judgment be entered against
him.

Whereupon it is considered
by me, this 3rd day of March 1891,
that the plaintiff, O. D. Hayward
& Co recover of the defendant,
E. B. Ashbaugh, the sum of Twenty
Five & 65 Dollars, debt and costs
herein taxed at \$ 2.70

J. Bickham J P
Feb'y 3rd 1891 Recd on within accts \$ 5 65
Pd to Hayward

OF FINDLAY TP., HANCOCK COUNTY, STATE OF OHIO.

Plff's Witnesses: fees of

Plaintiff's Costs.	Defendant's Costs.
\$ Cts	\$ Cts

Def'ts Witnesses: fees of

Jury: fees of

BAIL OF APPEAL.

Whereas, on the day of A. D. 189..... obtained
judgment against on the docket of J. P., for dollars, and
costs, taxed at \$....., and the said
..... intends to appeal therefrom to the Court of
Common Pleas of County. Now, therefore, I,
..... do hereby promise
and undertake in the sum of dollars,
that the said appellant, if judgment be adjudged against on the
appeal, will satisfy such judgment and costs, and costs that may accrue.

Approved by and signed before me this day of A. D. 189.....

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of County, as Surety for Stay of Execution in
the above cause of against do hereby undertake to said Plaintiff, that in default of payment by Defendant, I will pay the judgment with interest and costs, and costs that may accrue.

Approved by and signed before me this day of A. D. 189.....

Justice of the Peace.

Satisfaction of Judgment.

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

100

Execution & Lien Case File
Case No. 5654

CIVIL TRANSCRIPT.

No. 5654

Ex. and Lien Doc., Vol. L 2, Page.....

UNION COMMON PLEAS.

J L Borger, Jr. Plff.,
AGAINST

Oscar Stoff Def't.

⁵⁶⁵⁴
Civil Transcript

JL Borger Jr
against
Oscar Goff.



All Costs paid by Ply

Civil Transcript

The State of Ohio { In Justice's Court
Union Township { By Mr A H Goodman
Union County ss { Justice of the Peace

J. L. Borggrafe Plaintiff { April 28th 1892 the
No 372. Against { Plaintiff J. L. Borggrafe
Oscar Goff Defendant { filed his Bill of Particulars
for amount due on promissory note
as follows,

\$17 55 Maysville O 12/9 1889
One day after date, for value received,
more or less, of us promise to pay —
J L Borggrafe Jr or order — — —
Seventeen and 25th Dollars at Mayoville
with 8 per cent after date and 8 per cent after

Signing Oscar Goff

The plaintiff asks judgment for the above
account with interest thereon at 8 per cent
from the 9th day of December 1889 and
for the costs.

April 29th 1892 Issued Summons
for the defendant Oscar Goff to appear
and answer returnable May 3rd 1892 at
9 o'clock A.M. and delivered to
W S Adams Constable,

May 3rd 1892 Writ returned void as follows,
Received this 3rd April 30th
1892 and served the same on the within named
defendant Oscar Goff by delivering to him
in person at his home copy of the writ on April 30th 1892
Geo. Service, 28th Coffey, 28th Meling, 28th Total, 75
W S Adams Constable

May 3rd 1892 The defendant Oscar Goff
appeared and confessed that he was
indebted to the plaintiff J.L. Borges Jr.
in the sum of Nineteen and 75/100 Dollars
with interest thereon at 8 per cent from the
9th day of December 1889 and asked that
judgment be rendered against him accor-
dingly and for the costs.

Whereupon it is by me considered on said
day that the plaintiff J.L. Borges Jr. recover
of the defendant Oscar Goff the sum of
Twenty and 56/100 Dollars and the costs
herein taxed off 25

A. H. Go. J. P.

Cost Recd.

Filing Bill .05
Summons Affidavit .30
Satisfaction .20
Record .50
Judgment .40

Constable On Summons 170 \$7.15

J.P. Transcript & Certificate 75- \$2.90

The State of the Union County, S.S.

I do hereby certify that the above is a full
and true copy from my books of the proceedings
had by and before me, at my office in said Mun-
icipality, in the above action.

At the office of Justice of the Peace
of the aforesaid Township

May 3 1892

THE STATE OF OHIO,

County, } ss.

SHERIFF'S RETURN.

Received this writ April 24 A. D. 1893

Service,	- - - - -	\$
Levy,	- - - - -	
Sum. Appraisers,	- - - - -	
Swearing Appraisers,	- - - - -	
Conv. Appraisers,	- - - - -	
Mileage,	- - - - -	
Poundage,	- - - - -	
Return,	- - - - -	
Total,	- - - - -	
Appraiser's Fees,	- - - - -	
Printer's Fees,	- - - - -	

Service,	- - - - -	\$
Levy,	- - - - -	
Sum. Appraisers,	- - - - -	
Swearing Appraisers,	- - - - -	
Conv. Appraisers,	- - - - -	
Mileage,	- - - - -	
Poundage,	- - - - -	
Return,	- - - - -	
Total,	- - - - -	
Appraiser's Fees,	- - - - -	
Printer's Fees,	- - - - -	

at 1 o'clock P.M., and pursuant to its command,
the sheriff returned by
order of Plaintiff the
24th day of April 1893

Oscar Goff
Plaintiff's Attorney

No.
Ex Doc. L 2 Page 5654

Marion Common Pleas

JL Boerger
AGAINST
Oscar Goff

EXECUTION ON TRANSCRIPT.

Ex. Ret. June 22 1893

Judg't vs. Def't	3d
before Justice of the Peace, on the	
day of <u>May</u>	18. 92
for the sum of	\$ 20.56
And Costs before Justice	\$ 2.86
Interest from	18 \$.-
Justice Increase Costs	\$ 1.75
Constable's Increase Costs	\$.75
Clerk's Increase	\$.50
Sheriff's Increase	\$.50
Clerk's Fees hereon	\$ 1.00

JL Boerger
Plaintiff's Attorney.

REURNED AND FILED,

18

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
 Union *{ss.*
 County,

To the Sheriff of Union County Greeting:—

Whereas, In a certain action before A. H. Goodwin
 a Justice of the Peace in and for the Township of Union in the
 said County of Union wherein J. L. Boerger

was Plaintiff, and Oscar Goff

was Defendant, judgment was rendered on the 3^d day of May
 A. D. 1893 against the said Oscar Goff

Defendant, and in favor of the said J. L. Boerger

Plaintiff for the sum of Twenty and 36^{per} Dollars
 and fifty six Cents, and Two and 15^{per} Dollars and
 Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of the Clerk
 of the Court of Common Pleas, within and for the said County of

on the 4 day of May 1897

You are therefore commanded, That of the goods and chattels of Oscar
 Goff aforesaid, you cause to be made the said sum of Twenty & 56^{per} Dollars
 and Cents damages, and Two & 15^{per} Dollars
 and Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said Oscar Goff

may be found in your bailiwick; and for the want of such goods and chattels, you
 cause the same to be levied of the lands and tenements of the said
 Oscar Goff
 lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
 at Marysville this 22^d day
 of April A. D. 1893
 R. M. Morris
 Clerk.

Execution & Lien Case File
Case No. 5655

CIVIL TRANSCRIPT.

No. 5655-

Ex. and Lien Doc., Vol. L7 Page

UNION COMMON PLEAS.

J L Bergeron Plff.,
AGAINST

Charles A. Beale Def't.

Transcript

J. B. Bourger Jr. Poff

Chas N. Coats Draft

\$10 56 55

Balance

July 17 May 17/92
for \$107 40

Statement made to

Piffs bill of Particulars
accompanied by

COURT OF COMMON PLEAS, UNION CO., OHIO



Entered on said cause in accordance with
and excepted from the same which
Bourger agrees to pay.)
(Thereupon it is ordered & it is hereby
May 1892 Considered by me that the
said Plaintiff Jno. Bourger produces
of the said defendant Chas. N. Coats
and owing \$107 40 debt unpaid
the costs herein taxed to him
at margin \$50

Instructed to pay
the same,

Bourger last, summons price of concertance
and summons \$10 a total of
Defendant cost, fine fees \$5; said
Bourger 45 Drafts to Bourger 45 center
Total \$100

The Clerk & Office, Oliver Brutus,
Paris, Illinois, as;

I do hereby certify that the above
is a true copy of the record
of the proceedings had by and before me
on my trial cause named in
the caption, May 17/92

The cause of the present transcript

Transcript from Civil Docket
D page 240. From J.W. Knutka & J.P.
Paris Township, Union Co., O.

The State of Ohio, Paris Township
Union County ss In Justice's Court
Before Justice of the Peace
J.L. Boenig Jr. Plaintiff
No 81 P Account
Chas N. Coats, Defd May 14 1892,

Plaintiff J.L. Boenig Jr.
filed his bill of particulars bring an
account of various items amounting
to \$86²⁵ which he claimed without interest
from April 2 1888 \$21¹⁵ Total \$107⁴⁰

May 14 1892 Issued Summons
of this date returned May 19 1892, 9 o'clock
A.M. and delivered same to Sam Bennett
Court. May 16 1892 Summons
returned indorsed "Received this
and May 14 1892 and May 16 1892
serve the said defendant by leaving
a certified copy thereof and indorsement
theron with him, ser 25, cap 25, rule 20
Sam Bennett Court

May 17 1892 The defendant Chas N
Coats appeared and waived further
time to enter his appearance herein
and confessed that he is indebted
to the said J.L. Boenig Jr. in the sum
of \$107⁴⁰ account & interest as claimed
and requests that judgment be

1.31.91.1m.

FOR EXACT DUPLICATE THIS ORDER, FORWARD A COPY TO REYNOLDS & REYNOLDS, DAYTON, OHIO.

Marysville, May 13rd 1892
 Chas. F. Doats

In Acc't with J. L. BOERGER, JR.,
MAMMOTH

ONE PRICE* CLOTHING* HOUSE.*
 1888

46"	To Balou O. and M.	33.00
"	Kid Mitts	1.75
"	Suspender	1.50
3/15"	Suit	28.00
3/17"	Silk Hat	5.00
4"	Cols & Cuffs	3.00
4/20"	O. C.	15.00
		86.25
		21.15
		<u>\$107.40</u>

Discount till May 17th

No 81
Rec'd Page 240
J. L. Bourne Jr Peff
Chas N Cato draft
Peff's Billed Particulars
July 17 1892
for \$107 ~~40~~ against
Draft J. L. Cato & Peff

Debits Bro't Forw'd.

Total Credit,

CREDIT.

By

THE STATE OF OHIO,

County, } ss.
SHERIFF'S RETURN.

Received this writ April 29th, A. D. 1893

Service,	- - - - -	\$	25
Levy,	- - - - -		1 25
Sum. Appraisers,	- - - - -		
Swearing Appraisers,	- - - - -		
Conv. Appraisers,	- - - - -		
Mileage,	- - - - -		16
Poundage,	- - - - -		
Return,	- - - - -		25

at 10 o'clock A.M., and pursuant to its command,
on May 1st, 1893, I made the following seal
and affixed it to the following seal which
is situated in the Village of Mayfield
beginning at a stake in the south
end of Center Street in the said
village, I have, etc., etc.

Index Living Executions.

No. 33.

Ex Doc. D. V. Page

Common Pleas

J L Boerger vs
AGAINST
Charles N. Coats

EXECUTION ON TRANSCRIPT.

Ex. Ret. June 28 1893

Judg't vs. Def't	17 m
before Justice of the Peace, on the	17 m
day of	May 1893
for the sum of	\$107.90
And Costs before Justice	\$ 1.25
Interest from	18 \$
Justice Increase Costs	\$ 1.60
Constable's Increase Costs	7.00
Clerk's Increase	\$.50
Sheriff's Increase	\$.50
Clerk's Fees hereon	\$ 1.60

W. J. H. S. Plaintiff's Attorney.

RETURNED AND FILED,

July 28th 1893

The Troup Mfg. Co., Blank Book Makers, Stationers,
Printers, and Legal Blank Publishers, Dayton, O.

THE STATE OF OHIO, }
County, } ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.	
Service,	\$ 25
Levy,	1 25
Sum. Appraisers,	
Swearing Appraisers,	
Conv. Appraisers,	
Mileage,	16
Poundage,	
Return,	25
Total,	1 91
Appraiser's Fees,	
Printer's Fees,	

Received this writ April 29th A. D. 1893
at 10 o'clock A. M., and pursuant to its command,
on May 1st 1893 I made the levy
for the want of goods and chattels
levied on the following real estate
situated in the Village of Marysville
Beginning at a Stake in the south
line of Center Street in the said
Village of Marysville Now Fifth street
and 189-85 poles and 1 link from the
north west corner of Lot No 10 in the

western addition to said town of Marysville Recorded in
Vol 10 page 623 of records of said Union County thence
parallel with Cottage Street 1-2 10 poles and 5 links to a
stake in the north line of Lot No 7 in said addition and
189-85 poles and 1 link from the south west corner of said lot No 10
the lot of land hereby and herein intended to be described
is all the land formerly owned by Elizabeth Robinson
between the above described line and the East line of
a lot owned by John B Boats being the west part of in
lot No 17 as described in the plat Book Plat Page 17, Union
County Records

Also the following described lot in Marysville Union
County Ohio Being Lot No 107 (formerly Lot No 10) of
west addition to the town of Marysville as designated
in Recorders plat of said addition The said Charles
A. Boats derived title to the lands above described by
descent as sole heir at law of his father John B Boats
deceased and the Grantee being the said Bathasine P
Boats wife of said John B Boats deceased

This writ returned for the want of
time
Wm G Snodgrass
Sheriff

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Lorain County, } ss.

To the Sheriff of Lorain County Greeting:

Whereas, In a certain action before J. H. Stunkade
a Justice of the Peace in and for the Township of Paris in the
said County of Lorain wherein J. L. Boerner Jr.

was Plaintiff, and Charles W. Ovals

were Defendant, judgment was rendered on the 17 day of May
A. D. 1892, against the said Charles W. Ovals.

Defendant, and in favor of the said J. L. Boerner Jr.

Plaintiff, for the sum of one hundred and seven Dollars
and Ninety Cents, and One Dollars and
Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Lorain

on the 17 day of May 1892

You are therefore commanded, That of the goods and chattels of Charles
W. Ovals

aforesaid, you cause to be made the said sum of one hundred and seven Dollars
and Ninety Cents damages, and one Dollars
and Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said Charles W. Ovals

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said

Charles W. Ovals

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,

at Marysville this 28th day

of April A. D. 1893

J. R. Morris

Clerk.

Execution & Lien Case File

Case No. 5656

CIVIL TRANSCRIPT.

No. 5656

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

A S Kerbey Plff.,
AGAINST

Charles W Coats, Def't.

Transcript
Civil Docket

A. S. Kirby Def
vs
Chas A. Coats Dft
5656

Book account

Judgment against deft
May 17, 1892, for \$37³⁶ debt
+\$1⁵⁰ costs.

J H Knutson
J P Parrot
Billed particulars
Account attached to
Transcript

COM. PLEAS. COURT, UNION CO., OHIO.



Transcript
from Civil Docket D. page 241, case no.
of J.H. Knutkade J.P. Paris Twp Union Co. O.

The State of Ohio Paris Township, Justice of the Peace
Union County vs Before J.H. Knutkade Justice of the Peace
A. G. Kirby Reff { Account
vs Chas N. Coats Draft } May 17 1892

Plaintiff filed his Bill of Particulars, being copy of a book account of various items & credits, showing a balance due from defendant to plaintiff of \$37⁵⁶. The parties appeared and said Chas. N. Coats draft would process extend his appearance herein and confessed that he is indebted to the said A. G. Kirby in the sum of \$37⁵⁶ and requests that judgment be entered on said confession and for costs.

Whereupon it is on said 17th day of May 1892 considered by me that the said A. G. Kirby recover of the said Chas. N. Coats said sum of \$37⁵⁶ debt and also \$1⁵⁰ costs herein.

J.H. Knutkade, J.P.

Costs, filing fee 50. Sat 20 Recd 30 June 30 last 25 July 40
Total \$1⁵⁰

The State of Ohio, Union County, Paris Township ss.

I do hereby certify that the above is a full and true copy from my docket, of the proceedings had by and before me, attorney office, in said township, in the above action, May 17 1892

J.H. Knutkade Justice of
the Peace of the aforesaid town

A. G. Kirby Plff

vs

Chas N. Curtis Dft

Bill of Particulars

Filed May 17 1892

Debt & against Dft

May 17 1892 for \$37.26

& \$1.50 costs

J. H. Knill Secy

JP

STATEMENT.

Marysville, O.,

189

M

IN ACCOUNT WITH . . .

The A. G. Kirby Co.,
DRY GOODS, CARPETS, SHOES.

Apr	6	Thread 10 bush	15-
"	"	2 doz buttons 10	20
"	"	2 pr Gloms 150-35-	180-
"	21	1 cotton	.05-
8	23	2 doz Hoses 50	100
"	"	2 " " 25	50
"	"	2 Hdk 25	50
"	"	2 " 15	80
"	"	2 " 10	20
"	24	2 collars 15-18	33
"	"	2 ties 50-25-	75-
			<u>5 83</u>
			12 73
			21 12
			<u>53 41</u>
			<u>93.09</u>
			<u>10.90</u>
			<u>103.99</u>
			<u>66.65</u>
			<u>37.34</u>

Is subject to deduction
Cash

STATEMENT.

Marysville, O.,

189

M

IN ACCOUNT WITH . . .

The A. G. Kirby Co.,

DRY GOODS, CARPETS, SHOES.

1888

Jan 21"	To 10mrd lace	150
Feb 13	" 1 skein Saxony	10
" 3"	" Corset	1.75-
" 22	" 10 yd muslin	90
" "	" 2 ³ / ₄ " Emb 75-	2.00
" "	" 12 " " 185-	65-
" "	" 3 " " 20	60
" "	" 3 " " 25-	75-
" "	" 2 cotton	10
" "	" 2 yd lace 40	80
Mar 1"	" 2 " Emb 12	24
" "	" 2 " " 35-	70
" 15	" 1 lb Glace	85-
" 31	" 1 spf linen	10
Apr 6	" 2 ³ / ₄ yd Cashmere 55-	1.25-
" "	" 2 " silk 25-	25-
" "	" 1 " Canvas 20	20
		12.73

STATEMENT.

Marysville, O., 189

M

IN ACCOUNT WITH

The A. G. Kirby Co.,
DRY GOODS, CARPETS, SHOES.

Nov	23	90	1 toboggan	85-
"	"	"	ribbon	25-
"	"	"	1 pr Mittens	50
"	28	"	1 pr Blankets	9.00
Dec	16	"	3 yd flannel	135-
"	"	"	1 pr Gloves	1.50
"	"	"	2 Hdk.	75- 50
"	22	"	10 yd druggists	5.00
"	"	"	5" calico	35-
"	"	"	1" silesia	20
"	"	"	2 spl silk	10
"	"	"	1 niet	5-
"	"	"	2 cotton	10
"	29	"	2 dz buttons	30
"	"	"	1 yd zig-zag	10
"	"	"	braid	7
"	"	"	stays	15-
				<u>21 12</u>

STATEMENT.

Marysville, O.,

189

M

IN ACCOUNT WITH

The A. G. Kirby Co.,

DRY GOODS, CARPETS, SHOES.

Jan 11	"	1888	By cash	\$15.00
" 14	"	"	"	10.00
" 16	"	"	"	6.55-
" 20	"	"	"	8.90
" 27	"	"	"	5.00
May 26	"	"	"	8.00
June 4	"	"	"	8.00
Apr 23	1889	"	"	5.50
				<u>66.65</u>

STATEMENT.

Marysville, O.,

189

M Chas Goate

IN ACCOUNT WITH

The A. G. Kirby Co.,

DRY GOODS, CARPETS, SHOES.
1887

Sept	10"	90. 1 wrap	40.00
Oct	14"	1 skirt	1.35-
"	" "	yarn	.36
"	15-	2 lbs batting	.85-
"	" 1	spl cotton	.85-
"	25-	2 skeins yarn	.20
Mrs	1"	1 skirt	1.00
"	2	3 skirts	3.00
"	" "	15 yds calico	.75-
"	" "	2 cotton	.10
"	12	1 box	.25-
"	" "	2 pr hose	.50
"	18	25 yds cot flannel	2.50
"	" "	10" cambric	1.25-
"	" "	5" flannel	.150
"	" "	2 cotton	.10
"	19"	1 pr mittens	.50
"	25	2 dz buttons silk	.25-
			53.41

THE STATE OF OHIO,

County, } ss.
SHERIFF'S RETURN.

SHERIFF'S FEES.

Service,	- - -	\$	25
Levy,	- - -	\$	125

at 7 o'clock P.M., and pursuant to its command,
levied on the above named Plaintiff's assets made

Ex Doc. Page

Common Pleas

J. G. Kerby
AGAINTS
Chas M. Coats

EXECUTION ON TRANSCRIPT.

E.v. Ret. 18

Judg't vs. Def't before Justice of the Peace, on the 17th day of May 1893
for the sum of \$37.36
And Costs before Justice \$1.50
Interest from 18 \$
Justice Increase Costs \$
Constable's Increase Costs \$
Clerk's Increase \$3.00
Sheriff's Increase \$
Clerk's Fees hereon \$ 6.00

W. H. Hussey
Plaintiff's Attorney.

RETURNED AND FILED,

July 13th, 1893

THE STATE OF OHIO, }
County, } ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.	
Service,	\$ 25-
Levy,	1.25
Sum. Appraisers,	
Swearing Appraisers,	
Conv. Appraisers,	
Mileage,	16
Poundage,	
Return,	25
.....
Total,	1.91
Appraiser's Fees,	
Printer's Fees,	

Received this writ May 13th

A. D. 1893

at 1 o'clock P.M., and pursuant to its command,
levied on the 13th day of May 1893 made
this levy For the want of goods
and chattels I levy on the following
described real estate situated in the
Village of Marysville Union County Ohio
Beginning at a stake in the south line of
Center Street in the said Village of Marysville
Now Fifth Street and 189-85 poles and 1 link
from the north west corner of Lot No 10 in

the western addition to said town of Marysville Recorded in
Vol 10 page 623. of records of said Union County Sheriff parallel
with College Street 1¹ 1/2 10 poles and 5 links to a stake in the
north line of Lot No 7 in said addition and 189-85 poles
and 1 link from the south west corner of said lot No 10 The
lot of land hereby and herein intended to be described is
all the land formerly owned by Elizabeth Robinson
between the above described line and the East line of
a lot owned by John B boats being the west part of
the lot No 171 as described in the Plat Book No 1 Page 17
Union County Records

also the following described lot in Marysville Union
County Ohio Being Lot No 107 (formerly Lot No 10) of west
addition to the town of Marysville as designated in
Recorded plat of said addition. The said Charles N
Boats derived title to the lands above described by
descent as sole heir at law of his father John B
Boats deceased and the Grantee being the said
Barbara P. Boats wife of said John B. Boats. Deceased

This writ returned for
want of time

Wm L Snodgrass
Sheriff

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }
 Union County, } ss.

To the Sheriff of Union County Greeting:

Whereas, In a certain action before J. H. Kirkade
a Justice of the Peace in and, for the Township of Paris, in the
said County of Union wherein
A. G. Kerby
w. Plaintiff, and Charles N. Coats

w. Defendant, judgment was rendered on the 17 day of May
A. D. 1891 against the said Charles N. Coats
Defendant, and in favor of the said A. G. Kerby

Plaintiff, for the sum of Thirty seven Dollars
and Thirty six Cents, and One Dollars and
Eighty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of

on the 18 day of May 1891.

You are therefore commanded, That of the goods and chattels of Charles N. Coats,
aforesaid, you cause to be made the said sum of Thirty seven Dollars
and Thirty six Cents damages, and One Dollars
and Eighty Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said Charles N. Coats

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said
Charles N. Coats
lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
at Marysville this 17 day
of May A.D. 1891
R. M. Brown Clerk.

Execution & Lien Case File

Case No. 5657

CIVIL TRANSCRIPT.

No. 5657

Ex. and Lien Doc., vol. 2^L page.....

Union Common Pleas.

L E Bellus Plaintiff,

AGAINST

George C Edward Defendant.

5657

L. E. Bellows Blff
Geo C Edwards dft

Transcript from
J. H. Knoblauch off
Panopolitan
Civil Doc D page 185-

COM. PLEAS COURT, UNION CO., OHIO.



Transcript
From Docket of J H Knutade J. P. Paris
Township, Union County, Ohio.
The State of Ohio v. Paris Township,
Union County ss { Justices Court,
Before Will Wright Justice of the Peace,
L. E. Bellus, Plaintiff } No 59
v Judgment by Confession
George C Edwards Defendant } Dec 31st 1884
Bill of Particulars of

Plaintiff filed and which is as follows:
\$45-00 Marysville Sep 5 1881

For months after date I promise to
pay to the order of L E Bellus Forty-five
dollars at 6 percent value received

Geo. C Edwards

Endorsement

Oct 26 1881 Paid on the within 10.00
Febr 13 1882 Paid on the within 5.00
Paid on the within 4.50

The parties appear and the said Geo C
Edwards bound for less, entered his ap-
pearance herein and confessed that
he is indebted to the said L E Bellus
in the sum of \$29³⁷ and requested that
judgment be entered on said confession
and forecast

Whereupon it is on said 31st day of December
answering by me that the plaintiff
of the said defendant said sum of
\$29³⁷ and also the costs herein taxed at \$10.

Will Wright J P

Before Wm. Knobade J.P. Paris ^{the} 2^d November
November 2 1891 At execution hearing issued
upon the above judgment for the period of
5 years, The plaintiff made a motion
for an order as follows. Ordene that
the above judgment stand as and
that the same be serv'd, for the amount
now due thereunder the sum of \$4173
and costs. Thereupon I granted and
made said order conditionally, That
the said order will be made absolute on the
7th day of November 1891, unless cause
then shown at my office, at 1 o'clock P.M.
by the said George Edwards against
pointing the same and to which time
the hearing of said cause is adjourned
On the same day delivered copy of the
abov to Sam Bennett Constable
Nov 4 1891 The constable returned said
copy of conditional order inclosed
with the following return "November 2nd
1891 received this notice and served the
same Nov 3rd by delivering a certified
copy of this notice and endorsement
theron to the within named George
Edwards Sam Bennett Constable
November 7 1891 1 o'clock P.M. The parties
Plaintiff appeared the defendant
failed to appear at said hours specified
in said notice and for one hour thereafter
- after and no cause being shown
to the contrary, The above conditional
order is by me made absolute and
I do find that there remains

after and no cause being shown
to the contrary, the above conditional
order is by me made absolute and
I do find that there remains
an unexecuted judgment due upon
said judgment the sum of \$41.73
Principal and interest due and
\$41⁰ costs and for which the said
judgment is ordered as aforesaid to
stand record. J.H. Knutkade JP
Dec 7 1891 Issued execution herein
and delivered same to Sam Bennett
Const.

Decr 15th 1891 Execution returned
vindicated Decr 15 1891 returned this
unit by order of Plaintiff Sam Bennett Const.
Cost Bill

Wm Wright Jr Costs	J.H. Knutkade Jr Costs
File paper 5	Additional record 70
Judgt 40	Notice & file 45
Ex't Judgt 15	Judgt record 40
Record 30	Conditional order 40
<u>90</u>	Satisfaction 20
Sam Bennett Const costs	Execution & file 45
Service 40	Transcript 2 ⁶⁰
Mile " 20	" certf 1.00
Cop " 25	<u>25</u>
Execut mile 20	<u>3.85</u>
<u>105</u>	

Total Costs

J.H. Knutkade JP	\$3.85
Wm Wright Jr	.90
Sam Bennett Const	<u>1.05</u>
Total	5.80

Plaintiff paid me \$1²⁵ costs of transcript.

J.H. Knutkade JP

The State of Ohio, Huron County, Paris Township
I do hereby certify that the above is a full
and true copy from my dockets of the proceedings
had by and before me and my ~~Deedee~~ ^{Deedee} W.W. Wright
JP, attorney office in said Township in the
Labor action as appears from the records
May 23 1892

J.H. Knutkade JP
Huron County, Ohio

THE STATE OF OHIO,

A. L. Clark

County, } ss.

SHERIFF'S RETURN.

Received this writ May 27th A. D. 1892

SHERIFF'S FEES.

Service,	- - -	\$	1	20
Levy,	- - -			
Sum. Appraisers,	- - -			
Swearing Appraisers,	- - -			
Conv. Appraisers,	- - -			
Mileage,	- - -		24	
Poundage,	- - -		25	
Return,	- - -			
Total,	- - -			
Appraiser's Fees,	- - -			
Printer's Fees,	- - -			

\$1 69

at 10 o'clock A.M., and ~~presented to its command~~,
 Filling no pools or shuttle laws
 or testament of George C. Edwards
 the within defendant without &
 pay this writ is returned

A. L. Clark Sheriff
 Clark County
 Ohio

Appraiser's Fees,
 Printer's Fees, -

No. 5657

Ex Doc. L 2 Page

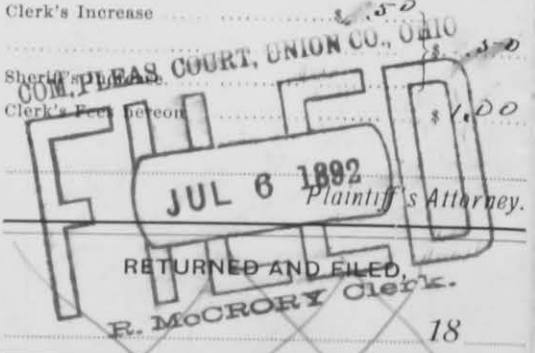
Common Pleas

L E Bellus
 AGAINST
 George C Edwards

EXECUTION ON TRANSCRIPT.

Ex. Ret. July 20th 1892

Judg't vs. Def't before Justice of the Peace, on the day of November 1891
 for the sum of \$ 41.73
 And Costs before Justice \$ 3.50
 Interest from 18 \$
 Justice Increase Costs \$ 2.40
 Constable's Increase Costs 20 \$ 2.85
 Clerk's Increase 8.50



18

The Troup Mfg. Co., Blank Book Makers, Stationers,
 Printers, and Legal Blank Publishers, Dayton, O.

Costs deposited.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
 Union County, } ss.
 To the Sheriff of Clark County Greeting:,
 Whereas, In a certain action before J. H. Knickade
 a Justice of the Peace in and for the Township of Paris in the
 said County of Union wherein L E Bellus
 was Plaintiff, and George C Edwards
 was Defendant, judgment was rendered on the 7th day of November
 A. D. 1891, against the said George C Edwards
 Defendant, and in favor of the said L E Bellus
 Plaintiff, for the sum of forty one Dollars
 and Seventy three cents, and three Dollars and
 fifty Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of the Clerk
 of the Court of Common Pleas, within and for the said County of Union
 on the 26 day of May 1892
 You are therefore commanded, That of the goods and chattels of George C.
 Edwards
 aforesaid, you cause to be made the said sum of forty three Dollars
 and Twenty three cents damages, and three Dollars
 and fifty Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said George C Edwards
 may be found in your bailiwick; and for the want of such goods and chattels, you
 cause the same to be levied of the lands and tenements of the said George C.
 Edwards,
 lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
 at Marysville this Twenty sixth day
 of May A. D. 1892
 W. M. Morris
 Clerk.

THE STATE OF OHIO.

County, { ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

SHERIFF'S FEES.	
Service,	\$ 25-
Levy,	- - - \$ 25-
Sum. Appraisers,	
Swear'g Appraisers,	
Conv. Appraisers,	
Mileage,	- -
Poundage,	- -
Return,	- -
Total,	- -
Appraisers' Fees,	
Printer's Fees,	

Received this writ January 3rd A. D. 1894

at 2 o'clock P.M., and pursuant to its command,

on the 5th day of January 1894

at 2 o'clock P.M. I levied on as

the personalty of George

Edwards one gray Horse

5 years old one top dray and

one set of single buggy harness

This levy is made subject to

a Marshal held by W. M. Scott

Res

This was returned by
order of Plaintiff my said Plaintiff Sheriff

— order of Plaintiff my said Plaintiff Sheriff

Common Pleas.

L E Bellus,
AGAINST
Geo. C Edwards

Execution on Transcript.

Ex. Ret. Mar 5 - 1894

Judg't vs. Def't.....	
before Justice of the Peace, on the.....	7
day of.....	Mar 1
for the sum of.....	\$ 41.73.
And costs before Justice.....	\$ 3.50
Interest from.....	1891 \$.
Justice's Increase Costs.....	\$.
Constable's Increase Costs.....	\$ 2.00
Clerk's Increase.....	\$ 1.80
Sheriff's Increase.....	\$ 1.69
Clerk's Fees hereon.....	\$.60

Plaintiff's Attorney.

RETURNED AND FILED
Feb 24 A. D. 1894.

Execution on Transcript.

THE STATE OF OHIO,)
Union County, } ss.

To the Sheriff of Union County, GREETING:

Whereas, In a certain action before J. H. Stukade a Justice of the Peace in and for the Township of Paris, in said County of Union wherein L. E. Bellus

w^m Plaintiff and George C. Edwards

w^m Defendant, judgment was rendered on the 7th day of Nov A. D. 1891 against the said George C. Edwards,

Defendant and in favor of the said L. E. Bellus

Plaintiff for the sum of forty one Dollars and Seventy three Cents damages, and three Dollars fifty Cents, the costs of suit before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas within and for the said County of Union on the 26th day of May 1892

You are therefore Commanded, That of the goods and chattels of George C. Edwards.

aforesaid, you cause to be made the said sum of forty one Dollars and Seventy three Cents damages, and three Dollars and fifty Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said George C. Edwards

may be found in your bailiwick, and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said George C. Edwards

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the seal of said Court of Common Pleas,
at Marysville this 5th

day of January A. D. 1894

R. M. Gray

Clerk.

Execution & Lien Case File

Case No. 5658

CIVIL TRANSCRIPT.

No. 3658

Ex. and Lien Doc., Vol. 2 ^L Page ..

UNION COMMON PLEAS.

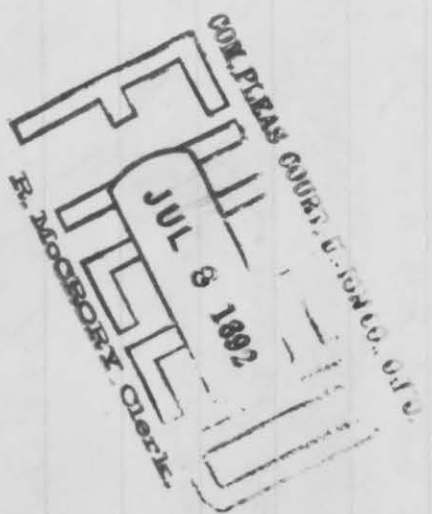
J. J. Boon Plff.,

AGAINST

Rhoda & Larry Def't.

5658

Burn
vs
Larry



Befor ^{civil} Wild kidmon Justice of the peace of Bokes Creek
Township J.J. Boone vs. Rhoda A. Larry

Case No 191 June 25th 1891 - The Plaintiff filed
his particulars ^(true notes) in substance as follows:-

\$5⁰⁰ August 6th 1890 Forty days after date we promise
to pay to J.J. Boone or order Five and $\frac{1}{2}$ dollars for
value received with 8% interest per annum thereon
after the date which interest shall be due and payable
annually and if the interest thereon be not paid annually
or when due, the same shall when due be added to
and become a part of the principal and bear interest at
the same rate Rhoda A. Larry

Witnessed by M.B. Boone

(2) \$5⁰⁰ August 6th 1890 One hundred and thirty days
after date we promise to pay to J.J. Boone or order Five
and $\frac{1}{2}$ dollars for value received with 8% interest per annum
thereon from date which interest shall be due and
payable annually and if the interest thereon be not
paid annually or when due, the same when due shall
be added to and become a part of the principal and
bear interest at the same rate

Rhoda A. Larry

Witnessed by M.B. Boone

(3) \$5⁰⁰ August 6th 1890 Two hundred and twenty
days after date we promise to pay to J.J. Boone or
order Five Dollars for value received with 8% interest
per annum thereon from date which interest shall
be due and payable annually and if interest thereon be not
paid annually or when due, the same shall when due be
added to and become a part of the principal and bear interest
at the same rate Rhoda A. Larry

Witnessed by M.B. Boone

\$5⁰⁰

August 6th 1890 Three hundred and Ten days
after date we promise to pay to J. J. Boone or order for
Dollars for value received with 8% interest per annum
thereon from date which interest shall be due and
payable annually, and if the interest thereon be
not paid annually or when due, the same
shall when due be added to and become a part of the
principal and bear interest at the same rate
Witnessed by M. B. Boone

Rhoda A. Larry

June 25th 1891 issued summons for Rhoda
A. Larry returnable June 30th 1891 at 9 o'clock
A.M. and delivered the same to George Ferry
constable

June 30th 1891 Summons returned and endorsed
as follows, Received this writ June 25th 1891 and
June 26th 1891 served the same on defendant by
leaving certified copy thereof personally with her

George Ferry Constable

June 30th 1891 The day and hour set in the
summons for trial and the parties fail to appear
nor do they appear for one hour thereafter, Therefore
judgment by default. Therupon it is on this
30th day of June 1891 considered and adjudged by me
that the said J. J. Boone recovers of the said Rhoda
A. Larry the sum of Twenty One and $\frac{20}{100}$ dollars
and interest at 8% and for costs of this action

With kind more justice of the peace
July 9th 1891 issued execution on the above
judgment and delivered the same to Geo. Ferry
constable

August 9th 1891, execution returned endorsed
as follows. Received this writ July 9th 1891
By virtue of this writ July 15th 1891 I served
this writ and found no property,

Fees Service and return \$0.40

Mileage 95-

Total \$1.35-

George Ferry constable

September the 8th 1891 Received J.J. Boone
Five dollars and Fifty Five Cents (\$5.55) The costs
in this case.

Sep. 8th 1891 With Skidmore J.P.
Received my fees & costs in full
in this case

George Ferry Constable

This is to certify that the above is a true
copy of the case of J.J. Boone vs Rhoda A. Lany
as it appears on docket page 384 case
191 - witness my hand and seal this sixth
day of July 1892

Will Skidmore J.P.

J. G. Baone
vs
Rhoda C. Lasy

Judgment on the Docket of Wm. Shidler
J. P. of Bakersfield Yogo County
Rendered Jan 30 1891 for \$21²⁰ and for \$5⁰⁰
costs

The following is a copy of the conditional
order made by me on the above judgment

No execution having been issued
for five years upon the above judgment
the plaintiff makes an order as follows

Ordered that the above judgment
stands as and that the be received for the
amount now due thereon. being the sum
of Twenty one and $\frac{2}{10}$ Dollars principal.
Twenty one and $\frac{2}{10}$ Dollars interest of 8%
to gather with Five and $\frac{5}{10}$ costs plus
seventy five cents cost interest on same
costs being for costs with interest on
same at 6 $\frac{1}{2}$. Eleven and $\frac{1}{10}$ Making in
all Fifty three and $\frac{6}{10}$ Dollars

Whereupon I granted and made
the same conditionally. That is said
order will be made absolute on the ~~29~~
day day of April 1904 unless cause
be then shown at my office against
granting the same at 10 o'clock A.M.
by the said Rhoda C. Lasy, and to
which time the hearing of ^{said} Rhoda C
Lasy is adjourned. On the same day
delivered a copy of the above to J C
constable given under my hand this 19th
day of April 1904 at my office West Mansfield
E. G. Hathaway Justice of the Peace

Constable's return

April 23 1904 The constable returned said copy of conditional order indorsed as with the following return.

April 19th 1904 received this writ and

April 19. 1904 served by delivering a certified copy of conditional order to the defendant Rhoda C. Loring

service \$.25

return .25

Mileage .90

Total \$ 1.40

J C Roberts constable

April 23. 1904. 10 O'clock A.M. The day and hour set for hearing in the above case. The defendant failed to failed to appear as for one hour thereafter

but made default, wherefore cause being shown against order the above

conditional order is made absolute

and said judgment is servived for

the sum of Twenty one $\frac{2}{3}$ Dollars principal

Twenty one $\frac{2}{3}$ Dollars interest at 8%

from June 20. 1901 together with five

and $\frac{1}{2}$ cents with interest at 6% making in all

fifty three and $\frac{81}{100}$ dollars. and the costs of

this action and costs of this action at \$3.25

J P. Cast

order \$.50 E G Hathaway

Docketing 1.00 Justice of the Peace

Judgment .40

Total 1.85

Court cost 1.40

1.25

State of Maine
Probate Court Division of
Leads vs Rhoda Loring
Let this paper act as if this to be a true
copy of the proceedings of the several
of this judgment to G Hathaway J.P.
Loring County Esq.

Execution & Lien Case File

Case No. 5659

CIVIL TRANSCRIPT.

No. 5659

Ex. and Lien Doc., Vol. ✓ Page

UNION COMMON PLEAS.

J. J. Southard ^{Plff.},
AGAINST

Lyda Draper et al ^{Def't.}.

July 15 - 1892

The State of Ohio

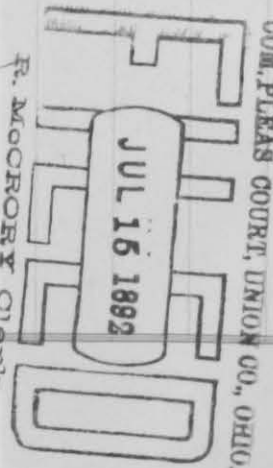
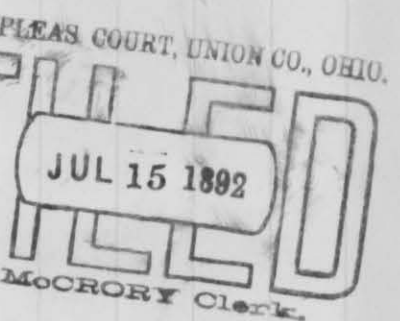
Union County Taylorstown ~~pp~~ 55

I do here by certify that the above is
a full and true copy from myocket
of the proceedings had by and before me
at my office in said townshp in the
above action

W. H. Willis J. P. of above date

Township

Southeast
Lydon Brook
et al
5659



The State of Ohio
Union County, ss

In Justice's Court, for Taylor Township.

Before W.H. Willis, Justice of the Peace.

No 149 Amount claimed \$85.70

June 18-1892

The Plaintiff filed

12

his bill of particulars which is in substance as follows:

Feb. 1st 1878, over
year after date I promise to pay to the
order of J.L. Southard Forty dollar, for
value received, with interest at 8%
per annum.

Lyda Draper
George Draper

Def't

Judgments

Lyda Draper
George Draper

June 18th 1892, Summons issued and delivered to constable J.J. Brauan
returnable June 25th 1892 at 1. o'clock P.M.

June 18th 1892, Summons returned endorsed as follows: Received this writ June 18th 1892 and served the same on the within named Lyda Draper and George Draper by leaving copy with them at their home.

J.J. Brauan, const

Service 25¢ mileage 60¢ copy 25¢ Total \$1.10

June 25th 1892, The Defendant failed to appear although I waited for one hour: therefore it is considered by me that J.L. Southard recover of the said Lyda and George Draper the said sum of Eighty five and $\frac{7}{100}$ dollar, and costs of this action as follows:
Justice's fees \$1.20 Court's fees \$1.10 Total \$2.30

Total cost 2.95

Execution & Lien Case File
Case No. 5660

CIVIL TRANSCRIPT.

No. 57660

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

Wm H. Wellwood Plff.,
AGAINST

Alfred Davis Def't.

5660

TRANSCRIPT FROM CIVIL DOCKET.

William M. Wedwood

AGAINST

Alfred Davis

Before W. H. Flock

Justice of the Peace.

Docket B, No. 8, Page 56

CERTIFICATE.

THE STATE OF OHIO,

Monroe County, } ss.
Washington Township. }

I, the undersigned, a Justice of the Peace
in and for said County and Township,
hereby certify that the within is a full and
true copy of the record of the proceedings in
the above action, had by and before me, at
my office in said Township, and of the costs in
said case, as the same appear of record on my

Docket B, Page 56

July 29, 1892
W. H. Flock

Justice of the Peace.

Filed in the Court of Common Pleas of
COMPTON COURT, UNION CO., OHIO
County, Ohio,

on the day of 1892



THE STATE OF OHIO,
Union COUNTY, SS.

In Justice's Court,

For Washington

Township.

2-3-6. E. L. Barrett & Son, Publishers, Springfield, Ohio.

William M Wellwood
vs.
Plffs.

Alfred Davis

Def'ts.

Judgment, \$26 00

JUSTICE'S FEES.	Plff's Cost.	Def'ts Cost.
	Dols. Cts.	Dols. Cts.
Summons	25	
Affidavit & Interrogatories	60	
Order of Undertaking		
Subpoena 3 Names	35	
Swearing 3 Witnesses	15	
Adjournment, Filing 3 Papers	15	
Record Words	25	
Judgment	40	
Satisfaction	20	
Bail for Stay		
Execution and Filing	45	
Trans. and Certificate	1.00	
		\$3.80

CONSTABLE'S FEES.

Sum. Serv., and Mileage	70
Sub. Serv., and Mileage	1.65

Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

I C. Clemens by Plaintiff on demand	80	Paid
Joseph Wellwood & W. Shirk	80	
	50	

Before W H G Fleck
No. 8 Justice of the Peace.
Amount claimed, \$26 00

May 16th 1892

The Plaintiff filed his bill of particulars which is in substance as follows: The said Plaintiff says there is due him from said defendant the sum of \$26 00 for services of Robert Stink to one dark bay mare, bred by said defendant in the spring of 1890 for which amount with interest thereon at the rate of 6 per cent from the 1st day of May 1891. The Plaintiff asks judgment. (Signed) William M Wellwood Plaintiff

May 16th 1892 Issued summons returnable May 25 1892 at 10 o'clock A.M. Same day issued subpoena by request of Plaintiff for Joseph Wellwood, J C Clemens & S W Shirk and delivered them to G S Moody Dept Constable, one of the constables being absent and the other being a party to this action

(Signed) W H G Fleck J.P.

May 16th 1892 Summons returned endorsed Received this writ May 16th 1892 and same I served the same on defendant by leaving certified copy thereof with defendant service & return 25 copy 25 mileage 20 Total 70 (Signed) G S Moody Dept Const

Subpoena returned same day endorsed May 16th 1892 I served the aforesaid writ on the persons named below, as follows J Wellwood J C Clemens & S W Shirk by copy. Fees \$1.65

(Signed) G S Moody Dept Const

May 25 1892 10 o'clock A.M. parties appeared trial had Joseph Wellwood, J C Clemens

and S W Shirk sworn and examined on the part of the Plaintiff after hearing the proof and allegations of parties. I do find upon the matter in difference for the Plaintiff. Thereupon to it is on said 25th day of May 1892 considered by me that the said W M Wellwood recover of the said Alfred Davis the sum of Twenty six and 00 Dollars debt and costs taxed at six and 00 dollars, and costs and interest that may accrue

(Signed) W H G Fleck J.P.

June 4th 1892 Issued Execution and delivered same to Jesse Schertzer Constable

July 4 1892 Execution returned, indorsed, received this June 4th 1892. by command of this court I was at the place of residence of the within named defendant, found no property to levy thereon

(Signed) Jesse Schertzer Const

, 189 , the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety; caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

APPEAL UNDERTAKING.

Whereas, on the day of A.D., 189 , the said

obtained a judgment against the said on the Docket of J. P.,

for dollars and cents, and costs taxed and the said

intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I

of do hereby promise and undertake to the said in the sum of

Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 189 , J. P.

Taken by and signed, and acknowledged before me, and surety approved, this day of A.D., 189 . Stay of Execution expires

J. P. 189 . Amt. then due, \$

, 189 . Issued an Execution for

returnable 189 , and

delivered the same to Constable.

Execution returned and endorsed as follows:

THE STATE OF OHIO,

County, } ss.
SHERIFF'S RETURN.

Received this writ May 19th A. D. 1893

SHERIFF'S FEES.

Service,	- - -	\$	25-
Levy,	- - -		
Sum. Appraisers,	- - -		
Swearing Appraisers,	- - -		
Conv. Appraisers,	- - -		
Mileage,	- - -	\$	254
Poundage,	- - -		
Return,	- - -		25-
Total,		\$	3 06
Appraiser's Fees,			
Printer's Fees,			

at 3 o'clock P.M., and pursuant to its command,
 & this will return for the
 want of property on which to
 make a sale

John Shookman
Sheriff

Ex Doc. 12 Page

Common Pleas

William Kelwood
AGAINST
Alfred Davis

EXECUTION ON TRANSCRIPT.

Ex Ret. July 18 1893

Judg't vs. Def't	25-
before Justice of the Peace, on the	25-
day of	May
for the sum of	18.92
And Costs before Justice	\$ 6.80
Interest from	18 \$
Justice Increase Costs	\$.10
Constable's Increase Costs	1.30
Clerk's Increase	\$ 1.50
Sheriff's Increase	4.75
Clerk's Fees hereon	\$.60

H. H. Hobbs Plaintiff's Attorney.

RETURNED AND FILED,

July 18th, 1893 18

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }
 Union County, } ss.

To the Sheriff of Union County Greeting:

Whereas, In a certain action before W. H. Flock
 a Justice of the Peace in and for the Township of Washington in the
 said County of Union wherein

William McWellwood
 Plaintiff, and Alfred Davis,
 w. Defendant, judgment was rendered on the 25 day of May

A. D. 1891, against the said Alfred Davis
 Defendant, and in favor of the said William McWellwood

Plaintiff, for the sum of Twenty Six and Sixty Dollars
 and Sixty Cents, and Six Dollars and
 Eighty Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of the Clerk
 of the Court of Common Pleas, within and for the said County of Union
 on the 30 day of July 1891

You are therefore commanded, That, of the goods and chattels of
 Alfred Davis
 aforesaid, you cause to be made the said sum of Twenty Six Dollars
 and Sixty Cents damages, and Six Dollars
 and Eighty Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said Alfred Davis

may be found in your bailiwick; and for the want of such goods and chattels, you
 cause the same to be levied of the lands and tenements of the said
 Alfred Davis
 lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
 at Marysville this 18th day
 of May A.D. 1891
 R. M. Brown
 Clerk.

Ex. Doc. No. 2 Page 5660

COURT OF COMMON PLEAS

Mr. Kellum v.

vs

Alfred Daniels

EXECUTION FOR COSTS.

Returnable 189

This Writ dated Jan 30 1897

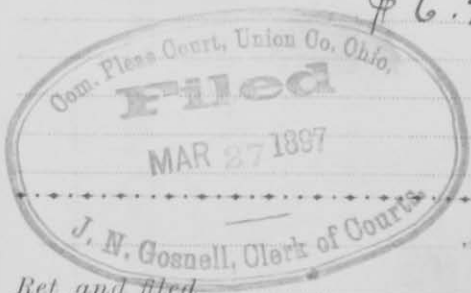
Plaintiff's Costs, - - - \$ 5.16

Defendant's Costs, - - -

Total Costs, - - -

Int. from May 1893, 1.14

Inc. Costs, This writ, $\frac{.60}{\$ 6.90}$



Ret. and filed 189

Received this writ January 30 1897, at 3 o'clock P.M.
John J. Murphy of Bldg. of Adm'r
for return & return of Plaintiff's costs
and for payment of my off.
to pay or return to me my
def. fees & expenses
in sum of \$ 22.25
John J. Murphy
for return & return of Plaintiff's costs
and for payment of my off.
to pay or return to me my
def. fees & expenses
in sum of \$ 22.25

EXECUTION FOR COSTS.

THE STATE OF OHIO,
UNION COUNTY.

Whereas, in a certain action
lately prosecuted in our
within and for said County

{ SS

To the Sheriff of Union County, Greeting :

Upon Transcript

Court of Common Pleas,
wherein *Wm Hellwood*

Alfred Davis -

Plaintiff and

Defendant

the costs adjudged against the said

Wm Hellwood

10/- Dollars.

were taxed at *Five and* You are, therefore, commanded that of the goods and chattels, or for want of the goods and chattels, of the lands and tenements of the said *Wm Hellwood*

in your bailiwick, you cause to be made the costs aforesaid, with interest thereon from the *3d* day of *May* A. D., 189*3*, until paid, and costs that may accrue; and do you make return of this execution, together with your proceedings thereon, within sixty days from the date hereof.

WITNESS my signature, as Clerk of our said Court, this *30th* day of *January* A. D., 1897

By

M. Garvin Clerk.
J. S. Johnson Deputy Clerk.

THE STATE OF OHIO,

Union County, } ss.

SHERIFF'S RETURN.

Received this writ D. C. 32 the A. D. 18⁶²

SHERIFF'S FEES.

Service,	- - -	\$ 80
Levy,	- - -	100
Sum. Appraisers,	- - -	
Swearing Appraisers,	- - -	
Conv. Appraisers,	- - -	
Mileage,	- - -	9 20
Poundage,	- - -	
Return,	- - -	25
Total,	- - -	41 75
Appraiser's Fees,	- - -	
Printer's Fees,	- - -	

at 10 o'clock A. M., and pursuant to its command,
and on the 1 st day of August, 1862,
want of goods and chattels, I served
this writ on the following described
real estate, situated in the Township of
Washington County, Ohio, and state of the
United States of America, commencing in
the center of the said Shady and High
Essex road N 43 $\frac{1}{2}$ E 292 $\frac{1}{4}$ feet from a
stone in the center of the crossing where

the Marysville and Clinton road crosses the said Essey and Essex road, thence S 45 $\frac{1}{2}$ E 60 $\frac{1}{4}$ feet to a stake, thence N 45 $\frac{1}{2}$ E 48 $\frac{1}{4}$ feet, thence N 48 $\frac{1}{2}$ E 29 $\frac{1}{4}$ feet to a stake, thence N 45 $\frac{1}{2}$ E 29 $\frac{1}{4}$ feet to the corner of said Essex and East Shady road, thence with the corner of said road, S 43 $\frac{1}{2}$ W 24 $\frac{1}{4}$ feet to the place of beginning. Containing 37 rods of land
the exact boundaries by order of Sheriff.

Thomas Martin Henry

Common Pleas

Wm H. Ellwood
against
Alfred Davis

EXECUTION ON TRANSCRIPT.

Ex. Ret. 18

Judg't vs. Def't	25
before Justice of the Peace, on the	
day of May	18 72 60
for the sum of	\$ 6 80
And Costs before Justice	
Interest from	18 \$
Justice Increase Costs	\$.40
Constable's Increase Costs	1.05 }
Clerk's Increase	\$.50 }
Sheriff's Increase	\$.30
Clerk's Feca hereon	\$.60

CON. PLEAS COURT, UNION CO., OHIO.

Plaintiff's Attorney.

RECORDED AND FILED,

18

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
Union County, } ss.

To the Sheriff of Union County Greeting:

Whereas, In a certain action before W H B Fleck,
a Justice of the Peace in and for the Township of Washington in the
said County of Union, wherein Wm M McHolland,

was Plaintiff, and Alfred Davis

was Defendant, judgment was rendered on the 25th day of May
A. D. 1892, against the said Alfred Davis

Defendant, and in favor of the said Wm M McHolland

Plaintiff, for the sum of Twenty six Dollars
and Sixty Cents, and Six - Dollars and
Eighty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Union
on the 30 day of July 1892

You are therefore commanded, That of the goods and chattels of Alfred
Davis

aforesaid, you cause to be made the said sum of Twenty six Dollars
and Sixty Cents damages, and Six Dollars and
Eighty Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said Alfred Davis

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said
Alfred Davis
lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
at Maysville this 30th day
of July A. D. 1892
R. M. Overy
Clerk.

Execution & Lien Case File
Case No. 5661

CIVIL TRANSCRIPT.

No. 5661-

Ex. and Lien Doc., vol. 2 page 5661-

Union Common Pleas.

Alice W. Freeman Pl'tiff,
AGAINST
George Temple Def't.

No 5661—

John W. Farnan
88

George Temple

Transcript —

COURT, UNION CO., OHIO.



John W. Fierman Before Jason Case Justice of the Peace
28 Fox Elginne Township Union Co Ohio
West Amherst Claimed #3787

Geo Temple Richwood Ohio June 13rd 1892
Please The Plaintiff filed his Bill of Particulars
Sum 25 which is in substance as follows
filing fees 10 \$36⁴¹, on November 4th 1890 one day
Indict 15 After date I promise to pay John W. Fierman
Record 11 or order the sum of Thirty Six & ⁴¹/₁₀₀ Dollars
Judgment 40 Geo Temple

Sat 20 June 13rd 1892 issued Summons on the
Execution 15 Above bill of particulars returnable June
17th 1892 at 10 o'clock A.M. and handed
Transcript 15 P. G. Winger Constable
Certificate 25 \$25.00

Constable Recd
Sergt 10
Execution 15
Total 25
June 17th 1892 Summons returned endorsed
as follows Received this writ June 13rd 1892
and June 13rd 1892 served the same on defendant
andant by leaving Certified Copy thereof with
him personally first ^{to} G.

P. G. Winger Const

June 17th 1892 at 10 o'clock A.M. defendant
failed to appear then or for one hour
thereafter but made default - the action
being founded on a promissory note I
filed and hereby render judgment
of default against the defendant Geo =
Temple for the Plaintiff for the sum
of Thirty Nine & ⁴¹/₁₀₀ Dollars and Plaintiff
Costs herein taxed at \$2.25 and interest
until paid Jason Case J.P.

July 6th 1892 I issued an Execution on
the above judgment against Geo Temple
for \$272⁷⁵ Dollars Judgment and Costs
and handed J.M. Blushenges Case

July 27th 1892 Execution returned endorsed
as follows Recd this execution July 6th 1892
and by virtue of the same I went to the
residence of the within named Geo Temple
and could find no property whereon
to make a levy Please AY

J M Blushenges
Constable

The State of Ohio Union County, 18.
I do hereby certify that the above is a full
and true copy from my docket of the
proceedings had by and before me at my
Office in said Township in the above action
July 27th 1892 Jason Luse J.P.
of the the aforesaid Township
Costs paid by Plaintiff

Execution & Lien Case File
Case No. 5662

CIVIL TRANSCRIPT.

No. 5662

Ex. and Lien Doc., vol. 2 page 5642

Union Common Pleas.

Kayman & Kenline Plaintiff,
AGAINST

AGAINST

Ben Wood Deft.

No 5662-
Transcript

Haymann & Henline
vs
Ben Wood



Haymann & Hartman State of Ohio Union County \$
 vs Before Joseph Comer Justice
 Ben Wood) of the Peace amount claimed
 Thirty Dollars August 5 1892 The Plaintiffs filed
 their Bill of particulars which is in substance as
 follows

1890	April 21	1/2 13lb oak board	26 1/2 gal .220	59 80
" "	" "	1/2 13lb 100 case of andeson	26 1/2 gal 295	79 70
" "	" "	1 72oz 12n Black Berry	10 gal 110	12 23
" "	" "	Draage		25
" "	August 8	1 72oz 100 cherry Draage	15 gal 125	15 65
" "	October 13	1 8lb pize	4 1/2 "	191
" "	" "	Draage		25
1891	January 10	1 72oz 100 Cognic Brandy	10 gal 165	17 65
" "	" "	Draage		25
1890	May 29	6n by cash and allowance		31 50
" "	Aug 7	" by cash		40 00
" "	Oct 1	" "		30 00
" "	11 30	" "		2000
1891	Jan 9	" "		23 25
" "	April 11	" "		17 65
" "	May 13	" "		15 00
" "	Aug 7	" "		7 00
" "	Sept 3	" "		15 00
" "	" 25	" "		16 00
" "	Oct 14	" "		5 00
" "	Nov 6	" "		5 00
" "	Dec 8	" "		13 00
				<u>132 40</u>
				30 00

August 5 1892 Summons issued for the appearance
of the defendant Ben Wood on the 9 day of August
1892 at 9 o'clock AM and delivered the same to
J M Hlickinger constable August 6 1892 Summons
returned endorsed received this court August 6 1892
and August 6 1892 Served the same on defendant
by leaving a certified copy thereof with him
personally Servis and returne 25 copy 24 Milage 20
total 70

J M Hlickinger constable

August 9 1892 9 o'clock still time set for
trial the defendant failed to appear and for
one hour thereafter but made default it is the
refore considered by me from the evidence that
the Plaintiffs Haymann & Henline recover of
the defendant Ben Wood the sum of Thirty doll
ars and his costs herein taxed at 2 1/4

Joseph Comer J P

The State of Ohio Union County Clabourne
Township Es I do hereby certify that the above
is a full and true copy from my docket of the
proceedings had by and before me at my office
in Said Township in the above action

Joseph Comer J P

Justices fees 145
Transcrip 15
Certifying $\frac{25}{\$45}$

Constable fees 70

Execution & Lien Case File

Case No. 5663

CIVIL TRANSCRIPT.

No. 5663

Ex. and Lien Doc., Vol. 2 ^L Page

UNION COMMON PLEAS.

Mansfield Mutual Fire ^{Ins co} Plff.,
AGAINST

J Pedrovbie, Def't.

5663,
Transcrip

Mansfield Mutual
Fire Insurance
Company
vs

J. Bednagogbie

COURT OF COMMON PLEAS, UNION CO., OHIO.



