

Execution & Lien Case File

Case No. 711

No. 711

Union Common Pleas Court

A. W. Thompson

Plaintiff,

against

William Cole

Defendant.

OCT TERM 1967

Judg. vs Defendant
8.6.74

Transcript

Journal..... Page.....

Record **No Record.** Page.....

Ex. Doc. *JH* Page *711*

R. W. Thompson
& Co. Septe
no

Wm. Cal. Sept.

Transcript.

Filed July 6, 1868
John Randall Clerk

Ent on Ex Docket
Page 358

D.W. Thompson
 & Co. Plffs,
 vs
 Wm. Cole
 Deft.

Sept. 17th 1867 Plaintiff filed their bill of partic-
 -ulars which reads as follows,
 "William Cole, Dr, to D.W. Thompson & Co.
 Balance on Book a/c up to July 1st 1867 \$ 39,62,"
 Sept. 17th 1867 received a summons of that date
 returnable Sept. 28th 1867 at 9 o'clock A. M. & deliv-
 ered the same to James K. P. Welsh, constable,

Justice fee
 Fils & Aff. 40 45
 Bond 40 order 40 80
 Summ. 25 files 30
 Entry 75
 Com. 20 files 25
 swearing 2 per. 10
 Examinat^r 80
 Order of report 40
 Com. 20
 Aff. of notioⁿ 45
 Judgt. & draw. 55
 Satisfact^r 20
 \$ 5,25
 Transcript 90
 Certificate 35
 \$ 6,40

Sept. 17th 1867 Plaintiff James Thompson, filed
 Affidavit for an order of attachment & also for
 proceedings against Jas. B. Whelpley, Benjamin
 Perrypacker, & Griffin Thomas, as garnishees
 Sept. 17 1867 Bond filed by plaintiff & an order
 of attachment issued, dated, and delivered the
 same day to Jas. K. P. Welsh, constable & returnable
 Sept. 28 1867 at 9 o'clock A. M.,

Constable fee
 on order \$ 1,45

Sept. 25 1867 summons returned, indor-
 sed, "Received this writ Sept. 17th 1867, and on
 diligent search & inquiry, was unable to find
 said Wm. Cole, in Union, County, James
 K. P. Welsh, constable,

Printer fee
 Notice \$ 2,00

Sept. 25th order of attachment & notice
 to garnishees returned, indorsed, "I could not
 come at the property alleged to be in possession
 of Jas. B. Whelpley, Benjamin Perrypacker & Griffin
 Thomas, the garnishees, and Sept. 20th 1867 at

B. Perrypack 1,00
 J. B. Whelpley 50
 1,50

Total J. P. \$ 6,40
 Const. 1,55
 Printer 2,00
 Garnishees 1,50

2 o'clock P. M. I served on said Jas. B. Whelpley, by
 copy personally, and Griffin Thomas & B.
 Perrypacker, a copy of this order and a writ
 in notice to appear and answer, by leaving
 said notice with the wife of each, a copy of
 which notice is herunto annexed = servis 40
 servis 40 M.ilage 65 \$ 1,45 James K. P. Welsh, constable,

\$ 11,35

Sept. 28 1867 Plaintiff & Benjamin Pennypacker
appeared at the time set for trial, The Plaintiff
asked & was granted leave to file a new bill
of particulars, which foot up as follows
"\$50.14" By agreement this case is continued
until October 3^d 1867 at 10 o'clock A. M.

October 3^d 1867 Plaintiff Jas. Thompson and
Benjamin Pennypacker present, Benjamin
Pennypacker was sworn and examined
under oath, and testimony reduced to
writing, as garnisher.

Jas. B. Whelpley, appeared, was sworn
& examined under oath as a garnisher &
his testimony reduced to writing and
signed & filed; And I do find from said
examination, that at the time of the
service of the order of attachment
& notice on said James B. Whelpley, he
was possessor of the sum of \$26.29 the
property of said Wm. Cole, the defendant;
thereupon I do order that the said Jas. B. Whelpley,
garnisher, pay into court, to apply on any
judgment that may be rendered in this case,
the said sum of \$26.29 the amount of his
indebtedness to said Wm. Cole, under, and
by virtue of said order of said court of
common Pleas of Union county, Ohio.
The defendant Wm. Cole, not having
appeared, the case is hereby continued
until Dec. 2^d 1867 10 o'clock A. M.

Dec. 2^d 1867 The defendant Wm. Cole
failed to appear at the time set for trial

under No. 2-1-1867
Dec. 2-1867 The defendant Wm. Cole
failed to appear at the time set for trial
and for one hour thereafter, and the plaintiff
R. W. Thompson & Co. having made due
proof of notice by publication for four
weeks in the "Marysville Tribune" of
the pendency of this action against
Wm. Cole, and that there is due them
from the defendant Wm. Cole, the
sum of \$50.14 as stated in their bill of
particulars; it is thereupon on said day,
considered by me that the said plaintiff
R. W. Thompson & Co. recover of the said defendant
Wm. Cole the said sum of fifty
dollars & fourteen cents debt, and
their costs herein expended taxed at \$10.20

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 before me, at my office
in said township, in the above action,
John Cassil
J. P. of the aforesaid township.

Execution & Lien Case File

Case No. 712

No. 712

Union Common Pleas Court

David Pope

against

Plaintiff,

C. B. Miller

Defendant.

OCT TERM, 1867

Judg. vs Defendant

\$75.75

Journal _____

Page _____

Record No. **No Record.**

Page _____

Ex. Doc. *J* _____

Page 712

David Pope

B

C. B. Miller

Transcript fee \$ 1.30

Plaintiff Paid - - 75

Filed Sept 4, 1867
John Randall Clerk

Execution Docket
& page 360

Mr. Clerk

Issue an Execution
in this case to Shff
of Muncie -

Melbourne
for Plaintiff

75
65

140
130

270

The State of Ohio Union County 33

So 1867 Civil action

David Pope Plaintiff }
vs } Bill of particulars
C. B. Miller Defendant } before W^m Sprack J P
of Washington Township
Union County Ohio

This day came the Plaintiff and filed his bill of particulars which reads in substance as follows
The Plaintiff claims judgment against the Defendant C. B. Miller for the sum of \$75.75 for the Breach of the Condition of a Certain Undertaking for appeal which the Said C. B. Miller Entered into as Surety for Tillman Goff Before W^m Sprack J P of Washington Township Union County Ohio on the 27th day of August 1866 in a Case tried Before said J P and a jury in which David Pope was plaintiff and Tillman Goff Defendant in which judgment was entered by said Justice of the Peace in favor of David Pope the plaintiff against Tillman Goff for the sum of \$40.00 and Costs of Suit \$19.35 on the verdict of the jury on the 17th of August 1866. A Transcript of which judgment Undertaking record & proceedings were filed by the plaintiff David Pope in the Court of Common Pleas of Union County Ohio the Defendant Goff having failed to file a Transcript on appeal and motion of the Said Plaintiff David Pope judgment was entered in said Court of Common Pleas the same as had been entered before the Justice of the Peace with Interest and Costs February 22^d 1867 in favor of David Pope against said Goff which judgment is on the following accounts
The wit

Leone

Judgment in Common Pleas February 22nd 1867/206/40
Interest to this date 51

Costs of JP including Transcript - 20.50
Costs in turn Com Procs & on Execution - 7.74
making \$ 75.75

The Conditions of the Undertaking entered into by said C B Miller in said case having been broken the plaintiff claims said amount of judgment Interest and Costs from the Defendant C B Miller on said undertaking in pursuance of the statute in such case David Pope Latet this 5th day June 1867

July 1st 1867 The Defendant C B Miller appeared before me and avowed Truth and entered his appearance herein and Confessed that he was Indebted to the said David Pope plaintiff in the sum of \$ 75.75 and Requested that judgment be entered by Confession and for Costs and the said David Pope Plaintiff made application for judgment on said Confession against said Defendant C B Miller thereupon it is Considered is on said 1st day July 1867 Considered by me that the said David Pope Plaintiff recover of the said C B Miller Def said sum of Seventy five Dollars and Seventy five Cents and also the sum of Seventy Cents ^{costs} previous test as follows Justice fee filing 5 etc Entry 30 judgment 40 total 75 by agreement of the parties Execution is Stayed for 30 days from this date August 1st 1867 Execution Issued to H Penny Constable August 31st 1867 Execution returned to the Defendant refused to turn out property on this Execution Lewis and return 40 Money 25 total 65 H Penny Constable;

The State of Ohio Union County Newington Township SS
I do hereby Certify that the above is a full and true Copy from my Pocket of the proceedings had by and before me at my office in said  the above case
August 31st 1867
Wm. Speck JP

The State of Ohio }
 Union County SS } Recd this writ Sept 4 1867
 And by virtue of the writ
 I do find one One Bay Mare
 fourteen head of Sheep &

One Iron Coat, and
 delivered said property to Plaintiff
 and took a bond for its redelivery

Names of Bondsmen C. B. Miller
 & Ralph Winter



45-
 250
 45-
 65-
 25-
 430
 4578
 880

J. P. Whelpley Sheriff

Receipt Paid \$

Also advertised said property for sale
 in the Murray well Tribune on the 16 day of
 Oct 1867 not offered for sale by order of
 Laurence atty J. P. Whelpley Sheriff

D Y P 360

UNION COM. PLEAS.

David Pope

vs.

C. B. Miller

Recorded

Debt.	\$	75.75
Costs before J. P.	\$	2.70
Increase costs.	\$	0.00
This writ.	\$	70
Returned & filed,	Nov 5, A. D. 1867	

.....Clerk.

Laurence Atty

The State of Ohio, Union County, ss.

TO THE SHERIFF OF THE COUNTY OF

Whereas, on the 1st day of July, A. D. 1867,
David Pope, recovered judgment
before William Spach, one of the acting Justices of the Peace
within and for said county of Union, against C. B. Miller

for the sum of \$ 75 75, and ~~\$140~~, for his debt, and \$ 140, his costs and
charges in that behalf expended.

And whereas, a transcript of said judgment, duly certified, was on the 4th day of
September, A. D. 1867, filed with the Clerk of the Court of Common Pleas of
said county of Union, and by him duly entered on the Execution Docket of said court.

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

you cause to be made the debt, ~~charges~~, and costs aforesaid, with interest thereon, at 6 per
cent. from the 1st day of July, A. D. 1867, until paid, also the
sum of \$ _____ the costs of increase on said judgment, and accruing costs;
and of this writ make due return within sixty days.

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

Witness, TABER RANDALL, Clerk of said Court, at the Court
House aforesaid, this 4th day of September A. D. 1867

Taber Randall Clerk.

Execution & Lien Case File

Case No. 790

No. 790

Union Common Pleas Court

P Snider ^{and les}

Plaintiff,

against

M Douley

Defendant.

FEB TERM 1908

Judg. vs. Defendant
\$ 27. 40

Transcript

Journal _____ Page _____

Record ~~No~~ **No Record.** Page _____

Ex. Doc. *Fi* _____ Page *790*

J. Snider & Co
vs
M. Donly

Transcript

Filed April 30, 1868
John Randall Clerk

Judged by J. P. C. April 18, 1868
for the amt of \$26.00
Costs before J. P. 1.40

Entered on page 506
in D, L,

P. Snider & Co, Plffts., } April 18th 1868, Bill of particulars
 vs } of Plaintiff filed which reads
 M. Donly, Deft. } in substance as follows,
 \$17,37 Marysville, O. January 6th 1860
 Due P. Snider & Co. or bearer, several
 dollars and thirty seven cent, with
 interest at the rate of ten per cent
 per annum, for value received,
 M. Donly "

Justice fee
 Lib of note 5
 Entry 25
 Jury 50
 Satisfaction 20
 \$ 90
 Transcript 25
 Certificate 25
 \$ 170

The parties appeared, and the said
 M. Donly, waived process, entered
 his appearance herein, and confessed
 that he is indebted to the said P.
 Snider & Co. in the sum of
 twenty six dollars and requests
 that judgment be entered on said
 confession, and for costs. Thereupon
 it is, on said 18th day of April 1868
 considered by me, that the said P.
 Snider & Co. recover of the said
 M. Donly, said sum of twenty six
 dollars, and also their costs herein,
 taxed at \$ 90

The state of Ohio, Paris Township, Union County, ss.
 I do hereby certify, that the above is a full
 and true copy from my docket, of the
 proceedings had by & 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.
 John Cassil, Justice of the Peace of
 the aforesaid township.

Execution & Lien Case File

Case No. 792

No. 792

Union Common Pleas Court

Jacob Doug

against

Plaintiff,

Morris M^r Lee et al

Defendant.

MAY TERM, 1868

Judg vs. Defendant
854.15

Transcript

Journal _____

Page _____

Record No. **No Record.**

Page _____

Ex. Doc. *J*

Page 792

The State of Ohio Union County
Solaimon Lounsbury U.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 township in the
above action
B.M. Burtis J.P.
of the township Lounsbury

COST

J.P.

Francis

250

Cost 40

From 140

Em 40

Cost

March 70

340

Filed June 30 1868
John Randall Clerk

Entered on Docket
4 page 508

Jacob Souz } Civil action Brought to
vs } recover on a note of hand as
Morris Mc Gee } follows March 18 1867 Six
John Souz } months from date we or either
of us promise to pay to Stults or
Bearer the of fifty Dollars for value recd
Signed Morris Mc Gee
John Souz

December 18th 1867 Summons issued
this day and made returnable Dec 21st 1867
at 10 O'clock of said day and handed
to court Cook fees 40 cts C.W. Rosette J.P.
Dec 21st 1867 Summons returned by court
Endorsed Served by Reading to Defts
Service 25 Miles 25 cts G.W. Cook court
December 21st 1867 10 O'clock of said day
The Defts failed to appear and judgment
is therefore rendered agt said Defts
(by me) Morris Mc Gee and John Souz
and in favor of Plaintiff Jacob Souz
for the sum of Fifty Dollars and Seventy
five cts Debt and costs of Suit
amounting to one Dollar and Sixty
cents C.W. Rosette J.P.

June 26th 1868 Execution issued this
day and handed to court Sparks fees
40 cts C.W. Rosette J.P.

Execution Returned Endorsed Recd
this writ June 26-1868 Search made
by me and no property found whereon
to levy fees service 40 cts mileage 30 cts
Wm Sparks court

Union Common Pleas.

Jacob Long

against
Morris Melgert
John Long

Ex. Ret. 18

Judgt vs. Def't,	21st	
before Justice of the Peace on the	1867	
day of Dec		\$ 67.75
for the sum of		\$ 3.40
And costs before Justice, - - -		\$ 18
Interest from		\$
Justice's Increase Costs, - - -		\$
Constable's Increase Costs, - - -		\$
Clerk's Increase, - - -		\$
Sheriff's Increase, - - -		\$
Clerk's Fees hereon, - - -		\$ 95
Sample of Filing, - - -		\$

Recorded

Plaintiff Attorney.

Returned and Filed 18

62.20

Because this will have 378528

Record on this will \$6450 July 20th
 " " " " \$70 Huddley Shiff
 \$62.20 April 16th

Record may well July 21 1868
 Huddley Shiff
 Record Long

Principal \$52.40
 Original Costs 4.35
 May be 57.75
 Returns upon \$62.20

J. H. Huddley Shiff



Execution on Transcript.

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

To the Sheriff of *Union* County, Greeting:

Whereas, In a certain action before *A. W. Rosette*, a Justice of the Peace in and for the Township of *Bladensburg* in the said County of *Union*, wherein

Jacob Long was Plaintiff, and *Morris McGeary & John Long*

were Defendant, judgment was rendered on the *21st* day of *December*, A. D. 18*67*, against the said *Morris McGeary & John Long*

Defendant, and in favor of the said *Jacob Long*

Plaintiff, for the sum of *Fifty & ⁷⁵/₁₀₀* Dollars *and* *\$3.40* ~~and~~ 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 *30th* day of *June*, 186*8*.

You are therefore commanded, that of the goods and chattels of *Morris McGeary & John Long* aforesaid, you cause to be made the said sum of *Fifty & ⁷⁵/₁₀₀* dollars ~~and~~ *\$3.40* ~~his debt~~ ~~and~~ *Three* dollars and *forty* cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said *Morris McGeary & John Long*

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 *Morris McGeary & John Long*

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 *30th* day of *June*, A. D. 186*8*

John Ranceall, Clerk.



Execution & Lien Case File

Case No. 830

No. 830

Union Common Pleas Court

P. Snider ^{*vs*} *les*

against

Plaintiff,

Moses Aurine

Defendant.

NOV TERM 1868

Judg. vs. Defendant
\$ 82. 180

Transcript

Journal _____ Page _____

Record No. **No Record.** Page _____

Ex. Doc. *71* Page *830*

P. Drider & Co,
Sifts
no
Amos Burris &
Mass Amm, Sifts

Transcript.

Filed Nov. 4, 1868
Labu Randall Clerk

Entered On
Vol. 15, 4 page 582

of the proceedings had by and before me
at my office in said township, in
the above action.

John Coe J. P.
of the above township,

11
P. Snider & Co.

Oct. 30th 1868 Plaintiff filed their bill
of particulars which reads as follows.

Amos Burris
& Moses Ammin

"Amos Burris as principal & Moses Ammin
as surety for the stay of execution,
To P. Snider & Co. Dr.

Deft. } 20 judgt. on the Docket of John Cassil.
J. P. of Paris Township, Union Co. Ohio
dated August 9th 1867 calling for
Debit \$70,48

J.P. fee
Lib. of this 5
recd. sum 50
Ack. serv. of file 15
Entry 20

Casts 2,40
increase casts 70
interest 8,60
\$82,18

Judgt. 40
satisfactor 20
\$1,50
transcript 25
certificates 25
\$2,00

Oct. 30th 1868 issued a summons of that
date returnable Nov. 2^d 1868 at 4 o'clock P.M.
on which Moses Ammin & Amos Burris,
both appeared & acknowledged service before
one o'clock P.M. of same day.

Nov 2^d 1868 The defendant Amos Burris &
Moses Ammin, came not at the time set
for trial nor for one hour thereafter but
made default; thereupon it is considered
by me, on said 2^d day of November 1868 that
the said P. Snider & Co. recover of the said Moses
Ammin as surety for said Amos Burris,
the sum of eighty two dollars & eighteen cents,
that being the amount of said suretyship
for said Amos Burris, on my Docket D.
Page 27 dated Aug. 9th 1868, "

I do hereby certify that the above is a
full and true copy, from my Docket
"over"

Recd Apr 14 1868

Recd Dec 21st 1868 on this

Indigment \$ 83.10

Recd Bul den 82.58
Judg not driv 3.00

Costs my costs 2.52
88.10

Recd of Staff Whelpley \$ 82.58 in full of
this Indigment & interests

Smider & Amkade

D 7 P 582

UNION COM. TLEAS.

R Smider & co

vs

Moses Amrine

Debt.	\$	82	18
Costs before J. P. S.		2	00
Increase costs.	\$	25	
This writ,	\$	70	
Returned & filed,			A. D. 18
			Clerk.
			Att'y.

Recorded

The State of Ohio, Union County, ss.

TO THE SHERIFF OF THE COUNTY OF

Whereas, on the 2^d day of November A. D. 1868,
P. Snider & Co, recovered judgment
before John Cassil, one of the acting Justices of the Peace
within and for said county of Union, against Moses Amrine

for the sum of \$ 82.18, ~~and~~ ~~costs~~ for his debt, and \$ 2.00, his costs and
charges in that behalf expended.

And whereas, a transcript of said judgment, duly certified, was on the 4th day of
November, A. D. 1868, filed with the Clerk of the Court of Common Pleas of
said county of Union, and by him duly entered on the Execution Docket of said court.

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

you cause to be made the debt, ~~and~~ and costs aforesaid, with interest thereon, at 6 per
cent. from the 2^d day of November, A. D. 1868, until paid, also the
sum of \$ 0.25 the costs of increase on said judgment, and accruing costs;
and of this writ make due return within sixty days.

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

Witness, TABER RANDALL, Clerk of said Court, at the Court
House aforesaid, this 14th day of November A. D. 1868

Taber Randall Clerk.

Execution & Lien Case File

Case No. 832

No. 832

Union Common Pleas Court

J. C. Cahill

against

Plaintiff,

A. H. Dillon et al

Defendant.

JUL TERM, 1867

Judg. Vs. Defendant
\$63.25

Transcript

Journal

Page

Record **No Record.**

Page

Ex. Doc. *J*

Page 832

Manuscript from
J. E. Bowens Docket

A. E. Cahill

vs

A. H. Dillon
O. Wells &
Job Dillon

Filed Nov. 3^d 1868
Gabe Randal Clerk

Entered on Ex. D.
Z. page 586

No 17

J. E. Cahill July 27th 1867 Suit Brought on a note of
 hand that reads as follows
 A. H. Dillon \$13⁰⁰ 14 months after date we or either of us
 O Wells & promise to pay J. E. Cahill Administrator
 Job Dillon of S. F. Southard deceased or bearer seventy
 three dollars for property purchased
 at the sale of the personal estate of said
 deceased Feb 27th 1868

Sub \$160⁰⁰

A. H. Dillon
 O Wells
 Job Dillon

Justice cost said note in error on the back as follows
 Policy note 5 February 6th 1866 received on the within note
 Satisfaction 25 Thirty dollars \$30⁰⁰
 Judgment 40 July 27th 1867 The Defendants appeared
 Entries 15 without process and confessed that they
 Execution 40 were indebted to the Plaintiff and requ-
 12,5 ested that judgment be entered against
 them for the same and for costs
 thereupon it is on said 27th day of July
 A. D. 1867 considered by me that said Plain-
 tiff J. E. Cahill recover of said Defendants
 A. H. Dillon O Wells & Job Dillon the sum

Attorney cost of sixty dollars and his costs herein
 Execution 40 taxed at fifty-five cents

my cost Aug 7th 1867 Execution issued and
 said by delivered to C. F. Sparks Constable
 Plaintiff Sept 6th 1867 Execution returned marked
 as follows received this writ Aug 7th 1867
 served, no property found whereon to
 levy fees mileage 45cts Service 40cts
 C. F. Sparks Const

Execution ordered by Plaintiff
Sept 23rd 1868 Execution issued and returned
to Levin Griffin Constable

Short's costs

J. W. Atkinson J.P.

Execution 85

Oct 2nd 1868 Execution returned indorsed
as follows received this writ Sept 23rd 1868
no property found whereon to levy
Fees mileage 20 cts

Levin Griffin Const.