Mansfield Mutual Fire, The State of Ohio
insurance company } Union County St
vs } Before Joseph Gamen

J Bedrougolie Justice of the Peace
Amount claimed \$1050 June 22 1892
The plaintiffs filed their bill of Particulars
which is in substance as follows
before Joseph Gamen a Justice of the Peace
of Clabourne Township Union County OhioSt
S S Gardner being duly Sworn says he is the
Attorney of the plaintiffs that the defendant
is justly indebted to the plaintiffs in the sum
of Ten⁵⁰/₁₀₀ Dollars being assessment duly & legally
made by Said plaintiffs November 21 1891 upon
the promissory note made by defendant to plaintiffs
for an insurance policy which policy defendant
held and that the claim is just and the plaintiffs
ought recover said amount and that the defendant
is a non resident of Union County Ohio
and that M W Hill and A B Dugood of Abondsall
County one defendant next Hance road and attachment
is this ~~case~~ action and the property sought
to be attached is not the personal earnings
of the defendant and is not exempt from
execution S S Gardner

Sworn to and Subscribed before me this
22 day of June 1892 Joseph Gamen J P
June 22 1892 Summons issued for the
appearance of the defendant on the 27 day
June 1892 at 9 o'clock AM also an attachment
against the goods or chattles of the said de-
fendant returnable on the 27 day June 1892
at 9 o'clock AM all of which I delivered to

I M Flickinger constable June 24 sum
mons returned endorsed received this court
June 22 1892 I could not serve summons
and defendant as he could not be found in the
county my fees ~~are~~ I M Flickinger consta
ble June 24 1892 attachment and notice
to garnishes returned endorsed no personal
property found to attach I could not get
possession of the property abridged to in the
possession of M W Hill and A B Degoode
the garnishes and June 23 1892 at 3 o'clock
P.M I served notice on said M W Hill and
A B Degoode with a copy of this anden and
of the notice to garnishes hereunto annexed
to appear and answer by leaving the said
copy with M W Hill and A B Degoode
personally I M Flickinger constable
June 27 1892 9 o'clock AM time for the app
earance of the garnishes and for one hour
thereafter when S S Gardner Attorney for the
Plaintiff moved for an adjournment until
2 o'clock P.M this day which was granted
June 27 1892 2 o'clock P.M the garnishes
appeared was sworn and examined and
their examination reduced to writing and
placed on file when I ordered them to
pay into this court according to their testa
money until this claim is satisfied
the hearing of this case was then adjourned
until the 8th day of August 1892 at 9 o'clock
A.M for time to advertise

August 8 1892 at o'clock A.M time set
for trial the defendant failed to appear
and for one hour thereafter but made
debat the proof of publication being
biled Sworn to according to Law and from
the evidence before me the claim being
an a written contract it is therefore
considered by me that the Plaintiff the
Mansfield Mutual fire insurance compa-
ny recover of the defendant J Pedro
goulie the sum of Ten Dollars and Sixty
cents and his costs taxed at \$9.80

Joseph Comer J.P

State of Ohio Union County Glabonne
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
at my office in Said in the above action
August 10 1892 Joseph Comer J.P

Judges fees	375
Transcrip	100
Certificate	25 5.00
Bankstall fees	230
Witness fees	
M.W.Hill	75
A B Degood	75
Adjustment	
Richwood Gazette	225

Execution & Lien Case File

Case No. 5664

CIVIL TRANSCRIPT.

No. 5664

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

J J Morelock Plff.,
AGAINST
Samuel Warner et al. Def't.

FOR Blairne Township TOWNSHIP.

I do hereby certify that the within is a full and true copy of from my docket of the proceedings had by me and before me at any office in said Township in the above action
September the 6th 1892

William Basulay
Trustee of the School

Morelack
vs
Warner et al.
No 5664



STATE OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statute in such case made and provided, I,
as surety for the Stay of Execution on the above Judgment of.....
against.....do hereby promise and undertake to pay the amount
of said Judgment, interest and costs, and the costs that may accrue,
.....Surety.
.....Taken by and signed, and acknowledged before me, and surely approved,
this.....day of.....A.D. 188... Stay of Execution expires.....
.....J.P. 188... Am't then due \$.....
.....Issued on Execution for.....
.....returnable.....188... Constable.....
.....delivered the same to.....
Execution returned and endorsed as follows:
.....Exacted and acknowledged before me, and surely op-
proved this.....day of.....188...
.....J.P.

THE STATE OF OHIO.

Union County, ss.

IN JUSTICE'S COURT,

9-12-16. E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

J J Morelock

Plffs.

vs.

Samuel Warner
Frances Warner
Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost. Deft's Cost.
Dol. Cts. Dol. Cts.

Summons

Affidavit

Order of

Undertaking

Subpœna

Names

Swearing

Witnesses

Adjournment

Filing 1 Papers

5

Record 400 Words

60

Judgment

40

Satisfaction

20

Bail for Stay

Execution and Filing

Trans. and Certificate

85

210

CONSTABLE'S FEES.

Sum., Serv. and Mileage

Sub., Serv., and Mileage

Sum. Appraisers

Schedule and Bond.

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per Cent.

WITNESSES.

BEFORE

No. 49

William Bassidy JUSTICE OF THE PEACE

Amount Claimed \$ 60 74

188

The Plaintiff filed a bill of particulars which is in substance as follows: a promissory note dated Marysville 9 August the 6th 1889 six months after date we or either of us promise to pay J J Morelock or bearer the sum of 64 74 for value received with due interest

Samuel Warner

Frances Warner

The above note bears the following credits January the 17th 1890 received on the within note \$10 00 February the 14th 1890 paid on the within note one pair of boots \$8. 00 August the 31st 1891 paid on the within note \$100 I hereby waive the issuing of process and service by summons in the above case and enter my appearance hear in the parties appear and said Samuel Warner and Frances Warner waived process entered their appearance herein and confessed that he is indebted to the said J J Morelock in the sum of forty five dollars and fifty eight cents July the 20th 1892 and requests that judgment be entered on said confession and for costs where upon it is on said 20th day of July 1892 considered by me that the said J J Morelock recover of the said Samuel Warner and Frances Warner said sum of forty five dollars and fifty eight cents and also \$2 10 cents cost William Bassidy Justice of the Peace over

Index Placing Executions.

No. 3664

Ex. Doc. 2 Page

Common Pleas

J J Morelock
AGAINST
Samuel Warner et al

EXECUTION ON TRANSCRIPT.

Ex. Ret. Nov 6 1892

Judg't vs. Def't Warner
before Justice of the Peace, on the 20
day of July 1892
for the sum of \$45.60
And Costs before Justice \$2.10
Interest from 6th from July 20 1892
Justice Increase Costs
Constable's Increase Costs
Clerk's Increase

Sheriff's Increase.

Clerk's Fees hereon

COMPT. PLAS COURTS IN C. O. V. A. V.

Plaintiff's Attorney.

RETURNED AND FILED,
SEP 12 1892

18

The Troup Mfg. Co., Blank Book Makers, Stationers,
Printers and Book Publishers, Dayton, O.

THE STATE OF OHIO,
Montgomery County, } ss.
SHERIFF'S RETURN.

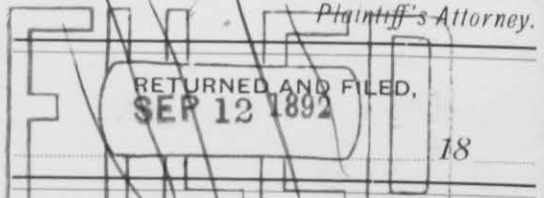
SHERIFF'S FEES.

Service,	- - -	\$ 45-
Levy,	- - -	1.00
Sum. Appraisers,	- - -	
Swearing Appraisers,	- - -	
Conv. Appraisers,	- - -	2.40
Mileage,	- - -	80
Poundage,	- - -	
Return,	- - -	2.80
Total,	- - -	44.90
Appraiser's Fees,	- - -	
Printer's Fees,	- - -	

Received this writ Sept 7th A. D. 1892

at 8 o'clock A. M., and pursuant to its command,
for want of good and sufficient cause,
levied this writ on the land described
interest of Samuel Warner in the
following described Real Estate, Situate
in the Township of Fairborn, County of Greene
State of Ohio, and being a military survey
No 6107, bounded and described as follows:
Beginning at the north east corner of said land
at the line of the crossing of the present ditch
of the N.Y. P. & R.R. thence running south with the line of
William White land to the original corner of said land and
converging with the lands of William White and Mr. David Morris
thence with the line of Mr. David Morris land to the east line
of the said N.Y. P. & R.R. thence north with the said line
above described land being all of a detached portion of the said
Mary Ellen Musgrave land, and situated on the south east
end of the present ditch of the N.Y. P. & R.R. and the said piece
of land as supposed to contain (6) six acres of land more or less
the judgment settled by the parties and verified and acknowledged
by Plaintiff, this 13th day of Sept 1892

Thomas McMaster Sheriff



EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
 Union County, } ss.

To the Sheriff of Union County Greeting:

Whereas, In a certain action before William Cassiday
 a Justice of the Peace in and for the Township of Clabourne, in the
 said County of Union wherein

J J Morelock

w^{as} Plaintiff, and Samuel Warner and Frances
 Warner

were Defendant, judgment was rendered on the 20th day of July

A. D. 1892, against the said Samuel Warner and

Frances Warner

Defendant, and in favor of the said J J Morelock

Plaintiff, for the sum of forty five Dollars
 and Sixty eight cents, and Two and 10/oo Dollars and
 Ten — Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of the Clerk
 of the Court of Common Pleas, within and for the said County of Union
 on the 7th day of Sept 1892

You are therefore commanded, That of the goods and chattels of Samuel
 Warner and Frances Warner
 aforesaid, you cause to be made the said sum of Forty five Dollars
 and Sixty eight Cents damages, and Two — Dollars
 and ten + Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said Samuel Warner and
 Frances Warner

may be found in your bailiwick; and for the want of such goods and chattels, you
 cause the same to be levied of the lands and tenements of the said Samuel
 Warner & Frances Warner
 lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
 at Marysville this seventh day
 of September A. D. 1892
 R. W. Story
 Clerk.

Execution & Lien Case File
Case No. 5665

CIVIL TRANSCRIPT.

No. 5665

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

Kegiah Hunt Admrx^{& C} Plff.,
AGAINST
Isaac Jolliff Def't.

No 07660-

Resia H. Hunt adwrx
us

Isaac Jolliff.

COM. PLEAS COURT, UNION CO., OHIO.



The State of Ohio Union County vs
Kesiah Hunt Administratrix of W. T. Hunt estate
vs { Plaintiff

Isaac Jolliff Defendant

Before J. W. Martin J. P.

No. 95- Amount claimed - \$58⁶⁰/m

Aug- 24[#] 1892- The Plaintiff filed her bill
of particulars which is in substance as follo-
ws Magnetic-springs April- 15[#] 1886

Six months after date we promise
to pay to the order of G. S. Shidmore
Fifty two dollars and forty-five cents
value received with interest at 8 per cent
per annum (Signed) Isaac Jolliff

Bill of particulars filed and
summons issued August the 24[#]
1892 by order of plaintiff for the appearance
of the defendant at 1. O'clock Aug 27[#] 1892

J. W. Martin, J. P.

Aug- 27[#] 1892 summons returned
Indorsed, served by reading to defendant
(No copy) Defendant says it was
not all read to him and refused
to appear and acknowledge the service

J. W. Martin, J. P.

I thereupon issued another summons
summoning the defendant to appear
Sept. the 1st 1892 at 1. O'clock and
delivered it to Robert Turner const

J. W. Martin J. P.

Sept 1st 1892 - 1. O. Clock No return being made of the above described summons by R. Turner constable. The above recited case stands as it did before summons was issued —

J. W. Martin J.P.

Sept 5[#] 1892. Issued a new summons and delivered it to R. Turner constable Returnable Sept 9[#] 1892.

Sept 5[#] 1892. Summons returned endorsed Received this visit Sept 5[#] 1892 and Sept 5[#] 1892. Served the same on defendant by leaving certified copy thereof with him (costs) service 25- copy 25-(4 miles) 35= 85-

R. Turner const

Sept 9[#] 1892. Time set for hearing defendant failed to appear at the time named in the summons or for one hour thereafter it is therefore considered by me that the plaintiff recover of the defendant the sum of Fifty eight and 60 Dollars and the costs of this action taxed at \$2 10 I render judgment for that amount

J. W. Martin J.P.

Sept 19[#] 1892. Issued an execution in the above case against property of Isaac Gollif defendant and delivered same to R. Turner constable Sept 24[#] 1892. Execution returned endorsed received this execution Sept 19[#] 92. Served the same on the above named defendant Sept 20[#] 92. and failed to find personal property in possession of defendant (of any kind)

Robert Turner (const)

No costs returned for constable on Execution

J. W. Martin J.P.

Justices - Costs in the above case

Summons 25

Filing 2 Papers 10

Record words 30

Judgment 40

Satisfaction 20

Execution & filing 45-

\$170 Total -

Constables fees } Sum-Serv & Mileag 60 - Costs Paid by

Copy 25 Plaintiff

.85 Total

\$1.70 - Costs in full -

J.W. Martin, J.P.

The State of Ohio Union County Leuburg 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, at my office
in said Township in the above action.

J.W. Martin, J.P. Of said Township,

Sept 26th 1892

Justices fees for Transcript

400, words 60

Certificate

25
.85

Fees paid by plaintiff

J.W. Martin, J.P.

Execution & Lien Case File

Case No. 5666

CIVIL TRANSCRIPT.

No. 5666

Ex. and Lien Doc., Vol. 7 Page

UNION COMMON PLEAS.

R H Glick Plff.,

AGAINST

Mallesse Layd Def't.

Transcript -

R H Glick
98

Melissa Ladd

No 5666

COM. PLEAS. COURT, UNION CO., OHIO.



R.H. Glick
88
Melissa Loyd

State of Ohio Union County 88
In Justice Court for Claiborne Township
Before Jason Case Justice of the Peace
No. 16. Plaintiff Claimed \$269

Judgment \$269

Richwood Oct 26th 1892

The Plaintiff filed his Bill
of Particulars which is substance as follows
Summons 25[¢] \$39 68 Richwood Oct 26th 1891 on March 5th 1892
after date we promise to pay to the order of R H Glick Thirtynine & 68/100 Dollars value recd with
Records 45[¢] 8 per cent interest per annum

Judgment 40

Settlement 20
Swallow 10
Transcript 45
Certified \$29 00
2.35

John Loyd
Melissa Loyd

Richwood Oct 26th Melissa Loyd in court
With R H Glick To Mose \$10 64

September 26th 1892 Issued a summons on
Constables fees etc. The above action returnable Sept 30th 1892

\$2.90 at 10 o'clock a.m. and handed J. McR. Liskenger
Revd \$2.90 etc Cons Sept 30th 1892 Summons delivered and
refused from Plaintiff as follows Recd This writ Sept 26th 1892

Sept 30th 1892 Served the same on defendant
by leaving Certificate off thereof with her
personally fees 25[¢] J. McR. Liskenger
Cons

Sept 30th 1892 at 9th o'clock a.m. Parties appeared
Trial had Plaintiff sworn and examined
as a witness for Plaintiff and Defendant likewise and examined as a witness
for defendant - it is thereupon and on said day
considered by me that the said R. H. Glick

recover of the Said Melissa Loyd Fifty ~~and~~^{2nd ~~and~~^{2nd Dollars and debt and ~~and~~^{the} Costs and interest at 8 per Cent until paid}}

Jason Case J.P.

88

The State of Ohio Warren County Clarendon J.P
I do hereby Certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said Township in the above action

Sept 30th 1892

Jason Case Justice of
Peace of theforesaid Township

Execution & Lien Case File
Case No. 5667

CIVIL TRANSCRIPT.

No. 5667

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

J E Westheimer *Plff.*,
AGAINST

Harriet Rose, *Def't.*

Transcript - 6267
S E Wetherimer
88

Harriett Rose

Filed Oct. 10/92
at 9-50 o'clock A.M.

J. S. Turner
Recorder

COM. PLEAS COURT, UNION CO., OHIO.



60 pd.

S. Westheimer

vs

Harriet Rose

The State of Ohio Union County, 58.
In Justices Court for Clarborne Township
Before Jason Case Justice of the Peace
No. 17. Amount Claimed \$917,

Judgment \$917

Justices fees

Summons 25

Service 10⁰⁰

Jury 15

Filing papers 10

Rec 45

Judgment 40

Satisfaction 20

Transcript 45

Court 25

23 0

Constables fees

70

Oct 1st 1892

Rec Cost 5⁰⁰

J Case J.P.

Rickwood, O. Sept 26th 1892

The Plaintiff filed her bill of particulars
which is in substance as follows:

Rickwood Ohio Sept 26th 1892

Mrs Harriet Rose vs. S. Westheimer

On So Ballance on Book Account \$84⁵²₇₁
Interest \$7.17

Sept 26th 1892 Issued a summons on the above
action returnable Sept 30th 1892 at 10 o'clock
A.M. and handed J.M. Fleischer Cw
Sept 30th 1892 Summons returned indorsed
as follows - Rec this 26th Sept 1892 and Sept
26th 1892 Served the same on defendant by leaving
Certificate copy thereof at her place of residence fees 25

J M Fleischer Cw

Sept 30th 1892 at 10 o'clock A.M. Plaintiff appeared
defendant appeared not there was for over hour
there after but made default On inquiry
of amount of claim N.P. Wetherbee agent
for S. Westheimer swore and examined
as a witness for Plaintiff I find and hereby
render judgment of defendant for Plaintiff on
her Bill of Particulars against the defendant
for the sum of Nine & 75 Dollars and Plaintiff costs
hereon taxed at \$2.50 and interest until paid
Jason Case J.P.

83

State of Ohio Union County Claiborne Township
I do hereby Certify that the above is a full and
true Copy from my Booklet of the Proceedings had
by and before me at my office in said Township
in the above action

Oct 1st 1892

In the cause of the
aforesaid Township

Execution & Lien Case File

Case No. 5668

CIVIL TRANSCRIPT.

No. 57668

Ex. and Lien Doc., Vol. L Page

UNION COMMON PLEAS.

Philip Kliver ^{Plff.},
AGAINST
Ash Keghtlinger ^{et al} _{Def't.}

Transcript.

Forme Civile Doc C. Page 433 Jost Kuehne
Justice of the Peace, Paris Township
Union Co. O.

The State of Ohio { Paris Township, Justice Court
Union County, ss } Before Will Wright, Justice of the Peace
Philip Kliber, Plaintiff | No 130. - On a promissory note
13

Ashley Rightliiger {
Amanda Rightliiger and
John B. Coats, Defendant

Oct 26th 1886. Plaintiff filed
his bill of particulars a copy of which follows
\$41.50 Oct 14th 1885-

One year after date we promise to pay to
the order of Philip Kliber Forty one dollars and
fifty cents at Mansfield Ohio 8% interest after
due value received. Ashley Rightliiger
Due Oct 14th 1886. Amanda Rightliiger
John B. Coats.

Oct 27th 1886. The parties appeared and said
Ashley Rightliiger, Amanda Rightliiger
and John B. Coats entered their appear-
ance herein and the said Ashley Right-
liiger and Amanda Rightliiger as
principal debtor and John B. Coats assurly
confessed that they were indebted to the said
Philip Kliber on said note in the sum of
Forty-one \$41.50 dollars and requested
that judgment be entered on said confession
and for costs,

Whereupon it is on said 27th day of October
considered by me that the said Philip Kliber

record of said Ashley Lightfinger and
 Anawanda Lightfinger as principal
 and John B. Coats as surety said sum of
 \$41⁵⁷ and his costs herein taxed at \$1⁰⁰
 Nov 3 1886. The defendant came and by John R.
 Taylor their surety resident of said County, ap-
 proved by me as good and sufficient surety and
 an undertaking for the stay of execution I granted
 him which follows: In consequence of the statute in
 such case made and provided I John R. Taylor
 as surety, for the stay of execution on the above judgment
 do hereby promise and undertake to pay the amount of
 said judgment, interest and costs and the costs that
 may accrue. J.R. Taylor,
 Taken by and signed and acknowledged before me
 and surely affirmed this 3rd day of November AD 1886

W.W. Wright, J.S.

June 13rd 1887. Execution issued and delivered
 to same Sheriff Court which was returned July
 11th 1887 endorsed as follows: Received of John
 B. Coats Surety defendant \$47. 80

Postage	47	181	Costs J.S.
Service		40	File 5-
Mileage		20	Jury 740
Paid Justice		46.57	Police 45-
			Salaries 20
			Execution 40
			Total 150
			Transcript & Mailing 60
			Arts 25-
			85 ⁷²

Retained my fees Same Sheriff Custodian
 Received of W.W. Wright Forty-Nine & ⁵²/₁₀₀ dollars in
 full of the above judgment. Philip Kline
 State of Ohio, County of Union, Paris Township as
 I do hereby certify that the above and foregoing
 is a full and true copy of the above cause and
 the same appears on file duly docketed

J. H. Linn Ladd
 Justice of the Peace
 Paris Township



Execution & Lien Case File

Case No. 5669

CIVIL TRANSCRIPT.

No. 5669

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

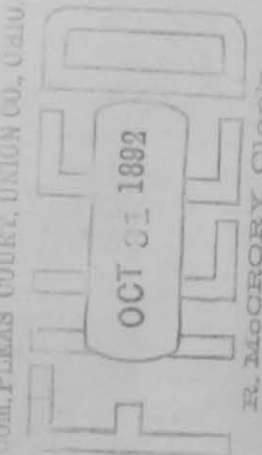
A J Murphy

Plff.,

AGAINST

John Duffy

Def't.



Clark - was run over
in dock -
S.S.

Oct 12, 1892. One o'clock P.M.
Sum specified in summons for trial
and for one hour thereafter defendant
failed to appear at time stated
for trial. Thereupon on said 12^o day
of Oct 1892, it is considered by
the Plaintiff recover from
said defendant the said sum of fifty
six dollars, & 37¹¹ m. and costs
of this suit - taxed at two & 27¹¹ m. dollars.

Witness, Justice of the Peace

Oct 28, 1892.

This is to certify that the
foregoing is a true transcript of the suit -
The Huber Manufacturing Co. doing business at
Marion & J. S. A. Murphy & John Drift
doing business at - Marion Ohio. C.

John Drift

Justice of the Peace
Boston, 2nd November 1892

Transcript -

The Huber Manufacturing Co. Before Wm. Steag. Justice of the
of Marion Co. Peace, And claimed \$46⁸⁵
U.S. Oct 10, 1892.

A. J. Murphy
^{as}
John Duffy.
Cost
\$2.90

The Plaintiffs filed their bill of
Particulars which is in substance as
follows May 26th To 240th Iron, 14.40
" " " 25. Rivets 1.50
" " " 88 hours work 30.80
" " " 2 hr in play. 15-
\$46.85

The Huber Manufacturing Co.
doing business at Marion Ohio

Oct 8th 1892. Issued summons for A. J. Murphy
and John Duffy, to appear at my office on
Oct 12, at 1 P.M. and delivered same to
A. Hodges, Constable

Oct 10, 1892. Summons returned Endorsed
as follows. Recd. this writ. Oct 10, 1892

Served same by leaving Certified copy there
of at A. J. Murphy, House, and Certified
Copy, at John Duffy, Place of Business
Service & Return \$0. copy \$0, Mileage 40
Total \$1.40.

A. Hodges, Const

Execution & Lien Case File
Case No. 5670

CIVIL TRANSCRIPT.

No. 3670

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

Robert Divine Plff.,
AGAINST

Soloman Brown Def't.

3670

Transcript-

Robert Devine

v.s

Solomon Brown

Judgement-

August 5th/92

and .75 -

J.P. Fees \$ 2.40
constable fees \$ 1.70

Leymus Zimmerman
J. P.

COM. PLEAS COURT, UNION CO., OHIO.



The State of Ohio } In Justice's Court for Darby twp.
Union County S.S. } Before Cyrus Zimmerman Justice of
the Peace

Robert Devine Pltf } amount claimed .75cts
vs } April 1st 1892

Solomon Brown Deft }

Judgement .75cts. The Plaintiff filed his bill
of particulars which is in substance as follows
an account for horse Shoeing

July 26 A.D. 1888. Solomon Brown or to R. Devine
for fitting 4 shoes on horse .60cts
Interest .15

Amount claimed .75

July 28 A.D. 1892. Issued Summons of
that date returnable August 5th A.D. at 2:30
P.M. and delivered same to C. E. Curry, constable,
for service.

August 1st A.D. 1892 Summons returned
Endorsed received this 1st July 30th 1892
and served same on defendant at his
home in Darby twp Union County Ohio
by copy August 1st 1892.

Signed C. E. Curry, constable

August 5th A.D. 1892. 2:30 P.M.
time sett for trial was called Plaintiff
and defendant not present waiting
One hour thereafter Plaintiff and defendant
not yet appearing the Plaintiff's account before
me and statements of defendant relative to said
claim made to me previous to trial

It is therefore considered by me that the Plaintiff Robert Devins recover of the defendant Solomon Brown the sum of Seventy Five cents for labor with interest thereon at 6% per annum from date of judgment until paid and for costs as follows

Justices	Summons 25-	Constable	Sum 25-
	affidavit 40		copy 25-
	Record .30		mileage 50 40
	Judgement 40		
	Execution 40		Execution 40
	<hr/>		<hr/>
Transcript & cert.	65-		mileage 60 40
	<hr/>		<hr/>
	#2.40		\$1.70

October 11th A.D. 1892.

Issued on Execution for 75-cb and \$3.35 Costs - returnable Nov 11. 1892 and delivered same to C. E. Lundy Constable

Execution returned and endorsed as follows
Received this writ October 11th 1892. and October 12th 1892. made diligent search and found no personal property whereon to levy.

C. E. Lundy Constable

Judgement	.75-
Interest from Aug 1/92	- -
Justices Fees	2.40
Constable	1.70

I hereby certify the within and foregoing to be a correct full and true copy of proceedings had by and before me of my docket in this case.

Syms Zimmerman, P.
of Darby Twp Unincor.
O.

Execution & Lien Case File

Case No. 5671

CIVIL TRANSCRIPT.

No. 5671

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

Thomas Munday Plff.,
AGAINST

Solomon Brown Def't.

L no 2 - No 5671

Transcript of Judgment

Thomas. Munday Pltf

v.s

Solomon Brown Deft

Before Lynd Zimmerman

J. P. Darby Juf

Union County, O

Judgment - \$27.61

8% Int from Aug 5/92 -

J. P. Fees \$ 2.45

Countable Fees \$ 1.80

COM. PLEAS COURT, UNION CO., OHIO.



The State of Ohio In Justice's Court for Darby township
Union County, Ohio
Thomas Munday Pltf. } Before Dennis Zimmerman Justice of the Peace
v.s. } Amount claimed \$ 27.61
Solomon Brown Defd. } July 1st 1892.

Judgement #27.61 The Plaintiff filed his bill of particulars
which is in substance as follows. being A certain
moniesory note which Reads

\$23.94 Sept 4th 1890.
on the 4th day of Sept 1890 I promise to
pay Thos Munday or bearer the sum of
twenty three & 94/100 dollars
value recd with 8% after due to be paid annually.
Signed Solomon Brown

July 30th A.D. 1892

Issued Summons of that date returnable
Aug 5th A.D. 1892. at 2³⁰ P.M. and
delivered same to Chas Lerry. constable for
service

Aug. 1st A.D. 1892

Summons returned endorsed

Recd this m^t July 30th 1892 and served same on
Deft. Solomon Brown by copy left to him at his
home.

Signed Chas Lerry Constable

home.

Signed Lehas Levy Leonestable

August 5th A.D. 1892. time 2³⁰ P.M.

Case called the defendant came and said he owed the debt but had no money to pay the debt with but now. Writ and Summons with the leonestable return before me

It is therefore considered by me that the Plaintiff Thomas Munday recover of the Defendant Solomon Brown the sum of Twenty Seven and 4/100 Dollars with interest at Rate of 8% per annum from date of Judgment until paid and for costs as follows

Justices fees	Sum	Leonestable	Sum
aff	25-	copys	25-
Filing and	40-	miles 1.5	45-
Record ing	30	Execution	40
Judgement	40	miles 1.5 miles	46-
Executive	40.		
			\$1.80
Transcript & cert.	\$1.80 1.65- <u>2.45-</u>		

October 13. 1892. issued on Execution for 27.61+ for 3rd costs returnable Nov 13. A.D. 1892 and delivered same to Lehas Levy leonestable

Execution returned endorsed as follows

Recd this month October 14. 1892. and Nov 7th 1892 visited the Defendants residence and made diligent search and found no ^{Personal} property upon which to Levy L. C. Levy leonestable

I do hereby certify the above to be a true copy, full, and from my docket of proceedings had by and before me at my Office in said township in the above action

Lyman Zimmerman

Justice of the Peace.

Darby Twp Union Co Ohio

Judgement \$27.61

Interest 8% from Aug 5th 1892 - -

Justices fee 2.45-

Leonestable fee 1.80

Execution & Lien Case File

Case No. 5672

CIVIL TRANSCRIPT.

No. 5677

Ex. and Lien Doc., Vol. 7 Page.

UNION COMMON PLEAS.

Thomas Gunday Plff.,
AGAINST

Solomon Brown Def't.

No 5672

Transcript-

Thomas Munday
vs
Solomon Brown

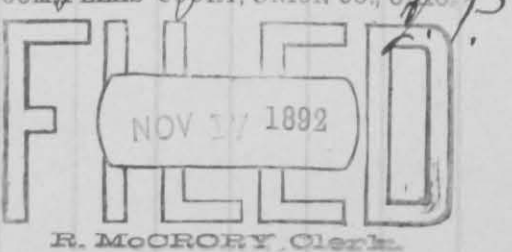
Judgement -

August 3/92 \$ 48.31

8% from date due -

Justices Fees \$ 2.45 -
Constable Fees \$ 1.75 -

Leyton Zimmerman
COMPTON COURT, UNION CO., OHIO.



The State of Ohio } in Justice's Court for Darby twp
Union County S.S. }
Thomas Monday. Plffs } Before Lyman Zimmerman Justice
S.S. } of the Peace in and for Darby twp.
Solomon Brown Deft } And claimed \$48.31
Judgment. \$48.31 } July first 1892.

The Plaintiff filed his bill of particulars which is in substance as follows: being A promissory note which reads as follows

#39.86 April 1st 1889.

on the first day of April 1889 I promise to pay this Monday or bearer the sum of Thirty-Nine and 9/100 Dollars

value Recd with eight per cent but annually

signed Solomon Brown

Endorsed Sept 12. 1889. Cr by Cash \$1.00

April 4. 1892. Cr by Cash 2.00

July 28th A. D. 1892

Issued Summons of that date returnable Aug 5th A. D. 1892. at 2 P.M. and delivered same to Chas Curry constable for service

Aug 1st A.D. 1892. Summons returned endorsed received this writ July 28. 1892 and served same on defendant by copy of this writ Aug 1st 1892

C. E. Curry const.

August 5th A. D. 1892. time 2 P.M. time sett for trial case called

Plaintiff and defendant failed to appear waiting one hour thereafter the Plaintiff and defendant yet not appearing

The Noli before me and the Defendants Statements made to me Aug 3rd 1892. regarding the correctness

of this claim as set forth in said note

It is therefore considered by me that the Plaintiff
Thomas Murray recover of the Defendant Solomon
Brown the sum of Forty Eight and $3\frac{1}{2}$ dollars
with Int- thereon at 8% per annum from date of
judgement until Paid. and for costs as set forth

J. R.

affidavit	\$3 ⁰
Summons	25
Filing note	.05
Record	30
Judgement	40
Execution	40
	<hr/>
Trans + certificati-	# 1.80
	<hr/>
	65
	<hr/>
	2.45

Courtable	Summons	25-
	Copy	25-
	Mileage 5 m	40
	Execution	40
	Mileage 6 m	45-
	<hr/>	
		# 1.75-

Trans + certificati-

Oct 13th 1892 issued Execution for \$51.72 returnable
November 13, 1892. and delivered same to L. E. Levy constable
Execution returned endorsed Recd this m^t Oct 14, 1892
and Nov 7, 1892 visited the defendant and made a
diligent search for personal property but found
none wherein to Levy.

L. E. Levy constable

I do hereby certify the above to be a full and
true copy from my docket of the proceedings
had by and before me at my office in said
township in the above action

Levys Zimmerman Justice of the Peace
of Darby Luf Union Co. U.

Judgement \$48.31

Int 8% from Aug 5th - -

Justices Fees 2.45-

Constable fees 1.75-

THE STATE OF OHIO,

Lanc. County, } ss.

SHERIFF'S RETURN.

5508 1842

SHERIFF'S FEES.

Received this writ Sec 1900 A. D. 1892

Service,	- - -	\$ 50
Levy,	- - -	1.00
Sum. Appraisers,	- - -	
Swearing Appraisers,	- - -	
Conv. Appraisers,	- - -	
Mileage,	- - -	2.40
Poundage,	- - -	
Return,	- - -	
Total,	- - -	3.95
Appraiser's Fees,	- - -	
Printer's Fees, -	- - -	

at 2 o'clock P.M., and pursuant to its command,
on the 28th day of December 1892
for want of goods and chattels, I have
had visit to the following described
real estate situated in the township of Early
County of Licking and state of Ohio, described
as follows: Being all of lots No 3 and No 5 — of
6 1/80 acres each, of the subdivision of the
Emmanuel Brown farm, as shown by
the plat attached to the end of the first
of Emmanuel Brown deceased, dividing among themselves
said farm, dated 21st of 1867, and being the same
lots conveyed to said Henry Hollister, by Jacob W. Brown
Naomi & Brown and Hazel E. Brown March 20th
1868, and recorded in vol 37 on page 422
this witnessed for want of time



Common Pleas

Thomas Munday
AGAINST
Sol Brown

EXECUTION ON TRANSCRIPT.

Ex. Ret. Feb 19 1893

Judg't vs. Def't
before Justice of the Peace, on the	1892
day of Aug	1892
for the sum of	\$ 48.31
And Costs before Justice	\$ 2.00
Interest from 80 th Aug 1892	1892
Justice Increase Costs	\$ 1.60
Constable's Increase Costs	\$ 1.00
Clerk's Increase	\$.50
Sheriff's Increase	\$.20
Clerk's Fees hereon	\$.20

COM. PLEAS COURT, UNION CO., OHIO.

Plaintiff's Attorney.

RETURNED AND FILED.

18

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
Union County, } ss.

To the Sheriff of Circus County Greeting:

Whereas, In a certain action before Cyrus Zimmerman a Justice of the Peace in and for the Township of Darby in the said County of Union wherein Fionna Munday

wth Plaintiff, and Solomon Brown

wth Defendant, judgment was rendered on the 5th day of August A. D. 1892, against the said Solomon Brown

Defendant, and in favor of the said Fionna Munday

Plaintiff, for the sum of forty eight Dollars and thirty one Cents, and Two Dollars and thirty Cents, the costs of suits before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of Union on the 17 day of Nov 1892

You are therefore commanded, That of the goods and chattels of Solomon Brown

aforesaid, you cause to be made the said sum of forty eight Dollars and thirty one Cents damages, and Two Dollars and thirty Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said Solomon Brown

may be found in your bailiwick; and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said

Solomon Brown

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,

at Marysville this 19th day of December A. D. 1892.

R. M. Orrey

Clerk.

THE STATE OF OHIO,

County, } ss. SHERIFF'S RETURN.

SHERIFF'S FEES.

Service,	- - -	\$ 25
Levy,	- - -	
Sum. Appraisers,	- - -	
Swearing Appraisers,	- - -	
Conv. Appraisers,	- - -	
Mileage,	- - -	
Poundage,	- - -	
Return,	- - -	
Total,	-	1.62
Appraiser's Fees,	-	
Printer's Fees,	-	

at 8 o'clock A.M., and pursuant to its command,
The defendant has no perfectly
whence to levy

Plntf. Subdrgree

Index Entries
No.

Ex Doc. L 2 Page.....

Union Common Pleas

Thomas Murphy
AGAINST
Sol Brown

EXECUTION ON TRANSCRIPT.

Ex. Ret. June 7 1893

Judg't vs. Def't	5 m
before Justice of the Peace, on the	18.92
day of August	for the sum of
Interest from 1892 - Aug 6	\$ 42.31
Justice Increase Costs	\$ 1.50
Constable's Increase Costs	\$ 1.50
Clerk's Increase	\$ 1.50
Sheriff's Increase	\$ 3.25
Clerk's Fees hereon	\$ 7.50

Plaintiff's Attorney.

RETURNED AND FILED,

June 7 1893

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
Union County, } ss.

To the Sheriff of Union County Greeting:

Whereas, In a certain action before Cyrus Zimmerman
a Justice of the Peace in and for the Township of Parley in the
said County of Union wherein

Thomas Monday
was Plaintiff, and Solomon Brown

was Defendant, judgment was rendered on the 5th day of Aug
A. D. 1897 against the said Solomon Brown

Defendant, and in favor of the said Thomas Monday

Plaintiff, for the sum of forty eight Dollars
and thirty one Cents, and Two Dollars and
thirty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Union

on the 17 day of Nov 1897

You are therefore commanded, That of the goods and chattels of Solomon
Brown

aforesaid, you cause to be made the said sum of forty eight Dollars
and thirty one Cents damages, and Two Dollars
and thirty Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said Solomon Brown

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said Solomon
Brown

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,

at Marysville this 7th day
of April A. D. 1897
R. M. Monday
Clerk.

Execution & Lien Case File

Case No. 5673

CIVIL TRANSCRIPT.

No. 5673

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

L. S. Johnson Plff.,
AGAINST

A. L. Webb & Brit Kerner, Def't.

April 80th 1900 judgments
Recorded. Journal 19, Page 88

APR. TERM 1900

Recorded &
Indexed.

Journal 19, Page 88

Record 41, Page 543

Ex. and Lien Doc., Vol. 2, P. 5673

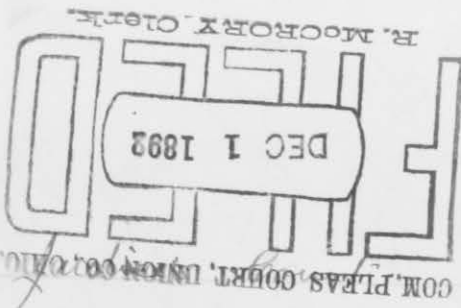
$$\begin{array}{r} 5760 \\ - 350 \\ \hline 6110 \\ - 6 \\ \hline 8660 \\ - 80 \\ \hline 253280 \\ - 90 \\ \hline 2422 \end{array}$$

6
418 68
—
80

$$\begin{array}{r} 6110 \\ - 2432 \\ \hline 8572 \end{array}$$

L.G. Johnston
R.S.
At L. Webb &
Ort Kanner

Entry #s 89 Page 168
Court Pleas
No 5673.



The State of

Ohio

Delaware Co. ss

L. G. Johnston

against

A. L. Webb

Deft Koerner

Justice fee

Filing bill & papers .05

Summons & filing .55

Record 20 Dec 18th 1891 Issued summons calling for

Indicting 20 appearance on the 29th day of Dec 1891 at 12 o'clock

Appearance 10 M. and delivered the same to Geo. C. Dugan Const-

Affidavit 40 Dec 29th 12 M. Summons returned endorsed received

Judgment 40 This writ Dec 21st day of 1891. & served the same on

190 24 Dec 1891 by leaving copy with A. L. Webb's wife
at residence and on ^{Koerner} by copy in person

Costs fees Fee service by copy 1.00 Mill. .55 total 1.55, G. C. Dugan con-

Summons 155 This said 29th day of Dec 1891 at the hour set for

Execution 65 trial 12 M. The Plff L. G. Johnson. The Deft A. L.

2.20 Webb neither present and failing to appear at the hour or for one hour thereafter and the Deft ^{Deft} A. L. Koerner being present made oath as follows
being duly sworn says he is only surety and has no other interest in same bill of particulars and asks that judgment be rendered accordingly

Sworn to and subscribed before me

this 29th day of Dec 1891

Deft Koerner

D. G. Bratty J. P.

Trial had & from evidence before me it is thereupon
on said day considered by me that the said
L.G. Johnson, Plff. recover of the said A.L. Webb
as principal the sum of fifty one and $\frac{9}{16}$ dollars
debt and interest and cost as found taxed on
this page, and for want or failure to make said
Judg. out of the property of said A.L. Webb, then
out of the property of the said Neit-Koerner,
as said surety for which judgment is rendered
accordingly and for costs in said case taxed at
\$3⁵⁰

D.G. Cratty J.P.

Received my fees in full in the case
Jan 20th 1892 Issued execution and delivered same
to G.C. Dugan Execution returned endorsed. Received
this writ Jan 20th 1892 and on the 30th day of
Jan 1892 served the same. No property found
whereas to boy of A.L. Webb the Deft. and the
Deft. Neit-Koerner not a resident of the County
Mileage 65 G.C. Dugan Const.

Aug 8th 1892 received of L.G. Johnson
\$410 costs in above suit J.M. Roney J.P.

Sept 28th 1892 Received my fees in full

G.C. Dugan Const

The State of Ohio Delaware County Scioto township ss.

I do hereby certify that the above is a full
and true copy from my docket of the proceedings
had by and before my predecessor D.G. Cratty J.P.
at his office in said Township in the above action
Dated Nov 21 1892

J.M. Roney J.P.
of the aforesaid Township

No 5673

P. H. Lind
relator in
case of
S. G. Johnson
vs
A. L. Webb and
Isaac Hughes

Entry:

J-19-P-11



case No. 5673. motion docket

L G Johnson
vs

A L Webb and
Isaac Hughes

Entrey

This day this case came on to
be heard on the motion of
P. H. Lind the relator and owner
of the pigment named in his
motion to revive judgment against
A. L. Webb as principal and
Isaac Hughes as in dower the court
being fully advised in the matter
allowed the temporary order as
asked for in the relator's
motion

Thomas, Reed.
atty for relator

No 5673

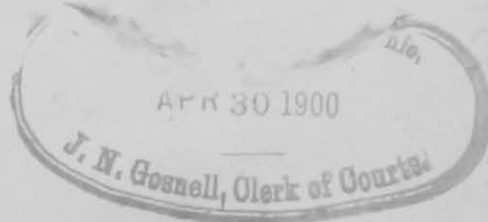
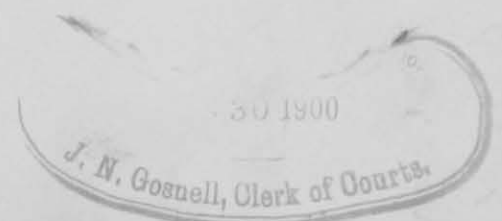
P. H. Lind relator

L. G. Johnson
vs

A. L. Webb, et al

journal
Entry

J. V. Page 88



No 5673

court of common pleas of union county ohio.
P.H. Lind, relator
L.G. Johnson
Plaintiff against }
A.S. Webb and } order, Reviving.
Isaac Tonghs } Judgment.
Defendants

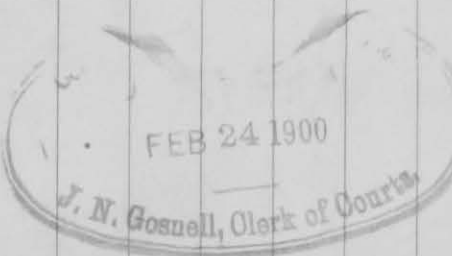
This day this case came on to be heard by the court and, the court finding that said defendants have been duly served with a copy of the conditional order of revivor heretofore issued herein (or by publication) and have failed and still fail to show sufficient cause why said judgment herein should not stand revived as prayed for by said plaintiff it is ordered by the court that the said judgment herein for the sum of \$57.⁰⁰/₁₀₀ and \$3.⁰⁰ and costs cost with interest at 6 per cent per annum be and the same cloth stand revived against ^{the said} A.S. Webb and every of them and that the plaintiff recover against them jointly and severally his costs in and about this proceeding of revivor incurred and expended Taxed at Dols

Approved
Dw. J.

Thomas Reed
atty for P.H. Lind, relator

No 5478 Leinen vs Leinen

34	33	32	31	30	29	28	27	26	25	24	23	22	21	20	19	18	17	16	15	14	13	12	11	10	9	8	7	6	5	4	3	2	1
----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	---	---	---	---	---	---	---	---	---



Sworn to by Thomas Reed and subscribed by him in
my presence this 26th day of February A.D. 1900
of Jefferson City, Missouri

No 5673

1 court of common pleas of union county, ohio
2 L. G. Johnson

3 no

4 A. S. Webb

5 Isaac Hughes, defendant

} affidavit for

notice by publication

6 Thos Reed being duly sworn says
7 he is the attorney for P. H. Lind who is
8 the owner of the judgment herein sought
9 to be revived and that he has made
10 diligent inquiry and he cannot find
11 the whereabouts or address of A. S. Webb
12 one of the defendants herein he says
13 that at the September term of this court
14 a temporary order of revivor was granted
15 to the relator P. H. Lind to revive the
16 judgment in the above case against
17 A. S. Webb as principal and maker and
18 Isaac Hughes as indorser of certain note
19 on which judgment was had against
20 A. S. Webb and Isaac Hughes and asued +
21 to the relator as shown by transcript
22 filed in this court for the sum of \$51,60
23 and shown by temporary order in this
24 case said temporary having been duly
25 granted and entered upon the journal
26 of said court that the amount owing by said
27 defendant to the relator upon said judgment
28 is the said amount with interest as above
29 stated and that the said A. S. Webb is a
30 non resident of this the state of Ohio this
31 affidavit is made for the purpose of serving
32 the conditional order of revivor herein upon
33 said A. S. Webb by publication Thos Reed
34 atty. for relator

Judgement
on

Ostrander. 6. May. ^{the} 1870

I promise to pay to the
order of Isaac Knauer \$51²⁵
six month after date.

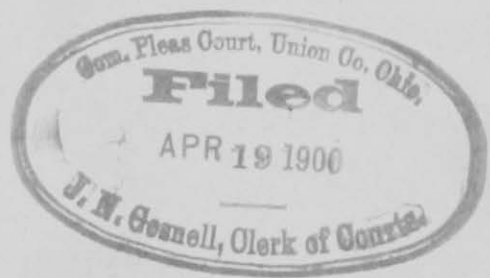
Recd Dec 24

A. L. Webb

-
Nate Kramer.

Isaac Hughes

Oct 25



The State of Ohio, Union County, ss:

The undersigned, being duly sworn, says that a copy of the annexed Notice was published for six consecutive weeks in "The Marysville Tribune," a newspaper of general circulation in the County of Union, the first publication beginning with February 28th 1900.

W O Shum

Sworn to and subscribed before me, this 19 day
of April 189

Printer's Fees, \$

J H Gossel
by R McEvoy deputy {
Clerk}

Legal Notice.

A. L. WEBB, whose place of residence is unknown, late of Leesburg township, Union county, Ohio, you are hereby notified that in the case of L. G. Johnson against you in the court of common pleas of Union county and State of Ohio, upon the heretofore rendered against you in favor of L. G. Johnson, which judgment has become dormant a conditional order of revivor of said judgment has been entered in said court in the sum of \$51.00 with interest from the ninth day of October, A. D. 1892, for which amount said judgment is unsatisfied and requiring you to show cause in said court why said judgment should not be revived against you for the amount of money stated as aforesaid by the 12th day of April, 1900, or the same will stand revived according to law.

P. H. LIND.

by Thomas Reed, his attorney.
Feb 28, 1900-6w.

No. 5672

Judg. Doc. 5672 Page

L. S. Johnson

vs.
A. L. Webb et al

Summons on Conditional Order of Revivor

RETURNABLE

A. D. 190

Am't Judgment, - - - \$ 574.0
Am't Interest, Mar. 14th 1900 \$ 67.8
Am't Cost, - - - \$ 5.0

Thomas Reed,

Plaintiff's Attorney.

Returned and Filed in the Clerk's Office, A. D. 1900

FILED

Clerk.

By MAR 10 1900 Deputy.

I certify this to be a true copy of the original Order.

Sheriff.

The Barrett Publishing Company, Springfield, Ohio.

THE STATE OF OHIO,
Union County.

SHERIFF'S RETURN.

Received this writ Mar 12th A. D. 1900, at 8 o'clock A.M.,
and pursuant to its command I served the same by delivering
a true and verified copy of this
writ with all of the endorsements
thereon to Isaac Hughes by leaving
a copy at his usual place of
residence on March 15th 1900
After diligent search and
inquiry at L. Webb was not
to be found within my bailiwick

J. E. Col. Robinson,
Sheriff

Summons on Conditional Order of Revivor.

(Yaple, Form 206.)

*The State of Ohio,**Union**County, ss.*

To the Sheriff of

Union

County, Greeting:

Whereas, In the case of *L G Johnson* against*Ade Webb and Isaac Hughes*

in the Court of Common Pleas of

Union

County,

an order in the following words and figures has been duly made and entered,
to-wit: In this cause, on the motion of said plaintiff *L J Johnson* by *P H Lind*
and it being made to appear to the Court that the said judgment herein has be-
come and is dormant, and that there is still due thereon the sum of*Fifty seven and $\frac{6}{100}$*

dollars

and *Three and $\frac{5}{100}$*

costs, with interest from the

29th day of December 1892 A. D. 1900. It is therefore
ordered that said *Isaac Hughes*be, and they are
hereby ordered to show cause why the said judgment for said sums of money
should not be revived on or before the *7th* day of April
A. D. 1900, and in default of such showing, that said judgment to stand revived
for said sums of money.You are hereby commanded to serve this writ upon the said *Isaac Hughes*who are required to answer unto the same by *7th* day of April 1901and make return of the same
on the *19th* day of March A. D. 1900.WITNESS my hand and the Seal of said Court this *10th*

day of March A. D. 1900.

J. W. Gosnell

Clerk.

No 5673

S G Johnson
vs
A. L. Webb, et al

Motion



No 5678

Court of common Pleas of Union County
Ohio

L.G. Johnson

Plaintiff against
A.S. Webb and
Isaac Hughes
Defendants

Motion for conditional
order of revivor
of dormant judgment
and to make Isaac
Hughes party to

said judgment

The relator ^{P.H. Lind} says he is the owner of
a judgment for the sum of ^{\$165} fifty one
Dollars and sixty cents rendered against
A.S. Webb as principal and wife
Kerner as surety ^{in favor of L.G. Johnson}
Said judgment was
rendered by D.G. Cratty J.P. of Scioto
Township Delaware county Ohio on Dec 29, 1891
Said judgment was rendered on a
note of hand signed by A.S. Webb
as principal and wife Kerner as surety
^{Payable to Isaac Hughes}
the name of Isaac Hughes appears on
the back of note as indorser as shown
by transcript from said Justice Docket
filed in this court Dec 1st 1892 said
judgment was assigned to P.H. Lind by
Hettie V. Bowles administratrix of the estate
of L.G. Johnson deceased now therefore
the said P.H. Lind moves this court
for a temporary order to revive the
said judgment against A.S. Webb as
principal and Isaac Hughes as
an indorser said order prayed for
to be for the full amount of said
judgment with interest from December

the 29-1891 with cost, that said Isaac
Hughes be cited to appear and show
cause why he should not be made
a party to this judgment

Thomas Reed
Attorney for Plaintiff

UNION COMMON PLEAS.

No. Case.....

L G Johnson Plaintiff.

vs.

A L Webb et al Defendant.

TO CLERK

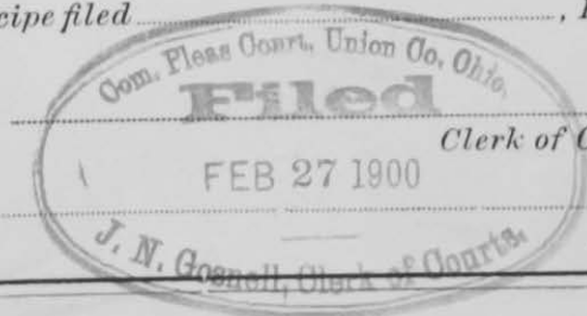
Issue Summons in the above entitled case to
Sheriff of Union County, &
returnable according to law.

Isaac Hughes

Thos. Reed

Attorney for

Præcipe filed....., 189.....



By..... Deputy.....

Judgm't Doc.

Page

No. 5673. Lewis Lockett

S. G. Johnson

vs.
A. D. Webb et al

Conditional Order of Revivor of Judgment
Issued to the Judgment Defendant.

RETURNABLE

189

Am't Judgment, \$ 57 50
Am't Interest, ~~Dec 1, 1900~~ \$
Am't Cost, \$ 0.50

Thomas Reed

Plaintiff's Attorney.

Returned and filed 189
Com. Plaza Union Co., Ohio
Filed
Clerk.
By MAR 16 1900 Deputy.

I certify this to be a true copy of the original Order.
J. N. Gosnell, Clerk of Court
Sheriff

JOHNSON & WATSON, Blank Book Manufacturers and Legal
Blank Publishers, Dayton, Ohio.

THE STATE OF OHIO,

Macon

County, ss.

Received this Writ March 12th

at 8 o'clock A.M. and, pursuant to its command, I served the

same by delivering a true and
certified copy of this writ with
all of the endorsements thereon
to Isaac Hughes. By leaving a copy
at his usual place of residence
on March 13th in 1900 after diligent
search and inquiry as to Webb was
not to be found within my bailiwick

I Sol Robinson
Sheriff

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service,	\$ 25-
Mileage,	\$ 208
Copy,	\$ 15
Return,	\$ 25
Total,	\$ 2,23

Conditional Order of Revivor Issued to the Judgment Defendant.

(Yaple, Form 206.)

The State of Ohio, Puins County, ss.
 To the Sheriff of Puins County, Greeting:

WHEREAS, In the case of L G. Johnson against
A L. Webb et al
 in the Court of Common Pleas of Puins County,
 an order in the following words and figures has been duly made and entered, to-wit:
 In this cause, on the motion of said plaintiff L G. Johnson by C H. Lewis
 and it being made to appear to the Court that the said judgment herein has become
 and is dormant, and that there is still due thereon the sum of

Fifty Seven and $\frac{60}{100}$ Dollars
 and Three and $\frac{50}{100}$ costs, with interest from the
 29^{th} day of December A. D. 1892. It is therefore
 ordered that said A L. Webb and Isaac Hughes

be, and they are
 hereby ordered to show cause why the said judgment for said sums of money should
 not be revived on or before the 19^{th} day of April A. D. 1891/1900
 and in default of such showing, that said judgment to stand revived for said sums
 of money.

You are hereby commanded to serve this writ upon the said Isaac Hughes
 who are required to answer unto the same by April 7th 1900
 and make return of the same
 on the 19^{th} day of March A. D. 1891/1900

WITNESS my hand and the Seal of said Court this 10^{th}

day of March A. D. 1891/1900

J. W. Gossell Clerk,



EXECUTION ON TRANSCRIPT.

[Rev. Stat. 1890, Secs. 5377-9, 5381, and 1319, 1320.]

THE STATE OF OHIO, }
 Union County, ss. }

TO THE SHERIFF OF SAID COUNTY GREETING:

You Are Hereby Commanded, That of the goods and chattels in your County, of
A. L. Hebb and Neit Korrue

you cause to be made
 the sum of

Fifty-one and 60 Dollars,
 and Thirty 06 Dollars.
 costs of suit, which by the judgment of D. G. Cratty
 a Justice of the Peace within and for Delaware County, on the 29th day of
December A. D. 1891,

L. G. Johnson Plaintiff,
 recovered against the said A. L. Hebb and Neit Korrue Defendants;
 (as appears by the transcript of said judgment, filed and entered upon the Execution
 Docket of the Court of Common Pleas for said County, on the 1st day of
Dec. A. D. 1892), with interest thereon at 6 per centum
 from Dec. 29th, 1891, until paid, and also the increase costs and
 accruing costs hereon; and also the defendant's costs of suit endorsed hereon; and
 for want of goods and chattels that you cause the lands and tenements in your
 county, of the said A. L. Hebb and Neit Korrue

to be sold for cash

and have that money before the said Court of Common Pleas, within **SIXTY DAYS**
 from the date hereof, to render unto the said

L. G. Johnson

And have you then and there this writ, with your doings under the same duly
 endorsed thereon.

Witness my hand and the seal of said Court, this 9th

day of March A. D. 1903

Chas. C. Steuhorow Clerk.

By

Deputy Clerk.

SHERIFF'S RETURN.

THE STATE OF OHIO, Union COUNTY, ss,

SHERIFF'S FEES.

Dollars Cts.

Service and Return	10	
Levy		
Summoning Appraisers		
Swearing Appraisers		
Conveying Appraisers		
Notice for Printer		
Mileage		
Poundage		
Total	60	
Appraisers' Fees		
Printer's Fees		

Received this writ March 8th. 1910, at 10 o'clock A.M., and pursuant to its command, No Sheriff, after diligent search and careful inquiry I found no goods or chattels lands or tenements upon which to levy, I therefore return same this 8th day of March 1910, no money made.

Carl D. Johnson
Sheriff.

No. 3673
Ex. Doc. #2 Page 3673

COURT OF COMMON PLEAS,

Union County, Ohio.

L. S. Johnson
against
A. L. Webb et al

Execution on Transcript.

Ex. Ret. 19

Judg't vs. Deft
before Justice of the Peace, on the 29
day of December 1891
for the sum of \$57.60
And Costs before Justice \$13.06
Interest from 190.. \$.
Justice's Increase Costs \$..
Constable's Increase Costs ..
Clerk's Increase \$150
Sheriff's Increase ..
Clerk's Fees hereon \$1.00



Plaintiff's Attorney.

Chas. M. Grotz and Filed

19

Execution, on Transcript from J. P.

Revised Statutes, Secs. 5377-8-9-81.

THE STATE OF OHIO, Union COUNTY, ss.

To the Sheriff of Union County, Greeting:

Whereas, In a certain action before

a Justice of the Peace in and for the Township of Scoisto in the said County of Delaware wherein L. E. Johnson

was Plaintiff, and A. L. Webb and Vest Koerner

was Defendant, judgment was rendered on the 29th day of December 1891, against the said A. L. Webb and Vest Koerner

Defendant L. E. Johnson, and in favor of the said

Plaintiff, for the sum of Fifty One Dollars and Sixty cents, damages, and Thirteen Dollars and Six cents, the costs of suit before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the County of Union on the 1st day of December 1892

You are Therefore Commanded, That of the goods and chattels in your County, of A. L. Webb and Vest Koerner aforesaid, you cause to be made the said sum of Fifty One Dollars and Sixty cents, damages, and Thirteen Dollars and Six cents, the costs aforesaid, with interest 6 per cent. from December 29th 1891, and all accruing costs; and for the want of such goods and chattels, you cause the lands and tenements in your County, of the said A. L. Webb and Vest Koerner to be sold for cash.

and make due return of this writ in sixty days.

WITNESS my hand and the seal of said Court of Common Pleas,

at Marysville Ohio, this 8th day of March 1910

Chas. Barrett

Clerk.

No. 5673

Ex. Doc. 2 Page 5673

COMMON PLEAS COURT,

Union County, O.

P.H.Lind

U.S.

A.L.Webb et al.

Att'y.

EXECUTION ON TRANSCRIPT.

Judgm't vs. Def't		
before J. P., on the	day of	191
for the sum of	\$	
And costs before J. P.	\$	
Interest from	191	,
Justice's Increase Costs, \$		
Constable's " "	\$	\$
Clerk's Increase, - \$		\$
Sheriff's Increase, - \$		\$
Clerk's Fees hereon		\$

Issued (8) 191

Ret'd and Filed 191

Clerk

By _____ Deputy.



Barrett Brothers, Publishers, Springfield, Ohio.

SHERIFF'S FEES.	Dolls.	Cts.
Service and Return, - - -		
Levy, - - - - -		
Summoning Appraisers, -		
Swearing Appraisers, -		
Conveying Appraisers, -		
Notice to Printer, - - -		
Mileage - - - - -		
Poundage, - - - - -		
Return additional, - - -		
Total, - - -		
Appraiser's Fees, - - -		
Printer's Fees, - - -		

The State of Ohio,

LITERATURE

County:

Received this writ March 6, 1915,
at 3 o'clock P.M. and pursuant to its command
This writ returned this 8th day
of March 1915 in properly made
John N. David
Shaniff

EXECUTION ON TRANSCRIPT.

General Code, Secs. 11659, 11662, 11664.

The State of Ohio,
Union County. } To the Sheriff of said County, Greeting:

You are Hereby Commanded, That of the goods and chattels in your County, of
A.L.Webb and ~~Véit/Köpfer~~ Isaac Hughes

you cause to be made
the sum of

Fifty-one & 60/100	Dollars,
and Eighteen & 41/100	Dollars,
costs of suit, which by the judgment of D.G.Cratty	
a Justice of the Peace within and for said County , on the 29th day of	
December 1891 A.D. 1891,	

P.H.Lind by assignment Administratrix L.G.Johnson, dec.

recovered against the said

A.L.Webb and Isaac Hughes

(as is shown by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 1st day of December 1892) with interest thereon at the rate of 6% per centum per annum from the 29th day of December, 1891 until paid, and also the costs of increase on said judgment and the accruing costs hereon; and for want of goods and chattels that you cause the lands and tenements in your County, of the said

A.L.Webb and Isaac Hughes

to be sold for cash

and have that money before the said Court of Common Pleas within SIXTY DAYS from the date hereof, to render unto the said

P.H.Lind

And have you then and there this writ, with your doings under the same duly indorsed thereon.

WITNESS my hand and the seal of said Court of Common

Pleas, this 6th day of March 1915

John C. Hurlbom

Clerk.

By

Deputy.

COST BILL.

See Revised Statutes, Sec. 1260 as amended O. L. Vol. 90, p. 112.

Docket No. 5678 , Page Filed Term, 189

*S. G. Johnson**A**vs.**A. de Webb, et al*

NAMES OF WITNESSES

PLTFFS.

DEFTS.

J. McConnell Clark

4 60

J. Ed Robinson Staff

5 46

	CLERK'S FEES	PLFF.	DEFT.	TOTAL
Entering in App. Docket and Indexing,	8			
Ent. Appearance of Plaintiffs and Defts., each,	4			
Filing each, Pre. Plea. or other necessary Doc.	3			
Trans. or Post. same on app. Docket, each,	6			
Taking each Affidavit,	6			
Certifying each Affidavit without seal,	10			
" " " with "	25			
Entering Waiver of Summons, each,	4			
Iss. Sum. or other Writs or Ord. not ex. 300 w.,	25			
For each additional 100 words,	8			
Taking an Undertaking, Bond or recog'ce, each,	20			
Taking Justification of Bail on Notice,	25			
Indorsing or Entering Allowance of Bail,	3			
Ent. Ret. of ea. Writ or Ord. except extn. & sub,	4			
Impaneling and Swearing Jury,	10			
Cert. to each Tales Juror for Fee,	4			
Calling and Ent. each Tales Juror,	4			
Filing praec., Iss. Sub. one Wit. and Filing,	14			
Additional names on Subpœna, each,	4			
Swearing each Witness and Entering same,	4			
Entering Attendance each Witness, each day,	4			
Certificate each Witness for Fee,	4			
Hnt. each case on Bar and Court Cal., each Term,	4			
Indexing same, each Term,	4			
Ent. each Motion on Docket and Index,	8			
Ent. ea. Or., Rule, Verd. or Jud. on Jour., per 100 w.	8			
Indexing each Entry on Journal,	4			
Tr. or Post. each Or. rule, verd., jud. on App. Doc.	6			
Ent. Assignment of Judgment or Final Order,	6			
Ent. Continuance, each Term.	6			
Ent. Dismissal or Settlement,	6			
Ent. each Notice of Appeal or New Trial,	6			
Polling each Jury, when required,	15			
Taxing each Cost Bill and Filing same,	23			
Complete Record, per 100 words,	8			
Indexing same direct and reverse,	8			
Cop. Plead Papers, Recs. or Files, per 100 words,	8			
For Index. Judgments & Final Orders, each case,	15			
For Index. Pend. Suits, each case,	15			
For Index. Liv. Jud. on Pend. Suit Ind. each case,	15			
Doc. Execution, each,	4			
Indexing same, direct and reverse,	8			
Ent. and Rec. Ret. of Execution, per 100 words,	8			
Certificate under Seal of the Court, each,	25			
Certificate without Seal, each,	10			
Ent. on Cash Book and Indexing,	12			
Postage,				
Cert. Computation under Seal,	25			
For Ent. Release of Mort. 25c. and Sc. per 100 w.				
Commission on 1st \$1,000	1 per cent.			
Commission on all over \$1,000	1/4 per cent.			
On mandate,				
Certf. of Deposit on Foreign Writ,	10			
Ctf. to opening depositions,	10			
Ctf. to Mailing Papers on App. Docket,	10			
On Writ or Order of Sale,				
Total Clerk's Fees,				460

SHERIFF'S FEES.