Griffin's costs The State of Ohio Union County Liberty
Execution 20 Township

Griffin's costs I do hereby certify that the above is
said by Plaintiff a full and true copy from my
Docket of the proceedings had by and
before L. E. Bowen late J.P. at his
office in said Township in the above
action

J. W. Atkinson J.P.
of the aforesaid Township

Fees 75 cts paid

Union Common Pleas

J. E. Cahill
against

A. H. Dillon, O. Wells & J. H. Dillon

Execution on Transcript.

Ex. Ret 18

Judg't vs. Def't.....	
before Justice of the Peace on the <u>27^e</u>	
day of <u>July</u> 18 <u>67</u>	
for the sum of.....	\$ <u>60.00</u>
And costs before Justice.....	\$ <u>3.70</u>
Interest from..... 18.....	\$
Justice's Increase costs.....	\$
Constable's Increase costs.....	\$
Clerk's Increase.....	\$
Sheriff's Increase.....	\$
Clerk's Fees hereon.....	\$ <u>70</u>

16.92 5.50 7.63

Plaintiff's Attorney.

Returned and Filed July 8th 18 72

Fees
Dinner 45
Mileage 1.00
Return 12
1.57

Robert Sharp Sheriff
By Thomas Martin Deputy

140
4.30
2.25
3.50
12.55

Received this writ July 6th 1872
the within named A. H. Dillon, O. Wells and
J. H. Dillon has no property whereon to levy or
make any part of this execution,
July 9th 1872

EXECUTION ON TRANSCRIPT.

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

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before T. S. Bowen, a Justice of the Peace in and for the Township of Liberty in the said County of Union wherein J. E. Cahill

was Plaintiff, and A. H. Dillon, C. Wells & Job Dillon

was Defendant, judgment was rendered on the 27th day of July A. D. 1867, against the said A. H. Dillon, C. Wells & Job Dillon

Defendant, and in favor of the said J. E. Cahill

Plaintiff, for the sum of \$60⁰⁰ Dollars and 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 3rd day of November, 1868

You are therefore commanded, that of the goods and chattels of A. H. Dillon, C. Wells & Job Dillon

aforsaid, you cause to be made the said sum of \$60⁰⁰ Dollars and Cents damages, and \$3²⁵ Dollars and Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said A. H. Dillon, C. Wells & Job Dillon

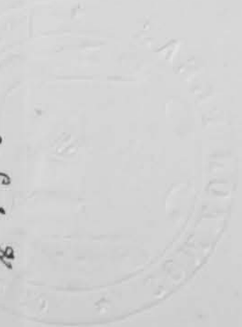
may be found in your bailiwick, and for the want of such goods and chattels, you cause the same to be levied of the lands and tenements of the said A. H. Dillon, C. Wells & Job Dillon lying in your County; and make due return of this writ in sixty days.

WITNESS my hand and the Seal of said Court of Common Pleas, at Marysville, this 10th day of July, A. D. 1872. H. S. Arthur, Clerk.



Shp Whuply bees
 Serum 1 85
 Sany 45
 Milk 1 00
 2,80

Sheriff Sharps Fee
 May 80
 Dec 45
 Return 25
 \$ 150



Read this in the book 141868

and on the 30th day of Dec 1868 I Lewis
 on 15 head ~~the~~ year-old steers
 I advertised the same in Marysville Tribune a news
 paper published in Marysville in General Circulation
 in Union County to be sold on the 18th day of January
 1869 at ten o'clock A.M. and on said day I offered
 said property for sale for want of Bidders

Robert Sharp Sheriff
 and the Successor in office of James B. Whipple
 late Sheriff of said County of Union and
 whose term of office expired Jan 4th 1869

D 7 P 586

UNION COM. PLEAS.

J. E. Cahill

vs
 A. H. Dillon
 O. Wells &
 Job Dillon

Debt. \$ 60.00
 Costs before J. P. \$ 3.25
 Increase costs, \$ 25
 This writ, \$ 70

Returned & filed, Jan 25, A. D. 1869

John Randall, Clerk

Recorded

7827 140
 7601 7906
 8040

The State of Ohio, Union County, ss.

TO THE SHERIFF OF THE COUNTY OF

Whereas, on the 27th day of July A. D. 1867, J. E. Cahill, recovered judgment before J. E. Bowen, one of the acting Justices of the Peace

within and for said county of Union, against A. H. Dillon O. Wells & Job Dillon

for the sum of \$ 60.00, and costs, for his debt, and \$ 3.25, his costs and charges in that behalf expended.

And whereas, a transcript of said judgment, duly certified, was on the 3rd day of November, A. D. 1868, filed with the Clerk of the Court of Common Pleas of said county of Union, and by him duly entered on the Execution Docket of said court.

You are therefore commanded, that of the goods and chattels, and for the want thereof, of the lands and tenements of the said A. H. Dillon O. Wells & Job Dillon

you cause to be made the debt, damages, and costs aforesaid, with interest thereon, at 6 per cent. from the 27th day of July, A. D. 1867, until paid, also the sum of \$ _____ the costs of increase on said judgment, and accruing costs; and of this writ make due return within sixty days.

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

Witness, TABER RANDALL, Clerk of said Court, at the Court House aforesaid, this 14th day of November A. D. 1868

Taber Randall Clerk.



The State of Ohio } Recd this morn Feb 10 1869
 United States } And I acknowledge the within
 described property for sale according
 to law, Sale to take place on the
 residence of Colonel Wells on the
 10th day of March AD 1869 at
 10 o'clock Am Saluzor Ward
 of Belleter

Robert Sharp Sheriff

Accounting & Return
 100 miles \$80
 200 miles 400
 Return 100
 \$220

And on the 9th day of March 1869 I again advertised
 to within described property for sale according to law
 The Sale takes place on the 20th day of March 1869
 at 10 o'clock Am. said day, And on the 18th day of
 March 1869, the within described property was taken out
 my paper by order of an order of citation issued by our
 Court of Common Pleas of Union County Ohio. Let the sale of
 remain Wells
 Robert Sharp Sheriff

Fees Adoting, 50
 Return 500
 Printed by 4.00 \$5.00

D P 586

UNION COMMON PLEAS.

J. C. Cahill
 vs.
 A. H. Dillon
 O. Wells & Job Dillon

VENDI.

Debt.....\$	60,00
Costs.....\$	3,50
Increase Costs \$	5,05
This Writ \$	70

Recorded

Returned and filed April 10. 1869

Taber Randall Clerk.

Att'y.

THE RECORDS OF THE COURT OF COMMON PLEAS OF UNION COUNTY, OHIO

The State of Ohio, Union County ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

WE COMMAND you to expose to sale those ~~lands and Tenements of~~ *Goods & Chattels of Orlando Wells to wit, fifteen head of two year old Steers*

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

J. E. Cahill
the sum of \$ *60.00* for *his* debt, together with \$ *3.50* for *his* costs, with interest thereon, at *6* per cent. from the *27th* day of *July* A. D., *1867* until paid, which late ^{*before a Justice of the Peace*} ~~in our said Court~~ the said

J. E. Cahill recovered against the said *Orlando Wells A. H. Dillon & Job Dillon* as of record is manifest. Also, \$ *5.80* increase of costs, and accruing costs. And

if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment aforesaid, then you are hereby commanded that you levy the same upon the goods and chattels, lands and tenements, or either, as the law shall permit, being the property of the judgment debtor, which together with the property on hand not sold as aforesaid, will be sufficient to satisfy said judgment. And that you make due return in sixty days.

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

Witness, TABER RANDALL, Clerk of said Court, at the Court House, in Marysville, this *10th* day of *February* A. D. *1869*

Taber Randall Clerk.

The State of Ohio. }
Union County, } ss.

Sheriff's Sale.

J. E. Cahill vs. A. H. Dillon, O. Wells and
Job Dillon.

Orlando Wells vs. Solomon Cook.

J. Snyder vs. O. Wells.

BY virtue of three executions to me directed
from the Court of Com. Pleas of Union
county, O., I will offer for sale on the prem-
ises of O. Wells, at 10 o'clock A. M.

On the 18th day of January, A. D. 1868,
the following chattels, to-wit: 15 head of
two year old steers, taken as the property of
O. Wells, to satisfy the above named execu-
tion.

R. SHARP, Sheriff.

January 5, 1869.-pf\$4.00.

I, John H. Shearer, do make oath that the advertisement of which
the annexed is a copy, was published for 2 consecutive

weeks beginning Jan 5 1869

in the Marysville Tribune, a newspaper of general circulation within
Union County, Ohio, and of which I am the editor and proprietor.

J. H. Shearer

Sworn to and subscribed before me, this 25th day of Jan

A. D. 1869

Gabe Randall Clerk

Execution & Lien Case File

Case No. 869

No. 869

Union Common Pleas Court

J. F. Snider ^{and} ^{les}
Plaintiff,

against

C. Wells
Defendant.

OCT 16 1908

Judg. vs. Defendant
8 16, 19

Transcript

Journal _____ Page _____

Record No. **No Record.** Page _____

Ex. Doc. *G* Page 869

J. J. Snider & Co
vs

O. Wells

Filed Dec. 1, 1868
Labur Randall Clerk

Entitled On Ex. St.

By page 68

J. S. S. S. S.
W
O Wells

Just Brought on Note of hand

Which reads as follows

Newton Ohio Sept 12th 1867

One day after date I promise to
pay to the order of J. S. S. S. S.
of bearer fourteen dollars and eight
an cents Value Received

O Wells

Oct 26th 1868 The parties appeared and
the said O Wells waived process
Entered herein and confessed that
he is indebted to the said J. S. S. S. S.
in the sum of fifteen
dollars and fourteen cents and
requests that judgment be entered
on said confession and for
costs

Therefore it is on said 26th day
of Oct 1868 considered by me
that said J. S. S. S. S. recover
of said O Wells said sum of
fifteen dollars and fourteen
cents also eighty cents costs
herein taxed as follows filing
note 5 Judgment 40 Satisfaction
25 Entries 15 Total 80 cts
J. M. Atkinson, J. P.

Nov 7th 1868 Execution issued
and delivered same to Levin
Griffin Constable

Nov 12th 1868 Execution returned
undorsed as follows Received
this writ Nov 7th 1868 No
property found whereon
to levy Nov 11th 1868

Geo Milleage 25 Levin Griffin
Const

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

I do further certify that there
has been nothing paid on said
judgment

J. M. Atkinson J. C.
of the aforesaid Township
Received of J. L. Sander Eight
cents in full of the costs on
the above judgment

J. M. Atkinson J. C.

the date of this writ
 amount to \$2
 Recd this writ Feb 10 1869 and
 advertised the within described property for
 sale according to law - sale to take place
 on the residence of Arlander Wells on
 the 8th day of March AD 1869 at 10
 o'clock AM no sale for want of bidders

Fees
 postage \$0
 Sums 45
 \$ 235
 \$ 235

Robert Shump Sheriff

And on the 9th day of March 1869 I again advertised
 the within property, according to law, for sale on the
 20th day of March 1869 at 10 o'clock AM on said day
 the sale of the property as it was taken out of my possession
 on the 18th day of March 1869 by virtue of an
 order of the County of Madison of the County of Common Pleas
 of Madison County at the suit of Leonard Wells
 vs
 Advertiser, do
 Return 100

Robert Shump Sheriff

D G. P 68

UNION COMMON PLEAS.

J. L. Snider & Co

vs.

O. Wells

VENDI.

Debt.....\$	15 14
Costs.....\$	1 30
Increase Costs \$	8 10
This Writ	70
	<hr/>
	25 24

Recorded

Returned and filed April 10 1869

Jabin Randall Clerk.

Att'y.

The State of Ohio, Union County ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

WE COMMAND you to expose to sale those ~~Lands and Tenements of~~ *Goods & Chattels* *O. Wells to wit fifteen head of two year old Steers*

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

J. F. Snider & Co
the sum of \$ *15.14* for ~~this~~ debt, together with \$ *1.30* for ~~this~~ costs, with interest thereon, at *6* per cent. from the *26th* day of *October* A. D., *1868* until paid, which late in our said Court the said *before a Justice the Peace the said*
J. F. Snider recovered against the said

O. Wells
as of record is manifest. Also, \$ *4.10* increase of costs, and accruing costs. And if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment aforesaid, then you are hereby commanded that you levy the same upon the goods and chattels, lands and tenements, or either, as the law shall permit, being the property of the judgment debtor, which together with the property on hand not sold as aforesaid, will be sufficient to satisfy said judgment. And that you make due return in sixty days.

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

Witness, **TABER RANDALL**, Clerk of said Court, at the Court House, in Marysville, this *10th* day of *February* A. D. *1869*

Taber Randall Clerk.

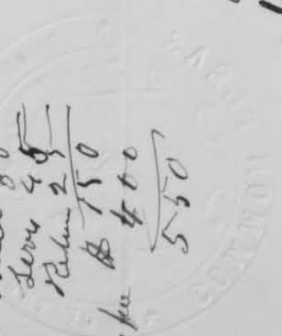
J. F. Whelpley 45
 Same 45
 Same 100
 Mile 1,90

Shays Slaps 700
 Mile 80
 Same 45
 Return 27
 Balance \$ 750
 550

Recd this unit Dec 20 1868
 And on the 30th day of Dec 1868 I
 bought on 15 head of ~~two~~ year old Swiss
 I advertised the same in the Maysville Tribune a
 news paper published in Maysville, Ky general
 circulation in Union County to be sold on 18th
 day of January 1869 at ten o'clock A.M. and
 said day I offered said property no sale for want of
 Bids

Robert Sharp Sheriff

and the successor in office of James B. Whelpley
 late Sheriff of said County of Union and
 whose term of office expired Jan 4th 1869



D. G. P. 68

UNION COM. PLEAS.

J. F. Snider & Co

vs.
O. Wells

Debt. \$ 15.14
 Costs before J. P. \$ 1.05
 Increase costs. \$ 25
 This writ. \$ 70

Returned & filed, Jan 23rd A. D. 1869

Jacob Randall Clerk

Att'y

Recorded

7975 2132

The State of Ohio, Union County, ss.

TO THE SHERIFF OF THE COUNTY OF *Union*

Whereas, on the *26th* day of *October* A. D. 1868 ,
J. F. Smider Deco , recovered judgment
before *S. W. Atkinson* , one of the acting Justices of the Peace
within and for said county of *Union*, against *O. Wells*

for the sum of \$ *15 1/4* , ~~and~~ ~~also~~ for his debt, and \$ *1 05* , his costs and
charges in that behalf expended.

And whereas, a transcript of said judgment, duly certified, was on the *1st* day of
December , A. D. 1868 , filed with the Clerk of the Court of Common Pleas of
said county of *Union*, and by him duly entered on the Execution Docket of said court.

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

O. Wells

you cause to be made the debt, ~~damages~~, and costs aforesaid, with interest thereon, at *6* per
cent. from the *26th* day of *October* , A. D. 1868 , until paid, also the
sum of \$ *0 25* the costs of increase on said judgment, and accruing costs;
and of this writ make due return within sixty days.

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

Witness, **TABER RANDALL**, Clerk of said Court, at the Court
House aforesaid, this *2^d* day of *December* A. D. 1868

Taber Randall Clerk.



Execution & Lien Case File

Case No. 878

No. 878

Union Common Pleas Court

Robert Potter, Receiver ^{and}
Plaintiff,

against

L. C. Curtis et al
Defendant.

JAN TERM, 1869

Judg. vs. Defendant
102.99

Journal _____ Page _____

Record ~~No~~ **No Record.** Page _____

Ex. Doc. G Page 878

Robert Potter
Receiver

Samuel B. Curtis
J. B. Haines &
J. M. Sanders
Manuscript

Filed Aug. 5, 1868
John Mandate Clerk
Entered by D. G. Page

86

Robert B. Potter - Receiver of the

Atlantic & Great Western

Railway Company, Plaintiff

Against

J. B. Haines and

J. M. Sanders }
Deponents }
Deputy of the microphone
Village of Richmond

J. B. Haines and
J. M. Sanders }
Deponents }

August 30th 1867

Robert B. Potter - Receiver of the Atlantic and
Great Western Railway Company. Also a bill of
particulars claiming a judgment against
J. B. Haines & Curtis, J. B. Haines, and J. M.
Sanders for \$102,750.

This bill of particulars sets

forth a copy of a bond dated January 2^d 1865
and signed by defendants wherein they
acknowledge themselves bound unto the

Atlantic and Great Western Railway Company
if their in the sum of five hundred dollars
(\$500) the condition of said bond is such that
if said J. B. Haines & Curtis, shall faithfully
discharge this duties as Agent for said Company
and shall collect and pay over all moneys by
him received and fully account for all goods
and property by him received &c &c

and ~~forthwith~~ further that said J. B. Haines
& Curtis, has left the employ of said Company
about the 30th day of September - 1866 and failed

to account for \$102 ⁹⁹/₁₀₀ being money by him received and belonging to said Company and that they have been unable to collect the same of said Lanson or Curtis, and that thereby a right of action in said Plaintiff of an action in said Bonds

Therefore notice was given by the Mayor of the incorporated Village of Richwood, to J. B. W. Haynes, and J. M. Sanders of the judgment asked for by the Plaintiffs upon the claim mentioned in the Bond and they then acknowledged themselves indebted to the Atlantic and Great Western Railway Company in the sum of one hundred and two dollars and ninety nine cents and waiving all process of law request that judgment be entered in said execution and for costs.

Thereupon it is ~~considered~~ on this the 31st day of August A D 1867 considered by me that Robert B. Potten receiver of the Atlantic and Great Western Railway Company of Ohio receive of the said Lanson or Curtis J. B. W. Haynes and J. M. Sanders the said sum of \$102.99 and the costs herein taxed
H. Sabier Mayor

Sept 9th 1868 I issued an execution in the above case and placed in the hand of Mr. Robertson Marshal

J. W. Jones, Mayor
Oct 9 Marshal returned execution endorsed, no property found on which to levy, Costs \$2.00
the above is a true copy from the Mayors Docket
J. W. Jones Mayor

Union Common Pleas.

Robert B. Potter Receiver

against

Lampson C. Curtis & Others

Ex. Ret. _____ 18__

Judgt vs. Def't.	31 st	
before Justice of the Peace on the	day of <u>August</u>	18 <u>67</u>
for the sum of		\$ <u>102 99</u>
And costs before Justice,		\$ <u>2 00</u>
Interest from <u>Aug 31</u>	18 <u>67</u>	\$
Justice's Increase Costs,		\$
Constable's Increase Costs,		\$
Clerk's Increase,	\$ <u>0.25</u>	\$
Sheriff's Increase,		\$
Clerk's Fees hereon,		\$ <u>0.90</u>
Sample of Filing,		\$

Robinson & Piper

Plaintiff Attorney.

Returned and Filed Oct 9th 1869

of fee	4 50
costs	4 50
mileage	2 20
Retn	1 20

\$ 12 80

Robert Sharp's Sheriff

Recd this writ August 9th 1869 and on
the 7th day of October 1869 I find
one or two fees unpaid not paid
for want of time



Execution on Transcript.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of *Union* County, Greeting:

Whereas, In a certain action before *J. W. Jones* Mayor of the *Incorporated Village* ~~of the~~ *Richwood*

~~Place~~ in and for the Township of *Blairtowne* in the said County of *Union*,

wherein *Robert B. Potter* Receiver of the *A. G. Western Rail Way Company*

was Plaintiff, and *Lampson C. Curtis J. B. W. Haynes & J. M. Sanders*

were Defendants, judgment was rendered on the *31st* day of *August*,

A. D. 18*67*, against the said *Lampson C. Curtis J. B. W. Haynes & J. M. Sanders*

Defendants, and in favor of the said *Robert B. Potter Receiver &c*

Plaintiff, for the sum of *One hundred & four⁹⁹/₁₀₀* Dollars

and *_____* 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*, 186*9*.

You are therefore commanded, that of the goods and chattels of *Lampson C. Curtis J. B. W. Haynes & J. M. Sanders*

aforsaid, you cause to be made the said sum of *One hundred & two* dollars

and *ninety nine* cents damages, and *Two* dollars

and *_____* cents, the costs aforsaid, and all accruing costs, if so much of the goods

and chattels of the said *Lampson C. Curtis J. B. W. Haynes & J. M. Sanders*

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 *Lampson C. Curtis J. B. W. Haynes*

and J. M. Sanders

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

this *9th* day of *August*, A. D. 186*9*

Jaber Randall, Clerk.