On Summons,	2 70
On Writ,	2 73
"	
On subpœna,	
On Execution,	
On Order of Sale,	
Summoning Jury,	40
Calling Jury,	10
Calling each Witness,	5
Calling Action each Term,	10

Total Sheriff's fees \$

5246

OTHER FEES.

Sheriff of	Co.
Attorney's Fees,	
Jury Fee,	
" before J. P.	
Printer,	
"	
Appraisers,	
"	
Justice,	
Trans. paid by	
Cons.	
"	
Depositions,	
Witnesses Court of Common Pleas,	
" J. P.,	
Recorder's Fee for Release of Mortgage,	25
Guardian and Litem,	
Stenographer's Fees,	

Execution & Lien Case File
Case No. 5674

CIVIL TRANSCRIPT.

No. 5674

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

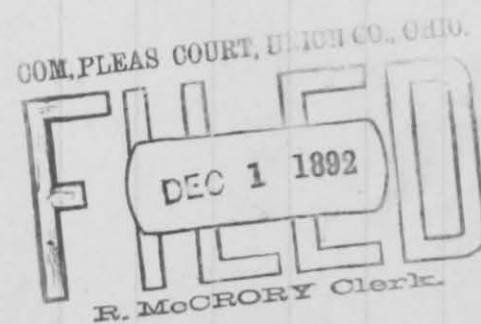
Robinson & Robinson Plff.,
AGAINST

Juel, Conklin Def't.

6474

Robinson and Robins

Jael C Conklin



The State of Ohio Union County
Leesburg Township, ss.

I do hereby certify that the
above is a full and true copy
from my Docket of the
proceedings had by and before
me, at my office in said
Township in the above
action.

Dec 1st 1892

J.W. Martin J.P.
In the aforesaid Township

Fees for transcript. words '70 etc
Certificate 25
95 etc

Justice fees as itemized \$125.
Execution

45
265
135

\$400 total even

Const. fees as itemized - '70
Ex - 65
135

Recd of the plaintiff four dollars in
full of the costs
Dec 1, 1892

J.W. Martin J.P.

Return of Summons
 Received this writ Nov-30[#] 1892
 And Nov 30[#] 1892. Served the same
 on defendant by leaving certified
 copy with him, const. fees service
 and return (25) copy (25) Mileage 20. in
 full - Total - J.C. Lemmon Const
 Nov-30[#] 1892. The defendant entered
 his appearance and waived the
 three days notice and asked that
 judgment be taken forthwith against
 for the amount claimed in the
 Bill of particulars of the Plaintiff as
 above set forth. Thereupon
 rendered judgment against the defendant
 Joel C. Conkling for the amount
 claimed by the defendant in
 his Bill of particulars on file in
 my office Debt - \$13'35
 Justices cost 1.25 - \$1'25
 Constables fees 70
 Judgment in full \$15.30

J.W. Martin J.P.

Nov-30[#] 1892 Issued an Execution and
 delivered the same to J.C. Lemmon const
 Dec-1st 1892 Execution returned endorsed
 Received this writ served on defendant
 Dec-1st 1892 No property found
 Const. fees for execution 65cts } J.C. Lemmon const

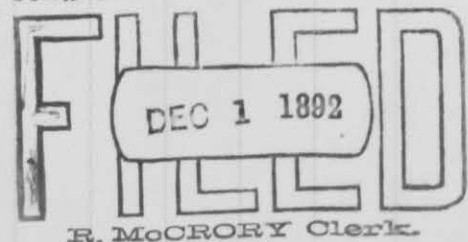
Robinson & Robinson

v3

Jael C. Conklin

Transcript

COM. PLEAS COURT, UNION CO., OHIO.



Robinson and Robinson, Plaintiffs

v.

Jac^l. C. Conkling & Defendant
Before J.W. Martin, J.P.

Amount claimed - \$13'35-

November the 30th 1892- The plaintiff
filed their Bill of particulars which
is in substance as follows:

Marysville, O. January the 2nd 1890
and before June the 1st 1879
after date I promise to pay to the
order of Robinson and Robinson
Five Dollars, with ^{his} eight per cent-

Jac^l C. Conkling
^{mark}

Statement: Marysville, Ohio, Nov 27th 1892
J.C. Conkling in account Robinson
and Robinson. Factory Store
Dec 8th 1890- one pair of Boots \$3.00

Int-

25-

Nov 30th 1892- Bill of Particulars
being filed by the plaintiff I there-
upon issued a summons for
the appearance of the defendant
Jac^l. C. Conkling, on the, on the
2nd day of Dec 1892 at 1 o'clock P.M.
And delivered summons to
J.C. Leemmon Deftly const (Sworn
in for this case) J.W. Martin J.P.

Execution & Lien Case File
Case No. 5675

CIVIL TRANSCRIPT.

No. 5675

Ex. and Lien Doc., Vol. 2 Page

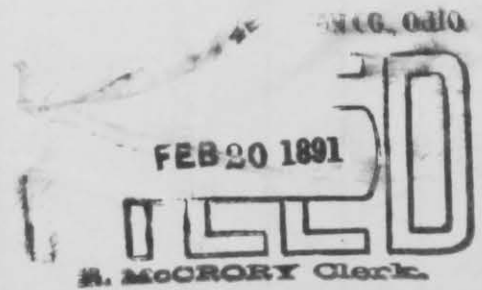
UNION COMMON PLEAS.

Merchants & Manufacturers,
AGAINST

C L Eakin. Def't.

Ad 5378

Merchants & Manufacturers
Bank of Columbus
~~L & M Woodall~~
~~as.~~
C L Eakins



Entered at Post Office
Dec 9, 1892

Justice Costs The State of Ohio Allen Township in Justice Court
fil bill Union County 55 Before Adam Wolford justice of the Peace
Subpoena 20 The Merchants and Manufacturers Bank.
Record 30 of Columbus Ohio

Judgment 40 Plaintiff
Under Take 40 No 216 Against
Off & fi 45 Page 158 C L Eaton
Exec & fi 45 Defendant

order on. Bill of Particulars filed
const 40 June 7th 1890 being a promissory note
otherwise 15 which is in substance as follows

280 845.00 Marysville Ohio Nov 28th 1888
January 1st 1890 after date for value
received. We or either of us promise
to pay Ch Scott & Bro or order
Fourty five dollars at Marysville
Ohio with interest at 6 per cent after
January 1st 89. and 8 per cent after Due

C L. Eaton

Guaranteed by M Scott and Son

June 9th 1890 The Defendant C D Eakin
appeared and entered his appearance herein
and waived process and confessed that
he is indebted to said Plaintiff in
the sum of forty five dollars and
interest and request that judgment
~~not~~ be entered for said amount
and for costs

It is Where upon and on said 9th day
of June A D 1890 Considered by me that
The Said Merchants & Manufacturers Bank
of Columbus Ohio Recover of the Said
C L Eakin The sum of Forty Nine
dollars and Twenty Eight cents debt
and Ninety five cents his costs herein
Taxed as per Margin

Adam Wolford J P

June 9th 1890

The defendant Came and by D A Cross
his Surety resident of The County
Approved by me as good sufficient Surety
Caused an undertaking for the Stay
of execution to be entered herein
which follows

In pursuance of The Statute
in such case made and provided
I D A Cross as Surety for stay of
Execution on The above Judgment
of The Merchants and Manufacturers
Bank of Columbus Ohio against
C L Eakin do hereby Promise and
undertake to pay The amount of said
Judgment Interest and costs and The
Costs that may accrue

D A Cross

Taken by and Signed and acknowledged
before me and Surety approved This 9th
day of June A D 1891

Adam Wolford J P

September 22nd 1890

This day came O M Scott & Bro
by their agent Joseph M Donahoe and
filed his affidavit. That the defendant
C L Oakins is disposing of his property
in such a manner as to endanger
the collection of his judgment from
both or either of them
Whereupon and at his request
Issued an execution herein and
delivered to said agent to be delivered
to Constable

3/3
1.00
1.00
0-13

Execution recalled by order
of Plaintiff

Constables fees Service 40cts mileage 1.00
advertising 40cts keeping house 25cts
corn for hogs 32 one of hogs 25
Total \$3.13 Daniel Cline Constable

The State of Ohio Union County Allen Township 85
I do hereby certify that the above is a
full and true copy from my Docket
of the proceedings had by and before
me at my office in said Township
in the above action

Transcript 28 certifying February 20th 1891

Some 25
total 1.00

Adam Wolford Jr
of said Township

THE STATE OF OHIO,

Cuyahoga County, } ss.

SHERIFF'S RETURN.

Received this writ Decr 12 A. D. 1822

SHERIFF'S FEES.

Service, - - - - -	\$ 30
Levy, - - - - -	1. 20
Sum. Appraisers, -	
Swearing Appraisers, -	
Conv. Appraisers, -	
Mileage, - - - - -	1. 00
Poundage, - - - - -	2. 80
Return, - - - - -	
Total, - - - - -	2. 80
Appraiser's Fees, -	
Printer's Fees, -	

2. 80

at 10 o'clock A.M., and pursuant to its command,
on the 12th day of December 1822, for the
purpose of goods and chattels of David McNamee
followed described real Estate to wit:
Situate in the County of Cuyahoga and State of Ohio
in the Township of Union, on K. McNamee
No 315½ bounded and described as follows:

Begins at a Stake and stone N.E. corner of
A.B. Howes' land, thence with a line of his land SSW
107 rods to a Stake and stone, thence N 57° 8' E 74° 6'
rod to the Beginning Postmark, left, goes more or less
the west returned by order of Plaintiff

David McNamee Sheriff

thence S 51° E 74° 6' rods to a Stake and stone N.E. corner of
A.B. Howes' land, thence with a line of his land SSW
107 rods to a Stake and stone, thence N 57° 8' E 74° 6'
rod to the Beginning Postmark, left, goes more or less
the west returned by order of Plaintiff

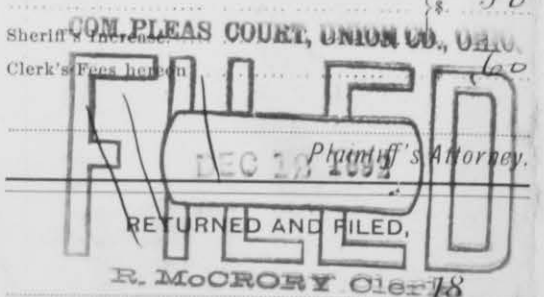
Common Pleas

*Merchants Mechanics Bank
AGAINST
L. Eakin*

EXECUTION ON TRANSCRIPT.

Ex. Ret. Feb 1st 1822

Judg't vs. Def't	9	ac
before Justice of the Peace, on the	9	ac
day of	Jan	18. 20	
for the sum of	49. 28	
And Costs before Justice	8. 75	
Interest from	Dec 1 st 1821	18. 00	\$
Justice Increase Costs	3. 00	
Constable's Increase Costs	3. 00	
Clerk's Increase	5. 00	



The Troup Mfg. Co., Blank Book Makers, Stationers,
Printers, and Legal Blank Publishers, Dayton, O.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
Union County, } ss.

To the Sheriff of Union County Greeting:

Whereas, In a certain action before Adam Wolford
a Justice of the Peace in and for the Township of Alley in the
said County of Union wherein The Merchants
and Mechanics Bank of Columbus
was Plaintiff, and C. L. Oakin

was Defendant, judgment was rendered on the 9th day of June
A. D. 1890, against the said C. L. Oakin

Defendant, and in favor of the said The Merchants and
Mechanics Bank of Columbus
Plaintiff, for the sum of forty nine Dollars
and Twenty eight Cents, and Cents Dollars and
Ninety four Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Union
on the 20th day of February 1891

You are therefore commanded, That of the goods and chattels of C. L.
Oakin
aforesaid, you cause to be made the said sum of Forty Nine Dollars
and Twenty Eight Cents damages, and Cents Dollars
and Ninety four Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said C. L. Oakin

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said C. L.
Oakin

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
at Marysville this 17th day
of December A. D. 1891
R. M. Morris
Clerk.

Execution & Lien Case File

Case No. 5676

CIVIL TRANSCRIPT.

No. 37676

Ex. and Lien Doc., Vol. ✓ Page

UNION COMMON PLEAS.

Richwood Deposit Bank^{er},
AGAINST

Sarah E. Lowe et al Def't.

5676~

Richwood Deposit Bank

Sarah E ^{vs} Lowrance
John H Berry

COM. PLEAS COURT, UNION CO., OHIO.



COM. PLEAS COURT, UNION CO., OHIO.



Transcript

The Richard
Deposit-Bank vs.

Sarah E. Loos t.
John W. Barry.

Judgment

Summons - . 50

Filing Papers - . 00

Record of Wards - . 85 Per annum on all unpaid Principal & Judgement - . 40 Interest - after due. until paid. Interes-

datesfaction - . 20 Computed Every month & attorney

Execution & filing - . 75 Fee of collected.

Rec'd fees
N.W. Hubbard
. 80

Court fees

Dinner - . 90

Expenses - . 60

Rec'd fees

Mr. Sodger constable -

Summons on above bill and

Delivered the same to Mr. Sodger constable.
Retainable May 28th 1892 at 1 o'clock P.M.

(May 24th 1892)

Summons returned endorsed as follows

Received with - May 28th 1892, & May 29th 1892, served

the same on wife of the defendant Sarah E. Loos -

John W. Barry not found in the county.

Fees Service 25% copy 25% mileage 40% = 90%

S. Sodger constable

May 28th 1892. 1 o'clock P.M.

Time set for trial Defendants failed to appear and for one hour thereafter thereupon on said 28th day of May 1892 it is considered by me that the

Before N. W. Hubbard Justice of the Peace
No. 48. Amount claimed \$100.7 Int.

May 28th 1892

The plaintiffs filed their bill of particulars which is in substance as follows -

\$100 due April 1st 1892 after date

for value received we jointly and

severally promise to pay the Richard

Deposit-Bank at their Office -

One hundred Dollars interest at 8%.

Record of Wards - . 85 Per annum on all unpaid Principal &

Judgement - . 40 Interest - after due. until paid. Interes-

- datesfaction - . 20 Computed Every month & attorney

Execution & filing - . 75 Fee of collected.

Witness our hands and seal { Sarah E. Loos
this 11th day of January 1892 John W. Barry

May 28th 1892.

I send Summons on above bill and
Delivered the same to Mr. Sodger constable.
Retainable May 28th 1892 at 1 o'clock P.M.

(May 24th 1892)

Summons returned endorsed as follows

Received with - May 28th 1892, & May 29th 1892, served

the same on wife of the defendant Sarah E. Loos -

John W. Barry not found in the county.

Fees Service 25% copy 25% mileage 40% = 90%

S. Sodger constable

Rickwood Deposit-Bank. record
of Sarah & Lode & John W. Curry. the sum
of \$11,99. and east-as here it layed on
May 21, N. M. Hubbard

Justice Pease

June 8th 1892.

Received of Rickwood Deposit-Bank \$9,62.
Costs up to date in above action.

N. M. Hubbard

Justice Pease

Rickwood O. June 15th 1892. for Value recd
we hereby assign our rights and interests
in the foregoing judgement of Rickwood
Deposit-Bank vs. Sarah, Lode and
John W. Curry - to John W. Curry.

Signed Rickwood Deposit Bank

May 20th 1892. issued Execution for the
Rickwood Deposit-Bank, returnable June 30th 1892
Execution returned and endorsed as follows.

May 31st 1892. Received this with May 31st 1892
Execution returned no property found whereon to levy
^{Recd. - mileage - \$6.00}
this should have been written above the amount - S. D. High, constable

The State of Ohio Union County York T. P. 33
I do hereby certify that the above is a full
and true copy from my Docket of the
Proceedings had by ~~and~~ before me
at my Office in said Township in the
above action. N. M. Hubbard
November 26th 1892. J. S. of the aforesaid Township

Execution & Lien Case File
Case No. 5677

CIVIL TRANSCRIPT.

No. 5677

Ex. and Lien Doc., Vol. L Page

UNION COMMON PLEAS.

Seeley Institute, Plff.,
AGAINST

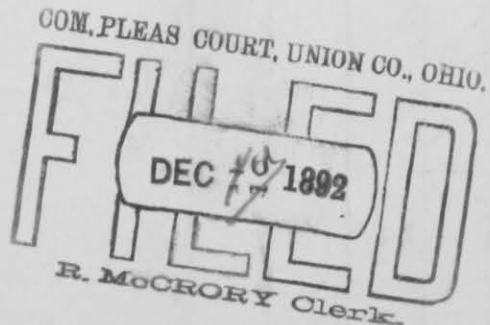
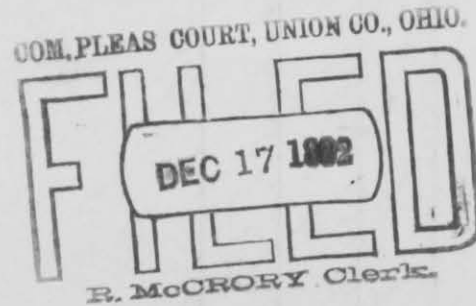
Israel Slack Def't.

5677

The Keeley Institute, Dff
vs

Israel Slack, Dft.

Transcript.



Transcript.

From Civil docket of J. H. Kueckelde J.V.
Paris Township, Union Co., O.

The State of Ohio { Paris Township,
Union County, ss } In Justices Court,
Before J. H. Kueckelde, Justice of the Peace,
The Keeley Institute, Plff {
vs } account
Israel Slack, Deft Nov 30, 1892

No. 110
Plaintiff filed
Bill of particulars praying a book account
"Mch. 24, 1891, 3 wks treatment of Wm Slack
for the liquor habit, \$60, " "
Also filed affidavit establishing that
plaintiff is a partnership, formed for
the purpose of doing business in the state
of Ohio, that there is due said Plaintiff
from the defendant, Israel Slack \$60 or
with 6% int from March 24, 1891 on a
book account for medicine ad-
ministered furnished and delivered
to and for one Wm Slack, at Plaintiff's
request, to wit 3 weeks treatment of
Wm Slack for the liquor habit.
Signed and sworn to by Joseph Porte
who alleges that he is the book-keeper
and agent of the Plaintiff duly authorized
in the premise.

Nov 30, 1892, Issued summons of this
date returnable Decr 5, 1892, 9 A.M.,
and delivered same to Sam'l Bennett
Constable, town.

Decr 3, 1892, Summers returned
indorsed "Received this writ November
30th 1892, and November 30th 1892, served
the same on defendant by delivering a
certified copy thereof and indorsements
to him personally, Ser. 25, Cop. 25, Mile 20,
total 90. Sam Bennett Const"

Decr 5, 1892, 9 A.M., The Plaintiff appeared
the defendant failed to appear at
the hour specified in the summons
and for one hour thereafter, The Plaintiff
asked judgment and therupon I do
find for the Plaintiff on the evidence
filed. It is therefore on said 5th
day of Decr 1892 considered by me
that the Plaintiff, The Keeley Prostitute
do recover of the defendant Israel
Slack, the sum of \$ 66¹¹ and
costs \$ 3⁵⁰ and judgment accordingly.

J. H. Knoblauch, Justice of the Peace

Cost Bill
J. H. Knoblauch, J.P.
File bill .05
Summons filed 30
Satisfaction 20
Record 60
Affidavit & file 45
Docket 40
Transcript 60
Certificate 25
\$ 2.85

Sum Bennett Const
serve summons 25
Cop " 25
Mileage " 20
.70

Recapitulation
Judgment \$ 66.11
J.P's costs 285
Const " .70
Total \$ 69.66

To draw 6% on
from Decr 5th 1892

Decr 5, Page 276 Case No 110

The State of Ohio, Union County,
Paris Township ss.

I do hereby certify that the above
is a full and true copy from my checket,
of the proceedings had by and before
me, at my office in said Township,
in the above action, — Decr 16 1892

J. A. Shultz Justice of the Peace

Execution & Lien Case File
Case No. 5678

CIVIL TRANSCRIPT.

No. 5678

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

Robert McEvoy Plff.,
AGAINST

Israel Slack Def't.

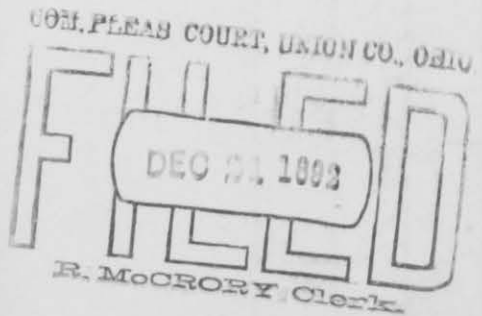
No 112, Decd page 278

Robert McCrory Plff
vs

Israel Slawek Draft

Transcript

No 5678



L.S.
File 05-
Date 20
Record 46-
Fees 40
Transcript 45
Cost 25
Total \$1,80

I the State of Ohio, Union County - Paris transcript, do
hereby certify that the above written is a true and
copy from my book of transcripts which was
transcribed in my office in Union County, Ohio, in the above
date, Dec 21, 1892. I certify that this is a true
copy of the above transcript.

Dec 21 1892 Recd three copies
at request of the Plaintiff and
filed the same with the Clerk of the
Court of Common Pleas together
with the original briefs & cost books
hereto attached.

East Beech

McCrory, R.P.

Transcript.

Civil Docket D, Page 278, Case 112.
The State of Ohio, v Paris Township,
Union County ss } Justices Court,

Before Mr. Kunkle - Justice of the Peace,
Robert McCrory, Plff } Note
vs {

Israel Slack - Deft } December 21, 1892

Bill of particulars of
plaintiff Robert McCrory filed bring
a promissory note of which the fol-
lowing is a copy:

"\$92⁰⁰ Feb 6 1892

Nine months after date I promise
to pay to the order of R. McCrory -
Ninety-two dollars at 8% interest
Israel Slack "

December 21, 1892. The parties appeared
and said Israel Slack waived process
entered his appearance herein
and confessed that he is indebted
to the said Robert McCrory upon said
note in the sum of \$92⁰⁰ plus interest \$6⁴⁵
Total \$98⁴⁵ and requests that judgment
be entered on said confession and
for costs.

Whereupon it is on said 21st day of
December A.D. 1892, considered by me
that the said Robert McCrory over
of the said Israel Slack said sum
of \$98⁴⁵ and also \$1⁰⁰ the costs
herein as follows: filing fee \$5, satisfaction 20,
summons 40, judge 40, witness 45, certificate 25, total \$1⁸⁰

J. H. Kunkle J.P. (cont)



\$92⁰⁰

Feby 6

1892

Nine months after date I promise to pay to
the order of Wm. Cervy
Ninety Two,

at 80/-
Value received

Dollars

Israel Slack

No.

Due

180112 Decd page 78
Robert McCorry Plff
vs

Israel Sherk Dft

Bill of particulars filed
Dec 21 1891
Judgement in favor of
Plff Plaintiff for \$9840.
+ costs \$110 by confession
Dec 21 1892
Att'nt fee \$100

Execution & Lien Case File
Case No. 5679

CIVIL TRANSCRIPT.

No. 5679

Ex. and Lien Doc., Vol. *w* Page

UNION COMMON PLEAS.

OM Seated ~~B~~ Plff.,
AGAINST

W H Yarritt ~~doe~~.

5679 - 64405
Civil Transcript
Allscott & Son
vs
W.H. Yarnell
Attachment

COM. PLEAS COURT, UNION CO., OHIO.



Tracescript

From Civil Docket D. Pages 264-267 N^o 103
J. H. Liedtke Jr.

The State of Ohio { Paris Township, Jefferson County
Union County ss { Before Justice of the Peace
 In attachment,

In attachment,
Mr Scott & Sons, Partners (Liffs)

✓ 8/20/23

W.H. Harrington Draft

✓ October 13 1892

The Plaintiff All

Scott & Bro. Partners filed their bill
of particulars praying in substance
a claim of \$100 with 6% interest thereon
from May 7, 1892, making \$102 secured
by a note and chattel mortgage, by the
conditions of which same is due.

Also filed affidavit establishing
that defendant W.H. Yarrington has
assigned or mortgaged and disposed of his
property with intent to defraud his creditors
and which affidavit is as follows:

Tittere "The State of Ohio, Union County vs
J. J. Scott, Tring soon says that the said
plaintiff is a partnership doing business
under the laws of Ohio, That he is a member
of said firm, that the plaintiff's claim
in this action is on a note & chattel Mortgage
also makes oath that the said claim is
just and that the said plaintiff ought,
as he the said defendant believes to
recover thereon One hundred & two dollars
He also makes oath that the said defendant

W.H. Yarrington has absconded with intent to defraud his creditors, Has left the County of his residence Has property and rights of action which he conceals, Has assigned removed and disposed of his property with intent to defraud his creditors and the said J.J. Scott further makes oath and says that he has good reason to and does verily believe that John Yarrington and within said County of Union has property of the said defendant in his possession liable to be attached in this action Court money due or sale of farm and other chattels, And affiant further says that the property sought and about to be attached in this action is not exempt from execution, and is not the personal earnings of said defendant, nor the personal earnings of his minor child or children for services rendered, within 3 months prior to the commencement of said action of the Plaintiff (sgd) J.J. Scott.
Sworn to and subscribed by the said J.J. Scott, before me this 13th day of Octr A.D. 1892, J.W. Knutrade, J.P.

The Plaintiff asked summons and an order of attachment and for proceedings against John Yarrington as garnisher.

Plaintiff entered into the following indent & recd

Sitter &c. "We find ourselves called defendant
W.H. Yarrington that the Plaintiff Ollscott & Bro.
Shall pay to the said defendant the
damages not exceeding \$200 which he
may sustain by reason of the attachment
in this action if the order therefor be
wrongfully obtained, Paris township
Octr 13 1892. Ollscott & Bro.

Jas S. Reid.

Signed and acknowledged before
me at my office and approved this 13th
day of Oct 1892 J H. Lusk Esq. J.P.
October 13, 1892 Issued successive order
of attachment and notice to garnisher
returnable Octr 17 1892, 9 o'clock A.M.
Oct 14 1892 Constable made returns
as follows: On successive "Received
this 13th Oct 1892 and Oct 13 1892
service the same by leaving a certified
copy thereof and endorsement thereon
at the usual place of residence of the
within named defendant, Jerry Bennett Const"
Return on order & notice "Oct 13 1892
Received this order, no property or effect
found left a copy at the usual place of
residence of the within named defendant
by delivering same to his wife, George
not come at the property alleged to be in
possession of John Yarrington the garnisher
and Oct 13 1892 at 3 o'clock P.M. Ismael
orosco John Yarrington personally a
copy of this order and a written notice

to appear and answer a copy of which
notice is returned herewith, Wm Scott 125
2 sermons 80 3 wps 75 total \$2.50 sum bound cost
Oct 17 1892 Wm Scott one of the above plaintiffs
for Plaintiff filed affidavit for proceeding
against The Union Banking Co. garnisher
which is as follows: I, Wm Scott "Ole Scott"
makes oath that he is one of the firms of
Wm Scott & Son, Plffs and that he has
good reason to believe the same is
believe that The Union Banking Com-
pany corporation doing business
under the laws of Ohio of and within
said County of Union has property
of the said defendant Wm Yamagata
in its possession liable to attachment
in the action Court certain notes.

(67) Wm Scott,

Served and subscribed before me
Oct 17 1892 J H Keister Esq JP
Oct 17 1892 Issued notice to garnisher
to appear and Oct 17 1892 5 PM
Oct 17 1892 Notice returned undelivered
Oct 17 1892 Received this order I could
not serve at the property alleged to be
in the possession of The Union Banking
Co the garnisher and Oct 17 1892 at 11:30
AM I served said corporation with a
copy of this order and a written order
to appear and answer a copy of which
notice is herewith annexed by
leaving said copy and notice with

Chas S Davids, The Cashier of said
Corporation.

Oct 17, 1892, 9 AM The Plaintiff appeared
the defendant failed to appear at the
hours specified in the summons
and for one hour thereafter, the
Plaintiff there insisted upon trial.
Trial had, J. J. Scott sworn and
examined as witness for Plaintiff
and the man I do find for the
Plaintiff, It is therupon considered
by me that the Plaintiff Oll Scott
recover of said defendant W H
Yarnington \$102 debt and \$13²⁰
cost herein as Taxed in margin.

Oct 17, 1892, 9 AM John Yarnington
Garnishee appeared and was examined
under oath and examination reduced
to writing, signed and filed, and I do
find from said examination that at the
time of the service of the order of attachment
and notice on said John Yarnington that
he was possessed of certain real estate
of said defendant W H Yarnington
containing 110 acres in Tey or Township
known as the Vancetee place, that the
deed from said defendant to him
for said land was without consideration
and that therefore he was not owing
defendant and according to his
examination was desirous of re-
leasing his title thereto for the reason
that the same was wholly without consideration.

Oct 17 1892 5 P.M. Chas S. Davids
Cash Union Banking & garnisher
appeared and was examined under
oath and examination reduced to
writing and filed and I do find from
said examination That at the time
~~of his service~~
of the order of attachment and notice
upon the Union Banking Company the
garnisher, That the said Union Banking
Company was possessed of certain
notes of said defendant or payable
to said defendant to the amount
of \$791 as collateral security to
debt of \$537⁰⁰ due from said defendant
to said Banking Co.

J H Knutts dr JP

Oct 18 1892 At the request of the Plff I
made transcript and certified
my proceedings herein to the
Court of Common Pleas of Union Co.
for further action, J H Knutts dr JP

The state of Ohio Union County Pennsylvania
I do hereby certify that the above is a
full and true copy from my clerk's
of the proceedings had by cause before
me, attorney office in said Township,
in the above action, Oct 18 1892

J H Knutts dr Justice of the Peace
of the aforesaid Township

Cost Bill

JH Knudsen JF
Fee bill 05
Sum " 30
Record 180
Swartz 15
Writing & legal 50
Notice 25
Laffor file 90
Kidental 45
Order 45
Judy 40
Taxes 180
Cost 25
\$9.30

Sun Bennett and
Consummation 30
Garnishee 110
Attendance 100
Order 280
\$5.80

Davidson 30

JH Knudsen JF 7.30
Sun Bennett and 5.40
Daniels Wit 60
Total \$13.20

Execution & Lien Case File
Case No. 5680

CIVIL TRANSCRIPT.

No. 3680

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

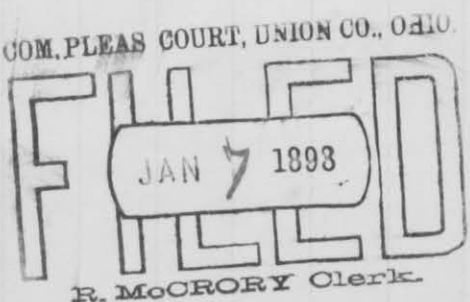
Mary Judy Plff.,
AGAINST

Bert Walters Def't.

No 5680

Transcript

Mary Judy
vs
Bent Walters



State of Ohio Union County Caldwells
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 at my office in said Township in the
above action Joseph Comer & P. of the
abovesaid Township

Justices fees	15 ⁿ
Congstable fees	<u>22ⁿ</u>
Transcrp	5 ^c
Certificate	2 ⁿ
Costs paid by the Plaintiff	<u>3⁵ 00ⁿ</u>

State of Ohio Union County Glabonne Township
Mary Judy ^{vs} Bert Walters } Before Joseph Cramer JP
 } No 11 amount claimed
Bert Walters } Forty Dollars
January 3 1893 Plaintiff filed her bill
of particulars which is follows Bert Walters
Dr to Mary Judy to house rent commencing
May 1st 1892 until January 1st 1893 eight
months at five dollars per month at making
Forty Dollars for which I ask judgment

Mary Judy

January 3 1893 Summons issued for the
appearance of the defendant on the 6 day
of January 1893 at 10 o'clock AM and
delivered the same to P G Wynnegan constable
January 6th 1893 Summons returned
endorsed received this writ January 3 1893
and January 3 1893 Served the same on defen-
dant on January 3 1893 by leaving a certified
copy thereof with Bert Walters personally,
Sevis and returne 25 copy 25 mileage 20 total
70

P G Wynnegan constable
January 6th 1893 10 o'clock AM time set
for trial the defendant failed to appear
and for one hour thereafter but made default
the Plaintiff appeared was sworn
and examined by me as to the validity of her
claim against the defendant it is therefore
considered by me from the evidence that
Plaintiff Mary Judy recovered of the defendant
Bert Walters the sum of Forty Dollars and
her costs taxed \$228

Joseph Cramer JP

Execution & Lien Case File
Case No. 5681

CIVIL TRANSCRIPT.

No. 5681

Ex. and Lien Doc., Vol. 2 Page 5681

UNION COMMON PLEAS.

The Huber Manf. Co., Plff.,
AGAINST

A. J. Murphy et al Def't.



The Huber Manufacturing Co
of Marion O.
v.s. Cliffs

A. J. Murphy
John Duffy

Before W^m King Justice of the Peace

No 76. Amt claimed \$46 85.

The Plaintiff's filed their Bill of particulars
which is in substance as follows

May 26 To 240 th Iron	\$14.40
" 26 " 25 th Rivets	1.50
" " " 88 hours work	30.80
" " " 2 1/2 in Gage Plugs	1.5-
	846.85-

The Huber Manuf. Co doing business
at Marion, O.

Oct 8 1892 Issued summons for A J Murphy
and John Duffy to appear at my office on
Oct 12 1892 at 1 o'clock P.M. and delivered
same to A Hodges constable

Oct 10 1892 Summons returned endorsed as
follows recd this wit Oct 10. 1892 and served
the same on defendants by leaving certified copy
there of A J Murphy's residence and certified copy at
John Duffy's place of business. Service & return \$7^c
Copies 50^d Milage 40 Total 1.40

A Hodges constable

Oct 12 1892. One o'clock P.M. time specified in
summons for trial and for one hour thereafter defen-
dants failed to appear at time stated for trial
here upon on said 12th day of Oct 1892 it is
considered by one that said plaintiff recovers from
said defendants the said sum of Forty Six
dollars & 85/100, and costs of this suit
Taxed at Three dollars \$3.00.

W^m King.

Justice of the Peace

Wm King.

Justice of the Peace

I certify that the above is a true
Copy of Case No 76. as it appears
on my docket

Wm King

Justice of the Peace

\$3.00 costs paid by Plaintiff

Wm King, J.P.

THE STATE OF OHIO.

County, { ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

SHERIFF'S FEES.	
Service,	- - - \$ 25
Levy,	- - -
Sum. Appraisers,	
Swear'g Appraisers,	
Conv. Appraisers,	
Mileage,	- - 2 48
Poundage,	- - 9.2
Return,	- - 25
Total,	- - 3 20
Appraisers' Fees,	
Printer's Fees,	

Received this writ Sept 26th A. D. 1894
at 8 o'clock A.M., and pursuant to its command,

This writ-sentence having
received from John Duffy
sixty-three and 83rd cents
being judgment-amount
and costs in this case
~~and costs in this case~~

W. J. Snodgrass

63 20

Total,

Appraisers' Fees,

Printer's Fees,

INDEX

JUDGMENTS

No. 3681
Ex. and Lien Doc. 2 P. 5681

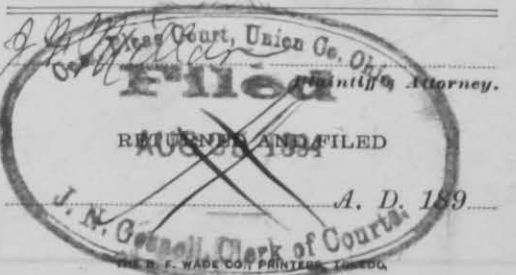
Union Common Pleas.

Fuber Marsh Co
AGAINST
J. Murphy et al

Execution on Transcript.

Ex. Ret. Sept 26 1894

Judg't vs. Def't before Justice of the Peace, on the 12th
day of Oct 1894 for the sum of 46.83 -
And costs before Justice \$ 3.00
Interest from Oct 12 1894 5.23
Justice's Increase Costs \$ }
Constable's Increase Costs \$ }
Clerk's Increase \$ 2.50 } \$ 3.75
Sheriff's Increase \$ 1.25 -
Clerk's Fees hereon \$.60



Execution on Transcript.

THE STATE OF OHIO, }
 Jefferson County, } ss.

To the Sheriff of Jefferson County, GREETING:

Whereas, In a certain action before William King a Justice of the Peace in and for the Township of Leesburg in said County of Jefferson wherein The Licker Manufacturing Company was Plaintiff and A. J. Murphy and John Duffy were Defendant, judgment was rendered on the 17 day of Oct. A. D. 1897 against the said A. J. Murphy and John Duffy Defendant and in favor of the said The Licker Manufacturing Company Plaintiff for the sum of Forty six and Dollars and Eighty five Cents damages, and Three Dollars Cents, the costs of suit before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas within and for the said County of Jefferson on the 25th day of January 1898.

You are therefore Commanded, That of the goods and chattels of A. J. Murphy and John Duffy aforesaid, you cause to be made the said sum of Forty six Dollars and Eighty five Cents damages, and Three Dollars and Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said A. J. Murphy and John Duffy may be found in your bailiwick, and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said A. J. Murphy and John Duffy lying in your County; and make due return of this writ in sixty days.

Witness my hand and the seal of said Court of Common Pleas,

at Marysville this 25th
 day of July A. D. 1897
 R. M. Morley
 Clerk.

THE STATE OF OHIO.

County, } ss.

SHERIFF'S RETURN.

Received this writ No. 214 A. D. 1894

SHERIFF'S FEES.

SHERIFF'S FEES.	
Service,	- - - \$ 25-
Levy,	- - -
Sum. Appraisers,	
Swear'g Appraisers,	
Conv. Appraisers,	
Mileage,	- -
Poundage,	- -
Return,	- -
Total,	- -
Appraisers' Fees,	\$ 2
Printer's Fees,	

at 3 o'clock P. M., and pursuant to its command,
 having therewith levied on
 real estate of John Duffy
 in this case Oct-25-1894 and
 said writ is now in your hands
 returned because of prior liens
 and the execution is released
 January 20 1894 without levy

John R. Murphy Sheriff
 By Alvin Casperius Jr.

No.
 Ex. and Lien Doc. 2 P. 57681

Union Common Pleas.

The Huber Mfg Co -

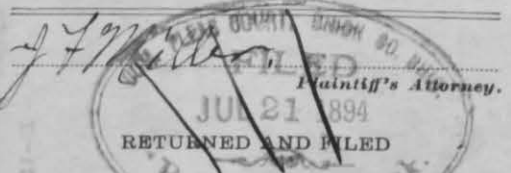
AGAINST

A Murphy & John Duffy

Execution on Transcript.

Ex. Ret. 189

Judg't vs. Def't	17
before Justice of the Peace, on the	day of Oct
for the sum of	\$ 46.86
And costs before Justice	\$ 3.00
Interest from	\$.00
Justice's Increase Costs	\$.00
Constable's Increase Costs	\$.00
Clerk's Increase	\$ 1.50
Sheriff's Increase	\$.00
Clerk's Fees hereon	\$ 1.00



Fee in Deposit -
 THE B. F. WADE CO., PRINTERS, TOLEDO.

Execution on Transcript.

THE STATE OF OHIO.)

Union County, } ss.

To the Sheriff of Franklin County, GREETING:

Whereas, In a certain action before Wm. Kelly a Justice of the Peace in and for the Township of Lexbury in said County of Union wherein The Huber Manufacturing Company

were Plaintiff and A. J. Murphy and John Duffy

were Defendant, judgment was rendered on the 12th day of October

A. D. 1893 against the said A. J. Murphy and John Duffy

Defendants and in favor of the said The Huber Manufacturing Company

Plaintiff for the sum of Forty Six Dollars

and Eighty five Cents damages, and Three Dollars

Four Cents, the costs of suit before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common

Pleas within and for the said County of Union on the 23^d

day of January 1893.

You are therefore Commanded, That of the goods and chattels of A. J. Murphy

John Duffy

aforesaid, you cause to be made the said sum of Forty Six Dollars

and Eighty five Cents damages, and Three Dollars

and Four Cents, the costs aforesaid, and all accruing costs, if so much

of the goods and chattels of the said A. J. Murphy and John Duffy

may be found in your bailiwick, and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said A. J. Murphy

John Duffy

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the seal of said Court of Common Pleas,

at Mariaville this 21st

day of November A. D. 1893

R. Morley

Clerk.

THE STATE OF OHIO.

County, } ss.
SHERIFF'S RETURN.

Received this writ Aug 29th A. D. 1893

SHERIFF'S FEES.

Service,	- - -	\$	
Levy,	- - -		25-
Sum. Appraisers,	- - -		25-
Swearing Appraisers,	- - -		
Conv. Appraisers,	- - -		
Mileage,	- - -		
Poundage,	- - -		25-
Return,	- - -		
Total,	-		75-
Appraiser's Fees,			
Printer's Fees, -			

at 8 o'clock A. M., and pursuant to its command,
 To Goods and Chattels I
 named of Goods and Chattels I
 seized this writ upon the following
 described Real Estate of the settler,
 named defendant John Duff
 to rent. Subject in the County
 of Franklin in the City-Canton of
 Being Lot-52 and 53 Kelley place
 Postilion Boarding and City of Columbus
 as the same are assessed or the seat thereof
 and this writ is returned Oct-25th 1893 for want
 of further time to sell

I witness these presents
 By Clerk Commissioner



Index No. 6291
 Ex Doc. No 2 Page 6281

Canton Common Pleas

Ruber Manf Co
 AGAINST
 Murphy et al

EXECUTION ON TRANSCRIPT.

Ex. Ret. Oct 28 1893

Judg't vs. Def't	12 m
before Justice of the Peace, on the	12 m
day of Oct	1893
for the sum of	46.85-
And Costs before Justice	3.00
Interest from Oct 12	2.99
Justice Increase Costs	
Constable's Increase Costs	
Clerk's Increase	5.0
Sheriff's Increase	5.0
Clerk's Fees hereon	1.00

J. F. Miller Plaintiff's Attorney.

RETRIVED AND FILED,
 APR 27 1893
 R. McCrary, Clerk

The Troup Mfg. Co., Blank Book Makers, Stationers,
 Printers, and Legal Blank Publishers, Dayton, O.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
Union County, } ss.

To the Sheriff of Franklin, County Greeting:—
 Whereas, In a certain action before Wm. King
 a Justice of the Peace in and for the Township of Leesburg in the
 said County of Union, wherein The Huber
 Manufacturing Company
 was Plaintiff, and A. J. Murphy and John
 were Defendants, judgment was rendered on the 12th day of Oct
 A. D. 1892 against the said A. J. Murphy and
 John Duffy, Defendant, and in favor of the said The Huber Manu-
 facturing Company.
 Plaintiff, for the sum of forty six ——— Dollars
 and Eighty four Cents, and Three ——— Dollars and
 ——— Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of the Clerk
 of the Court of Common Pleas, within and for the said County of Union
 on the 23rd day of January 1893

You are therefore commanded, That of the goods and chattels of A. J.
 Murphy and John Duffy, aforesaid, you cause to be made the said sum of Forty Six ——— Dollars
 and Eighty four Cents damages, and Three ——— Dollars
 and ——— Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said A. J. Murphy &
 John Duffy
 may be found in your bailiwick; and for the want of such goods and chattels, you
 cause the same to be levied of the lands and tenements of the said A. J.
 Murphy & John Duffy
 lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
 at Marysville this 28th day
 of Aug. A. D. 1893
 A. J. Murphy
 Clerk.

Execution & Lien Case File

Case No. 5682

CIVIL TRANSCRIPT.

No. 5687

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

Hastings & Williams Plff.,
AGAINST

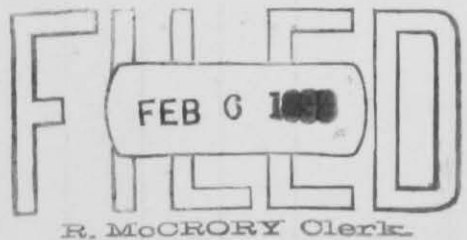
Jacob Klein & Abraham Klein
Def't.

5687

Hastings & Williams
J. S.

Jacob Kline and
Abraham Kline

COM. PLEAS COURT, UNION CO., OHIO.



Hartings & Williams v State of Ohio Union County 23
28 { In Justice Court for Clarborne T.P.
Jacob Kline } Before Jason Case Justice of the Peace
Abraham Kline { No 126 " amount claimed \$86 55

The Plaintiffs filed there Bill of particulars
which is in substance as follows

Summons 10 Richwood Ohio Jan 8th 1881

Body Jps 10 Eight months after date we promise to
pay to the order of Hartings & Williams or bearer
Ricordy 15 Thirty eight Dollars at Richwood Ohio
Judgment 10 value received six per cent interest from date
Sat 20

Jacob Kline
Abraham Kline

Transcript 85⁰⁰
82⁵⁵
There appears on the above Note the following
constabls for endorsement April 5th 1882 paid off the within
\$50⁰⁰

Feb 5th 1892 Issued summons on the above
action returnable Feb 9th 1892 at 10 o'clock A.M.
and handed J. M. Flickenger Cons

Feb 8th 1892 Writ returned endorsed as follows
Rec this writ Feb 5th 1892 and Feb 6th 1892 served
the same on defendants by leaving certificate copy
thereof with Abraham Kline personally and
Jacob Kline by leaving copy at his residence
Fleure 12⁰⁰ J M Flickenger Cons

Feb 9th 1892 at 10 o'clock A.M. defendants failed
to appear then or for one hour thereafter but
made default this action being founded on
a promissory note of fide and surely rendered

Judgment by default for Plaintiffs on their bill
of Particulars against the Defendants for the
sum of eighty six & ⁷⁵/₁₀₀ Dollars and Plaintiffs
Costs herein taxed at \$3³³ and interest
until paid Jason Case J.P.

The Note of Ohio Union Co

Clairborne Township 88

I do hereby certify that the above is a
full and true copy from my socket of
the proceedings had by and before me at
my office in said township in the above
Action

Jason Case

Feb 6th 1893

Justice of the Peace of
the aforesaid J.P.

Execution & Lien Case File

Case No. 5683

CIVIL TRANSCRIPT.

No. 5683

Ex. and Lien Doc., Vol. 2 Page

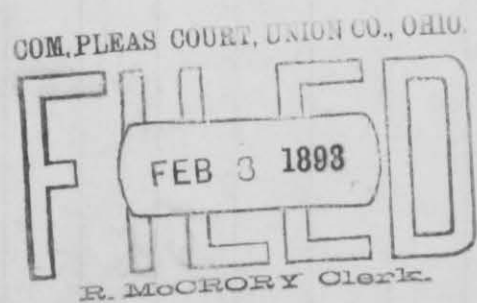
UNION COMMON PLEAS.

M W Hile Plff.,

AGAINST

Levi Kline Def't.

07693
M. W. Hill
J. S.
Lori Kline



MW Hill State of Ohio Union Co. 88.

88 In Justices Court for Claiborne Township
Levi Kline Before Jason Case Justice of the Peace
Costs Nov. 78. Armand claimed \$12 39

Summons .25 Richwood O September 1st 1891
Filing paper 10 The Plaintiff filed his bill of Particulars
Fees 10 which is substance as follows

Rec word .15 \$10 39 Richwood Ohio April 29th
Rec 90 Judgment 10 1891 Thirty days after date of or either of
Sat 20 us promise to pay to the order of M.W. Hill
Forecute .45 Ten Dollars at Richwood O Value rec
Transcript 85 \$1.55

Levi Kline

Constable's Richwood O April 23rd 1891

\$1.15 One day after date I promise to pay M.W. Hill
One & $\frac{3}{4}$ Dollars

Levi Kline

Sept 1st 1891 Issued summons on the
above action returnable Sept 5th 1891 at 10.
O'clock A.M. and handed P.G. Wagner
Clerk. Sept 5th 1891 Writ returned indorsed
as follows - Rec this writ Sept 1st 1891 and
Sept 1st 1891 served the same on Defendant
by leaving certified copy thereof at his usual
place of residence fees less & return 25th copy 25th
miles ap 67 Total \$1.55

P.G. Wagner Clerk

Sept 5th 1891 at 10 o'clock A.M. Defendant failed
to appear there was for one hour thereafter but
made default this action being founded

on promissory notes I find and hereby render
judgment by default against the defendant
for the sum of Twelve $\frac{2}{10}$ Dollars and $\frac{1}{2}$ Cents
Costs herein taxed of \$2 $\frac{7}{9}$ and interest
until paid Jason Case J.P.

Jan 4th 1892 Issued an execution on the above jud-
gment and handed J.M. Fleskinger Cons
Feb 4th 1892 Execution returned undischarged as
follows Rec this w^t Jan 4 1892 and by virtue of
the same I levied on one Log Wagon ^{and} one ton of
Log Chain one fifteen 15; feet Chain the property of
defendant which I left in my possession upon
his giving a readying bond. On the 25th day
of Jan 1892 I advertised said property for sale.
Feb 2nd 1892 A summons was served on
me to appear before J.S. Jolliff J.P. in a
suit by defendant for said property he claiming
the same as exempt by law Plaintiff
ordered me to return said wagon and
Plaintiff and defendant agreed that two
of the Log Chains should be returned ~~one~~
to Plaintiff withdrew sale and a credit
of Two Dollars given by him on the judgment
Feb 4th 1892 the said Log Chain was
replevined from me by H. Kline before
J.S. Jolliff J.P. Plaintiff and said Kline
settled said case and paid the costs the said
Kline keeping said Log Chain, fees
etc and ~~rewards~~ 90. Mile ap 12 Miles 75. Advertising $\frac{100}{100}$
Hauling Wagon $\frac{100}{100}$ Bond $\frac{100}{100}$ Hauling up Chains $\frac{100}{100}$
Total $\frac{100}{100}$

J.M. Fleskinger Cons

The State of Ohio I am to say
I do hereby Certify that the above is a
full and true Copy from myocket
of the Proceeding had by and before me
at my office in said Township in the above
Action

Feb 8th 1893

John Case Justice
of the Peace of the aforesaid
Township

Execution & Lien Case File

Case No. 5684

CIVIL TRANSCRIPT.

No. 5684

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

Faherty's Bank, plff.,
AGAINST
W. Willis & W. Willis, & Kellogg, def't.

THE STATE OF OHIO,

Union County,

ss.

SHERIFF'S RETURN.

Received this writ Feb 9th A. D. 1823

SHERIFF'S FEES.

Service,	- - -	\$ 25-
Levy,	- - -	25-
Sum. Appraisers,	- - -	25-
Swearing Appraisers,	- - -	25-
Conv. Appraisers,	- - -	25-
Mileage,	- - -	25-
Poundage,	- - -	25-
Return,	- - -	25-
Total,	-	75-
Appraiser's Fees,	-	
Printer's Fees,	-	

Survey No 12105-Being that part of land farm lying
on the south side of said survey said portion of
land supposed to be about 40 acres

This writ returned by order of Plaintiff's
Attorney
Henry Sholman

No.
Ex Doc. ✓ Page 3684

Union Common Pleas
Tahoe's Bank AGAINST
W. Phillips et al

EXECUTION ON TRANSCRIPT.

Ex. Ret. April 9 1823

Judg't vs. Def't	6 m
before Justice of the Peace, on the day of Sept	18 9 th 1823
for the sum of	871, 89
And Costs before Justice	13.30
Interest from 3 rd Sept 6	18 9 th
Justice Increase Costs	8
Constable's Increase Costs	2.80
Clerk's Increase	50
Sheriff's Increase	50
Clerk's Fees hereon	60

Leyers, Plaintiff's Attorney.

RETURNED AND FILED.

April 8th 1823

The Troup Mfg. Co., Blank Book Makers, Stationers,
Printers, and Legal Blank Publishers, Dayton, O.

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
Union County, } ss.

To the Sheriff of **Union** County Greeting:—
 Whereas, In a certain action before
 a Justice of the Peace in and for the Township of **Washington** in the
 said County of **Union** wherein **Taylor's Bank**

were Plaintiff, and **W L Willis, W H Wells & W M**
Wellwood were Defendants, judgment was rendered on the 6th day of Sept
 A. D. 1893, against the said **W L Willis, W H Wells and W M**
Wellwood, Defendant, and in favor of the said **Taylor's Bank**

Plaintiff, for the sum of **Seventy one** Dollars
 and **Eighty nine** Cents, and **three** Dollars and
Thirty Cents, the costs of suits before the said Justice, as to us
 appears by the transcript of said judgment filed and docketed in the office of the Clerk
 of the Court of Common Pleas, within and for the said County of **Union**
 on the 9th day of **Feby** 1893

You are therefore commanded, That of the goods and chattels of **W L Willis**
W H Wells & W M Wellwood
 aforesaid, you cause to be made the said sum of **Seventy one** Dollars
 and **Eighty nine** Cents damages, and **three** Dollars
 and **Thirty** Cents, the costs aforesaid, and all accruing costs, if so
 much of the goods and chattels of the said **W L Willis, W H Wells and**
W M Wellwood,

may be found in your bailiwick; and for the want of such goods and chattels, you
 cause the same to be levied of the lands and tenements of the said **W L Willis**
W H Wells and W M Wellwood
 lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
 at **Marysville** this 9th day
 of **Feby** A. D. 1893
P. M. Gray
 Clerk.

THE STATE OF OHIO.

County, } ss.

SHERIFF'S RETURN.

Received this writ. Sept - 11 A. D. 1893

SHERIFF'S FEES.

Service,	-	-	\$	25-
Levy,	-	-		25-
Sum. Appraisers,	-	1		20
Swearing Appraisers,	-	25-		
Conv. Appraisers,	-	50		
Mileage,	-	3		20
Poundage,	-			
Return,	-			25-
Total,	-	5		90
Appraiser's Fees,	-			
Printer's Fees,	-			

at 2 o'clock P.M., and pursuant to its command,
and on the 2nd day of Sept 1893
for want of goods and chattels
I found his wait on the middle
meadow interest of John Wells
in the following described Real
estate to well situated in the
Township of Washington County
of Warren and State of Ohio
and lying on the north side
of Survey No 12103 Being the part of said
farm lying on the north side of said
Survey said portion of land supposed to
be about 40 acres

This wait returned by order of
Plaintiff's Attorney, Frank L. Salsgassas Sheriff

No. 5684

Ex Doc. L ✓ Page

Common Pleas

Jakey's Bank
AGAINST
W.L. Wells et al

EXECUTION ON TRANSCRIPT.

Ex. Ret. Nov 6 1893

Judg't vs. Def't	6	18.92	89	85
before Justice of the Peace, on the	18.92			
day of	Sept			
for the sum of		\$ 71		
And Costs before Justice				6.80
Interest from	18	\$		
Justice Increase Costs		\$.40		.40
Constable's Increase Costs				
Clerk's Increase		\$ 2.00		
Sheriff's Increase			\$ 6.45	
Clerk's Fees hereon			\$ 1.00	

D.W. Ayers Plaintiff's Attorney.

RETURNED AND FILED,

November 3rd 1893

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, } ss.

To the Sheriff of Union County Greeting:

Whereas, In a certain action before W H Fleck
a Justice of the Peace in and for the Township of Washington in the
said County of Union wherein

Foley's Bank
was Plaintiff, and W L Wells, Wm Wells and
William Wellwood.

were Defendant, judgment was rendered on the 6 day of Decr
A. D. 1892 against the said W L Wells Wm Wells &

William Wellwood
Defendant, and in favor of the said Foley's Bank

Plaintiff, for the sum of Seventy one Dollars
and Eighty Nine Cents, and Three Dollars and
Thirty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Union

on the 9 day of Febry 1893

You are therefore commanded, That of the goods and chattels of W L Wells

W H Fleck & Wm Wellwood
aforesaid, you cause to be made the said sum of Seventy one Dollars
and Eighty Nine Cents damages, and Three Dollars
and Thirty Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said W L Wells, W H Wells
William Wellwood

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said W L Wells
W H Wells & Wm Wellwood
lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,

at Mayfield 6th day

of Sept R. M. O'Dwyer A.D. 1893

Clerk.

Ex. Doc Lemire Page 5684

COURT OF COMMON PLEAS

Tahoe Bank.

vs

H. H. Willard et al.

EXECUTION FOR COSTS.

Returnable 189

This Writ dated Jan 30 1897

Plaintiff's Costs, - - - \$13.05-

Defendant's Costs, - - -

Total Costs, - - -

Int. from May 14 1893 2.87
 Inc. Costs, - - - 1st & 2nd suit 60
 $\frac{60}{16.67}$

$\frac{16.67}{16.67}$

Received this writ

January 30 1897, at 3 o'clock P.M.

Henry H. Lemire

Attiff fees \$20.00
 Plaintiff vs. Defendant, 1897
 Plaintiff vs. Plaintiff, 1897
 Plaintiff vs. Plaintiff, 1897
 Plaintiff vs. Plaintiff, 1897
 Plaintiff vs. Plaintiff, 1897

John A. Allen, Clerk of Courts, 1897



EXECUTION FOR COSTS.

THE STATE OF OHIO, } SS To the Sheriff of Union County, Greeting :
UNION COUNTY. }

Whereas, in a certain action ~~on Transcript~~
lately prosecuted in our ~~Court~~ ^{Court of Common Pleas,}
within and for said County wherein ~~Fekyo Bank~~,
~~W.L. Lee W.H. Wells, and W.H. Hellwood,~~ Plaintiff and
~~Defendant~~

the costs adjudged against the said ~~W.H. Hellwood et al~~
(~~Clerk & Sheriff's Court~~)
were taxed at Thirteen and ~~98~~ ⁹⁸/₁₀₀ Dollars.
You are, therefore, commanded that of the goods and chattels, or for want of the goods and chattels, of the lands and tenements of the said ~~W.H. Hellwood,~~

in your bailiwick, you cause to be made the costs aforesaid, with interest thereon from the ~~17~~
day of ~~May~~ A. D., 1893, until paid, and costs that may accrue; and do you make return of this execution, together with your proceedings thereon, within sixty days from the date hereof.

WITNESS my signature, as Clerk of our said Court, this 30 day of January
A. D., 1893.

By

Jr. Gorine Clerk.
J.W. Gorine Deputy Clerk.

THE STATE OF OHIO,

County, } ss.
SHERIFF'S RETURN.

Received this writ May 17 A. D. 1893

Service, - - - - -	\$ 25-
Levy, - - - - -	
Sum. Appraisers, -	
Swearing Appraisers, -	
Conv. Appraisers, -	
Mileage, - - - - -	
Poundage, - - - - -	
Return, - - - - -	
Total, - - - - -	
Appraiser's Fees, -	3 20
Printer's Fees, -	25-

at 10 o'clock A.M., and pursuant to its command,
the defendant has no property
whereon to levy

John Snodgrass
Sheriff

Index Living Executions.

No. 684

Ex Doc. ✓ Page.....

Common Pleas

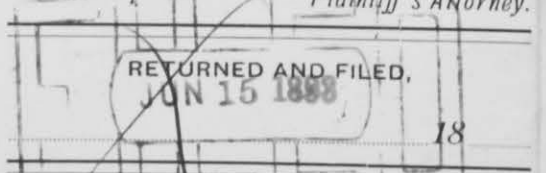
Tahay & Bank
AGAINST
W.L. Wills et al

EXECUTION ON TRANSCRIPT.

Ex. Ret. July 17 1893

Judg't vs. Def't	6
before Justice of the Peace, on the	18.9.2
day of Sept	1892
for the sum of	\$ 71.87
And Costs before Justice	\$.3.30
Interest from 8% of Sept 6 1892	18.925
Justice Increase Costs	\$.2.45
Constable's Increase Costs	150
Clerk's Increase	1.85
Sheriff's Increase	.75
Clerk's Fees hereon	.60

D.W. Angerer, UNION CO., OHIO.
Plaintiff's Attorney.



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EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
Union County, } ss.

To the Sheriff of Union County Greeting:

Whereas, In a certain action before W H Fleck
a Justice of the Peace in and for the Township of Washington in the
said County of Union wherein

Fahay's Bank

w Plaintiff, and W L Wells, W L Wells and
William Wellwood

were Defendants, judgment was rendered on the 6 day of Sept
A. D. 1892, against the said W L Wells, W L Wells and
W M Wellwood

Defendant, and in favor of the said Fahay's Bank

Plaintiff for the sum of Seventy one Dollars
and Eighty nine Cents, and Three Dollars and

thirty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Union

on the 9 day of Feby 1893

You are therefore commanded, That of the goods and chattels of W L Wells,

W H Wells and W M Wellwood

aforesaid, you cause to be made the said sum of Seventy one Dollars

and Eighty nine Cents damages, and Three Dollars

and Thirty Cents, the costs aforesaid, and all accruing costs, if so

much of the goods and chattels of the said W L Wells, W H Wells

& W M Wellwood

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said W L Wells,

W H Wells & W M Wellwood

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,

at Marysville this 17th day

of May A. D. 1893

R. M. Gray

Clerk.

5684.

TRANSCRIPT FROM CIVIL DOCKET.

Fahys Bank

AGAINST

W. L. Wells

W. H. Wells et al

Before W. H. Fleck

Justice of the Peace.

Docket 3, No. 19, Page 78

CERTIFICATE.

THE STATE OF OHIO,

Union County, ss.
Washington Township

I, the undersigned, a Justice of the Peace
in and for said County and Township,
hereby certify that the within is a full and
true copy of the record of the proceedings in
the above action, had by and before me, at
my office in said Township, and of the costs in
said case, as the same appear of record on my

Docket 3, Page 78

February 3, 1893

W. H. Fleck

Justice of the Peace.

COMMON PLEAS COURT UNION CO., OHIO.
The Court of Common Pleas of

on the day of FEB 9 1893 189
County, Ohio, 189
Clerk of said Court.

2-8-6 E. L. Barrett & Son, Publishers, Springfield, O. 416.05.

R. McCORMICK Clerk

THE STATE OF OHIO,
Miami COUNTY, SS.

In Justice's Court,

For Washington

Township.

2-3-6. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Fahays Bank

Plffs.

W.L.Wells
W.M.Wells &
W.M.Wellwood

Def'ts.