Execution & Lien Case File

Case No. 879

No. 879

Union Common Pleas Court

W. T. Hill

Plaintiff,

against

W. C. Barnett

Defendant.

JAN TERM, 1869

Judg. vs. Defendant
\$ 83. 800

Transcript

Journal *No Record* Page _____

Record No. _____ Page _____

Ex. Doc. *Y* Page *879*

Transcript

V. S. Hills

v.

W. C. Barnett

J. A. Dougherty &

Josiah M. Adams

Filed Jan'y. 12, 1869

Labur Randall Clerk

ent on D. G. pag 88

File this in case
two months

V J Hills Plaintiff

vs

W C Barnett

J A Dougherty

Josiah McAdams Defendants

Apr 18th 1868 Plaintiff filed his bill of particulars which reads substantially as follows

Marysville Ohio Sept 13th 1867

Seven months from date for value received we or either of us promise to pay V J Hills or bearer Seventy seven Dollars with use \$77.00 W C Barnett Seal
J A Dougherty Seal
Josiah McAdams Seal

Apr 15th 1868 Issued a summons returnable Apr 23rd 1868 at 10 O'clock A M on which the defendants W C Barnett J A Dougherty and Josiah McAdams entered their written acknowledgement of service Apr 23rd 1868 10 O'clock A M the defendants all failed to appear at the time set for trial & for one hour thereafter. Thereupon it is considered by me on said 23rd day of April 1868 that the said V J Hills recover of the said W C Barnett J A Dougherty & Josiah McAdams the said sum of Seventynine Dollars and Seventy five cents & his costs herein taxed at \$1.75 May 2nd 1868 in pursuance of the statute in such case made and provided J W^{sr} Mc Randall as surety for W C Barnett J A Dougherty Josiah McAdams do hereby promise and undertake to pay the amount

Justice Fees		of said judgment and costs and interest and
File	05	costs that may accrue M M Randall
Summons	75	Taken and signed before me and
Entry	.25	surety approved by me this 2 nd day of May
File	05	A D 1868 John Cassil J. P.
Judg	.40	Jan 8 th 1869 Issued an execution and
Satisfaction	.20	delivered to J M Cassil const same day
	\$1.70	Amt \$85.70 Wesley Garrard J. P.
Bill for		Jan 12 th 1869 Execution returned endorsed
Stay of ex	40	as follows. Jan 8 th received this writ and
Execution	40	found no property whereon to levy Fees
	\$2.50	Service 40 Mileage 35 = 0.75 to J M Cassil const

State of Ohio Merion County Paris

Const Fees Township ss I do hereby certify that the
 0.75cts above is a full and true copy from the
 docket of John Cassil J. P. of the proceedings
 had by and before him at his office
 in said Township in the above action
 Wesley Garrard Justice of
 the Peace of the aforesaid
 Township

Fees. Record 0.60cts certifying Transcript
 0.25cts = 0.85 Wesley Garrard J. P.

V S Hills
v s
W C Burnett &
J A Dougherty &
Josiah M. Adams

March 19th 1869.
recd of Wesley Gerard
Eighty Four Dollars and
Ten cents. in full of of the
Judgment. V S Hill
per Elliott

I certify the above to be a true copy of a receipt
in the above named case. wherein Judgment was
rendered on the 23rd day of April 1868. by John Cabell Esqr
and Execution stayed by W M Randal. and on the
8th day of January 1869. Execution was issued by
Wesley Gerard Esqr. Transcript taken by W M
Randal. on the 12th day of January 1869. issued by W
Gerard Esqr. all of which is shown by the record
given under my hand this 12th day of Nov 1869

W M Robinson J P

150 1/2 \$
54
54
- 0 1/2

2 1/2
- 54

Union Common Pleas.

W. D. Hills

against

W. C. Barnes & J. A. Daugherty
vs. J. P. McArthur

CV May 13th 1870 \$22.00

Ex. Pct. 18

Judg't vs. Def't.,	23	
before Justice of the Peace on the	18	\$ 68
day of <u>April</u>		\$ 99.25
for the sum of		\$ 4.35
And costs before Justice,		\$
Interest from	18	\$
Justice's Increase Costs,		\$
Constable's Increase Costs,		\$
Clerk's Increase,		\$ 1.00
Sheriff's Increase,		\$
Clerk's Fees hereon,		\$
Sample of Filing,		\$

Randall

Plaintiff Attorney.

Returned and Filed June 14 1870

Paid
 15-0
 15-0
 5-0
 5-0
 5-0
 5-45

Robert Sharp Sheriff

This writ was return'd May 14th 1870 and on the
 16th of May I served on the said estate what is herein
 due commencing at the South East Corner of Survey
 No 3152 thence on the line of said Survey No 60
 poles to a Stake thence West parallel with the
 South line of said Survey 40 poles to a Stake
 thence South parallel with East line of said
 Survey 60 poles to a Stake in the South line of
 said Survey thence with said South line to the
 Beginning ~~Containing~~ Containing fifteen acres
 being land on the property of said estate out of
 the Defendant's land which he claims as his own
 these upon in pursuance of the Statute in such case made and
 provided I caused said premises to be appraised by either of
 John Brown, William J. Reed, Michael W. Davis at thirty seven
 dollars & fifty cents per acre amounting to \$552.00 also the Rental
 value of said premises by the defendant's possession the
 Chattels found on the premises found on which to live upon
 Return this writ for want of law to June 14th 1870
 returned



Execution on Transcript.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of *Union* County, Greeting:

Whereas, In a certain action before *John Capie*, a Justice of the Peace in and for the Township of *Paris* in the said County of *Union*, wherein

W. J. Hills

was Plaintiff, and

W. C. Barnett, J. A. Daugherty & Josiah McAdams

were Defendants, judgment was rendered on the *23rd* day of *April*,

A. D. 186*8*, against the said

W. C. Barnett, J. A. Daugherty & Josiah McAdams

Defendant, and in favor of the said

W. J. Hills

Plaintiff, for the sum of *Seventy Nine & 1/2* Dollars

and *Four & 3/4* 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 *23rd* day of *April*, 186*8*.

You are therefore commanded, that of the goods and chattels of *W. C. Barnett*

J. A. Daugherty & Josiah McAdams

aforsaid, you cause to be made the said sum of *Seventy Nine & 1/2* dollars

and _____ cents damages, and *Four & 3/4* dollars

and _____ cents, the costs aforsaid, and all accruing costs, if so much of the goods

and chattels of the said *W. C. Barnett, J. A. Daugherty &*

Josiah McAdams

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. C. Barnett, J. A. Daugherty*

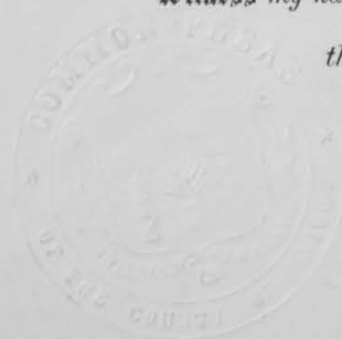
& Josiah McAdams

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 *14th* day of *May*, A. D. 186*8*

J. S. Arthur, Clerk.



above named property
Read this writ June 14th A.D. 1870 and advertised the same
for sale by the Sheriffs taking a new paper printed in Union County.
This and on the 16th day of June, the above named property
was enjoined by order of the Probate Judge of said County

Filed
a copy
advised
Return
\$ 1.07



Robert A. Sharp Sheriff

D G P 88

UNION COMMON PLEAS.

W. J. Hills

vs.

W. O. Barnett J. A. Daugherty
& Josiah McAdams

VENDI.

Debt.....\$	79 25
Costs.....\$	4 35
Increase Costs \$	6 45
This Writ.....\$	70

Returned and filed Sept 27. 18 70

J. J. Arthur Clerk.

Kandell Att'y.

The State of Ohio, Union County ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

WE COMMAND you to expose to sale those Lands and Tenements of *W. C. Barnett*
J. A. Daugherty & Josiah McAdams to wit.
situate in Union County, commencing at the South East
Corner of Survey No 3152 thence on the line of said Survey
N. 60 poles to a stake thence West parallel with the South
line of said Survey 40 poles to a stake thence South parallel
with East line of said Survey 60 poles to a stone in the
South line of said Survey thence with said South line
to the Beginning containing 15 acres

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

V. J. Hills

the sum of \$ *79⁰⁰* for debt, together with \$ *4⁰⁰* for costs, with interest
thereon, at 6 per cent. from the *23* day of *April* A. D., 18*68* until paid,
which late in our said Court the said *before John Capril*

V. J. Hills recovered against the said *W. C. Barnett, J. A.*
Daugherty & Josiah McAdams
as of record is manifest. Also, \$ _____ increase of costs, and accruing costs. And

if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment
aforesaid, then you are hereby commanded that you levy the same upon the goods and chattels,
lands and tenements, or either, as the law shall permit, being the property of the judgment debtor,
which together with the property on hand not sold as aforesaid, will be sufficient to satisfy said
judgment. And that you make due return in sixty days.

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

Witness, ~~TABER RANDALL~~ Clerk of said Court, at the
Court House, in Marysville, this *16th* day of *June*
A. D. 18*70*

J. J. Arthur Clerk.



EXECUTION.

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

To the Sheriff of said County---Greeting :

You are Hereby Commanded

to cause to be levied of the goods and chattels, and for want thereof, then of the lands and tenements in your County, of *W. C. Barnett, J. A. Dougherty and Josiah McAdams* the sum of *one hundred thirty five &* $\frac{80}{100}$ Dollars, and _____ Dollars, $\frac{100}{100}$ costs of suit, which by the Judgment of the Court of Common Pleas, within and for the said County, at the _____ Term thereof, A. D. 187____,

W. T. Hills recovered against the said *W. C. Barnett, J. A. Dougherty and Josiah McAdams* with interest thereon from the *20* day of *October* A. D. 187*3*, until paid and also the costs of increase on said Judgment and the accruing costs hereon; and have that money before the said Court of Common Pleas, within SIXTY DAYS from the date hereof, to render unto the said *W. T. Hills*

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, at

Marysville this *10*
day of *March* A. D. 187*4*

H. L. Arthur Clerk.

By _____ Deputy Clerk.

Execution & Lien Case File

Case No. 918

Recd this writ Sept 6th 1870 and on the 19th of Sept, 1870 I levied the following Real Estate Situate in Union County Ohio and in Military Survey No 12472 and bounded and described as follows.

Beginning at an ash and Beech one of the original corners of said Survey thence N 70° 17 1/2 poles, to a hickory and two Sugar trees in line of said Survey thence W 87° 22 poles to a stake in the corner of Road thence in the center of said Road in Poyelles line 35 poles to a Stake in said Road thence 70° E 140 poles to Grimes line thence with said Grimes line 40 poles to the beginning containing forty two acres more or less also part of lot No 17 in the town of Newton subject to two liens made prior to this case one in favour of A L Seaver & Co one in favour of Kelton & Bancroft

I Return this writ without further Proceeding By order of the undersigned Attorney P. B. Cole

4
Recd
45
43
180
Return
9 21 70

Robert Sharp Sheriff

D G P 164

UNION COM. PLEAS.

Maddox Bros., & Co.

vs.

E Hammond

Debt. \$ 283.25

Costs before J. P. \$ 6.75

Increase costs, \$

This writ, \$ 75

Returned & filed, Nov 7 A. D. 1870

F. J. Arthur Clerk

P. B. Cole Att'y

The State of Ohio, Union County, ss.

TO THE SHERIFF OF THE COUNTY OF Union
Whereas, on the ^{22^d}~~7th~~ day of April A. D. 1867,
Maddox Bros. & Co., recovered judgment
before S. W. Atkinson, one of the acting Justices of the Peace
within and for said county of Union, against E. Hammond

for the sum of \$ 283.²⁵, and _____ cents, for his debt, and \$ 6.²⁵,
his costs and charges in that behalf expended.

And whereas, a transcript of said judgment, duly certified, was on the 18th day of
March, A. D. 1869, filed with the Clerk of the Court of Common Pleas of
said county of Union, and by him duly entered on the Execution Docket of said court.

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

you cause to be made the debt, damages, and costs aforesaid, with interest thereon, at 6 per
cent. from the 22^d day of April, A. D. 1867, until paid, also the
sum of \$ _____ the costs of increase on said judgment, and accruing costs;
and of this writ make due return within sixty days.

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

Witness, ^{G. J. Arthur}~~FABER RANDALL~~, Clerk of said Court, at the Court
House aforesaid, this 6th day of September A. D. 1870

G. J. Arthur Clerk.

Wood & Reed

2 2-50 - \$3.84 1911

& C. Johnson

Maddox Bros

Q Hammond

Iron on Granite
on their judgement

Sept. 6. 1870

P. P. Cole

Atty for P. P. Cole

Execution & Lien Case File

Case No. 919

No. 919

Union Common Pleas Court

Cherry & Alexander
Plaintiff,

against

S. J. Marshall et al
Defendant.

JAN TERM, 1869

Judg. vs. Defendant
\$ 28. 65

Transcript

Journal _____ Page _____

Record **No Record:** _____ Page _____

Ex. Doc. *G* _____ Page 919

Transcript books 2 pages 2
Cherry & Alexander
S^W Marshall &
John Reed

Filed March 29, 1869
John Randall CLM

Entered in D. G.
page 166

Cherry & Alexander	}	Amount claimed
73		on a note
W Marshall &		\$ 24.00
John Reed	}	Interest
		.50
		<u>24.50</u>

File note .05
 Sum of fr. .55
 Entries .45
 Judgment .40
 Satisfac .25
 Bond .40

Note reads as follows
 Mansville Ohio April 6th 1868
 On or before the first day of July next
 we or either of us, promise to pay Cherry
 & Alexander or bearer Twenty four
 Dollars with use

Signed W Marshall
 John Reed

Const. Sharp
 Service .50
 Copies .50
 Pullage 35

September 12th 1868 note filed &
 Issued a summons for the appearance of
 the defendants September 19th 1868 at
 10 o'clock A.M. summons returned
 endorsed rec; this mit Sept. 15th 1868
 and served by delivering to W Marshall a
 certified copy of this mit and John
 Reed by leaving a certified copy of this
 mit at his residence Sept. 15th 1868 service
 50 cents Copies 50 cents pullage 35 cents
 Robert Sharp constable

September 19th 1868 One of the defendants
 W Marshall appeared and confessed himself
 indebted to the plaintiffs in the sum
 of Twenty four dollars and fifty cents
 and requested judgment entered against
 him and for cost -

John Reed the other defendants failed to appear at the time set for trial or for one hour thereafter thereupon it is considered that the plaintiffs Cherry & Alexander recover of the defendants the S. J. Marshall & John Reed the sum of Liberty four dollars and fifty cents & the costs of this action taxed to \$3.45 - sept. 17, 1868. The defendant, came and by their surety John E. Felton resident of the County approved by me as good and sufficient surety caused an undertaking for Stay of Execution to be entered herein which follows

In pursuance of the statute in such case made and provided I. John E. Felton as surety for stay of Execution on the above judgment of Cherry & Alexander against S. J. Marshall and John Reed do hereby promise and undertake to pay the amount of said judgment interest & costs and costs that may accrue

Taken and signed and acknowledged before me and surety approved this 28th day of sept

1868

A. T. Wilkins JP

March 11th 1869. Rec^d of John Reed \$28. $\frac{68}{100}$ dollars in full of the above judgment & cost -

A. T. Wilkins JP

The State of Ohio Union County Paris Township 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 township in the
above action

A. L. Watkins J.P.
of the aforesaid Township

Certificate .25
Transcript .45

Union Common Pleas.

Cherry & Alexander

against

S. J. Marshall & John Rud

Ex. Dec. March 29, 1869

Judg't vs. Def't.,	19	
before Justice of the Peace on the	1868	
day of <u>Sept</u>		
for the sum of		\$ 24.50
And costs before Justice, -		\$ 4.40
Interest from	18	\$
Justice's Increase Costs, -	\$	\$
Constable's Increase Costs, -	\$	\$
Clerk's Increase, -	\$	\$
Sheriff's Increase, -	\$	\$
Clerk's Fees hereon, -		\$ 10
Sample of Filing, -		\$

Porter & Sterling

Plaintiff Attorney.

Returned and Filed March 29, 1869

Recorded

Fees
 Sheriff 65
 Justice 11
 Return 12
 \$ 87

Rec'd this March 29 1869 and there being no
 writs of Habeas Corpus or mandamus or
 writs to compel the writs returned
 by the Marshall & Co. the party who have
 had or personal - and I have returned
 writs in made of this writ -
 this March 29 1869
 Robert Sharp Sheriff



Execution on Transcript.

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

To the Sheriff of *Union* County, Greeting:

Whereas, In a certain action before *A. J. Wilkins*, a Justice of the Peace in and for the Township of *Paris* in the said County of *Union*, wherein *Cherry & Alexander*

were Plaintiff^s, and *S. J. Marshall & John Reed*

were Defendant^s, judgment was rendered on the *19th* day of *September*, A. D. 186*8*, against the said *S. J. Marshall & John Reed*

Defendant^s, and in favor of the said *Cherry & Alexander*

Plaintiff^s, for the sum of *Twenty Four* Dollars and *thirty nine* 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 *29th* day of *March*, 186*9*

You are therefore commanded, that of the goods and chattels of *S. J. Marshall & John Reed* aforesaid, you cause to be made the said sum of *Twenty four* dollars and *fifty* cents ~~and~~ *all* and *four* dollars and *forty* cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said *S. J. Marshall & John Reed*

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 *S. J. Marshall & John Reed*

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 *29th* day of *March*, A. D. 186*9*

Jaber Randa, Clerk.



Execution & Lien Case File

Case No. 920

No. 920

Union Common Pleas Court

F. W. Prouty

Plaintiff,

against

C. Wells

Defendant.

JAN TERM 1869

Judg. vs. Defendant
\$134. $\frac{90}{4}$

Transcript

Journal..... Page.....

Record No. **No Record.** Page.....

Ex. Doc. *G* Page *920*

Transcript from
J. L. Neswell Docket

F. D. Pronty
vs

O Wells

Filed April 20, 1869
Labn Randall Clerk

Entered on Ex. D.
of page 168

N^o 137

J. D. Prouty
vs

O. Wells

April 27th 1865 Suit Brought on a Note
that reads as follows

Messrs McDonald Laughlin & Co

May 6th 1865

Debt \$153.20

Please forward to my address by Rail
Road to Marysville by the fifteenth day
of June 1865 one of your mowing mach-
ines for which I hereby agree to pay you
one hundred & twenty dollars.

provided the machine answers the
warranty hereon indorsed
Dated 4th day of June 1865

O Wells

Justice Fees

Filing paper 5

Satisfaction 10

Summons 15

Filing Same 5

Judgment 25

Entry 10

Execution 25

Filing Same 5

100

April 27th 1865 Summons issued for app-
earance May 6th 1865 at 1 o'clock P.M. &
delivered to Levin Griffin Constable
May 4th 1865 Summons returned indorsed
as follows, April 27th 1865, I received this
writ and served this writ by leaving a
certified copy of the same with the in-
dorsements thereon at the Defendants
Residence.

Fees Service 150 copy 150 mileage 150. = 450

L. Griffin Const.

May 6th 1865 The time specified in Sum-
mons for trial the Defendant failed
to appear and for one hour thereafter
Thereupon judgment by default
Thereupon it is on said 6th day of May
1865 considered by me that said Plaintiff
recover of said Defendant the sum of
one hundred and thirty three dollars &
Twenty cents and his costs herein taxed
at one dollar & fifteen cents

J. D. Wiswell J.P.

July 15th 1865 Execution issued and delivered
to Levin Griffin Constable

July 26th 1865 Execution returned in do-

Const Fees

Summons 45

Execution 35

70

see as follows, received this writ
July 26th 1865 no property found whereon

to Levy
Fees mileage 35^{cts} Levin Griffin
Constable

The State of Ohio Union County Liberty
Township S.S.

I do hereby certify that the above is a
full and true copy from the docket
of S. L. Neswell late a Justice of the
Peace of the Township aforesaid
of the proceedings had by and before
him at his office in said
Township in the above action
S. W. Ottinson J.P.

of the aforesaid Township
April 17th 1869

Execution & Lien Case File

Case No. 956

No. 956

Union Common Pleas Court

A. R. Southwick

Plaintiff,

against

James B. Cram

Defendant.

APR TERM, 1869

Judg. Co. Defendant
\$ 42. 70

Transcript

Journal..... Page.....

Record No. **No Record.** Page.....

Ex. Doc. *G* Page *956*

\$175.00
 \$3.35
 \$19.45
 2.70
 \$175.35

Wilkes fees \$3.00
 Thomas Sumner 50
 Showers 50
 Hooper 50
 H. Perkins 50
 Van Bellus 50
 Green 50 = \$300

P. W. Lawrence his fees \$3.20
 Fees paid by Deft's friends for deposition
 \$3.20
 Dependent costs in full \$16.11
 \$3.00

Wesley Garrard P.S.
 State of Ohio's Northern County, Sanio 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 Wesley Garrard P.S. of the
 aforesaid township

Transcript
 E. R. Southwick

vs
 James B. Crom
 before
 Wesley Garrard
 P.S.