Judgment, \$71.89

JUSTICE'S FEES.	Plff's Cost. Dols. Cts.	Def'ts Cost. Dols. Cts.
Summons	75	
Affidavit Docket Entries	50	
Order of Undertaking		
Subpœna Names Swearing Witnesses		
Adjournment, Filing 2 Papers	10	
Record Words Judgment	40	
Satisfaction	20	
Bail for Stay		
Execution and Filing	45	
Trans. and Certificate	45	
	1.00	
	<u>3.95</u>	

Rec'd \$22.50 my fees of W.H.Fleck

CONSTABLE'S FEES.	
Sum. Serv., and Mileage	130
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent. Mileage	50
	<u>6.15</u>

WITNESS' FEES.

Before W.H.Fleck Justice of the Peace.
No. 19 Amount claimed, \$71.89

August 30 1892

The Plaintiff filed his bill of particulars which is in substance as follows:

\$67.50 Belpuia Ohio 13 1890
One year after date we or either of us promise to pay to the order of W.M. Wellwood sume seven & ~~75~~ dollars at Fahays Bank Marion Ohio with 8 per cent after due, value received

(Signed) W.L. Wells

W.H.Fleck
~~mark~~

Indorsed on back, Demand & notice waived & payment guaranteed

(Signed) W.M. Wellwood

August 30 1892 I issued summons returnable September 6 1892 at 1 o'clock PM and delivered same to A Davis Const.

(Signed) W.H.Fleck J.P.

Summons returned endorsed, Received this evit August 30 1892 and served August 30 1892 served the same on defendants by leaving certified copy with defendants except W.L. Wells not found) fees 1.30

(Signed) A Davis Const.

September 6 1892 The hour of 1 o'clock PM having passed and one hour W.H. Wells appeared but made no defense

The other parties failed to appear.

Whereupon it is on said 6 day of September 1892 considered & adjudged by me that said Fahays Bank recover of said W.L. Wells as principal debtor (W.L. Wells not found) and W.M. Wellwood as indorser the sum of

Seventy one and ~~89~~ ⁸⁹ dollars debt and costs taxed at three and ~~30~~ ³⁰ dollars and cost and interest that may accrue

(Signed) W.H.Fleck J.P.

Sept 17 1892 Issued execution and delivered same to A Davis const.

(Signed) W.H.Fleck J.P.

Sept 24 1892 Received of W.H. Wells Ten \$100, dollars on the above judgement

(Signed) W.H.Fleck J.P.

October 17 1892 Execution returned indorsed Sept 17 1892 I received this evit. Return this evit no property found mileage 50

(Signed) A Davis Const.

Jan 16 1893 Issued execution and delivered same to A Davis const

February 3 1893 Execution returned indorsed January 17 1893 Received this evit. I levied on one Bay Stallion

taken as the property of W.H. Wells in favor of Fahays Bank This 23 day of January 1893. Return this evit no sale. Reason property Replaced by Maryd Wells fees service 40 mileage 35 advertising 40 keeping horse 9/3 days \$5.00 Total \$6.15

(Signed) A Davis Const

, 189 , the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety; caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statute in such case made and provided, I as surety for the Stay of Execution on the above Judgment of against do hereby promise and undertake to

pay the amount of said Judgment, interest and costs, and the costs that may accrue.

, Surety. Taken by and signed, and acknowledged before me, and surety approved, this day of A.D. 189 . Stay of Execution expires

J.P. 189 . Amt. then due, \$

, 189 . Issued an Execution for returnable 189 , and

delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A.D. 189 , the said

obtained a judgment against the said on the Docket of J.P.,

for dollars and cents, and costs taxed and the said

intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore,

I of do hereby promise and undertake to the said

in the sum of Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 189 , J.P.

Execution & Lien Case File
Case No. 5685

CIVIL TRANSCRIPT.

No. 5683

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

John Smith Plaintiff

AGAINST

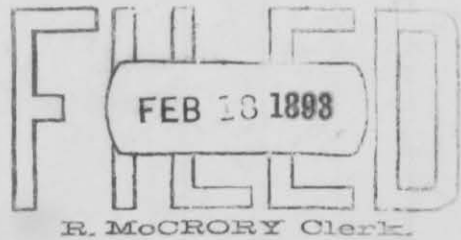
James V Beelmeier Defendant

5688-

William S. Smith, Plff.
vs
Charles O. Beleau and deft.
No 119, Dcd Page 286.

Transcript,
Transcript of J. H. Kinkade Jr.

COM. PLEAS COURT, UNION CO., OHIO.



Porter & Porter Plffs attys

Transcript.
From Civil Docket D. page 286.
The State of Ohio | Paris Township, Jefferson Court,
Union County, ss. | Before J. H. Liercole, Justice of the Peace
Wm S. Smith, Plaintiff, }
against } No 119.
Chas V. Beelcean, defendant } On account.

February 10 1893.

The Plaintiff William S. Smith,
by his attorneys Porter & Porter, filed his
Bill of particulars against the defendant
herein Charles V. Beelcean, as follows:
- Titter - "The plaintiff claims a judg-
ment against the defendant for the
sum of \$298⁰⁰ with interest from Feb. 7.
1893. for certain goods, chattels, and
monies, the property of the Plaintiff herein
and to the immediate possession of which
he was entitled, to wit: 906 cigars, which
were of the value of \$37⁷⁵ and money of the
amount and value of \$260²⁵ and which said
goods and chattels and monies, while
said Plaintiff was the owner of the same
and entitled to the immediate possession
of the said Charles V. Beelcean, wrongfully
abstracted from the money drawer of said
Plaintiff, and converted to his own use,
without the knowledge or consent of the
Plaintiff. The Plaintiff therefore
asks judgment for said sum of \$298⁰⁰
with interest from Feb 7th 1893.

February 10, 1893, Issued Seamus Morris of
this date, indorsed "Account claimed"

\$298⁰⁰ and interest from Feb. 7, 1893,
and costs," determinable February 13, 1893
P. Alli and delivered same to Sam
Bennett Constable.

February 11th 1893. Summons returned
indorsed "Received this 11th Feb. 10th 1893,
and served the same on the same day
by delivering a certified copy of this
suit and endorsements thereon, to the
within named defendant. Ser 25 Chap 25.
Mile 20 State 70th Sam Bennett Constable
February 13, 1893, P. All. Parties appeared
also came Mattie Beeluean, whom
(the defendant being a minor aged 18 years,
as he stated under oath) chose for his
guardian for this suit, and requested
her appointment as such, and there
being no objections, I appointed said
Mattie Beeluean guardian for this
suit of the defendant Charles V. Beeluean,
and she thereupon accepted said
appointment in writing filed herein
as follows: Letter &c. "Now comes Mattie
Beeluean and hereby consents in
writing to be appointed guardian of
Charles V. Beeluean, an infant over
14 years of age, who has heretofore now-
anted the said Mattie Beeluean to be
his guardian for the suit in the above
entitled case," signed "Mattie Beeluean"
Thereupon trial had, W. S. Smith and
Chas. V. Beeluean, defendant examined

as witnesses for the Plaintiff.
 The defendant also confessed that he was indebted to the Plaintiff in the manner and form and to the amount claimed, as did also his guardian for the said Mattie Beelueen, and defendant and his guardian Mattie Beelueen requested me to render judgment according to said confession and for costs. Therefore I do find upon said confessions and testimony adduced for the Plaintiff. It is therefore, and on said 13th day of February 1893, considered by me that the Plaintiff Wm. J. Keukkae Jr. recovered of the defendant Chas V. Beelueen the sum of \$298⁰⁰ debt, with 6% interest from Feb 7, 1893, and for cost rendering ^{\$8.50}
^{J.H. Keukkae Jr.} February 17, 1893, made transcript and delivered same to Plaintiff attorneys.

J.H. Keukkae, Jr.

Court Bill
 J.H. Keukkae
 Justice fees,
 File bill .05
 Summons file 30
 Subpoena .20
 Record .75
 Surety 2 wit .10
 Appt. guardian .25
 Take transcript .05
 Docket .40
 Transcript .75
 Certificate .25
 Total \$3.10

Constable Sam Bennett fees	
Service summons	.26
Mileage "	.20
Copy "	.25
Total	70

Recapitulation Court
 J.H. Keukkae Jr. fees \$3.10
 Sam. Bennett const " .70
 Total \$3.80

The State of Ohio, Union County, Paristownship.
 I do hereby certify that the above is a full and true copy from my docket, of the proceeding had by and before me, at my office, in said township, in the above action, Marysville, Feb 17 1893. J.H. Keukkae Justice of the Peace of the aforesaid township

THE STATE OF OHIO,

Madison County, } ss.

SHERIFF'S RETURN.

Received this writ *February 18th* A. D. 1893

SHERIFF'S FEES.	
Service,	\$ 23-
Levy,	23-
Sum. Appraisers,	23-
Swearing Appraisers,	
Conv. Appraisers,	
Mileage,	16
Poundage,	
Return,	
Total,	
Appraiser's Fees,	\$ 24
Printer's Fees,	

John Shadyside Shantz
at 2 o'clock P.M., and pursuant to its command,
on the 14th day of Feb^ry
proceeded to levy this writ and has
found no goods

No. 5683

Ex Doc. *✓* Page

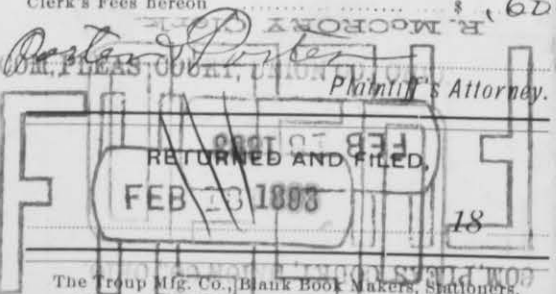
Common Pleas

Wm. Bush
AGAINST
Charles V Beclman

EXECUTION ON TRANSCRIPT.

Ex. Ret. *April 18 1893*

Judg't vs. Def't
before Justice of the Peace, on the 13.
day of *Feby* 1893
for the sum of \$ 298.50
And Costs before Justice \$ 3.80
Interest from 18 \$
Justice Increase Costs \$
Constable's Increase Costs \$
Clerk's Increase \$ 0.50
Sheriff's Increase \$ 0.50
Clerk's Fees hereon \$ 60



The Troup Mfg. Co., Blank Book Makers, Stationers,
Printers and Legal Blank Publishers, Dayton, O.
R. MCORORY

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,
Lenow County, } ss.

To the Sheriff of Lenow County Greeting:

Whereas, In a certain action before J. H. Buckade
a Justice of the Peace in and for the Township of Paris, in the
said County of Lenow wherein William S.
Smith

was Plaintiff, and Charles V. Bellman

was Defendant, judgment was rendered on the 13 day of Feby
A. D. 1893 against the said Charles V. Bellman

Defendant, and in favor of the said William S. Smith

Plaintiff, for the sum of Two hundred and ninety eight Dollars
and — Cents, and Three Dollars and
Eighty Cents, the costs of suits before the said Justice, as to us
appears by the transcript of said judgment filed and docketed in the office of the Clerk
of the Court of Common Pleas, within and for the said County of Lenow
on the 18 day of Feby 1893

You are therefore commanded, That of the goods and chattels of Charles V.
Bellman
aforesaid, you cause to be made the said sum of Two hundred and ninety eight Dollars
and — Cents damages, and Three Dollars
and — Eighty Cents, the costs aforesaid, and all accruing costs, if so
much of the goods and chattels of the said Charles V. Bellman

may be found in your bailiwick; and for the want of such goods and chattels, you
cause the same to be levied of the lands and tenements of the said Charles V.
Bellman
lying in your County; and make due return of this writ in sixty days.

Witness my hand and the Seal of said Court of Common Pleas,
at Marysville this 18th day
of February A. D. 1893
R. M. Owy
Clerk.

Execution & Lien Case File
Case No. 5686

CIVIL TRANSCRIPT.

No. 5686

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

S E Westheimer *Plff.,*
AGAINST
Harriet Vausant *Def't.*

office in York Township in the above
action Joseph Comerford of the aforesaid
Township

Transcript

56 86.

S E Westhimer
vs
Mrs Harriet Vansant

Justices fees	150
Townshalle fees	20
Transcript	50
Certificate	10
Total	295 ⁰⁰



S E Westimer before Joseph Comer
vs Justice of the Peace in and
Harriet Vansant Clabourne Township Union
County Ohio

December 16 1892 the Plaintiff filed her
bill of particulars in substance as follows
to Merchandise Sold and delivered to Mrs Harriet
Vansant amount claimed Twenty Seven dol
lars and Seventy nine cents December 16 1892
Summons issued for the appearance of the De
fendant on the 19 Day of December 1892 at 9
o'clock AM and delivered the same to S G Wyne
gan constable December 19 1892 Summons return
ed endorsed Received this sum December 16 1892
and December 16 1892 served the same on defen
dant by leaving certified copy thereof with Har
riet Vansant personally served and returned 24
copy 25 Mileage 20 total 70 S G Wyne gan constable
December 19 1892 9 o'clock AM time set for trial
the defendant Harriet Vansant failed to appear
and for one hour thereafter but made de
falt N P Westimer appeared agent for the
plaintiff who was sworn and examined as to the
validity of the account it is therefore con
sidered by me from the evidence given before
that the plaintiff S E Westimer recovered of the
defendant Mrs Harriet Vansant the sum of
Twenty Seven dollars and Seventynine cents and
he costs taxed at 220 Joseph Comer JP
The State of Ohio Union County Clabourne
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 at my
aven

Execution & Lien Case File

Case No. 5687

CIVIL TRANSCRIPT.

No. 5687

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

J B Margridge Plaintiff,
AGAINST
Ealey Patch, Defendant.

Transcript 5687
J. B. Morgridge
against
Eddy Patch



10064

The State of Ohio in justice court for
Union County, vs. Jerome township

J. B. Morgridge Plaintiff { Before J. P. McDowell justice
Vs. of the peace

Esley Patch debt \$2.45 Amount claimed \$6.75.

{ August 5th 1891 the plaintiff
filed his bill of particulars which is in
substance as follows:

\$73.61

October 15th 1891

One year after date for value received
I promise to pay J. B. Morgridge or bearer
Twenty three dollars and sixty one cents,
with eight per cent interest from date
until paid. (Signed) Esley Patch

I issued summons returnable August
10th 1891 at 1 P.M. I also demanded security for
costs.

Return of summons: I received this writing,
6th 1891 and served the same on the defendant
by leaving a certified copy thereof with the within
named Esley Patch personally the same day
constable's fees on this writ: service and return \$2.
copy .25 mileage 1 mile .20 total \$7.70

(Signed) John Riley constable
August 10th 1891 Time for trial having arrived and
plaintiff failed to appear and failed to secure
the costs as ordered by me and after waiting one
hour, at demand of defendant I dismissed the case
without prejudice to a new action, at plaintiff's
costs (signed) J. P. McDowell Jr.

\$1.50

Costs in above action paid Sept. 21. 1891 by plaintiff.

Above case reopened Sept. 16th 1891 and summons issued returnable September 21st at 1 o'clock PM

Return of summons

I received this writ September 16th 1891 and served the same on defendant by leaving a certified copy thereof with the defendant on the 18th of September ^{within named} fees: service \$2.50 copy .25 mileage 20 Total \$7.75

(signed) John Riley Constable

Plaintiff represented by his atty H.C. Black defendant appeared and filed an answer and asked for a jury trial. H.C. Black verbally agreed to be responsible for all the costs in the case.

The following were the persons drawn as jurors
Elijah K. Fox, John E. McCune, Perry Converse, Wm. Vantilberg, Jacob Mooney and Clark Rickard
Venire issued and case continued till Sept. 28th 8 A.M.

Sept. 28th 1891 Plaintiff represented by Howard C. Black the defendant appeared. The jurors appeared John E. McCune, Clark Rickard, Wm. Vantilberg, Elijah K. Fox and Jacob Mooney who were duly qualified and sworn Plaintiff exhibited ~~this~~ note as his evidence The defendant was sworn and testified.

The jury having heard the proofs and allegations of both parties agreed upon their verdict which is as follows

We the Jury do find and assess the claim herein against the defendant in the sum of \$167.40 (signed) J.E. McCune Foreman

Thereupon ^{and on} said day; It is considered by me that the plaintiff recover of B. Morridge recover of the defendant Esley Patch one hundred sixty seven and ~~60~~ dollars debt and his costs taxed at \$6.15 per item sum 25 swearing 1 witness adjn 20 filing 2 papers

10 record 45 judgment 40 Venire 40 constable's costs On summons 70 ^{Jury fee \$3.00} attendance 100, and interest at eight per cent and costs ^{that} accrue

Plaintiff paid Jury \$3.00 J.P. McDonnell Jr.

The defendant's costs Venire for jury [#] sitting in jury case 100 Constable's sum, jury and mileage 1.20
= 2.60

Total \$8.30. Defendant gave notice of an appeal Execution issued October 24th 1891 for one hundred and seventy six ^{dollars} and seventy five cents

Return of execution

I could not find any property of the within named Esley Patch in my county on which to levy service 40 mileage 20 total 60 Dec 12th 1891 received of J.B. Morridge \$6.80 costs to date. Total costs paid by Plaintiff \$9.80

Jan. 14th 1892 Plaintiff ordered a transcript to place on the execution docket at Maryville Ohio

The state of Ohio Jerome Township Union County ss. I hereby certify the above to be a full and true transcript from my docket of the proceedings had by and before me in said case J.P. McDonnell Jr.
of said township and county

Jan. 14th 1892

Cost of transcript 750 words \$1.05
certificate \$1.50 Paid
total

Execution & Lien Case File
Case No. 5688

CIVIL TRANSCRIPT.

No. 5688

Ex. and Lien Doc., Vol. 37 Page

UNION COMMON PLEAS.

S H Robinson, Plff.,
AGAINST

John H Young, Def't.

Transcript from
civil Docket

5682

S W Robinson
vs

John H Jennings
Before Mathew Lingel

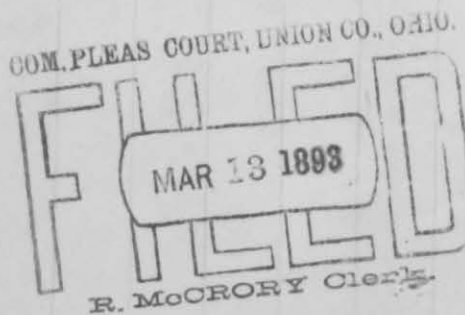
Certificate

The state of Ohio
Union County &
Washington Twp

I the undersigned a
justice of the Peace in &
for said County &
Township hereby certify
that the within is a
full & true copy of the
record of the proceeding
in the above action
had by and before Mathew
Lingel at his office
in said Township and
of the costs in said
case as the same
appear of record on my
Docket A

March 10 1893

N W Hoback
J P



State of Ohio } In Justice Court for Washington township
et al. 58 }
G W Robinson Before Matthew Singel Justice of the peace in and
John H Inings amount claimed \$107-0-

April 3rd 1891 the plaintiff filed his Bill
of complaint which is in substance as follows
Sum 25 Byhalia Ohio Feb 6 1890 on or before the
adjudgment 1st day of April 1891 I promise to pay
filing 20 Matthew Singel One hundred Dollars at 6
Recording 30 per cent John H Inings on Back this
note is Secured by mortgage M Singel
Judgment 40 April 25 1891 Summons issued Return
Satisfactory 25 day April 5 1891 at 1pm

* 27 April 8 1891 Summons Retuned indorsed
as follows Recd this writ April 3 1891
Conatfered Same by leaving a certified copy at
Sum 50 his usual place of Residence & retur 25 copy 25
Execution 150 Total 50 A Davis Const

April 8 1891 The hour for trial arrived
the defendant failed to appear for one hour after
or at the time set for hearing it is therefore
on this apr 8 1891 adjudged that the plaintiff
recover from the defendant the sum of One hundred
and Seven Dollars and costs taxed at \$2-00

April 8 1891 Execution issued to a Davis const
for pror debt and pr costs

April 28 1891 Execution Retuned indorsed
Recd this writ april 8 1891 & on april 28
1891 Retuned the same levied on The Sawmill
in Byhalia later levied on The Steam Boiler
at the mill in Byhalia Ohio property of
John H Inings A Davis Const

X and on the 22 day of April 1881 returned some
I offered the same ~~for sale~~ ^{to} sale not sold
for want July 30, 1881
order of sale is void and handed
to a Danis ~~copy~~
proceedings stopped by order of
plaintiff J W Robinson
A Danis cont

Execution & Lien Case File

Case No. 5689

CIVIL TRANSCRIPT.

No. 5689

Ex. and Lien Doc., Vol. 57 Page

UNION COMMON PLEAS.

S W Robinson Plff.,
AGAINST

Johnett Jennings Def't.

Transcript from Civil Docket
S W Robinson
vs
John H Jennings

6895

Before Mathew Lingrel J.P.
Docket A No

Certificate

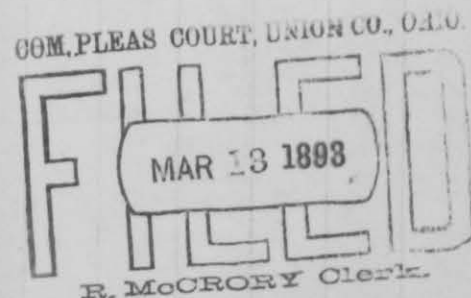
The state of Ohio
Union County ss.

Washington Township

I the undersigned a Justice
of the Peace in & for said
County & Township hereby
certify that the within
is a full & true copy of
the record of the proceed-
ings in the above action
had by and before
Mathew Lingrel J.P at
his office in said
Township & of the costs
in said case as the same
appear of record on my
Docket A.

March 10 1893

W H Fleck J.P



State of Ohio
Union County 33
W Robinson vs Justice's court for Washington Township
John H Jnings Before Matthew Lingard Justice of the peace
Plaintiff amount claimed \$103⁵⁷
Iffas sum 24 Nov 15 1890 The plaintiff filed his Bill
of particulars which is in substance as follows
Record no By habeas Ohio Feb 6 1890 on or before
July 20 the first day of April 1890 I promise to pay
Satisfue 25 Matthew Lingard or order the sum of one
Pound 20 hundred dollars at 6 per cent J H Jnings
Executive 140 on Back Matthew Lingard

234 Nov 16 1890 Summons issued and delivered
Court for a Davis const Returnable Nov 22 1890 at
sum sum 24 3 pm

Gretcher present 200 Nov 22 1890 Summons returned is denied
& do 25 Asstl Recd this wirt Nov 18 1890 and on Nov
15th 1890 Served the same on the defendant
J H Jnings by a copy. A Davis const
Nov 22 1890 The defendant failed to appear at
the hour or for one hour after it is therefore
on this 22 day of Nov 1890 ordered and
adjudged that the plaintiff recover
from the defendant J H Jnings the sum
of one hundred and three ⁵⁷ ₁₀₀ dollar
and costs taxes at \$30^x

M Lingard J P

Dec 10 1890 Recd on the above \$5 ²⁵ ₁₀₀ balance

M Lingard J P

Dec 10 1890 Execution issued to
a Davis const No return made

April 3 1891 Execution issued to a
Davis const for \$104⁶⁶

April 28 1891 Execution returned undrawn
as follows. April 3 1891 Recd this writ
and on April 9th I Seized on the
Steam Boiler in the mill in Byhalia Co
property of J H Lings I return this
writ for want of time to make sale
June 12 1891 order issued to a Davis
const no return made

July 27 1891 order issued to a Davis
const proceedings stopped by order of
plaintiff S W Robinson

M Eniged JP

Execution & Lien Case File

Case No. 5690

CIVIL TRANSCRIPT.

No. 5690

Ex. and Lien Doc., Vol. 2 Page

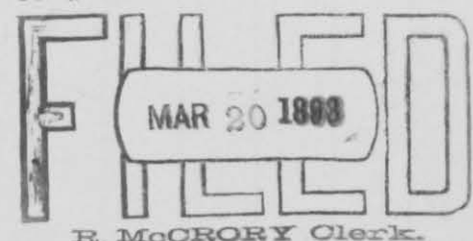
UNION COMMON PLEAS.

Joshua Truett Plff.,
AGAINST
W H Harrington Def't.

5692

J. Truee
n.s.
W.H. Yarrowayton

COM. PLEAS COURT, UNION CO., OHIO.



J. Snitt v. W.H. Garrington
In Justice's court
Union Co., before H.H. Willis J.P.

No 157 amount claimed \$5⁰⁰
The Plaintiff Filed his bill particulars
which is in substance as follows
Being Money Payed the said defen-
dant W.H. Garrington for board wood
and said board wood ^{was typor} received

Oct 10th 1892 Summons
Issued of above date and delivered
same to constab J J Brauman return-
able Oct 14th 1892 at 5 O'clock P.M.
Oct 14= 1892

Const made his returns as
follows served the same on defendant
by leaving certified copy thereof and
off the indentments there on with
his wife at his home
Service and return 25^c copy 25^c mileage 25^c
Total 75^c J J Brauman constable
Oct 14= 1892

Plaintiff J. Snitt appeared on the day and
hour set for Hearing and the defendant W.H.
Garrington failed to appear although
I waited one hour. There after; it is
therefore considered by me this 14th day
of Oct 1892 that the Plaintiff J. Snitt
Recover of the said Defendant W.H.
Garrington the said sum of twenty
five dollars

and costs of this action as
follows Justices costs \$135- Court costs
cost 70^c the above cost made by Plaintiff
State of Ohio Union

County Taylor Township ss

I do hereby certify that the above is
a full and true copy from my docket
of proceedings had by ~~me~~ before me
at my office in said Township in
the above action

Mc 25-1892 W H Willis J P of the aforesaid
Township

This Transcript 70^c

Execution & Lien Case File
Case No. 5691

CIVIL TRANSCRIPT.

No. 5691

Ex. and Lien Doc., Vol. 3 Page

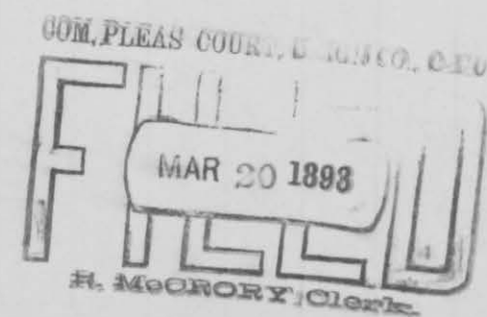
UNION COMMON PLEAS.

Thomas Stilling Plff.,
AGAINST

A. Hornbeck et al Def't.

5691

Thomas Stillings
Plaintiff
A. Hornbeck
Elij Hornbeck
Wm Hornbeck



State of Ohio } In Justices Court.
Monroe County, S. D.

Thomas Willings Plff } Before W. C. Malin
W. C. Malin Justice of the Peace
A. Hombeck } No 65
Eliza Hombeck } Amount claimed \$216.51
William Hombeck Defs

April 20th 1891 Plaintiff filed his bill of particulars which is in substance as follows

Marysville April 19th 1888

Six months after date we or either of us promise to pay to the order of Thomas Willings Two hundred and twenty five and $\frac{25}{100}$ Dollars value received with interest at eight per cent per annum

A. Hombeck

Eliza Hombeck

William Hombeck

A credit on above note January 17th 1890 of \$60.00

On the 20th day of April A.D. 1891 I issued a summons for the defendants to appear at my office on the 24th day of April A.D. 1891 at 10 o'clock A.M. and delivered the same to J. H. Shirk Const. W. C. Malin, J. P.

On the 20th day of April A.D. 1891 summons returned with the following indorsement. Received this writ April 20th 1891 and served the same day by giving William Hombeck and Eliza Hombeck copies of this and leaving a copy of same at the residence of A. Hombeck with the indorsement thereon

Jmm 375cts Mileage 4 Copy 50 Total 1.55

J. H. Shirk Const.

Judges Fees

Summons .75 April 24th 1891 10 o'clock A.M. the time specified in
File the summons, for the appearance of the defendants.
Copies .10 The defendants failed to appear at 10 o'clock A.M. and
Record .45 for one hour thereafter, but made default
Fees .40 It is therefore on said 24th day of April A.D.
Cost .20 1891 considered by me that the plaintiff recover of
the defendants the sum of Two hundred and
sixteen and 6/100 Dollars and costs as taxed as per
Margin W.C. Malin J.P.

Const Fees

Received of W.C. Malin my costs in
the above case May 11th 1891 J.H. Shirk Const.

Summons

Service &

Mileage 1.50

May 11th 1891

Fees paid
by Plaintiff

W.C. Malin

J.P.

I hereby certify the above to be a true and
correct copy of the record on page 170 Docket
E Paris Twp Civil Docket W.C. Malin J.P.

March 8th 1893

Fees for Transcript and certifying Seventy cents \$0.70 paid
by Thos Stillings Wesley A. Garrard J.P.

Paris Twp Monroe Co Ohio

Execution & Lien Case File

Case No. 5692

CIVIL TRANSCRIPT.

No. 5692

Ex. and Lien Doc., Vol. 27 Page.....

UNION COMMON PLEAS.

Mansfield Buggy Co Plaintiff,
AGAINST

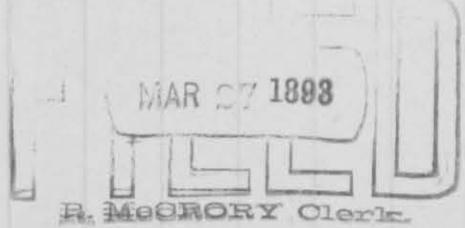
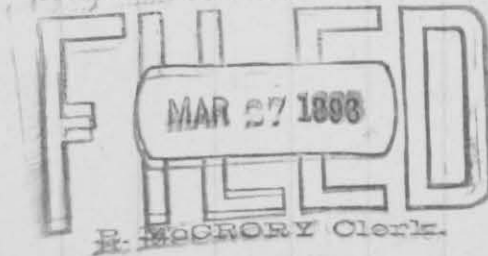
James Mulvane Defendant.

Transcript

5697

Mansfield Buggy Co
vs
James Melvane

SOM. PLAS. COURT, UNION CO., OHIO.



The State of Ohio Docket page 234
Union County, 388. { case No. 97

Mansfield Buggy Co }
Plffs. }

v3

Before J.W. Martin
James Mulvain, Justice of the peace
Defendant) Amount claimed \$36.40
Judgment \$36.403 January 16[#] - 1893

Filing papers The plaintiffs filed their Bill
which is in substance as follows
February the 16[#] 1892 - Sept the 4[#] after
date I promise to pay the order of
Record 30 P.C. Barns (ag), Thirty-five dollars
judgment, 40 at Richwood value received, with
Interest 20 Interest 8 per cent, from date signed
\$1⁰⁰

James Mulvain

James Mulvain by written order, says
that he owes the above specified claim
to the plaintiff in this case and asks
that judgment be rendered against
him for the amount due on said
note together with interest and costs.
Said order is on file in my office

J.W. Martin J.P.

Jan 26[#] 1893 Paid on above judgment \$15⁰⁰

The State of Ohio Union Co, Leesburg, I. S. S.: I do hereby certify that
the above is a full and true copy from my docket of the proceeding had
by and before me at my office in said Township in the above action
March 24[#] 1893; Cost for transcript, 25 certificate 25= 50cts

J.W. Martin J.P.

THE STATE OF OHIO,

Union County,

SHERIFF'S RETURN.

Received this writ March 20th A. D. 1894

SHERIFF'S FEES.

	SHERIFF'S FEES.
Service,	\$ 5
Levy, - - -	1 25
Sum. Appraisers,	
Swear's Appraisers,	
Conv. Appraisers,	
Mileage, - -	1 26
Poundage,	
Return, - -	25

at 3 o'clock P.M., and pursuant to its command, I, the 20th day of March 1894 at 4 o'clock this month, did proceed to the following Real Estate Part of Virginia Military Survey No 3692 Beginning at a stake in the center of Bobo Creek and Northwesterly corner to George Whaley land witnessed by a stone planted



Index Living Executions.