Filed July 24, 1869
 Labu Randall Clerk
 D. C. page 234

E R Southwick Plaintiff } No 73

James B. Cron Defendant }

June 25th 1869 The plaintiff filed his bill of particulars as follows

Mesley
Gerrard & B
his fees in
this case in
full \$5.15
Transcript \$1.85
Certifying
Transcript 25
\$6.75

Marysville June 22nd 1869
Mr James Cron To
E R Southwick Dr
To house rent from January 16th 1869
April 5th 1869 at \$6.00 per month = \$16.60
To Bolon costs of suit for holding
said horse over time 5.65
Armed due \$22.25

June 25 1869 issued a summons
of same date returnable June 29th
at one o'clock P M A D 1869 and
delivered to J M Cassil const
June 25 1869 sum returned on
Received this writ June 25 1869
and served the same on the same
day by delivering to defendant a

J W Lawrence
const his
fees in this
suit \$3.20

certified copy of this writ and the
endorsements thereon Const fees
Serv 25 Cop 25 Mile 20 = 70 J M Cassil const
A notice to take depositions returned
as follows received this writ June 25
1869 and served the same on the same
day on J W Robinson the pts attorney
Fees Serv 40 Mile 20 = 60 J M Cassil const

June 25th 1869 I opened the deposition of John O. Snyder at 10 o'clock A.M. taken before John G. McGuffey notary public Franklin Co Ohio Witness fees 75

Notarys 3.15 = \$3.90 Fees by defendant James B. Cross June 29 1869 issued a subpoena for the defendant for the following witnesses E Green pro Coder Ten Bellus Frank Justice. Showers Leonodus Turner June 29 1869 Subp returned as follows

Mitwesses	How Served	Day served	Miles distant
Jon Turner	Re	29	" "
Showers	"	"	" "
pro Coder	"	"	" "
Ten Bellus	"	"	" "
Justice	"	"	" "
E Green	"	"	" "

Fees Mile 45 Serv 6 wit 75 = \$1.20

J. W. Lawrence Const

June 29th 1869 The def^t demanded a jury the jury was selected according to Law The 12 men were selected and venire issued James A. Henderson Wm Cartmel Samuel Cartmel A. J. Whitney P. Snyder C. Houston and delivered to J. W. Lawrence const Venire returned as follows June 29 1869 personally served C. Houston Wm Cartmel P. Snyder Samuel Cartmel A. J. Whitney. James A. Henderson could not be found.

Fees \$1.00

J. W. Lawrence const

Iron Turner Showers & Coder James Cram
H Justice Ten Bellus E Green were
sworn for defendant

E R Southwick & F S Arthur were
sworn for Plaintiff

The following persons were sworn as
jurors John C Price C Houston J F Sabine
A J Whitney S Snider Samuel Cartmel

The Ct served his own subpoena
After hearing all the evidence the jury
retired to deliberate. In a short time
the jury returned with the following
verdict. We the jury find for the plaintiff
the sum of Twenty two & $\frac{25}{100}$ Dollars

John F Sabine Foreman

Thereupon it is on this 29th day of June 1869
considered by me that the Plaintiff E R Southwick
recover of the defendant James B Cram
the sum of Twenty two dollars and Twenty five
cents debt and Three dollars and Thirty five
cents the plaintiffs costs of suit taxed as follows
P. P. Fees \$25 file 05 subp 33 file 05 file bill 05 swearing
2 mit. 10 Transfer Judg 15 Judg 40 Record 75 = \$2.15
Fees 1 mit S F Arthur 0.50

Const Fees serving return of sum 1.70

J M Cassil const

Plaintiffs costs \$3.35

Deft costs of suit. J P Fees Notice of dep 40 file 05
Subp 6 mit 50 swear 7 mit 33 Verire 40 file 05 file
deposition 05 Trying jury case \$1.00 dot 20 = \$3.00

Execution & Lien Case File

Case No. 957

No. 957

Union Common Pleas Court

Robinson & Robinson
Plaintiff,

against

Riley Martin
Defendant.

APR TERM, 1868

Judg. vs. Defendant
\$ 6. ⁰⁰/₁₀₀

Transcript

Journal _____ Page _____

Record No. **No Record.** Page _____

Ex. Doc. *G* Page 957

Transcript

Robinson's Robinson

^{vs}
Riley Martin

Before
Wesley Carrard p. J.

Docket B.

Filed July 26. 1869
Labu Randall clk

D. G. page 236

Pocket B

Robinsons Robinson Plaintiffs }
15 } No-88
Riley Martin Defendants }

May 12th 1869 Plaintiffs filed their bill of particulars as follows

Robinsons Robinson Plaintiffs } Before Wesley
15 } Garrard J. of Peace
Riley Martin Defendant } In Union Co Ohio

Bill of particulars

Nov-30 th 1867	1/2 bill of Goods	\$4.55
" " "	Or by Cash	2.00
	To balance	\$2.55
	Interest	.20
	May 12 th 1869	\$2.75
	Robinsons Robinson	

May 13th 1869 issued a summons of some date and returnable Monday May 17th 1869 at One O'clock P. M and delivered the same to J. M. Cassil constable. Received this writ May 13th 1869 and served the same day by leaving a true copy of this writ and the endorsements thereon at the residence of the within named defendant

Const Fees. Serv-25 Privilege 45 Cop 25 = 0.95
J. M. Cassil Constable

May 17th 1869 one O'clock the defendant not present. The plaintiffs asked for a continuance untill Saturday May 22nd 1869 at 2 O'clock P. M. which request was granted

Wesley
 Carrard J.P.
 Subbill 05
 Summons 25
 File " 05
 Record 45
 Judgment 40
 Satisfaction 20
 \$1.40
 Transcript 45
 Copying
 Transcript 23
 \$2.10
 McCasib's
 fees 0.95
 \$2.15
 Fees \$0.95

Saturday May 22nd 1869 at 2 O'clock P.M.
 and for one hour thereafter the defendant
 failed to appear. Thereupon it is on
 this 22nd day of May A.D. 1869 considered
 by me that the plaintiffs Robinson
 & Robinson recover of the defendant
 Riley Martin the sum of two
 dollars & seventy five cents debt and
 two Dollars and fifteen cents the costs
 herein taxed as follows. J.P.'s fees
 file 05. Sum 25 file 05 Record 45 Judg 40
 = \$1.20 Constable J.M. Cassib his
 fees 0.95 = \$2.15

Wesley Carrard J.P.
 State of Ohio Monroe County Paris Township ss
 I do ^{heretofore} 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
 Wesley Carrard J.P. of
 the aforesaid Township

Execution & Lien Case File

Case No. 958

No. 958

Union Common Pleas Court

J. B. Whelpley

against

Plaintiff,

J. C. Lee

Defendant.

APR TERM, 1869

Judg. Cr. Defendant

\$57.32

Journal..... Page.....

Record No. **No Record.** Page.....

Ex. Doc. *G* Page 958

J. B. Whelpley
vs
J. C. Lee

July 28, 1869 Lilia
& Entered on Ex. D
of page 238
Laba Randall CLK

J B Whelpley
vs
J. C. Lee

The state of Ohio Union
County, Leesburg Township
Civil Action sum claimed
July 10th 1869 \$54.87

gas fees
filing bill 5
summons 25
filing same 5
judgement 40
Docket entries 30
\$1.05
transcript .30
certifying .25
\$1.60

the plaintiff filed his bill
of particulars against
the Defendant as follows
\$71.52) June 2ⁿ 1868 one day
after date I promise to
pay the bearer the sum
of seventy one dollars and
fifty two cents for value
received with interest at
10 percent J. C. Lee

the above fees
paid by the
plaintiff

the above has an indorse-
ment Nov 28th 1868 Received
by addison Lee on this note
Twenty & 70/100 Dollars

slows fees
served summons
\$.85
this fees paid
by the plaintiff

July 10th 1869 bill of partic-
ulars of plaintiff filed &
summons issued by me
for the appearance of the
Defendant on the 17th day
of July 1869 at at two o'clock
in the afternoon delivered
to J. H. Scott Constable

summons returned indorsed received
this writ July 10th 1869 and served the 11 of
same month by rappy left in the hands
of defendant service 25 rappy 25 mileage
35 x .85 J. H. Scott Const

summons returned indorsed received
this writ July 10th 1869 and served the 11 of
same month by rappy left in the hands
of defendant service 25 rappy 25 mileage
35 x .85 J. H. Scott Const

July 17th 1869 the defendant made default
and came not at the time named in

the summons or for one hour thereafter
it is therefore considered and adjudged
by me that the plaintiff recover of
the Defendant the sum of fifty four Dollars
and eighty seven cents, the amount of his
claim aforesaid and also his costs herein
taxed at one Dollar and ninety cents
Othniel Jewett J. P.

The state of Ohio }
Union County, ss }

I do hereby certify that the above
is a true and correct copy of the
proceedings had by and before me
in the above case this the 28th Day
of July, A. D., 1869

Othniel Jewett J. P.

Union Common Pleas.

J. B. Whelpley

against

J. B. Lee

Ex. Rec. 18

Judgt vs. Def't.	17	1849
before Justice of the Peace on the	day of <u>July</u>	1849
for the sum of	- - - - -	\$ 54.87
And costs before Justice.	- - - - -	\$ 2.45
Interest from	18	\$
Justice's Increase Costs.	- - - - -	\$
Constable's Increase Costs.	- - - - -	\$
Clerk's Increase.	- - - - -	\$ 0.25
Sheriff's Increase.	- - - - -	\$
Clerk's Fees hereon.	- - - - -	\$ 0.70
Sample of Filing.	- - - - -	\$

Readed

Plaintiff Attorney.

Returned and Filed July 2^d 1870

Received by J. B. Whelpley
Robert Sharp Attorney

The above judgment with interest & costs
is paid in full this 29th day of August
1870
J. B. Whelpley
J. B. Lee

for wages & costs before	
J. B.	57.32
interest	1.50
Costs costs	95
May fees	59.77
	<u>3.07</u>
	\$ 62.84

The State of Ohio
New Ross
Recd this 29th August 1870



Execution on Transcript.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of *Union* County, Greeting:

Whereas, In a certain action before *Othniel Jewett*, a Justice of the Peace in and for the Township of *Leesburg* in the said County of *Union*, wherein *J. B. Whelpley*

was Plaintiff, and *J. L. Lee*

was Defendant, judgment was rendered on the *17th* day of *July*, A. D. 18*69*, against the said *J. L. Lee*

Defendant, and in favor of the said *J. B. Whelpley*

Plaintiff, for the sum of *Fifty four* Dollars and *Eighty Seven* 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 *28th* day of *July*, 18*69*.

You are therefore commanded, that of the goods and chattels of *J. L. Lee*

aforesaid, you cause to be made the said sum of *Fifty four* dollars and *Eighty Seven* cents damages, and *Two* dollars and *forty five* cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said *J. L. Lee*

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. L. Lee*

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 *29th* day of *July*, A. D. 18*69*

Taber Randall, Clerk.

Execution & Lien Case File

Case No. 959

No. 959

Union Common Pleas Court

J. B. Cole

Plaintiff,

against

Robert Welsh

Defendant.

SEP TERM, 1869

Judg. Vs. Defendant
\$102.⁰⁰/₁₀₀

Journal.....

Page.....

Record **No Record.**

Page.....

Ex. Doc. 6.....

Page 959

Transcripts-
T. B. Cole Plaintiff
Robert Webb Defendant

Filed Sept. 18, 1869
J. B. Randall Clerk

En Con Ex. L. p 240

J. B. Randall Clerk

989-104.55
1194-102⁰⁰

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page.]

P. B. Cole Plaintiff } Amount claimed
 Against } on a note \$102.
 Robert Welsh Defendant } Note reads

JP fees
 Full note .05
 summons, .25
 file .05
 Entries .30
 Judge .40
 Satisfac. .25
 Transcript .30
 Certificate .25
 1.85

~~Full~~ Six months after date I promise to pay to the order of P. B. Cole one hundred dollars Oct. 13th 1868 signed Robert Welsh August 10th 1869 Note filed and summons issued (and delivered to J. M. Cassit Constable) for the appearance of the defendant Robert Welsh August 19th 1869, at 10 o'clock A. M. Summons returned endorsed Received Aug 10th 1869 and served by leaving a true copy of this writ and the endorsements thereon at the residence of the defendant on the same day Service 25 cents Copy 25 cents Mileage 20 cents Total 70 cents J. M. Cassit Constable August 14th 1869

Cassit Constable
 Service .25
 Copy .25
 Mileage .20
 70

The defendant Robert Welsh failed to appear at the time set for trial and for one hour thereafter Thereupon it is considered by me that the plaintiff P. B. Cole recover of the defendant Robert Welsh the sum of one hundred and two dollars and his costs in this action to wit two dollars

185 4P
 70
 2,55

The State of Ohio Union County 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 said township in the above action

A. H. Wilkins JP
 of the aforesaid township

P. B. Cole

PLAINTIFF,

vs.

Robert Welsh

DEFENDANT.

Aug 14 189 10 A. M.

The Plaintiff will take Judgment for \$ 102.
if Defendant fails to appear.

Justice's Costs, - - - 1.50

Constable's Costs, - - -

Received August 10th 189.

And served by leaving a true

copy of this writ and

the endorsements

thereon at the Residence

of the Defendant on the

same day

Fees—Service, \$ 2.00 Copy, \$ 2.50
Mileage, \$ 20 Total, \$ 70

Geo M Coe Constable.

THE STATE OF OHIO,
Almon COUNTY, ss. }

To any Constable of Paris Township, Greeting:

You are hereby commanded to Summon Robert Welsh

to appear before me,
a Justice of the Peace of said Township, at my office therein, on the 14th day of
Aug 1869 at 10 o'clock A.M., on said day, to answer unto

P. B. Cole in Civil Action, for amount
claimed on a note

Claim, \$ 102, 50

and of this writ make legal service and due return.

Given under my hand, this 10th day of August 1869

A. F. Watkins

Justice of the Peace.

Union Common Pleas.

P. B. Cole

against

Robert Welsh

Ex. Rec. 18

Judgt vs. Def't... Robert Welsh
before Justice of the Peace on the 18th
day of Sept 1869

for the sum of	-	-	-	-	\$ 102.00
And costs before Justice,	-	-	-	-	\$ 2.80
Interest from	-	-	-	18	\$
Justice's Increase Costs,	-	-	-	\$	} \$ 70
Constable's Increase Costs,	-	-	-	\$	
Clerk's Increase,	-	-	-	\$	
Sheriff's Increase,	-	-	-	\$	} \$
Clerk's Fees hereon,	-	-	-	\$	
Sample of Filing,	-	-	-	\$	

Cole Recorded
Plaintiff Attorney.

Returned and Filed Nov. 29 1869

Read the entries of # 1467 and on the 29th day
in return to the justice 1869

Rec'd this writ October 30 1869 and on the 29th
of November 1869 a sale was made for property no goods or
chattels found upon which make a levy share
thereon land on the following Paul Colale to wit
part of survey no 3351 beginning at the south east
corner of the of the 1/4th of section 36 south of the
line of Rogers & Spiller & being the same course with the
Snyder east line to the section road thence with said
road to the corner of Henry there land on thence with
his line to Snyder's corner thence with Snyder's line
to the beginning containing ten acres thence on by
also the east one half of in lot no 125 and all of
in lot no 175 in the town of Mansville

of two
acres
less
one
acre
\$ 100.00

Robert Sharp Sheriff



Execution on Transcript.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of Union County, Greeting:

Whereas, In a certain action before A. J. Wilkins, a Justice of the Peace in and for the Township of Paris in the said County of Union, wherein P. D. Cole

was Plaintiff, and Robert Welsh

was Defendant, judgment was rendered on the 19th day of August, A. D. 1869, against the said Robert Welsh

Defendant, and in favor of the said P. D. Cole

Plaintiff, for the sum of One hundred Two Dollars and _____ 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 18th day of September, 1869.

You are therefore commanded, that of the goods and chattels of Robert Welsh

aforesaid, you cause to be made the said sum of One hundred Two dollars and _____ 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

Robert Welsh

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

Robert Welsh

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 30th day of October, A. D. 1869

Huber Randall, Clerk.

Union

Common Pleas.

P. B. Cole

vs.

Robert Welsh

Judgment *19* day of *August*

18 *69*, for \$*102.00*

Plff's Costs *2.80*

Def't's Costs

Interest

Increase Costs *1.70*

" Clerk *70*

" Sheriff

" App'r

" Printer

Issued *June 19* 18 *73*

Filed *July 12* 18 *73*

P. B. Cole

Att'y.

COSTS TAXED.

Plaintiff.

Defendant.

Clerk

Sheriff

Stamps

Witness

Sumner's 45
Notes & Print 50
Printers fee 3.00
Return 50

\$ 4.45

Fees

Received this writ June 19th 1873,
 and on the 25th day of June 1873
 I proceeded to advertise according to law
 in the newspaper for some and afterwards
 to wit, on the 12 day of July 1873.
 I returned this writ without further
 proceeding by order of P. B. Cole
 the Plaintiff

John Free Sheriff

V E N D I E X P O N A S .

THE STATE OF OHIO,)

Union County, ss. }

To the Sheriff of said County---Greeting :

You are Hereby Commanded

to cause the *lands and tenements hereinafter described to wit*

Part of survey No 3351. Beginning at the south east corner of the lot of Philip Snider. thence south with the line of Rogers and Ophie and being the same course of Sniders east line to the Dublin road thence with said road to the corner of Harry Rice's land. thence with his line to Sniders corner, thence with Sniders line to the beginning - containing ten acres more or less -

Also the east one half of Pm Lot No 125. and all of Pm Lot No 175. in the Town of Marysville -

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy P. B. Cole

the sum of one hundred and two Dollars,
and Four ¹⁰⁰ & ⁵⁰ 100 Dollars,
costs of suit, which, by the judgment of A. F. Wilkins a
Justice of the Peace within and for said County, on the 19th day of
August A. D. 1869,

recovered against the said Robert Welsh
as appears by the transcript of said judgment, filed and entered upon the Execu-
tion Docket of the Court of Common Pleas for said County, on the 18th
day of September A. D. 1869,
with interest thereon from the 19th day of August
A. D. 1869, until paid and also the costs of increase on said Judgment and the
accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your
hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of
the further goods and chattels, and for the want thereof, then of the
lands and tenements in your county, of the said Robert Welsh
sufficient to satisfy the judgment afore-
said, and have the money arising from such sale before the said Court of Common
Pleas, within SIXTY DAYS from the date hereof, to render unto the said
P. B. Cole
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, at
Marysville this 19
day of June A. D. 1873
H. S. Arthur Clerk.



P.B. Cole
vs
Robert Welsh

Filed Oct 21, 1873
H.L. Arthur Clerk

X
11

Sheriff's Sale.

P. B. Cole, }
vs. } Union Common
Robert Welsh. } Pleas.

BY VIRTUE OF A VENDI EXPO-
NAS to me directed from the Court of
Common Pleas of Union county,
Ohio, I will offer for sale at the door of
the Court House, in said county, on Fri-
day, the 25th day of July, A. D., 1873, be-
tween the legal hours of ten o'clock, A. M.,
and four o'clock, P. M., the following
lands and tenements, to wit: Part of sur-
vey No. 3351, beginning at the South-east
corner of the lot of Philip Snider; thence
South with the line of Rogers and
Opphele, and being the same corner of
Snider's east line to the Dublin road,
thence with said road to the corner of
Harry Rice's land, thence with his line to
Snider's corner, thence with Snider's line
to the beginning, containing ten acres
more or less—also the east one half of In-
lot No. 125, and all of In-lot No. 175 in
in the town of Marysville.

JOHN C. PRICE, Sheriff.

P. B. COLE, Attorney.
June 25, 1873—5wpt\$8.

THE STATE OF OHIO,
UNION COUNTY, SS.

J. H. Shearer being duly sworn, says that
a copy of the annexed notice was published for *30 days*

in the "Marysville Tribune," a newspaper of general circu-
lation in the County of Union, the first publication begin-
ning with *June 25 1873*

Sworn to and subscribed before me, this *21* day of

Q. J. 1873

G. T. Arthur Clerk.

Execution & Lien Case File

Case No. 960

No. 960

Union Common Pleas Court

John Dixon

Plaintiff,

against

H. Booth

Defendant.

SEP TERM, 1869

Judg. G. Defendant

Journal _____

Page _____

Record No. **No Record.**

Page _____

Ex. Doc. *G*

Page 960

John Dixson
Esq

H. Brewster

Transcript

Filed Sept. 24, 1869
Labor Randall Clerk

Ex. 2
page 242

[Faint, illegible handwritten text covering the right page, likely bleed-through from the reverse side.]

John Dixon Plaintiff
Against
H Booth Defendant

No 99,
Taylor Township Union
County Ohio May the 13th
AD 1869.

Set off \$38.77

Justice fee
filing bill 50c
Set 10
Summons 25
Order 40
Copy return 15
Judgment 40
\$1.35

Court fee
Mileage 50
Service 40

Printers fee
\$2.00

Plaintiff John Dixon filed
Affidavit for order of
Attachment. Order of attach-
ment issued delivered to
Constable Turner same day
returnable forthwith. Also on
the same day issued Summons
delivered the same to Const. Turner
returnable with the order.

May the 14th AD 1869 Summons
returned indorsed as follows May the
13th 1869, I received this writ the within
named H Booth not found in the County
My fees Mileage 25c
Wm Turner Constable

May the 14th AD 1869 Order of Attachment
returned indorsed as follows May the 13th 1869
I received this writ and on the same day
went to the place where the property described
in an inventory and appraisement thereof
under an order of an attachment in the action
of John McDollison against the within named
H Booth and served on the 19th day of
March 1869 and then and there at about
two o'clock P.M. on the said 13th day of
May 1869, in the presence of M. Cole and
Thomas Cally two credible persons did
declare that by virtue of this order

I attach said property and did then and there
attach it as in my hands subject to said prior
attachment,

My fees Mileage 25
Service 40
Wm Turner Constable

May the 14th AD 1869

This case is set for trial
on the 23rd day of June AD 1869 at 12
o'clock M.

June the 23rd 1869

The plaintiff appeared the defendant
failed to come though waited for one
hour. Thereupon it is on said 23rd
day of June 1869 considered by me that the
Plaintiff John Dixon recover of the defendant
H Booth the sum of thirty nine dollars
and four cents debt, and four dollars and
twenty five cents his costs herein taxed as
follows Justice filing bill 5 Set 10 Sum 25
order of attach 40 Copy return 15 Judgment 40
Const. fee Mileage 50 Service 40 Printers
fee \$2.00 David Sheueman J.P.

The State of Ohio Union County
Taylor Township SS

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

Union Common Pleas.

John Dixon

against

A. Booth

Ex. Pct. September 26 1869

Judg't vs. Def't.,	
before Justice of the Peace on the	<u>23^d</u>	
day of <u>June</u>	18 <u>69</u>
for the sum of	- - - - -	\$ <u>39.04</u>
And costs before Justice,	- - - - -	\$ <u>4.25</u>
Interest from 18	\$
Justice's Increase Costs,	- - - - -	\$
Constable's Increase Costs,	- - - - -	\$
Clerk's Increase,	- - - - -	\$ <u>0.25</u>
Sheriff's Increase,	- - - - -	\$
Clerk's Fees hereon,	- - - - -	\$ <u>.70</u>
Sample of Filing,	- - - - -	\$

Recorded
Porter Sterling
Plaintiff / Attorney.

Returned and Filed Nov. 9. 1869

In obedience to the command of the writ I did on
the first day of November A D 1869 send this writ upon
the following Goods & Challes to wit One Steam Engine
& Boiler Belting for same 2 Saws one Log carriage
& 1 Pump situated in Scitso Township Delaware
County Ohio
By James Halley Deputy
Williams Brown Sheriff
. see \$ 4.00
Mileage 12.00
Return 12.00
17.00 This property not sold for want of time



Execution on Transcript.

THE STATE OF OHIO, }

Union

County, ss. }

To the Sheriff of *Delaware* County, Greeting:

Whereas, In a certain action before *David Sherman*, a Justice of the Peace in and for the Township of *Taylor* in the said County of *Union*, wherein *John Dixon*

w^{as} Plaintiff, and *H. Booth*

w^{as} Defendant, judgment was rendered on the *23rd* day of *June*, A. D. 18*69*, against the said *H. Booth*

Defendant, and in favor of the said *John Dixon*

Plaintiff, for the sum of *Thirty nine* Dollars and *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 *24th* day of *September*, 186*9*.

You are therefore commanded, that of the goods and chattels of *H. Booth*

aforesaid, you cause to be made the said sum of *Thirty nine* dollars and *Four* cents damages, and *Four* dollars and *Twenty five* cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said *H. Booth*

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 *H. Booth*

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 *24th* day of *September*, A. D. 186*9*

Jabez Randall, Clerk.

Execution & Lien Case File

Case No. 961

No. 961

Union Common Pleas Court

Safety Stout

against

Plaintiff,

H. Booth

Defendant.

SEP TERM, 1869

Judg. vs. Defendant
899 $\frac{12}{11}$

Journal _____ Page _____

Record No. ~~No Record.~~ Page _____

Ex. Doc. *G* Page 961

Safety Staul
H Booth
Transcript

Filed Sept 24, 1869
Taber Randall

Ent on Ex
page 244

Sept 24
1869

found in the ground

Sept 24

Wash

Sept 24 1869
found in the ground
at the place where
the old mill was
located. It was
found in a hole
about 10 feet
deep. The soil
was very soft
and the stone
was very hard.
It was found
in a hole about
10 feet deep.
The soil was
very soft and
the stone was
very hard.

Sept 24

found in the ground

22 different sized stones will still be
found in the ground. It is
found in a hole about 10 feet
deep. The soil was very soft
and the stone was very hard.
It was found in a hole
about 10 feet deep. The soil
was very soft and the stone
was very hard.

Safety Stout Plaintiff
Against
H. Booth Defendant

Set at \$90.28

No 98.

Taylor Township Union
County Ohio May the
13th AD 1869,

Justice fee
fil bill 5cts
Set 10
Summons 25
Order 10
Copy taken 15
Judgment 40
1.35

Affidavit filed by the
Plaintiff for order of attachment
Order of attachment issued delivered
to Constable Turner, on the same day
returnable forthwith also on the
same day summons issued delivered to
Const. Turner on the same day.
May the 14th AD 1869 Summons returned
indorsed as follows May 13th 1869 I received
this writ the within named H Booth not
found in the County.

My fees Mileage 25
Wm Turner Constable

Const fee
Mileage 50
Service 40
90

May the 14th AD 69. Order of attach
ment returned indorsed as follows
May the 13th AD 1869 I received this
writ, and on the same day went
to the place where the property
described in an inventory and appraise
ment thereof under an order of attachment
in the action of John M Gollison against
the within named, H Booth and served
on the 19th day of March 1869, and then
and there ~~in the~~ at about 2 o'clock PM
on the said 13th day of May 1869 in the
presence of M. Cole, and Thomas Cody
two credible persons did declare that
by virtue of this order I attached said

printers fee
\$ 2.00

property and did then and there attach
it as in my hands subject to said
prior attachment

My fees Mileage 25cts
Service 40

65
Wm Turner Constable

May the 14th, 1869. This case
is set for trial on the 23rd day
of June AD 1869. at 10 o'clock
Am.

June the 23rd 1869. 11 o'clock
A.M. the Plaintiff appeared the
defendant failed to appear though
waited one hour.

Thereupon it is on said 23rd day of
June AD 1869. Considered by me that the
Plaintiff Safety Stout recover of the defendant H Booth
the sum of Ninety dollars and Eighty seven cents
Debt and four dollars and Twenty five cts his
costs as follows Jus fee fil Bill 5cts Set 10 cts
Sum 25cts order 40 cts Copy return 15 cts Judgment 40.
Const fee Mileage 50. Service of order 40 cts. Printers fee 2.00

David Sherman J. P.

The 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 the proceedings
had by and before me at my office in said
Township in the above action.

David Sherman J. P. of the
above said Township.

Union Common Pleas.

Safety Stout

against

H. Booth

Ex. Proc. September 26 1869

Judg't vs. Def't.,	
before Justice of the Peace on the	<u>23^d</u>	
day of <u>June</u>	18 <u>69</u>
for the sum of	- - - - -	\$ <u>94,87</u>
And costs before Justice,	- - - - -	\$ <u>4,25</u>
Interest from	18
Justice's Increase Costs,	- - - - -	\$
Constable's Increase Costs,	- - - - -	\$
Clerk's Increase,	- - - - -	\$ <u>0,25</u>
Sheriff's Increase,	- - - - -	\$
Clerk's Fees hereon,	- - - - -	\$ <u>70</u>
Sample of Filing,	- - - - -	\$

Recorded

Porter Sterling

Plaintiff Attorney.

Returned and Filed Nov. 13, 1869

~~September 26 1869 I received this writ and on the first day of October A D 1869 I found this writ upon the following Goods & chattles to wit~~

~~One Steam Engine & Boiler Belting & fixtures for same~~

~~2 Saws one Log carriage & 1 Pump~~

~~William Brown Sheriff~~

In Obedience to the command of this writ I did on the first day of November A D 1869 find this writ upon the following Goods & Chattles to wit

One Steam Engine & Boiler Belting for the same

2 Saws one Log carriage & 1 Pump situated in Scrato Township Delaware County Ohio This property not sold for want of time

Sw. 40
 miles 120
 Return 1 1/2

William Brown Sheriff
By James Healey Deput



Execution on Transcript.

THE STATE OF OHIO, }

Union

County, ss. }

To the Sheriff of ~~Franklin~~ Delaware County, Greeting:

Whereas, In a certain action before David Shuman, a Justice of the Peace in and for the Township of Taylor in the said County of Union, wherein Safety Stout

was Plaintiff, and H. Booth

was Defendant, judgment was rendered on the 23^d day of June, A. D. 1869, against the said H. Booth

Defendant, and in favor of the said Safety Stout

Plaintiff, for the sum of Ninety four Dollars and Eighty Seven 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 September, 1869

You are therefore commanded, that of the goods and chattels of H. Booth

aforesaid, you cause to be made the said sum of Ninety four dollars and Eighty Seven cents damages, and Four dollars and Twenty five cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said H. Booth

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 H. Booth

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 24th day of September, A. D. 1869

Jabir Randall, Clerk.

Execution & Lien Case File

Case No. 966

No. 966

Union Common Pleas Court

David Miller

Plaintiff,

against

Thomas J. Thompson

Defendant.

SEP TERM, 1869

Judg. vs. Defendant
\$ 114. ⁹⁶/₁₀₀

Transcript

Journal _____ Page _____

Record **No Record.** Page _____

Ex. Doc. *G* Page 966

More Evidence in the within case, to Sheriff
of Madison County.

Jerry V. Chance

atty. for Mr. S.

60. 174. 418
David Miller
vs
Thomas J. Thompson

Manuscript

Lind Oct. 8, 1869
John Randall Clerk

Filed & Entered on Ex. D. of Court
254 Oct. 8, 1869

John Randall Clerk

December 9th 1862

William Clinton)
vs) Bill filed suit on note of hand
Thomas J. Thompson) Reading as follows
David Miller) \$79.00 one year after date and
or either of us promise to pay
William Clinton or bearer the
sum of seventy nine Dollars for value received of him
this 30th day of October A.D. 1861

Thomas J. Thompson
David Miller

10th issued Summons for defendants to appear on the
16th at 9 o'clock A.M. directed to J. Beatty Constable
13th Summons returned inclosed December the 11th
served by copy left with defendants fees two copies
30^{cts} mileage 50 return 30 total \$1.10 John Beatty Constable
16 the parties both failed to appear at the time & place set
for trial and in one hour after I there fore Rendered
Judgment for plaintiff in the sum of seventy nine
dollars & fifty cents debt & one dollar & seventy five cents
costs the defendant Thompson came and by exhibiting
Thompson resident of the county good & sufficient
surety and entered into an undertaking for the
stay of Execution as follows

in pursuance of the statute in such case made
and provided I Wheeling Thompson undertake to pay
the full amount of the above judgment interest and costs
and increase)

Wheeling Thompson

Taken signed and acknowledged this 25th December 1862

Matthew Stewart J. P.

August 19th 1863 Issued Execution directed to E. Fritt const

Sept 19th Execution returned inclosed Received this writ

August 19th Served by leaving on ten acres of corn & one

rick of wheat & one stack of wheat 150 bushels more

or less not time to advertise the property constable fee

milage 75^{cts} service 25 E. Fritt constable money

made in full constable fees retained E. Fritt const

September 22nd 1863 Received of E. Fritt constable

\$83.26 in full of debt interest & costs

The State of Ohio Champaign county Salem

Township I do hereby certify that the above is

a true and full copy from my docket of the

proceedings had by and before me at my office

in said township in the above action

August the twenty fourth A. D. 1864

Matthew Stewart

J. P.

The State of Ohio - Champaign county
Salem township

I do hereby certify that the within is a true
copy from my docket of the proceedings had
by and before me at my office in said
Township and county in the within township
and county in the within action October
26th A.D. 1867

Matthew Stewart J. S.

Copy of receipt of constable

Kingston September 19th 1863 Received of David Miller as surety \$89.56 Being the amount in Execution against Thomas J. Thompson and David Miller in full E. Britt constable

David Miller } Bill of particulars before
vs } Isaac Brockie K. J. D.
Thomas J. Thompson } The plaintiff claims a judgment against the defendant for the sum of \$89.56 with interest from the 19th day of September 1863 for that amount of money paid by plaintiff Miller as surety for defendant Thompson to William Clinton for which amount of money plaintiff ask judgment against defendant interest and costs of suit

September 16th 1863 issued summons directed to J. C. Smith constable one dollar paid by plaintiff for costs day set for trial September 21st at ten o'clock A.M. September 17th summons returned indorsed served Sept 17th by leaving a certified copy with indorsement thereon

Total p. 90 J. C. Smith Constable
September 21st 1867 ten o'clock A. M. nine
specified in summons for trial both parties
failed to appear at the hour set for trial and
for one hour thereafter

Thereupon it is on said twenty first day of September
her considered by me that David Miller
recover of the said Thomas J. Thompson
said sum of one hundred and eleven dollars
and sixteen cents also two dollars and fifty
five cents the costs

Isaac Brodick Jr. J. P.

The State of Ohio Union County Allen Township
I do hereby certify that the within is a true
copy of from my docket of the proceedings had
by and before me at my office in said
township and county in the within
action October 26th A. D. 1867

Isaac Brodick Jr. J. P.

one dollar for transcript and twenty
five cents for certificate total \$1.25
paid by plaintiff David Miller
I, Brodick, J. P.

Union Common Pleas.

David Miller

against

Thomas J. Thompson

Ex. Sect. 18

Judgt vs. Def't,	21 ⁸	
before Justice of the Peace on the	18	67
day of Sept		
for the sum of		\$ 111 ¹⁶
And costs before Justice,		\$ 3 ⁰⁰
Interest from	18	\$
Justice's Increase Costs,		\$
Constable's Increase Costs,		\$
Clerk's Increase,		\$
Sheriff's Increase,		\$
Clerk's Fees hereon,		\$ 70
Sample of Filing,		\$

Young & Chance
Plaintiff Attorney.

Returned and Filed Nov. 24. 1869

Recorded

Decease 44 -
 Mileage 1.40
 Entry on docket 50
 23
 Balage's Return \$ 2.00

Alfred R. Boney
Shirley's Guardian
Ohio

Received this writ of Habeas Corpus 11th Nov. 1869
 of the Defendant Thomas J. Thompson
 for goods chattels bonds or movement found
 in my Bailment when so long to make all
 or any part of the within Judgment satisfied or
 cost or increase cost thereon taxed, and this
 writ recalled for return this 22nd day of November
 1869



Execution on Transcript.

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

To the Sheriff of Hardin County, Greeting:

Whereas, In a certain action before Isaac Broderick Jun, a Justice of the Peace in and for the Township of Allen in the said County of Union, wherein David Miller

was Plaintiff, and Thomas J. Thompson

was Defendant, judgment was rendered on the 21st day of September, A. D. 1867, against the said Thomas J. Thompson

Defendant, and in favor of the said David Miller

Plaintiff, for the sum of One hundred & eleven Dollars and Sixteen 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 8th day of October, 1867

You are therefore commanded, that of the goods and chattels of

Thomas J. Thompson

aforsaid, you cause to be made the said sum of One hundred & eleven dollars and Sixteen cents damages, and Three dollars and Eighty cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said Thomas J. Thompson

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 Thomas J. Thompson

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 8th day of October, A. D. 1867

Jaber Randall, Clerk.

Execution & Lien Case File

Case No. 1008

No. 1008

Union Common Pleas Court

B. L. Galvinage
Plaintiff,

against

Floyd Reynolds et al
Defendant.

SEP TERM, 1869

Judge G. W. Defendant
168 $\frac{50}{7}$

Journal _____

Page _____

Record **No Record.**

Page _____

Ex. Doc. *G* _____

Page 1008

B. L. Galmaque
vs

Floid Reynolds

John Sidle

Judge before
P. Cranston

Ent^d on Ex. D. C.
page 338

Filed Nov. 20. 1869

Jabez Randall Clerk

Mr Clerk -

Issue execution in
this case returnable -
according to Law -

McLawrence
Nov. 22nd / 69 = Pliffs Atty -

B. L. Salmage, Cas, Plaintiff
 against
 Floyd Reynolds
 John Sidle } Defendants

No. 184 } Before P. Cranston J. P. of
 Taylor Township, Union Co., O.
 Suit Brought to recover on note of hand ^{as follows}

\$144.80 Sixty days after date, for value received we jointly and severally promise to pay B. L. Salmage or order, at their office. One hundred & forty dollars, with interest at the rate of one per cent per month, on all unpaid principal and interest after due until paid, said interest to be computed monthly:

And we, or either of us, do hereby authorize and empower any attorney of any court of record in the State of Ohio or elsewhere to waive the issuing of and service of process, and appear for us or either of us, in any of said courts at any time after the above note becomes due, and confess judgment thereon, against us or either of us, in favor of the payee or endorsee hereof for the sum due on said note with all interests and costs of suit, said judgment to draw the rate of interest specified in note, after its rendition until paid:

We do also hereby waive all right of appeal, the stay of Execution, the power and privilege to hold exempt from execution, any personal or real property belonging to us or either of us, and release all errors that may accrue in the rendition of said judgment, and all right, and all right to set out any writ of error, and our said attorney is hereby authorized to enter such release in said

Amount of
 Judgment \$163.15

Justine fees
 Filing Bill .05
 Entering Bill 1.0
 Iss. Sum. .50
 Ent. judg. 4.0
 Iss. Ct. 4.0
 Transcript 6.0
 Certificate 2.5
 2.30

Constables fees
 on Summons 1.65
 Execution .40
 2.05

judgment; With ten percent for Atty. fees if coll.
ected.

Witness our hands and seals
this 22, day of June 1869

Floid Reynolds
John Sidle

November, 3. 1869

Issued Summons, returnable
November 9. 1869. at 1 o'clock P.M. and delivered to
Wm. Turner Constable;

Summons returned, served by copies
Fees copies 50. Service .50. Mileage 65 = \$1.65

Wm Turner Constable

Nov. 9. 1869 1 o'clock P.M. the defendants failed to
appear in obedience to the summons and for one
hour thereafter, therefore and thereupon on said day
judgment is hereby rendered by me against the defen-
dants Floid Reynolds and John Sidle in default, in the
in favor of B. L. Talmage, for the sum of one hund-
red and sixty-three & $\frac{15}{100}$ dollars debt and two dollars
and thirty-cent costs,

P. Cranston J. P.

Nov. 17. 1869 Issued Execution and delivered to Wm. Turner
Constable,

Nov. 18. 1869 Execution returned, no property found whereon
to levy, Fees mileage .40

Nov. 19 1869 Transcript issued

Fees Transcript .60 certificate 25 = .85

Nov. 19. 1869 Received of B. L. Talmage four & $\frac{33}{100}$ dollars in full
of the costs in the foregoing suit up to date

P. Cranston J. P.

The State of Ohio, Union County, Taylor Twp. 15.

I do hereby certify that the foregoing 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 foregoing action.

P. Cranston J. P. of the above said Township

Union Common Pleas.

D. S. Galmage

against

Flora Reynolds & John Siddle

Ex. Dec. 18

Judg't vs. Def't,	9 ¹	
before Justice of the Peace on the	1869	
day of <u>Nov</u>		
for the sum of		\$ 103.15
And costs before Justice, - - -		\$ 4.35
Interest from	18	\$
Justice's Increase Costs, - - -	\$	\$
Constable's Increase Costs, - - -	\$	\$
Clerk's Increase, - - -	25	\$ 25
Sheriff's Increase, - - -	\$	\$
Clerk's Fees hereon, - - -		\$ 70
Sample of Filing, - - -		\$

Lawrence

Plaintiff Attorney.

Returned and Filed Nov. 26 1869

Recorded

Three 45
 four 45
 five 45
 six 45
 seven 45
 eight 45
 nine 45
 ten 45
 eleven 45
 twelve 45

These three lots of 118, 119 and 120 acres and on the 23rd day of Nov-1869, there being one good & lawful record of a former survey made by me in the year 1864, and on the 23rd day of Nov-1869, I being part of a survey of 118, 119 and 120 acres, beginning at a stake in the place of a typewheel & oak original north east corner of said survey & north west corner of survey of 1139 and in the original south line of survey of 1819, then with said line of 1820 & 1828, then to 3 backlogs 83 rods north east corner of your 118 1/2 lot of 118 acres part of same survey thence with the east line of said 118 1/2 lot and east line of Windsor Almond 88th 1889, by to a stake & stone stake then 88th & 198 rods to a stake & stone in the original east line of said survey, N. 85 1/4 then with the line of 1889 rods to beginning containing one hundred & ten acres & 1/2 of land 3 acres and 135 rods conveyed to the City of N. Carolina by the Report of Floyd Reynolds to the State a judgment in favor of B. S. Galmage

Robert Henry Sheriff



Execution on Transcript.

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

To the Sheriff of *Union* County, Greeting:

Whereas, In a certain action before *P. Cranston*, a Justice of the Peace in and for the Township of *Taylor* in the said County of *Union*, wherein *B. L. Salmage*

was Plaintiff, and *Floyd Reynolds & John Sidle*

were Defendant, judgment was rendered on the *9th* day of *November*, A. D. 18*69*, against the said *Floyd Reynolds & John Sidle*

Defendant, and in favor of the said *B. L. Salmage*

Plaintiff, for the sum of *One hundred & Sixty three* Dollars and *fifteen* 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 *20th* day of *November*, 186*9*.

You are therefore commanded, that of the goods and chattels of *Floyd Reynolds & John Sidle* aforesaid, you cause to be made the said sum of *One hundred & Sixty three* dollars and *fifteen* cents damages, and *Four* dollars and *thirty five* cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said *Floyd Reynolds & John Sidle*

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 *Floyd Reynolds & John Sidle*

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 *22nd* day of *November*, A. D. 186*9*

Jabez Randall, Clerk.