No. 3692

Ex. and Lien Doc. 2 P. 3692

Union Common Pleas.

Mansfield Buggy Co
AGAINST

James Milham

Execution on Transcript.

Ex. Ret. 189

Judg't vs. Def't	16 76
before Justice of the Peace, on the	16 76
day of January 1893	
for the sum of	\$ 36 40
And costs before Justice	\$ 1
Interest from	8 76
Justice's Increase Costs	\$.20
Constable's Increase Costs	\$.20
Clerk's Increase	\$.20
Sheriff's Increase	\$.20
Clerk's Fees hereon	1 00

J. F. Miller
Plaintiff's Attorney.
FILED
RETURNED AND FILED
A. D. 1894
McCrary, Clerk

THE STATE OF OHIO,
Union County, } ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.		
Service,	\$	25
Levy,	1	25
Sum. Appraisers,		
Swear'g Appraisers,		
Conv. Appraisers,		
Mileage,	1	76
Poundage,		
Return,		25
Total,		<u>\$ 3 57</u>
Appraisers' Fees,		
Printer's Fees.		

Received this writ March 20th A. D. 1894

at 3 o'clock P.M., and pursuant to its command,
on the 20th day of March 1894 at 4^o clock PM
for the want of goods and chattels
I served this writ on the following
Real Estate Part of Virginia Military
Survey No 3692 Beginning at a stake
in the center of Bokes Creek and
Northwesterly corner to George W. Caseys
land (witnessed by a stone planted
at the roots of a Lemon tree on the
south bank of the creek) S 8° W 3 1/2°
poles from said stake, thence with the west line of
said Caseys land S 8° W 20 2 1/2° poles to a stone with
pieces of stone crock under it thence N 8 1/2° W 29 poles
to a stake corner to James Mulvains land thence with
the East line of said land N 1/2° E 11 3 1/2° poles to a stake corner
to said land in the center of Gandy Road thence with
the center of said road N 8 1/2° W 4 1/2° poles to a stake
thence continuing with the center of said road
8 1/2° W 6 1/2° poles to a stake in the East line of
John Washills land thence with said land
N 8° E 13 1/2° poles to a stake corner to said land
in the center of said Bokes Creek thence fol-
lowing the old channel of said Creek N 4 1/2°
E 10 1/2° poles S 39 1/2° E 21 1/2° poles (crossing the present
channel at 18 poles) S 46 1/2° E 35 poles S 14° 50' E
21 poles S 56 1/2° E 7 1/2° poles N 9 1/2° E 7 poles to the center
of an island thence splitting the island
S 54° E 20 poles to the beginning containing
Ninety six acres of land excepting therefrom
thirty acres heretofore deeded to Mary Patton
by said James Mulvain

This writ returned by order of Plaintiff
Attorney

Wm. Snodgrass Sheriff

Execution & Lien Case File

Case No. 5693

CIVIL TRANSCRIPT.

No. 5693

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

Mansfield Buggy Co. Plaintiff,
against

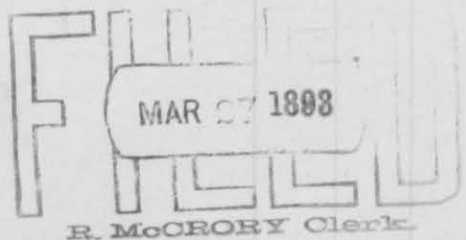
James Mulvane. Def't.

5-690

Transcript

Monroeville Aug 70
as
Malvane.

COURT OF COMMON PLEAS, UNION CO., ILLINOIS



Mansfield Buggy Co v James Mulvain Before T.W. Martin
Plaintiffs Justice of the peace
vs Amount claimed \$ 35⁵⁶
James Mulvain The Plaintiffs filed their bill
Defendant of particulars, March the 13th 1893
Costs Which is in substance as follows
Filing papers Feb 16th 1892, Jan 1st 1893, after date, I promise
10 To pay to the order of P.E. Barns' agt Thirtysix
Record words Two and $\frac{50}{100}$ Dollars, at Richwood Value
30 received, With Interest at 8 per cent from date
Judgment 40 signed -- James Mulvain
Satisfaction 20 The defendant in this case in writing
\$1⁰⁰ says that he owes the Mansfield Buggy Co
the amount claimed by them in their
bill of particulars as above set forth, and
asks that all right of process be waived
and judgment be rendered against him
for Thirly five dollars and fifty six cents
debt, and the costs of this action
Written order to take judgment on file with the
papers in this case; Costs filing papers 10-
record words 30, judgment 40 Satisfaction 20

The above judgment was rendered and docketed March 13th 1893
State of Ohio Union Co Leesburg, 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, at my office in said Township, in the above
action-

March 24 1893 Cost for transcript 25 = certificate 25 = 50cts
T.W. Martin J.P.

THE STATE OF OHIO,

SHERIFF'S RETURN.

Madison County,

SHERIFF'S FEES.	
Service,	- - - \$
Levy,	- - - -
Sum. Appraisers,
Swear'g Appraisers,
Conv. Appraisers,
Mileage,	- -
Poundage,	- -
Return,	- -
	25⁵
	25
	25

Received this unit last ch 20 M. A.D. 1894

Received this writ March 20 A. D. 1894
at 3 o'clock P.M., and pursuant to its command,
on the 20th day of March at 4 o'clock P.M.
less than the want of grieve and chaffter
I servise this writ on the following
Ball & Estate Part of Virginia Military
Survey No 3692 Beginning at a stone
marked with the letter F.

Index Living Executions.

No. 5-699

Ex. and Lien Doc. 2 P. 3-698

Union Common Pleas.

Mansfield Buggy Co.
AGAINST

AGAINST

James Mulraine

Execution on Transcript.

Ex. Ret. May 19th 1894

Judg't vs. Deft..... before Justice of the Peace, on the 13th
 day of March, 1899 for the sum of..... \$ 35.56
 And costs before Justice, \$ 1.00
 Interest from March 13th 93 87^s
 Justice's Increase Costs..... \$ 1.50 }
 Constable's Increase Costs..... \$ 1.50 }
 Clerk's Increase..... \$ 1.50 }
 Sheriff's Increase..... \$ 1.50 }
 Clerk's Fees hereon..... \$ 1.00

J F. Millar
Plaintiff's Attorney.

RE TURNED AND FILED

卷之三

A. D. 189

McGraw-Hill

THE B. F. WADE DRUG STORES, TOLEDO.



THE STATE OF OHIO.
Union County, } ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.		
Service,	\$	25
Levy,	1	25
Sum. Appraisers,		
Swear'g Appraisers,		
Conv. Appraisers,		
Mileage,	1	16
Poundage,		
Return,		25
Total,	\$	3 51
Appraisers' Fees,		
Printer's Fees,		

Received this writ March 20th A. D. 1894

at 3 o'clock P.M., and pursuant to its command,
on the 20th day of March at 4 o'clock PM
1894 for the want of goods and chattels
I served this writ on the following
Real Estate Part of Virginia Military
Survey No 3692 Beginning at a stake
in the center of Boke Creek and
Northwesterly corner to George W
Barrys land witness by a stone
planted at the roots of a Lynn
tree on the south bank of the
Creek S 8° W 3 1/2 poles from said stake thence with
the west line of said Barrys land S 8° W 20 1/2 poles
to a stone with pieces of stone crock under
it thence N 81 1/2° W 29 poles to a stake corner to
Mrs Mulvains land thence with the East line
of said land N 1/2° E 115 4/5 poles to a stake corner
to said land in the center of Gandy Road
thence with the center of said road N 86°
W 4 2/5 poles to a stake thence continuing
with the center of said road S 72° W 56 4/5 poles
to a stake in the East line of John
Maskells land thence with said line
N 8° E 136 poles to a stake corner to said land
in the center of said Boke Creek thence
following the old channel of said Creek
N 44° E 10 6/10 poles S 59 1/2° E 21 4/5 poles (crossing
the present channel at 18 poles) S 46 3/4° E 35 poles
S 74° 50' E 21 poles S 56 1/2° E 7 4/5 poles N 9 1/2° E 7 poles
to the center of an island thence splitting
the island S 54° E 20 poles to the beginning
containing Ninety six acres of land
excepting therefrom thirty acres heretofore
deeded to Mary Patton by said James
Mulvain

This writ returned by order of
Plaintiff Attorney
John Snodgrass

Execution on Transcript.

THE STATE OF OHIO, }
 Union County, } ss.

To the Sheriff of Union County, GREETING:

Whereas, In a certain action before I N. Martin a Justice
 of the Peace in and for the Township of Leesburg in said County of
 Union wherein

Mansfield Buggy Company
 was Plaintiff and

James Mulrany
 was Defendant, judgment was rendered on the 13th day of March

A. D. 1893 against the said

James Mulrany

Defendant and in favor of the said

Mansfield Buggy Company

Plaintiff for the sum of Thirty-five - - Dollars
 and 56 - - Cents damages, and one Dollars

Cents, the costs of suit before the said Justice, as to us appears by the
 transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common
 Pleas within and for the said County of Union on the 27th
 day of March 1893.

You are therefore Commanded, That of the goods and chattels of

James Mulrany

aforesaid, you cause to be made the said sum of Thirty-five - - Dollars
 and 56 - - Cents damages, and one Dollars
 and Cents, the costs aforesaid, and all accruing costs, if so much
 of the goods and chattels of the said

James Mulrany

may be found in your bailiwick, and for the want of such goods and chattels, you cause the
 same to be levied of the lands and tenements of the said

James Mulrany

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the seal of said Court of Common Pleas,

at Marysville this 20th
 day of March A. D. 1894.

R H McCrosby

Clerk.

Execution & Lien Case File
Case No. 5694

CIVIL TRANSCRIPT.

No. 5694

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

Mary E Weatherby Plff.,
AGAINST

Alexander Founds & wife Def't.

5694
Mary E Wetherby
88
Alexander Pounds
and wife

Transcript -

COM. PLEAS COURT, UNION CO., O. I.O.



Mary E. Wetherby } Before Jason Case Justice of the Peace
23 } N 37th Amount Claimed \$75 Dollars
Alexander Friends } Richwood Ohio March 8th 1893
Elizabeth Friends } The Plaintiff filed her Bill of Particulars
Which is in substance as follows
Summons . 00 Richwood Ohio March 8th 1893
Filing Papers 10 Alexander & Elizabeth Friends To Mary E. Wetherby
Judgment 15 Sr. To House Rent Seven Dollars
Record 25 March 8th 1893 Issued Summons on the above
Judgment \$10 action returnable March 13th 1893 at 10. o'clock
A.M. and handed P.G. Wm. Wm. Caus.
Transcript 20 March 13th 1893 Summons returned undelivered
Certified 70 D. O. as follows. Rec this writ March 8th 1893 and March
8th 1893 served the same on defendants by leaving
Certified copy thereof with Elizabeth Friends and
Alexander Friends by leaving Certified copy
thereof at his usual place of residence since 1st

P.G. Wm. Wm. Caus

March 13th 1893. at 10 o'clock am Plaintiff
Appeared The Defendants failed to appear
there or for one hour thereafter but made
default on inquiry of amount of claim
Plaintiff Swore and examined as a
Witness I find and hereby render judgment
for Plaintiff on his Bill of Particulars
against the Defendants for the sum of Seven
Dollars and Costs herein dox'd at
\$3.00 Dollars and interest until paid
Jason Case J.P.

State of Ohio Yussen County Ohio

Clairborne Township 33

I do hereby Certify that the above is a
full and true copy of from myocket
of the proceedings had by and before me
at my office in said Township in the
above action

Jason Case
Justice of the Peace
of the aforesaid Township

Execution & Lien Case File

Case No. 5695

CIVIL TRANSCRIPT.

No. 5693

Ex. and Lien Doc., Vol. 9 Page

UNION COMMON PLEAS.

John Brown Plff.,
v. E. Turner Def't.
AGAINTS
J. E. Turner

5695

Forcier v. P.
Funderkot et al.
J. P. Parrot Plaintiff

John Braun Plff
vs
Wm E Turner deft

COURT OF COMMON PLEAS, UNION CO., OHIO.



Transcript

From Civil Docket D Page 174 of
docket of J.H. Knutkae Justice of the
Peace of Paris Township, Union County Ohio,
The State of Ohio } Paris Township.
Union County ss } In Justice's Court

Before J.H. Knutkae Justice of the Peace
John Brown Account
against {
W.E. Turner July 22 1891. Plaintiff filed
his bill of particulars as follows:
Marysville O June 9, 1891
1887 W.E. Turner in account with John
Brown drd Goods \$ 128.35
Cr By cash 78.25
Bal \$ 50.10

Being for goods sold and delivered
July 22, 1891. Issued summons of this
date returnable July 25 1891, 6 P.M. and
delivered same to Sam Bennett Const
July 23 1891. Summons returned
indorsed "Received this wirt July
22nd 1891 and served the same on the
same day by delivering a certified
copy of this wirt and indorsements
theron to the witness named defendant
Ser 25, Milcap 20 Cop 25 true to, Sam Bennett Const
July 25 1891, 6 P.M. The Plaintiff appeared
the defendant failed to appear at said
hour specified in the summons and
for one hour thereafter. The Plaintiff
insisted upon trial. Trial had,

John Brown sworn and examined
as witness for Plaintiff.

It is therupon and on said 25th
day of July 1891 considered by me
that the said Plaintiff John Brown
recover of the said defendant
W.E. Turner the sum of \$50⁰⁰ debt
and costs herein. J.H. Knudde Jr
Aug 31 1891 Issued execution against
defendant and delivered same to
Sam Bennett Constable.

July 31 1891 Execution returned,
no property found wherein to levy
Sam Bennett Const.

Cost Bill

Justices fees

File bill	05
Sums & fee	30
Satisfaction	20
Record	45
Sheriff's wit	05
Judgt	40
Execution	45
Transcript	45
Cert	25
<hr/>	
Const	260
	130
	<hr/>
	\$3.90

Constables Cost

Summons	70
Execution	60
<hr/>	
	7.30

The costs \$3.90 were
paid by Plaintiff

May 6 193 Transcript made and
delivered to Plaintiff.

J.H. Knudde Jr

1 The State of Ohio
2 Huron County
3 Paris Township ss.

I do hereby certify that
the above and foregoing is a
full and true copy from my
abstract of the proceedings had by
me before me at my office
in said township in the aforesaid
May 8 1893 J W Smith
of Pleasant
Township

Execution & Lien Case File
Case No. 5696

CIVIL TRANSCRIPT.

No. 5696

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

De Fay Plff.,
AGAINST
Veit Kuehner Def't.

5696

D. C. Fay Plff
vs

Victor Kornner Drft

Civil Transcript
from deeded A. H. Knobedge

COM. PLEAS' COURT, UNION CO., OHIO.



Transcript

From docket D page 297. J.H. Knutade
J.P. Paris Township, Union Co. O

The State of Ohio. } Paris Township,
Union County, ss } Injustices Court.
Before J.H. Knutade Justice of the Peace.

D.C. Fay - Plff

against

Witt Hoerner - Dft. } Account

April 24 1893

Plaintiff by W.W. Merchant
his attorney filed his Bill of particular
service being various items of a book
account in substance as follows:

Rent of house January 1st/92 to April 2nd/93, \$112.00

March 1st/93 medical services (wife) * 16

interest * 2

April 24 1893. Issued summons of this date
returnable April 28, 1893, 1 P.M. and delivered
same to Sam Bennett. Constable.

Constables return "Received this writ
April 24 1893 and served the same on the
same day by delivering a certified copy
of this writ and endorsement thereto
to the witness named defendant ser 25, Cope 25
Mile 20 total 70. Sam Bennett const"

April 28, 1893, 1 P.M. Parties appeared defendant
filed his offset claiming \$55.00 due
him.

Trial had, D.C. Fay sworn and examined
as witness for Plaintiff, and Witt Hoerner
sworn and examined as witness

for defendant and thereupon I do
find for the defendant on said
claim for medical services and
upon said claim for rent I do find
for the Plaintiff in the sum of \$112⁰⁰
and on defendant's claim I do find
for the defendant in the sum of 53⁷⁷
and upon the whole case I do find
that there is a balance due the Plaintiff \$56⁹³
with interest from April 1st 1893 .27
~~\$57.20~~

It is therefore ordered on said 28th day of
April 1893 considered by me that the
Plaintiff D.C. Fay recover of the
defendant West Shorene the sum
of \$57²⁰ debt and costs \$9⁹⁵ 2⁹⁵

J.H. Knutkade, J.P.

Court bill
File bill .05
Sue & file 30
Record 60
Sic 2 m^t 10
Draft bill .05
Judge 40
Transcript 60
Rent 25
Court 2,35
Total 2,95

Constables

Outwarders 90

The Plaintiff's atty
W.W. Merchant paid
the cost of Transcript
& cert 85⁷⁵

J.H. Knutkade J.P.

The state of Ohio,
Lynn County ss:
Parma Township

I do hereby certify that
the above foregoing is a full and
complete transcript of the proceedings
had by and before me in the aforesaid action
as recorded on my docket at my office
in said township J.H. Knutkade

Justice of the Peace
of the aforesaid Township

THE STATE OF OHIO, {
 Marion County, } ss.

SHERIFF'S RETURN.

Received this writ. Sheriff A. D. 1894

SHERIFF'S FEES.	
Service, - - -	\$ 25-
Levy, - - -	
Sum. Appraisers,	
Swear'g Appraisers,	
Conv. Appraisers,	
Mileage, - -	\$ 20
Poundage, - -	20
Return, - -	25-

at 1 o'clock P.M., and pursuant to its command, of Plaintiff's Attorney having received Judgment in his and costs on this writ	
---	--

Total, - -	\$ 5 40
Appraisers' Fees,	
Printer's Fees, -	

Plaintiff's Attorney
Sheriff

Index Living Executions.

No. 5696

Ex. and Lien Doc. L N P.

Common Pleas.

He Lay
AGAINST
Vekkover

Execution on Transcript.

Ex. Ret. June 4 1894

Judg't vs. Def't.....	
before Justice of Peace, on the.....	\$ 28
day of April.....	1894 B
for the sum of.....	57 20
And costs before Justice.....	2 95
Interest from 28 apr.....	18 25
Justice's Increase Costs.....	
Constable's Increase Costs.....	
Clerk's Increase.....	\$ 30
Sheriff's Increase.....	
Clerk's Fees hereon.....	60

Merchant
Plaintiff's Attorney.

RETURNED AND FILED

April 4 A. D. 1894

Execution on Transcript.

THE STATE OF OHIO.)
Renow County, } ss.

To the Sheriff of Renow County, GREETING:

Whereas, In a certain action before J. H. Kunkade a Justice
 of the Peace in and for the Township of Paris in said County of
Renow wherein D. C. Fay

were Plaintiff and Vet Kuerner

were Defendant, judgment was rendered on the 28th day of April
 A. D. 1893 against the said Vet Kuerner

Defendant and in favor of the said D. C. Fay

Plaintiff for the sum of fifty seven Dollars
 and Twenty Cents damages, and Two Dollars
Ninety five Cents, the costs of suit before the said Justice, as to us appears by the
 transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common
 Pleas within and for the said County of Renow on the 10
 day of May 1893

You are therefore Commanded, That of the goods and chattels of Vet Kuerner

aforesaid, you cause to be made the said sum of fifty seven Dollars
 and Twenty Cents damages, and Two Dollars
 and Ninety five Cents, the costs aforesaid, and all accruing costs, if so much
 of the goods and chattels of the said Vet Kuerner

may be found in your bailiwick, and for the want of such goods and chattels, you cause the
 same to be levied of the lands and tenements of the said Vet Kuerner

lying in your County; and make due return of this writ in sixty days.

Witness my hand and the seal of said Court of Common Pleas,

at Marysville this 4th
 day of April A. D. 1894

P. M. Conroy
 Clerk.

Execution & Lien Case File

Case No. 5697

CIVIL TRANSCRIPT.

No. 5697

Ex. and Lien Doc., Vol. 7 Page

UNION COMMON PLEAS.

Emma Woodworth Plff.,
AGAINST

AGA INST

L F Burnham et al Def't.

Civil Transcript
5697

Emma Woodworth
against

LJ Penhance my
Addie J. Penhance

COMMON PLEAS COURT, UNION CO., OHIO.



Transcript fee certified \$1.00
paid by Plaintiff

The State of Ohio } Union Township
Union County, Ohio, } Justice Court
Before A H Goodeing, J. P.

Emma Woodworth

No 792. dc { May 1, 1893, the plaintiff,
L D Burnham & Co { filed his bill of particulars
Addie J Burnham it being for amount
due on promissory note as follows,

Dated 10 February 7 1892
Nine months after date we or either
of us promise to pay to the order of
Mrs Emma Woodworth (\$8.00) Eight-
Dollars for value received of us six p cent
L D Burnham

Addie J Burnham

Plaintiff asks judgment for the above
amount with interest and costs,

May 5, 1893 the defendant Addie J.
Burnham appeared, entering their
appearance, waiving issuing of summons
and confessing that they will abide by
to the plaintiff Emma Woodworth in
the sum of Eight Dollars with interest
and asking that judgment be rendered against
them for the judgment fees and for the cost,

Whereupon it is by me considered
on said day that the Plaintiff
Emma North with record of the
Defendant, the sum of Eight and
60/100 Dollars and the costs herein
taxed at One and 10/100 Dollars.

H. H. Goodeve
Justice of the Peace,

J.P.	Costs	See.
	Filing fee	v-
	Satisfaction	20
	Record	v-
	Judgment	4s \$1.15
	Abord Costs paid by Plaintiff	

The State of Ohio Union County S.S.
I do ^{hereby} certify that the above is a true
and true copy from my docket of
the proceedings had by and before
me, at my office, in said Township
in the above action.

H. H. Goodeve
J.P. of the aforesaid Township

Execution & Lien Case File

Case No. 5698

CIVIL TRANSCRIPT.

No. 5698

Ex. and Lien Doc., Vol. 2 Page.....

UNION COMMON PLEAS.

Wm. J. Lower Plff.,
AGAINST
Wm. Whitard. Def't.

⁵⁶²⁸
Civil Drafts

Dr W H Lowe
vs
Wm Wheland

Summons Transy

Paid

COM. PLEAS COURT, UNION CO., OHIO.



Drausen's - and
Certificate for \$1.²⁵
Paid by Plaintiff
A. H. Goodwin
J. P.

Civil Transcript
The State of Ohio } Union Township
Union County SS } In Justice Court
D H Brown vs Wm Whitard No 795 } Before A H Goquin
Wm Whitard } Justice of the Peace,

April 25 1893 The plaintiff
D H Brown filed his bill of
particulars, it being for amount
and our book account as follows,
Wm Whitard Do
D H Brown Do
For professional services rendering \$38.90-
Plaintiff asks judgment for Plaintiff
Eight and 99/100 Dollars and for
his costs,

April 25th 1893 Issued
Summons for the defendant
Wm Whitard to appear and answer
returnable May 1893 at 10
o'clock A.M. and delivered
to Myron Gentry constable,

April 27th 1893 Writ
returnable as follows

Received his writ April 25-
1893 and served the same
on the 27th day of April
1893 by leaving an certified
Copy of the writ at the usual
place of residence of the
writ holder name of defendant
Fres Service 1st Mlegr. 65 Copy 25 Total \$1.15

Mrs. Gabriel
Constable

May 1st 1893 The defendant
Wm Whitard appeared and
acknowledged that he was indebted
to the plaintiff D H Brown in
the sum of Thirty eight - and 95/100
Dollars and asked that judgment
be rendered against him for said
amount and for his costs,

Whereupon it is by me considered
by said原告 that the plaintiff
D H Brown recover of the defendant
Wm Whitard the sum of Thirty
Eight - and 95/100 Dollars and his
costs herein taxed at \$2.60

A N Goodman
Justice of the Peace

Cash Book	
J.W. Young Esq.	5-
Senior Wm Young	30
Satisfaction	20
Record	50
Judgment	40
	<u>40</u>
Constable On Account	\$1,45-
Total	<u>115</u>
	\$2,60

The State of the
 Union County
 Union Township }
 \$6

I do hereby certify
 that the above is a full and
 complete copy from my
 record of the proceedings had
 by and before me at my
 office in said Township, in
 the above action.

M.W. Goode, Esq.
 J.P. of the aforesaid Township
 May 20 1893

Execution & Lien Case File

Case No. 5699

CIVIL TRANSCRIPT.

No. 5699

Ex. and Lien Doc., Vol. 2 Page

UNION COMMON PLEAS.

W.S Alexander Plff.,
AGAINST

W.H. Garrowton Def't.

6446,

Transcript

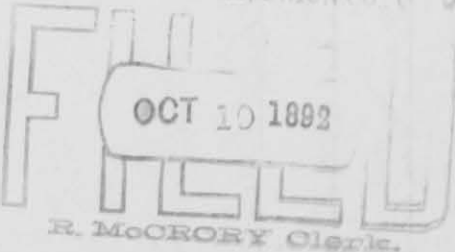
W.S. Alexander

W.H. Garrison

Attachment

Sum No 2-5699.

COM. PLEAS COURT, UNION CO., U.S.A.



Manuscript
The State of Ohio { Paris Township,
Union County ss} In Justices Court
Before Honorable Justice of the Peace,
W.S. Alexander, Pff. / No. 104.

vs { In attachment
W.H. Harrington, Dft) October 13, 1892,

The Plaintiff filed
his Bill of Particulars being an account
for work and labor and materials furnished
amounting to \$50, also filed affidavit
establishing that the defendant W.H. Harrington
has assigned or mortgaged and dispersed of
his property with intent to defraud his
creditors &c which affidavit is as follows:
Title vs, The State of Ohio, Union County, ss;
The said plaintiff W.S. Alexander makes
oath that the claim in this action is on an
account for work and labor and material
furnished, and the said W.S. Alexander also
makes oath that the said claim is just and
that the said plaintiff ought as he the said
defendant pleins to recover thereon Fifty
dollars, He also makes oath that the said
defendant W.H. Harrington has absconded
with intent to defraud his creditors, He has
left the County of his residence, Has property
or rights of action which he conceals, Has
assigned or mortgaged and dispersed of his
property with intent to defraud his creditors
and the said W.S. Alexander furthermore
oath and says that he has good reason to
and does verily believe that J. H. Harrington

fund within said County of Union has
property of the said defendant W. H. Yarrington
in his possession liable to be attached in
this action to wit money due on sale of farm
and other chattel and sufficient further
says that the property sought and about
to be attached in this action is not exempt
from execution and is not the personal
earnings of said defendant nor the
personal earnings of his minor child
or children for services rendered within
3 months prior to the commencement of
said action of the Plaintiff. W. S. Alexander
Sworn and subscribed by the said W. S. Alexander
Defendant this 13th day of October 1892 J. H. Knudsen
Oct 13 1892 The Plaintiff asked summons
order of attachment and proceedings
against John Yarrington as garnishee
Plaintiff entered into the following man-
-taining, Titled "We bind ourselves to
the defendant W. H. Yarrington to pay the
Plaintiff W. S. Alexander shall pay to said
defendant the damages, not exceeding
One hundred dollars which he may sustain
by reason of the attachment in this action if
the order therefor wrongfully obtained, Paris
Township Oct 13, 1892, W. S. Alexander, Justice of the Peace
Signed and acknowledged before me at
my office and surely approved this 13th day of
October 1892, J. H. Knudsen, J.P."

October 13, 1892. Issued summons, order
of attachment and notice to garnishee
returnable Oct 17 1892 9 AM

Oct 14, 1892, Constable made returns as follows: On Summons, "Received this with Oct 13 1892 and Oct 13 1892 served the same on defendant by leaving a certified copy thereof and endorsement thereon at his usual place of residence, Ser 25, Cop 25 to ~~25~~ 25
Sam Bennett Const."

On order notice, "Oct 13 1892 Received this order, no property or effects found, left a copy of this order at the usual place of residence of the within named defendant by delivering same to his wife, I could not come at the property alleged to be in possession of John Harrington the garnishee and Oct 13 1892 at 3 o'clock P.M. I served on said John Harrington personally a copy of this order and a written notice to appear and answer a copy of which notice is returned herewith, 18 July 1²⁵ service \$0 3 cop 75 Total 2 80 Sam Bennett const October 17, 1892, The Plaintiff W.S. Alexander filed an affidavit for proceedings against the Union Banking Company as garnishee which affidavit is as follows: Title & "The said W.S. Alexander makes oath that he has good reason to and does verily believe that the Union Banking Company a corporation under the Laws of Ohio and within said County of Union has property of the defendant in its possession liable to be attached in this action, that certain notes, W.S. Alexander,
I sworne and subscribed before me this 17th day of Oct 1892. J.H. Knistad J.P.

Oct 17, 1892 Issued notice to garnishee to appear and answer at 5 P.M., Tuesday
Oct 17 1892 Notice returned endorsed Oct
17, 1892 Received this order I could not
come at the property alleged to be in the
possession of the Union Banking Company
The garnishee and Oct 17 1892 at 3:30 P.M.
I served said corporation with a copy of this
order and a written notice to appear and
answer a copy of which is herin annexed
by leaving said copy and notice with
Chas S Davids the Cashier of said Corporation
Ser 40 miles 20 rods S of W 110 S 1/2 S 1/2
Oct 17, 1892, 9 A.M. The Plaintiff appeared the
defendant failed to appear at the hour
specified in the summons and for one
hour thereafter, The Plaintiff thereupon
upon trial, trial had, W S Alexander sworn
and examined as witness for deft,
and thereupon I do find for the deft.
It is therefore and on said 17th day of Oct
1892 considered by me that the Plaintiff
W S Alexander recover of the defendant
W H Yarnington the sum of \$50 debt and
\$12⁵⁰ costs herein as tax and margin
Oct 17 1892 9 A.M. The garnishee John
Yarnington appeared and was examined
under oath examination reduced writing
signed and filed, and I do find from
said examination that said John Yarnington
is not indebted to said defendant or sole
of farm 110 acres in Taylor Township Union

County Ohio, known as the Vanatta land
for the reason that said deed was wholly
without consideration and said garnisher
disclaims any interest therein.

Oct 17 1892 At the garnishee's suit
Banking Company by its Cashier Chas
S. Davis appeared and was examined
under oath, examination reduced
to writing signed and filed
and I do find from said examination
that at the time of service of the order and
notice upon said Corporation that it held
as collateral security notes amounting
to \$791 to secure its claim *537 the
property of the defendant with garnisher
Oct 18 1892 At the request of the Plaintiff
I made transcript and certified
my proceedings herein to the Court
of Common Pleas of Union Co. for
further action, J. H. Knobell Jr

Costs
J. H. Knobell Jr
File Bill 5
Summons & fee 30
Record 150
Sw. 3 wt 15-
Notary 25-
Clerk & fee 90
Witnessing fee 45-
order & file 45-
Transcript 180
Draft 40
Cert 25-
$\$6.80$

Sam Bennett Court
Consummation 60
Garnishee 110
Attendance 100
Order 280
$\$5.40$

CS Davis wt 50

Recapitulation
J. H. Knobell Jr \$6.80
Sam Bennett Court 5.40
CS Davis wt 50
$\$12.70$

The State of Ohio, Union County, Paris Township, ss.
I do hereby certify that the above is a full and true copy
of my docket of the proceedings had before
me, attorney office in said township, in
the above action, Oct 18 1892 J. H. Knobell Justice of the Peace
of the aforesaid Township