Execution & Lien Case File

Case No. 1011

No. 1011

Union Common Pleas Court

Wm. Kee Woodward Mealy
Plaintiff,

against

John Doug
Defendant.

DEC TERM, 1869

Judg. vs. Defendant
\$64.35
11

Transcript

Journal _____ Page _____

Record **No Record.** Page _____

Ex. Doc. *G* Page *1011*

McKee Woodard & Wakley
Plaintiffs

vs
John Tong
Defendant.

Before Wesley Garrard
J. P.

Docket B. No 105. Page 502.

Filed Dec. 14, 1869

John Randall clerk

Ent on Ex. & G. p 344

W Keelwood & weekly
US

John Long

Transcript

McKee Woodard & Meakley Plaintiffs
No 105

John Tong Defendant
Aug 26th 1869 The plaintiffs filed their
bill of particulars as follows.

\$59.50 March 11th 1869
Ninety days after date, ^{for value received,} I promise
to pay McKee Woodard & Meakley or order
the sum of Fifty nine Dollars & 50/100
with interest from date 1st 1869

In presence of J. Piper signed John Tong
Only Stamped Amt \$59.50 Int \$2.40 = \$61.90

Aug 26th 1869 Issued a summons of same
date returnable Aug 30th 1869 at 10 A.M.
and delivered to J. M. Cassis constable

Aug 26th 1869 Summons returned to wit
Received this writ Aug 26 1869 and served
the same on the same day by leaving a true
copy of this writ and the indorsements thereon
at the residence of the defendant

Const Fees. Serv-25 Mile 20 Cop 25 = 70cts

J. M. Cassis Const

August 30th 1869 The defendant John Tong
appeared and confessed that the above note
is true and correct. Thereupon it is on
this 30th day of August 1869 considered by
that the plaintiffs McKee Woodard & Meakley
recover of the defendant John Tong the sum

Sixtyone Dollars and Ninety cents debt and
 One Dollar and Eighty cents the costs herein
 Taxed p. P. Fees. File bill 05 Sum 25 Record
 40 Judgment 40 = \$1.10 p. Mc Cassil's Fees \$0.70
 Amt of Judg & Costs \$61.90 + \$1.80 = \$63.70

Wesley
 Garrard
 J. P.
 his fees \$1.10
 Transcript 140
 Certifying
 Scribe 25
 \$1.75
 p. Mc Cassil
 Constable
 his fees 70
 Amt \$2.45

State of Ohio Union County Paris Township Ed
 I do hereby certify that the above is 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
 Wesley Garrard J. P.
 of the aforesaid Township.

Execution & Lien Case File

Case No. 1069

No. 1069

Union Common Pleas Court

Baldwin Fisher ^{vs} Co

Plaintiff,

against

Manchester & Hewitt

Defendant.

JAN TERM, 1870

Judg. vs. Defendant
8/10, 65

Transcript

No Record.

Journal.....

Page.....

Record No.....

Page.....

Ex. Doc. *G*.....

Page 1069

D. G. Page 462
Manuscript

Baldwin Fisher No

100

Manchester & Harris

Filed April 1st 1870

J. J. Arthur clerk

was this copy from my wallet of the
proceedings made by me before me at my
Office in said Township in the case
McCowan

Mar 28th 1870

J. W. Ottumwa J.P.

of the above said Office

Baldwin Fisher & Co }
Against }
Manchester & Nevada }
Liberty Township Union
County Ohio

Suit Brought on Note of hand
Which reads as follows

New York April 15th 1868

One day after date we promise to
pay to the order of Baldwin Fisher & Co four
hundred & eighty & 3/100 dollars at their office
John Beaman, with current rate of Exchange
on New York

Manchester & Nevada
Inasmuch as follows. Sept 10th 1868, cash \$400 ⁰⁰/₁₀₀,
Pay to Esteban Martin for Collection

Baldwin Fisher & Co
Mar 16th 1870 The defendants appeared without pro-
cess & Entered their appearance herein and confessed
that they are indebted to Plaintiffs in the
sum of ninety-nine & 80/100 dollars for above
described claim, and request that judgment
be entered against them for the same and for
costs

Whereupon it is on said 16th day of March 1870
consecrated by me that said Plaintiffs recover of
said Manchester & Nevada said sum of ninety-
nine & 80/100 dollars also eighty-five cents costs
as follows. Filing note five cents judgment forty
cents satisfaction twenty-five cents recording
fifteen cents

L. W. Atkinson J.P.

The State of Ohio Union County Liberty Township ss.
I do hereby Certify that the above is a full

Execution & Lien Case File

Case No. 1134

Union Common Pleas.

John Stehney

against

E. Hammond

Ex. Rec. 18

Judge's vs. Def't.,	22	1870
before Justice of the Peace on the day of July		
for the sum of		\$ 76.46
And costs before Justice,		\$ 1.25
Interest from	18	\$
Justice's Increase Costs,		\$
Constable's Increase Costs,		\$
Clerk's Increase,		\$
Sheriff's Increase,		\$
Clerk's Fees hereon,		\$ 70
Sample of Filing,		\$

Randall Hamner

Plaintiff Attorney.

Returned and Filed May 15 1871

Sold to J Stehney for \$ 52.00

Two	45
Four	45
Eight	45
Twelve	45
Sixteen	45
Twenty	45
Twenty four	45
Twenty eight	45
Thirty two	45
Thirty six	45
Forty	45
Forty four	45
Forty eight	45
Fifty two	45
Fifty six	45
Sixty	45
Sixty four	45
Sixty eight	45
Seventy two	45
Seventy six	45
Eighty	45
Eighty four	45
Eighty eight	45
Ninety two	45
Ninety six	45
One hundred	45
One hundred four	45
One hundred eight	45
One hundred twelve	45
One hundred sixteen	45
One hundred twenty	45
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Four hundred ninety six	45
Five hundred	45
Five hundred four	45
Five hundred eight	45
Five hundred twelve	45
Five hundred sixteen	45
Five hundred twenty	45
Five hundred twenty four	45
Five hundred twenty eight	45
Five hundred thirty two	45
Five hundred thirty six	45
Five hundred forty	45
Five hundred forty four	45
Five hundred forty eight	45
Five hundred fifty two	45
Five hundred fifty six	45
Five hundred sixty	45
Five hundred sixty four	45
Five hundred sixty eight	45
Five hundred seventy two	45
Five hundred seventy six	45
Five hundred eighty	45
Five hundred eighty four	45
Five hundred eighty eight	45
Five hundred ninety two	45
Five hundred ninety six	45
Six hundred	45
Six hundred four	45
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Six hundred sixty eight	45
Six hundred seventy two	45
Six hundred seventy six	45
Six hundred eighty	45
Six hundred eighty four	45
Six hundred eighty eight	45
Six hundred ninety two	45
Six hundred ninety six	45
Seven hundred	45
Seven hundred four	45
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Seven hundred sixteen	45
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Seven hundred twenty four	45
Seven hundred twenty eight	45
Seven hundred thirty two	45
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Eight hundred forty	45
Eight hundred forty four	45
Eight hundred forty eight	45
Eight hundred fifty two	45
Eight hundred fifty six	45
Eight hundred sixty	45
Eight hundred sixty four	45
Eight hundred sixty eight	45
Eight hundred seventy two	45
Eight hundred seventy six	45
Eight hundred eighty	45
Eight hundred eighty four	45
Eight hundred eighty eight	45
Eight hundred ninety two	45
Eight hundred ninety six	45
Nine hundred	45
Nine hundred four	45
Nine hundred eight	45
Nine hundred twelve	45
Nine hundred sixteen	45
Nine hundred twenty	45
Nine hundred twenty four	45
Nine hundred twenty eight	45
Nine hundred thirty two	45
Nine hundred thirty six	45
Nine hundred forty	45
Nine hundred forty four	45
Nine hundred forty eight	45
Nine hundred fifty two	45
Nine hundred fifty six	45
Nine hundred sixty	45
Nine hundred sixty four	45
Nine hundred sixty eight	45
Nine hundred seventy two	45
Nine hundred seventy six	45
Nine hundred eighty	45
Nine hundred eighty four	45
Nine hundred eighty eight	45
Nine hundred ninety two	45
Nine hundred ninety six	45
Ten hundred	45

Rec'd this writ April 1st 1871 and on the same day I went on the following Real Estate Situate in Union County Ohio Part of Survey No 65634 1976 Beginning the center of Survey No 1 Road on the N. side of the Alley and opposite ~~lot~~ lot No 18 of the village of Johnston ^{thence} N 89 E 8 poles to the corner of 1/2 of said ^{Plotter} Road to state staves \$ 46 m 59 poles to a stake in road N 89 W 8 pole Enclosure of the corner Road to the center of the same thence with the center of said Road to the Beginning Except the South 1/3 of said highway (Said by said Hammond to Michael Davison) and on the 3 day of April A D 1871 I caused the same to be appraised by the oath of W. H. Olivas J P Hubbard & J J Hill these named as freeholders residents in said County who were duly sworn by me to appraise the same according to law and I advertised the said lands and ^{to be sold} ^{to} ^{at} ^{the} ^{center} ^{of} ^{the} ^{same} ^{at} ^{the} ^{court} ⁱⁿ ^a ^{public} ^{sale} ^{on} ^{the} ¹⁵ ^{day} ^{of} ^{May} ¹⁸⁷¹ ^{at} ^{one} ^{o'clock} ^{P.M.} ^{at} ^{said} ^{day} ^{to} ^{offer} ^{said} ^{lands} ^{and} ^{tenements} ^{at} ^{public} ^{sale} ^{at} ^{the} ^{door} ^{of} ^{the} ^{Court} ^{room} ⁱⁿ ^{the} ^{Presbytere} ⁱⁿ ^{said} ^{County} ^{and} ^{then} ^{three} ^{months} ^{off} ^{to} ^{John} ^{Stehney} ^{the} ^{said} ^{lands} ^{and} ^{tenements} ^{for} ^{the} ^{sum} ^{of} ^{fifty} ^{two} ^{dollars} ^{the} ^{written} ^{several} ^{lands} ^{and} ^{tenements} ^{to} ^{locate} ^{the} ^{value} ^{of} ^{the} ^{same} ^{as} ^{returned} ⁱⁿ ^{the} ^{last} ^{and} ^{this} ^{sum} ^{so} ^{bid} ^{being} ^{more} ^{than} ^{two} ^{thirds} ^{the} ^{appraised} ^{value} ^{and} ^{be} ^{being} ^{the} ^{highest} ^{and} ^{best} ^{price} ^{therefor} ^{and} ^{the} ^{price} ^{thereof} ^{amount} ^{of} ^{sale} ^{\$} ^{52.00}

Robert Sharp 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. W. Atkinson*, a Justice of the Peace in and for the Township of *Liberty* in the said County of *Union*, wherein *John Stickney*

was Plaintiff, and *E. Hammond*

was Defendant, judgment was rendered on the *22* day of *July*, A. D. 18*70*, against the said *E. Hammond*

Defendant, and in favor of the said *John Stickney*

Plaintiff, for the sum of *\$76.46* Dollars and _____ 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 *1st* day of *August*, 18*70*

You are therefore commanded, that of the goods and chattels of *E. Hammond*

aforesaid, you cause to be made the said sum of *\$76.46* dollars

and _____ cents damages, and *\$12.50* dollars

and _____ cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said *E. Hammond*

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 *E. Hammond*

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 *1* day of *April*, A. D. 18*71*

F. J. Arthur, Clerk.

Ex. Doc. G, Page 3-76

Union Common Pleas

John Stickney
against

V. Hammond

Execution on Transcript.

Ex. Ret 18

Judg't vs. Def't.....	
before Justice of the Peace on the <u>22</u>	
day of <u>July</u> 18 <u>70</u>	
for the sum of.....	<u>76.46</u>
And costs before Justice.....	\$.....
Interest from..... 18	\$.....
Justice's Increase costs.....	\$.....
Constable's Increase costs.....	\$.....
Clerk's Increase.....	\$.....
Sheriff's Increase.....	\$.....
Clerk's Fees hereon.....	<u>70</u>

J. L. Cameron
Plaintiff's Attorney.

Returned and Filed Sept 29 18 73

Fees
 Very 50
 Return 12
 62

Received this writ September the 1st 1873,
 and on the 29th day of September A.D. 1873,
 I levied on the following real estate to wit
 Lot No. 18 in the Village of Newton
 Union County Ohio.
 Returned this writ for want of time to
 advertise September 29th A.D. 1873
 John C. Price Sheriff
 of Union County Ohio

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before S. D. Atkinson, a Justice of the Peace in and for the Township of Liberty in the said County of Union wherein John Stickner

was Plaintiff, and E. Hammond

was Defendant, judgment was rendered on the 22^d day of July A. D. 1870, against the said E. Hammond

Defendant, and in favor of the said John Stickner

Plaintiff, for the sum of \$76⁴⁶ Dollars and _____ 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 1st day of August, 1870

You are therefore commanded, that of the goods and chattels of E. Hammond

aforsaid, you cause to be made the said sum of \$76⁴⁶ Dollars and _____ Cents damages, and _____ Dollars

and _____ Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said E. Hammond

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 E. Hammond

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 1st day of September, A. D. 1873.
R. L. Arthur, Clerk.



Ex. Doc. 9 Page 576

Union Common Pleas

John Stickney
against

E. Hammond

Execution on Transcript.

Or \$68.03

Ca. Ret. 18

Judg't vs. Deft	
before Justice of the Peace on the	<u>22</u>	
day of <u>July</u>	<u>1870</u>	
for the sum of	<u>76.46</u>	
And costs before Justice	<u>1.00</u>	
Interest from	<u>18</u>	
Justice's Increase costs	<u>\$18.37</u>	
Constable's Increase costs	<u>\$</u>	
Clerk's Increase	<u>\$</u>	
Sheriff's Increase	<u>\$</u>	
Clerk's Fees hereon	<u>70</u>	

J. L. Cameron
Plaintiff's Attorney.

Returned and Filed Nov 15 1872

5 3 2
50 9 1
75

Received
 Return 12
\$37

Received 45
 Return 12
\$37

Received this writ September 3rd 1872
 and on the 6th day of September 1872
 I have on the following Road Estate
 to wit Lot No 18 in the village of
 Newton Union County Ohio
 I Return this writ for want of
 time to a checkee November 15th 1872
 Robert Sharp Sheriff

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before S. W. Atkinson, a Justice of the Peace in and for the Township of Liberty in the said County of Union wherein

John Stickney

was Plaintiff, and

E. Hammond

was Defendant, judgment was rendered on the 22 day of July 22-

A. D. 1870, against the said

E Hammond

Defendant, and in favor of the said

John Stickney

Plaintiff, for the sum of \$76.74 Dollars

and _____ 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 1st day

of August, 1870.

You are therefore commanded, that of the goods and chattels of

E Hammond

aforsaid, you cause to be made the said sum of \$76.74 Dollars

and _____ Cents damages, and _____ Dollars

and \$15.75 Cents, the costs aforsaid, and all accruing costs, if so much of the goods and

chattels of the said

E Hammond

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

E Hammond

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 3^d day

of September, A. D. 1872.

J. T. Arthur, Clerk.



Ex. Doc. 9 Page 576

Union Common Pleas

John Sticking
against

E. Hammond

Execution on Transcript.

May 20 1871 Cr # 36325
Ex. Fee 18

Judg't vs. Deft	
before Justice of the Peace on the	22	
day of July	1871	
for the sum of	76.96	
And costs before Justice	
Interest from	15	
Justice's Increase costs	}
Constable's Increase costs	
Clerk's Increase	
Sheriff's Increase	}
Clerk's Fees hereon	10	

Cameron Spring
Plaintiff's Attorney.

Returned and Filed Oct 20 1871

Recd this amt August 30 AD 1871 and on the 12th day of Sept 1871 I heard upon the following Real Estate Court Lot No 18 in the village of Newton Newton County Ohio this property not sold for want of time to advertise I therefore Return the Same

Fees	45
Service	45
Levy	90
Mileage	12
Return	<u>\$172</u>

Robert Sharp 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. W. Atkinson, a Justice of the Peace in and for the Township of Liberty in the said County of Union wherein

John Sticking

was Plaintiff, and

E. Hammond

was Defendant, judgment was rendered on the 22 day of July

A. D. 1871, against the said E. Hammond

Defendant, and in favor of the said

John Sticking

Plaintiff, for the sum of \$76.46 Dollars

and _____ 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 1 day

of August, 1871.

You are therefore commanded, that of the goods and chattels of

E. Hammond

aforsaid, you cause to be made the said sum of \$76.46 Dollars

and _____ Cents damages, and _____ Dollars

and _____ Cents, the costs aforesaid, and all accruing costs, if so much of the goods and

chattels of the said

E. Hammond

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

E. Hammond

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 30 day

of August, A. D. 1871.

J. S. Arthur, Clerk.



Execution & Lien Case File

Case No. 1147

No. 1147

Union Common Pleas Court

A. W. Elliott

Plaintiff,

against

Thomas Davis

Defendant.

AUG TERM. 1870

Judg. vs. Defendant
\$ 72. $\frac{39}{100}$

Transcript

Journal.....

Page.....

Record No. **No Record**

Page.....

Ex. Doc. *G*.....

Page 1147

State of Ohio Union County York Township 88
I now hered certify that the within is a
full & true copy from my docket of the
proceedings had by & before me at my
office in said township in the above
action

C. A. B. Morse

Lafayette, O.

True Transcript 25 copies 25 = 5000
as per my order in full = \$1.95

C. A. B. Morse

A. D. Elliott
7
Thomas Davis
Transcript

Filed Nov. 12. 1870

F. J. Arthur Clerk

A. D. Elliott Plff }
 vs }
 Thomas Davis Def } May 28th 1870 Bill of
 Particulars filed Before A. E. Knox J.P. of York
 Township Union County Ohio which reads
 as follows August 28th 1869
 #65,57 One day after date I promised to pay
 James Winters sixty five dollars and fifty
 seven cents at ten per cent interest Davis.
 (Signed) Thomas Davis

J. H. Walls name was signed in blank on the back
 of above bill.

May 28th 1870 The defendant came
 waived process. entered his appearance herein & confessed
 himself indebted to the Plaintiff in the sum of
 seventy dollars & forty four cents. It is hereupon
 on said day considered by me that the
 Plaintiff recover of said defendant the said
 sum of seventy dollars & forty four cents & his
 costs as herein shown Filing bill 0.5^{cts}
 Judgment 40^{cts} Del. Judgment 20^{cts} Docket cubic 15^{cts}
 Execution 40^{cts} \$1.20 A. E. Knox J.P.

June 24th 1870 Issued execution on the foregoing
 judgment & delivered to J. A. Morrow Constable
 July 14th 1870 Execution returned endorsed thereon
 as follows June 24th 1870 Recd this writ
 No property found whereon to levy
 Fees Mileage 25^{cts} J. A. Morrow Constable
 Justices Costs 1.20
 Const. Costs 25^{cts}
 \$ 1.45

Execution & Lien Case File

Case No. 1157

No. 1157

Union Common Pleas Court

Rathburn & Monte

Plaintiff,

against

J. S. Alexander

Defendant.

AUG TERM, 1870

Judg to Defendant
\$52.40

Transcript

Journal **No Record.**

Page

Record No.

Page

Ex. Doc. *G*

Page 1157

made and provided I S A Cherry ^{as agent} for the stay of
Execution on the above judgment of Ratham
Thom's against James Alexander do hereby
promise & undertake to pay the amount of
said judgment interest & cost & out
the costs that may accrue (p. 2) S A Cherry
do then and signify and acknowledge before
me and myself approved this 19th day of July 1867
A W M Burns

Execution issued March 31st 1868

Execution returned & returned

Rec March 31st 1868 do hereby forward
whereon to say J. K. P. W. B. C. & C. & C.

The State of Ohio Union County Paris Township S S
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
subd. 1st 1870
A W M Burns J P of
the above Township

Filed Sept. 6, 1870
J. J. Arthur Clerk

Rathburn & Wm's plaintiffs

VS

James S. Alexander deft - } Amount
} Claimed \$51.51

Manassas Dec 13th 1866,
James S. Alexander Bought of Rathburn & Wm's 70 Goods \$51.51

June 29th 1867

File acct .05
Entries .40
Judges 40
Bond 40
Experts 40
file .05
Transcripts .40
Certificate 1.25

constable
J.K. Nash
Dues .40
mileage .20

Bill of particulars filed and same day came the defendant James S. Alexander and confessed himself indebted to Plaintiff Rathburn & Wm's in the sum of fifty one dollars and fifty one cent and requested judgment to entered against him for the same and for costs thereupon it is considered by me that the plaintiff Rathburn & Wm's recover of the defendant James S. Alexander the said sum of fifty one dollars and fifty one cent and the costs in this action taxed to two dollars and fifty five cents

July 12th 1867. The defendant came and by S.A. Cherry his surety resident of the County appeared 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

Union Common Pleas

Kathleen Wentz

against

James J. Alexander

Execution on Transcript.

Ex. No. 18

Judg't vs. Deft	
before Justice of the Peace on the	<u>6th</u>	
day of <u>September</u>	<u>1867</u>	
for the sum of	<u>51.57</u>	
And costs before Justice	<u>2.20</u>	
Interest from	<u>18</u>	
Justice's Increase costs	}
Constable's Increase costs	
Clerk's Increase	<u>25</u>
Sheriff's Increase	}
Clerk's Fees h-reon	<u>70</u>	

Robert Sterling
Plaintiff's Attorney.

Returned and Filed August 30 1871.

Received this June 12th 1871 One good & Chattel
 Lane or Inventory found on what
 to show upon August 29th 1871

James
 Sheriff
 \$ 11.00
 \$ 11.00
 \$ 22.00

Robert Sterling
 Sheriff

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before A. F. Wilkins, a Justice of the Peace in and for the Township of Paris in the said County of Union wherein Rathbun Wentz

was Plaintiff, and James S. Alexander

was Defendant, judgment was rendered on the 29 day of June A. D. 1867, against the said James S. Alexander

Defendant, and in favor of the said Rathbun Wentz

Plaintiff, for the sum of Fifty one Dollars and fifty 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 6th day of September, 1870.

You are therefore commanded, that of the goods and chattels of James S. Alexander

aforsaid, you cause to be made the said sum of \$51⁵¹ Dollars and \$2¹⁰ Cents damages, and \$2¹⁰ Dollars and Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said James S. Alexander

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 S. Alexander

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 12 day of June, A. D. 1871.

J. L. Arthur, Clerk.



Rathbun + Wentz
vs.

James S. Alexander

EXECUTION.

This Writ dated *March 31* 1868

Damages \$ *57.51*

Plaintiff's Costs \$ *1.10*

Defendant's Costs \$

Inc. Costs *this writ* \$ *40*
same & bills *60*

210

Received *March 31st* 1868
na Property found where in
to Levy *J. K. P. Welsh* Constable.

51.51
1.10
2.10
2.04
56.75



EXECUTION.

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

To *J. K. P. Welsch*, Constable of our said County:

Whereas, on the *29th* day of *June*, A. D. 186*7*,

Rathbun & Wentz obtained judgment against
James S. Alexander before me *A. F. Watkins*, a Justice of the Peace
of *Pais* Township, for the sum of *57* Dollars,
and *one* ¹⁰/₁₀₀ Dollars costs,

with interest from the *29th* day of *June*, A. D. 186*8*, until
paid, with increase costs:

You are therefore commanded to collect the amount of said judgment, with costs, indorsed and increase, out of the personal property of the said *James S. Alexander* and pay the same to the party entitled thereto, and make return of this execution, and a certificate thereon, showing the manner in which you have executed the same, in thirty days from the time of your receipt hereof.

Given under my Hand, this *31st* day of *March*, 186*8*.
A. F. Watkins Justice of the Peace.

Ex. Doc. Of Page 618

Union Common Pleas

Rathbun Wentz
against
James S. Alexander

Execution on Transcript.

Ex. Fed. 18

Judg't vs. Deft.	
before Justice of the Peace on the	<u>29th</u>
day of <u>June</u>	18 <u>67</u>
for the sum of	<u>5151</u>
And costs before Justice	<u>220</u>
Interest from	18
Justice's Increase costs	
Constable's Increase costs	
Clerk's Increase	<u>95</u>
Sheriff's Increase	<u>67</u>
Clerk's Fees hereon	<u>70</u>

Porter Sterling
Plaintiff's Attorney.

Returned and Filed Oct 12 18 72

Fees,
 Served
 and
 Mailed
 Return

	45
	45
	10
	12
<hr/>	
\$112	

Robert Frank Shoup

Recd this writ August 15 1872
 and on the same day served on
 the following Real Estate to wit
 Situate in the Town of Marysville
 Lots No 100, 101, 108, 109 in said
 Village of Marysville Union Co Ohio

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before A. S. Wilkins, a Justice of the

Peace in and for the Township of Paris in the said County of Union

wherein

Rathbun Wentz

was Plaintiff, and

James S. Alexander

was Defendant, judgment was rendered on the 29th day of June

A. D. 1867, against the said

James S. Alexander

Defendant, and in favor of the said

Rathbun Wentz

Plaintiff, for the sum of Fifty one & $\frac{51}{100}$ Dollars

and \$2 $\frac{20}{100}$ 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 6th day

of September, 1870.

You are therefore commanded, that of the goods and chattels of

James S. Alexander

aforsaid, you cause to be made the said sum of Fifty one & $\frac{51}{100}$ Dollars

and _____ Cents damages, and _____ Dollars

and \$2.20 Cents, the costs aforsaid, and all accruing costs, if so much of the goods and

chattels of the said

James S. Alexander

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 S. Alexander

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 15th day

of August, A. D. 1872.

L. S. Arthur, Clerk.

Execution & Lien Case File

Case No. 1159

No. 1159

Union Common Pleas Court

Patterson & Meek
Plaintiff,

against

Barley & Brother
Defendant.

OCT TERM, 1870

Judg. vs. Defendant
\$58.00

Transcript

Journal _____ Page _____

Record No. **No Record.** Page _____

Ex. Doc. 6 Page 1159

Transcript

Pullerson & Mudd

vs

Busley & Brother

Filed Oct 24 1870

F. J. Arthur Clerk

Fee 75cts

No 185 Before SW attains on J. L. of Liberty Tp Union Co Ohio
Oct 14th 1871

Patterson & Meek
vs
Basley & Brother

The Plaintiff filed their Bill
of Particulars as follows
Newton Dec 13th 1869

Six months after date we promise
to pay to the order of Patterson & Meek fifty four
dollars & forty five cents at eight per cent per
annum. Value Received

Basley & Brother

Oct 14th 1870 The parties appeared and the said Basley
& Brother waived process entered their appearance herein
and confessed that they are indebted to said Patterson
& Meek in the sum of fifty eight & 700 dollars and
requests that judgment be entered on said confession
and for costs.

Thereupon it is on said 14th day of October 1870 con-
sidered by me that said Patterson & Meek recover
of said Basley & Brother said sum of fifty eight
& 700 dollars and also eighty cents costs taxed
as follows, filing note 50c - judgment 41c -
recording 13c - Satisfaction 21c -

L. M. Wilkinson J.P.

The State of Ohio Union County Liberty Township S.
I do hereby certify that 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

Oct 30th 1870

L. M. Wilkinson J.P.
of the aforesaid Township

Union Common Pleas

Patterson & Meek
against

Baxley & Brother

Execution on Transcript.

Ca. No. 18

Judg't vs. Deft	
before Justice of the Peace on the <u>14</u>		
day of <u>October</u>	18 <u>70</u>
for the sum of	\$ <u>58.05</u>
And costs before Justice	\$ <u>80</u>
Interest from	18
Justice's Increase costs	\$
Constable's Increase costs	\$
Clerk's Increase	\$ <u>70</u>
Sheriff's Increase	\$ <u>1.22</u>
Clerk's Fees hereon	\$ <u>70</u>

A. B. Cole
Plaintiff's Attorney.

Returned and Filed Feb 10 18 70

Fees
 Service 45
 Mileage 45
 Return 90
 \$ 179.2

Robert Sharp Sheriff

Recd this writ Dec 8, 1871 and on
 the same day I served on the following
 Real Estate, ^{subject} for the village of Newton
 Union County Ohio to wit Lot
 Lot No 8 in said village

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before J. W. Atkinson, a Justice of the Peace in and for the Township of Liberty in the said County of Union wherein

Patterson & Meek

was Plaintiff, and

Baxley & Brother

was Defendant, judgment was rendered on the 14 day of October

A. D. 1870, against the said Baxley & Brother

Defendant, and in favor of the said Patterson & Meek

Plaintiff, for the sum of \$58⁰⁸ Dollars and _____ 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, 1870.

You are therefore commanded, that of the goods and chattels of

Baxley & Brother

aforsaid, you cause to be made the said sum of \$58⁰⁸ Dollars

and _____ Cents damages, and 0.80⁰⁵ Dollars

and _____ Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said

Baxley & Brother

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

Baxley & Brother

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 Marionville, this 8th day of December, A. D. 1871.

J. S. Atkinson, Clerk.

Recd this writ Decr 13th A.D 1870 and on the 21st over 1870
 By virtue of this writ I have levied on the following
 Real Estate Situate in Union County this in the village of
 Newton ^{town} Lot No 8 ~~also~~ Property not sold for want
~~of~~ this property not offered for want of Proper title
 for the same I therefore Return this writ

Aug 4 1871

4
 Return
 45
 50
 12
 \$ 192

Robert Sharp Sheriff

D G P 620

UNION COM. PLEAS.

Patterson & Meek

vs.

Baxley & Brother

Debt. \$ 58.08
 Costs before J. P. \$ 90
 Increase costs, \$ 25
 This writ, \$ 75

Returned & filed, *copy* 4. A. D. 1871

F. T. Arthur Clerk
 P. B. Cole Att'y

The State of Ohio, Union County, ss.

TO THE SHERIFF OF THE COUNTY OF Union

Whereas, on the 14th day of October A. D. 1870,
Patterson & Mink, recovered judgment
before J. W. Atkinson, one of the acting Justices of the Peace
within and for said county of Union, against Baxley & Brother

for the sum of fifty-eight ^{dollars} and eight cents, for his debt, and \$ 1⁰⁵,
his costs and charges in that behalf expended.

And whereas, a transcript of said judgment, duly certified, was on the 24 day of
October, A. D. 1870, filed with the Clerk of the Court of Common Pleas of
said county of Union, and by him duly entered on the Execution Docket of said court.

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

you cause to be made the debt, damages, and costs aforesaid, with interest thereon, at 6 per
cent. from the 14 day of October, A. D. 1870, until paid, also the
sum of \$ _____ the costs of increase on said judgment, and accruing costs;
and of this writ make due return within sixty days.

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

Witness, ^{J. J. Arthur} ~~TABER RANDALL~~, Clerk of said Court, at the Court
House aforesaid, this 13 day of December A. D. 1870

J. J. Arthur Clerk.

Execution & Lien Case File

Case No. 1167

No. 1167

Union Common Pleas Court

David Pope

against

Plaintiff,

Asa Clark

Defendant.

JUL TERM, 1870

Judg. vs. Defendant
\$41.65

Transcript

Journal _____

Page _____

Record **No Record.**

Page _____

Ex. Doc. 6

Page 1167

Transcript

David Pope

vs

Asa Clark

Judgt. July 23rd/70 \$37.60-

V.P. Costs - 1.95-

Court " - 1.35-

Transcript 75-

\$41.652

Sub on \$37.60⁷⁰

July 23rd/70-

Fees November 25th/70
in Term time —

D. J. Arthur clerk

Fees

78.06 - Paid by

McLawrence

No 166. July 19th 1870

The Plaintiff filed his Bill of particulars
As follows

David Pope
vs
Asa Clark

David Pope Plff } Before S.W. Atkinson J.P. of
vs } Liberty Township Union County,
Asa Clark Deft } Ohio

Bill of Particulars

Debt \$3,60 The Plaintiff claims a judgment against the defendant
Asa Clark for the sum of \$35⁰⁰ with interest from
Justice April 27th 1869 on an account for bounding and
Takes care of the defendant's wife Elizabeth Clark
Fees from January 23rd 1869 to February 27th 1869
July Rec, 5 While the said Elizabeth Clark was sick,
Summons 35 making thirty five days at one dollar per day,
July " 5 thirty-five dollars
Delivery into 5 Which Plaintiff claims judgment with interest
Rec'd 45 from April 27th 1869 as above stated

David Pope

Judgment 40
Satisfactn 25 July 19th 1870 issued summons and delivered
Execution 40 to J.S. Dillon Constable, returnable, July 23rd
July 5 1870, at 9 o'clock A.M.

July 23rd 1870 Summons returned indorsed
Received this writ July 19th 1870 and served
the same on the 20th day of July 1870 by
delivering a certified copy of this writ and
indorsements thereon to the defendant

Fees Service 25
One copy 25 J.S. Dillon Const
Mileage 25
75

July 23rd 1870 9 o'clock A.M. the time set
for trial the parties appeared and trial had
Plaintiff sworn & examined, defendant
refused to be sworn.

Thereupon it is on said 23rd day of July 1870
considered by me that said Plaintiff David
Pope recover of said defendant Asa Clark
the sum of thirty seven & 00/100 dollars
also the costs of suit taxed at two & 25/100
dollars S.W. Atkinson J.P.

Const fees August 3rd 1870 Execution issued and delivered
Summons 75 The same to J.S. Dillon Constable

Execution 60 Aug 24th 1870 Execution returned indorsed
135 Received this writ Aug 2nd 1870 no property
found whereon to levy

Aug 24th 1870
Fees Service 40 J.S. Dillon Const
Mileage 20
60

The State of Ohio Union Co Liberty Tp, S.S.
I do hereby certify that above is a full and
true copy from my docket of the proce-
dings had by and before at my office
in said Township in the above action
Sept 8th 1870 S.W. Atkinson
Justice of the Peace

Execution & Lien Case File

Case No. 1168

No. 1168

Union Common Pleas Court

Jacob Johnson

Plaintiff,

against

Baxley & Brother

Defendant.

NOV TERM 1877

Judg. vs. Defendant

B 64. 700

Transcript

Journal _____ Page _____

Record No. **No Record.** Page _____

Ex. Doc. *G* Page 1167

Transcript
From S. W. Atkinson J. C.
of Liberty Sp. Union Co. Ohio
Docket

Jacob Johnson

vs

Barley & Brothers

Filed Nov. 25, 1870

H. J. Arthur clerk

Filed in term time

Transcript 73 cts
Paid by Plaintiff

Jacob Johnson, Plaintiff }
Against }
Basley & Bro }
Liberty Twp Union County Ohio

Nov-15th 1870 Bill of Parti-
-culars filed as follows

Amount of Judgment

\$63.15

Costs

80

Basley & Brother vs
Jacob Johnson Jr

Mar 16th 1869 To Merchandise \$63.15

Nov-15th 1870 The parties appeared and the
Said Basley & Bro. waived process entered their
appearance herein and confessed that they
are indebted to Said Jacob Johnson in
the sum of sixty three & ¹⁵/₁₀₀ dollars, and
request that judgment be entered on said
confession and for costs

Thereupon it is on said 15th day of Nov-1870
considered by me that Said Jacob Johnson
recover of Said Basley & Bro said sum of
Sixty three & ¹⁵/₁₀₀ dollars also Eighty Cents Costs
Taxed as follows Juries fee 5 Cts Judgment
40 Cts Recording 15th Cts Satisfaction 20 Cts

S. W. Atkinson J.P.

The State of Ohio Union County Liberty Township, S.S.
I do hereby Certify that the above is a full and
true copy of the proceedings had by and before
me at my Office in Said Township in the
above action

Nov-23th 1870

S. W. Atkinson J.P.
of the aforesaid Township

Recd this writ Dec 13th AD 1870 and on the 21st Dec 1870
 I lived on the following Real Estate situated in Newton
 County this to wit Lot No 8 this Property not offered for want
 of ~~Proper~~ Proper title for the same August 4th 1871
 I therefore Return this

Fees
 Sums
 Amble
 Levies
 Return
 45
 45
 40
 12
 \$192

Robert Sharp Sheriff

D. G. P 634

UNION COM. TLEAS.

Jacob Johnson

vs

Rasley & Brother

Debit 63.15

Costs before J. P. 155

In case costs 25

This writ 75

Returned & filed Aug 24 A. D. 1871

J. L. Arthur Clerk

R. B. Cole Atty.

The State of Ohio, Union County, ss.

TO THE SHERIFF OF THE COUNTY OF *Union*

Whereas, on the *15* day of *November* A. D. 18*70*,
Jacob Johnson, recovered judgment
before *S. W. Atkinson*, one of the acting Justices of the Peace
within and for said county of *Union*, against *Baxley & Brother*

for the sum of \$ *63⁴⁵*, and _____ costs, for his debt, and \$ *1⁵⁵*, his costs and
charges in that behalf expended.

And whereas, a transcript of said judgment, duly certified, was on the *25* day of
November, A. D. 18*70*, filed with the Clerk of the Court of Common Pleas of
said county of *Union*, and by him duly entered on the Execution Docket of said court.

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

you cause to be made the debt, damages, and costs aforesaid, with interest thereon, at *6* per
cent. from the *15* day of *November*, A. D. 18*70*, until paid, also the
sum of \$ _____ the costs of increase on said judgment, and accruing costs;
and of this writ make due return within sixty days.

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

Witness, *F. J. Arthur*
~~FABER RANDALL~~, Clerk of said Court, at the Court
House aforesaid, this *13* day of *December* A. D. 18*70*

F. J. Arthur Clerk.

Filed Dec 8, 1871

J. J. Antton Clerk

Jacob Johnson
and
Partners & Merchants of
Bayly & Brogden
Linn, an Esquire
on each of the above names

Dec. 8. 1871.

J. B. Cole City
for P. H.

Union Common Pleas

Jacob Johnson
against

Barley W. Broder

Execution on Transcript.

Ex. Prod 18

Judg't vs. Deft	
before Justice of the Peace on the	<u>15</u>	
day of	<u>November</u>	<u>1870</u>
for the sum of	\$ <u>63.15</u>
And costs before Justice	\$ <u>1.55</u>
Interest from	\$
Justice's Increase costs	\$
Constable's Increase costs	\$
Clerk's Increase	\$ <u>0.70</u>
Sheriff's Increase	\$ <u>1.92</u>
Clerk's Fees hereon	\$ <u>70</u>

P. B. Cole
Plaintiffs Attorney.

Returned and Filed Feb 10 1872

Published by Robert & Lilley, Blank Book Manufacturers and Legal Blank Publishers, Opera House Building, Columbus, Ohio.

Recd this amt Dec 8 1871 and on the
 Sunday I send on the following
 Real Estate Situate in the village
 of Union known to me as this
 tract in lot 188 & in said village

Fees: 45
 Sheriff's 45
 Constable 90
 Return 12
 \$1192
 Robert Sharp 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. W. Atkinson J. P., a Justice of the

Peace in and for the Township of Liberty in the said County of Union wherein

Jacob Johnson

was Plaintiff, and

Baxley & Brother

was Defendant, judgment was rendered on the 15th day of November

A. D. 1870, against the said

Baxley & Brother

Defendant, and in favor of the said

Jacob Johnson

Plaintiff, for the sum of \$63.15 Dollars

and _____ 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 25th day

of November, 1870.

You are therefore commanded, that of the goods and chattels of

Baxley & Brother

aforsaid, you cause to be made the said sum of \$63.15 Dollars

and _____ Cents damages, and \$15.5 Dollars

and _____ Cents, the costs aforsaid, and all accruing costs, if so much of the goods and

chattels of the said

Baxley & Brother

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 Baxley & Brother

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 8th day

of December, A. D. 1871.

J. T. Arden, Clerk.



Execution & Lien Case File

Case No. 1212

No. 1212

Union Common Pleas Court

Kevin Griffin
Plaintiff,

against

E Hammond et al
Defendant.

AUG TERM, 1869

Judg. Or. Defendant
\$ 137. $\frac{50}{100}$

Transcript

Journal _____ Page _____

Record No. **NO RECORD** Page _____

Ex. Doc. *H* Page 1212

Aug 10th 1879 The defendant's name given by
 G. J. McClellin's Society, receipt of the same &
 approval by me as pastor and sufficient
 Society, however supplementary and
 unnecessary for the Slog of Society
 which follows

Dec	100	in purchase of the Sacrae in South Can
Nov	60	
"	60	Wages & board of G. J. McClellin
"	100	
"	200	for the Slog of Society on the above
"	60	
"	43.80	Payment of Davis' Bapt. Ministry &
"	5.20	
Dec	160	& Stammers' Ministerial Station & G. J.

Viled Feb. 21, 1871
 J. T. Arthur's Clerk

Stearns' Society, reference to hereby
 unnecessary & promise to pay the amount
 of said payment with interest & costs
 and interest & costs that may come
 by J. J. Free

Taken signed and acknowledged before
 me this 10th day of Aug 1879
 J. J. Free

Chic 23rd 1870 Sreatin' name and
 returned to J. J. Stearns' name
 May 23rd 1870 Sreatin' returned name
 Chic 25th 1870 received this visit,

By virtue of this visit I have received one
 fine hoop Sape, Question the same
 for see May 23rd 1870 not seen for part
 of names
 No choice no

Accounting 40 J. J. Stearns
 Money 20 Court

May 24th 1870 Name given and returned
 to J. J. Stearns Court

Whole amount
 Case Feb 20th
 1871
 Debt \$44.89
 Interest 22.78
 Cost 60
 Justice 60
 \$68.87

June 24th 1870 Benai returned indorse
 May 24th 1870 Received this writ, adver-
 -tised the within named property to be
 Sold June 24th 1870, not sold for want
 of bidders.
 Fees Advertising 40
 Mileage $\frac{20}{60}$ J. S. Dillon
 Const

June 25th 1870 Benai indorse and advice
 to J. S. Dillon Const

July 25th 1870 Benai returned indorse,
 Received this writ June 25th 1870 advertised
 the within named property to be sold
 July 25th 1870, and sold the same to
 John Hartshorn for Ten dollars & ten
 Cents, Fees Advertising 40
 Mileage $\frac{20}{60}$

Retained two dollars & twenty Cents my
 fees, and paid \$7.90 to S W Atkinson J.P.
 J. S. Dillon Const

July 26th 1870 Received of S W Atkinson J.P.
 five & 1/100 dollars to apply on above
 Levin Griffin

July 26th 1870 Execution issued and delivered
 to J. S. Dillon Const

Aug 25th 1870 Execution returned indorse
 Received this writ July 26th 1870, By virtue
 of this writ I have levied on the following
 property of E Hammond, the same being turned
 out by him, to wit 50 head of Sheep and
 one fire proof safe, advertised to same to be
 sold Aug 25th 1870, Aug 25th 1870 sold 30
 head of Sheep to Plaintiff for twenty five
 dollars & one fire proof safe to Plaintiff
 for five dollars made on sales \$30.00
 Fees Service 40
 Advertising 40
 Mileage $\frac{20}{100}$ J. S. Dillon Const

Sept 17th 1870 Execution issued and delivered
 to J. S. Dillon Const

Oct 17th 1870 Execution returned indorse,
 Received this writ Sept 17th 1870 Sept 15th 1870 by virtue
 of this writ I have levied on the following property
 of the within named E Hammond, to wit one
 Cow & 41 head of Sheep, advertised to same
 to be sold Oct 15th 1870, Oct 15th 1870 sold
 one cow to J. F. Mahaffy for \$40.00
 41 head of Sheep to J. F. Mahaffy for 10.66
 Received of E Hammond 10.00
 Amount made on this Execution \$60.66

and paid the same to S W Atkinson J.P.
 Fees Service 40
 Advertising 40
 Mileage $\frac{20}{100}$
 per centage $\frac{100}{200}$ J. S. Dillon Const

Oct 17th 1870 Received of S W Atkinson J.P. three
 dollars in full of my fees, J. S. Dillon Const

Oct 17th 1870 Received of S W Atkinson J.P.
 fifty six & 4/100 dollars to apply on the above
 Levin Griffin

Jan 9th 1871 Execution issued and delivered to
 J. S. Dillon Const

Jan 27th 1871 Execution returned indorse, received this
 writ Jan 9th 1871, The within named defendant,
 has no property whereon to levy
 Fees Service 40
 Mileage $\frac{20}{60}$ J. S. Dillon Const

The State of Ohio Union County Liberty 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
 S W Atkinson J.P.

Levin Griffie Plaintiff } No 104
 against }
 E Hammonda Principa }
 S J Sturbin Surety Defants }
 Before S W Mattinson J.P. of
 Liberty Township Union
 County Ohio

Debt \$136.50

Suit Brought in a note which
 reads as follows, May 20th 1869
 \$134. ³⁴/₁₀₀ one day after date I promise
 to pay to the order of Levin Griffie
 or bearer one hundred thirty four & ³⁴/₁₀₀ dollars
 Value received at 8 per cent interest till
 paid
 E Hammonda
 S J Sturbin

Justices fees
 Leg note .5
 Judgment 110
 Entries 30
 Satisfac 25
 Bail 40
 Execut 45
 Writs 45
 " 45
 Exec 45
 " 45
 " 48
 Recray 45
 45-5
 Transcript 1.00
 Paid 4.95
 Due 1.60

August 2^a 1869 the parties appeared
 without process, the defendant waived
 process Entered their appearance herein &
 Confessed that they are indebted to said
 Levin Griffie, said E Hammonda as
 principal debtor & said S J Sturbin as
 Surety, in the sum of one hundred
 thirty six & ³⁴/₁₀₀ dollars and request
 that judgment be Entered on said
 Confession & for costs
 Thereupon it is on said 2^o day of Aug
 1869 Announced that said Levin
 Griffie recover of said E Hammonda
 as principal debtor & S J Sturbin as
 Surety - the said sum of one hundred
 & thirty six & ³⁴/₁₀₀ dollars also the
 costs Taken at \$1.00 as follows filing
 note 50cts Judgment 110 cts Entries 30 cts
 Satisfaction 25 cts Total \$1.00

Execution & Lien Case File

Case No. 1213

No. 1213

Union Common Pleas Court

L. J. Franklin

Plaintiff,

against

A. J. Patterson

Defendant.

AUG TERM. 1870

Judg. vs Defendant
\$ 53.75

Transcript

Journal _____

Page _____

Record **No Record.**

Page _____

Ex. Doc. *A*

Page 1213

Return to J. L. FRANKLIN,

Dealer in Grain, Seeds, Groceries and Provisions,

LA RUE, Marion Co., Ohio,

if not delivered within 10 days.

Filed March 4. 1871
F. J. Clark

Randall Esq
Clerk Court
Maysville
Union Co Ohio



Filed March 4, 1871
H. J. Arthur Clerk

J L Pawken
vs

N. J. Patterson

Case Docket

Page 98

Judgment 52.25

Postage 1.30

53.75

~~Debt~~
My check on the account of J. L. Pawken's account vs. N. J. Patterson Case Docket Page 98.
March
H. J. Arthur Clerk

State of Ohio }
Clerkin to Sd }
The Justice Court
Munichy T.P.
Before Whoolpeona J.P.

Bill of particulars is
one or before the first day of March
1870 I promise to pay Samuel Kelly
or order fifty dollars, value
New July 24, 1870

Signed U. J. Patterson
Summons issued July 25 1871
Returnable July 28th 1871 at 10 o'clock
At the return enclosed sendy copy
on the Deft same date July 25, by
Plaintiff,

July 28th 1871 Deft failed to appear
for more than one hour after the time
Deft's trial + failed to appear at all
and I do find that the Deft's
indebted to the Plaintiff the sum
of fifty dollars + 25 interest - 52 25-

It is therefore considered by me on this
28th day of July 1871 that the Plaintiff
receives of the Deft the sum of fifty
two dollars + 25 cents + cost of this suit 1,30
Whoolpeona J.P.

I certify that the above is a true copy from

No. 1250

Union Common Pleas Court

J N Hamilton Plaintiff,

against

Wm Feltou & Co Defendant.

FEB TERM, 1871

Judg. vs. Defendant
\$ 50 ²⁰/₁₀₀

Transcript

Journal **No Record** Page

Record No. Page

Ex. Doc. *H* Page 1250

Transcript of the proceedings on Docket
C Page 32 No 31

J N Hamilton Plaintiff
vs

Wm Felton & Co Defendants
Before Wesley Garrard J.P.

Filed March 15, 1877
F. J. Ardum Clerk

Filed March 15th 1870
F. J. Arthur Clerk

P. N. Hamilton Plaintiff

W^m
William Felton
Cyrus E. Felton
John Felton
under the firm name of
William Felton & Co

Defendants

Martin Amarine Isaac Staley & Samuel Marshal garnishees

Feb 23rd 1870 Plaintiff filed bill of particulars as follows

William Felton & Co To P. N. Hamilton Or

Nov 11th 1868 To Note on Richard Hardin \$46.00 with interest
at 6 percent from the 11th day of Nov 1868

\$46.00 + Interest \$3.80 = \$49.80

Feb 23rd 1870 Issued summons of same date returnable

Feb 28th 1870 at 10 O'clock A.M. Feb 26th 1870 Summons returned

as follows. Received this writ Feb 23rd 1870 the within named
defendants W^m Felton & Co not found in my jurisdiction

Fees 20^{cts} Joseph M Lawrence Constable.

Feb 28th 1870 Order returned as follows. I could not come at
the property alleged to be in the possession of James Martin
Amarine Isaac Staley & Samuel Marshal the garnishees

and Feb 24th 1870 at 11 O'clock A.M. I served on said James
Martin Amarine Isaac Staley & Samuel Marshal a copy
of this order and a written notice to appear and answer by
leaving said notice with each of them a copy of which
notice is hereninto annexed. Fees 3 garnishees \$1.20.

Mileage 85^{cts} = \$2.05 Joseph M Lawrence Constable

Feb 28th 1870 Isaac Staley James Martin Amarin
& Samuel Marshal the garnishees in this action
were sworn and examined as follows

1st Ques. Are you indebted to William Felton
Cyrus Felton John Felton or W^m Felton & Co
Ans. I am indebted to Cyrus Felton

2nd Ques. What amount do you owe the said
Cyrus Felton and when ^{will they same be} due and how payable
Ans. I owe him \$333.00 is to be paid in three
annual payments, the first is due on the 12th of
next October signed Isaac Staley.

1st Ques. Are you indebted to W^m Felton
Cyrus Felton John Felton or W^m Felton & Co
Ans. I am indebted to John Felton

2nd Ques. What amount do you owe the said
John Felton and when will the same be due
and how payable

Ans. I owe him (\$7.80) Seven Hundred & Eighty
Dollars to be paid in five annual payments
the first payment was due on the 13th day of
October 1869 to be paid in money

Signed Martin Amarin

1st Ques. Are you indebted to William Felton
Cyrus Felton John Felton or W^m Felton & Co
Ans. I am indebted to Cyrus E Felton

2nd Ques. What amount do you owe the said
Cyrus E Felton, and when due and how
payable Ans. I owe him \$6.62.00

\$120.00 due Nov 1st 1870 \$200.00 Nov 1st 1871

\$233.00 Nov 1st 1872 \$112.00 Nov 1st 1873

Signed Samuel J Marshal

As there has been no service on the defendants
this case is adjourned until April 14th 1870
at 11 O'clock A.M.

April 14th 1870 The plaintiff
appeared in person. The defendants failed to
appear at the hour specified but made
default. A certificate of publication was
produced by the plaintiff which is on file

Thereupon it is on this 14th day of April
A.D. 1870 considered by me that the plaintiff
J. N. Hamilton recover of the defendants
W^m Felton Cyrus E. Felton & John Felton under
the firm name of W^m Felton & Co. the sum of
(\$50.20) Fifty Dollars and Twenty cents debt
, and the costs herein taxed. Off for Order 40
file 05 Order 40 file 05 Off vs garnishees 40 file 05
Sum 25 file 05 Record 90 Judg 40 dat 20 = \$3.10
\$ M. Lawrence's fees \$2.25 \$ H. Shearers fees
\$2.00 \$ P fees certifying same 25cts = \$7.60

It is considered and adjudged by me that
the garnishees Isaac Staley James Martin
Amarine and Samuel Marshal pay the amount
of each of the above mentioned payments that
they owe the defendants as stated in their evidence
as they become due until the above judgment
& costs are fully satisfied into this court

Wesley Garrard J.P.

Justices Fees		\$3.10
" " for this transcript	\$1.25	\$4.35
Const of W Lawrence fees		\$2.23
of H Shearers		2.00
Total amount of costs		\$8.60
Judgment		\$50.20
		\$58.80
Interest on said Judgment to March 15 th 1871		2.78
Total Amount		\$61.58

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

Wesley Garrard J.P. of the
aforesaid township

Execution & Lien Case File

Case No. 1252

No. 1252

Union Common Pleas Court

Allen Bister

Plaintiff,

against

Alex. G. Stevenson

Defendant.

FEB TERM, 1871

Judg. G. Defendant

§ 37. $\frac{10}{11}$

Transcript

Journal.....

Page.....

Record **No Record.**

Page.....

Ex. Doc. *A*

Page 1252

Allen Sister Plaintiff

vs

Alexander G. Stevenson

Defendant

Docket C Number 75

Page 75 Before

Wesley Garrard J. P.

Filed April 12, 1871

H. J. Arthur Clerk

Allen Trister

vs

Alexander G Stevenson

Wesley Garrard & P

his fees \$8.65

Joseph W Lawrence fees 2.80

W W Woods fees .50

G W Cannon 1.35

Judgment ~~28.88~~
\$37.18

Transcript ~~1.75~~
\$38.93

Filed April 12, 1871
F. J. Artus clerk

Allen Trister }
Plaintiff } Feb 13th 1871 The plaintiff filed his
NS No 75 } bill of particulars as follows
Alexander & Stephenson }
Defendant } Allen Trister Or
Aug 13th 1868 To balance on the price
of a certain mare \$25.00 with
interest from August 23rd 1868. The plaintiff
says that the above amount was to have been
paid on the 23rd day of August 1868 and
that there was no note taken for the same
that a note of \$50.00 was given at same
time but plaintiff is not now the owner
of the same. Feb 13th 1871 Plaintiff filed
Affidavit for order of attachment and order
dated and delivered same day to J W Lawrence
Constable returnable Feb 20th 1871 at 10 O'clock
A.M. Feb 13th 1871 Plaintiff filed affidavit
for proceedings against W W Woods & W Cannon
as garnishees. Feb 13th 1871 Issued summons
in the above action and delivered the same
to J W Lawrence constable returnable Feb
20th 1871 Feb 20th 1871 Sum returned Feb 17th 1871
as follows. Received this writ Feb 13th 1871
The within named defendant not found
in my jurisdiction Feb 17th 1871
Constables \$0.20 J W Lawrence Const
Feb 20th 1871 Order ^{of attachment} returned. Feb 13th 1871 at
11 O'clock A.M. I received this order, I could

not come at the property alleged to be in the possession of W W Woods & G W Cannon the garnishees and Feb 13th 1871 at 12 o'clock M I served on said W W Woods & at 5 P.M. on G W Cannon a copy of this order and a written notice to appear and answer by leaving said notice with each of them a copy of which notice is herewith annexed Fees Garnishee \$0.80 Mileage \$1.25 Copy \$0.80 = \$2.60

J W Lawrence Const,
Feb 20th 1871 10 o'clock A.M. G W Cannon & W W Woods appeared as garnishees and were sworn and examined as follows

1st Ques. Are you acquainted with Alexander G Stevenson the defendant
Answer I am.

2^d Ques Are you indebted to Alexander G Stevenson the defendant Ans I am.

3^d Ques. What amount are you indebted to Alexander G Stevenson. Answer (\$1090.00)
One thousand and Ninety dollars

4th Ques. When will the same be due
Ans. The first note of five hundred dollars will be due May 1st 1871. Cross Examined.

Ques 1st What do you owe the above named amount to the defendant Alexander G Stevenson for. Ans. For a house & lots purchased of him Signed G W Cannon.

W W Woods Ines 1st Are you acquainted with
Alexander G Stevenson. Ans I am not
2, Ines Are you indebted to the defendant
Alexander G Stevenson Ans I am not
3rd Ines. Have you any moneys or property in
your possession or under your control belonging
to the defendant aforesaid. Ans I dont know
that I have, Jesse Camron came into the
Marysville Bank handed me some notes, had
them placed in an envelop saying to keep them
for the benefit of somebody I dont know who the
somebody is, nor I dont know who the notes were
on have not seen the paper since
4th Ines. Was anything said by Mr Camron
when he deposited those notes with you as to
who was the owner of them, If so what
Ans. He mentioned an owner, but I dont know
who it was, it was one of the parties in the case of
Alexander G Stevenson and Allen Teister
Once answering the foregoing questions I have
examined the notes refered to and find on the back
of the envelop the following words Notes & mortgages
held by W W Woods to secure Peter Minegar as
surety for Dr Stevenson, one for \$500.00 one for \$590.00
executed by G M Camron also one of \$715.00 by L S
Fragell of Dayton these notes to be held by W W
Woods and not delivered up to any person until
after the Stephenson & Teister costs is determined

and then if said Winegar is compelled to pay
any costs for Stevenson they all to be held by him
for that purpose Signed by A G Stevenson
by W^m M Randall his Atty. I have examined
the notes in the envelop and they are properly described
The first \$500. note on Common is due may 1st 1871
Signed W W Woods.

It is my order that W W Woods either deliver in to this
court the notes or give sufficient bonds & security to
satisfy this court for the delivery of the same.

It is my order that G W Cannon give a bond
sufficient to satisfy me that the money will be
forthcoming as the court may order. A bond was
executed and signed by G W Cannon and

N A Gilbert. W W Woods failed to enter into bond
The defendant Alexander G Stevenson appeared
this 20th day of February 1871 and hereby waived the
issuing and service of process and entered his
appearance to this action Signed

Alexander G Stevenson by

Randall & Cannon his
Attorneys.

By agreement of the parties Plaintiff and
Defendant this case is continued until the 4th
day of April A D 1871 (Tuesday)

April 1st 1871 The defendant Alexander
G Stevenson appeared in person and waived
further proceedings and confessed that he owes
the plaintiff Allen Teister the sum of Twenty five
dollars with six per cent interest from Aug 23rd
1868 and asked that judgment be rendered
against him for that amount & costs, which
request was agreed to by the Plaintiffs attorney
N A Gilbert

Thereupon it is on this first day of April A D
 1877 considered by me that the Plaintiff Allen
 Fister recover of the defendant Alexander
 Stevenson the sum of (\$28.88) Twenty eight
 dollars and Eighty eight cents debt and the
 costs herein taxed as follows. Justices Fees
 File bill 05 Affidavit 40 File 05 Order 40 file 05
 Summons 25 file 05 Record 150 Judgment 40
 File 05 Continuance 25 Satisfaction 25 = \$8.65
 Joseph M Lawrence Constable Fees \$2.80
 W M Woods Fees as Garnishee .50
 L M Cannon .. & Mileage .. 1.35
 \$8.30

Judgment \$28.88 Costs \$8.30 = \$37.18
 Fees for transcript \$1.75

Having become satisfied that I cannot the garnishees
 in this I hereby release them from further liability
 in this action N A Gilbert Atty for Plaintiff.

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

Wesley Barrard Justice of the peace
 of the aforesaid Township.

Execution & Lien Case File

Case No. 1255

No. 1255

Union Common Pleas Court

F. M. Carter

Plaintiff,

against

Simon Shark

Defendant.

FEB TERM. 1871

Judg. Vs. Defendant
8 153. $\frac{77}{11}$

Transcript

Journal 9

Page 66

Record **No Record.**

Page

Ex. Doc. H

Page 1255

F. M. Carter
against
Simon Shark

Transcript from
Docket C Page 77 Case
No 76 Paris Township
Monroe County Ohio.

Fees for transcript paid
by W. J. King \$1.00

Wesley Garrard J. P.

Filed June 13-1871

W. L. Arthur Clerk

F. M. Carter }
 Plaintiff }
 vs. No 76 }
 Simon Shark }
 Defendant }

March 10th 1871 bill of particulars filed by
 H. & King the Plaintiffs attorney as follows.
 Dr. F. M. Carter Before Wesley barrard of P
 Paris Township County of
 Union State of Ohio.

The plaintiff claims a judgment against
 the defendant for the sum of One Hundred and
 eight dollars and Twentyfive cents, with interest
 on the same from December first A. D. 1868 The
 account being for Medical services rendered to
 the defendant and and dependents family from
 A. D. 1866 to to Oct 24th 1868

$\$108.25$ Int for 2 yrs @ 3% = $\$14.61$ = $\$122.86$ to March 31st 1871

Also the plaintiff claims a judgment against
 the defendant for Twenty six dollars and fifty five
 cents with interest on the same from Oct 30th A. D.
 1869 the same being a promissory note, assigned to
 the plaintiff on the 30th day of October A. D. 1870. The
 same note was made to H. & King by the
 defendant on the 30th day of October A. D. 1868 which
 is due and unpaid, promissory note is herewith
 attached. H. & King attorney for Plaintiff
 Note is as follows. $\$26.55$ Twelve months after
 date I promise to pay H. & King or bearer the
 sum of Twenty six dollars and fifty five cents
 value received Oct 30th 1868

Five cent stamp Signed Simon Shark

Note $\$26.55$ Interest $\$3.83$ = $\$30.38$ to March 31st 1871

AccBs Int \$122.86 Notes Int \$30.38 = \$153.24

March 24th 1871 Issued summons of same date returnable March 31st A.D. 1871 (Friday) and delivered the same to Joseph W Lawrence Const. March 24th 1871 Summons returned endorsed as follows. Received this writ March 24th 1871 and served the same on the within named Simon Shark by delivering a certified copy of this writ and indorsements thereon to the within named defendant March 24th A.D. 1871 Const Fees Deriv 25 Mile 20 Cop 25 = \$0.70 of W Lawrence Const.

March 31st 1871 The parties ~~appeared~~ Shark and F. M. Carter appeared and after amending the bill of particulars so as to give a credit on the original bill of particulars of (\$3.50) three dollars and fifty cents. Simon Shark ^{def} appeared and requested that judgment be rendered against him for the full amount of the bill of particulars after deducting the amount of the amended bill (\$3.50) and the plaintiff F. M. Carter requested that judgment be rendered accordingly. Thereupon it is on this 31st day of March A.D. 1871 considered by me that the plaintiff F. M. Carter recover of the defendant Simon Shark the sum of (\$149.24) One Hundred and Forty nine dollars and twenty four cents and the costs herein taxed as follows. File bill 05 Sum 25 file 05 file amended bill 05 Judg 40 Record 65

$\$1.85$ Indg $\$149.24$ $\$$ P. Costs $\$1.85$ $\$$ M Lawrence Const
Fees $\$0.70 = \151.79 Wesley Garrard J. P.

No execution issued by order of plaintiffs
attorney H of King

May 26th 1871 Execution issued by order
of H of King the plaintiffs attorney and
delivered the same to Sol Heasley Const
Total amount of Ex $\$153.52$

June 10th 1871 Execution returned and
filed as follows. Received this writ May 26th
1871 and June 8th 1871 I went to the residence of
Simon Clark and I could not find any
property to make a levy upon
Fees Mileage $\$0.50$ Sol Heasley Const.
Justices Fees for issuing execution & file $\$0.45$

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 at my office in said
township, in the above action

Wesley Garrard J. P. of
the aforesaid Township.

Wesley Garrard J. P. Fees	$\$2.30$	450
Transcript & certifying same	$\$1.00$	Total $\$3.30$
J. M. Lawrence Const Fees		$\$0.70$
Sol Heasley Constable Fees		$\$0.50$
May 31 st 1871 Judgment rendered for		$\$149.24$
Total		$\$153.74$

Ex. Doc. H Page 15-1

Union Common Pleas

F. M. Carter

against

Simon Shark

Execution on Transcript.

Ex. Ret. 18

Judg't vs. Def't	
before Justice of the Peace on the	<u>31</u>	
day of <u>May</u>	<u>1871</u>	
for the sum of		<u>\$149.24</u>
And costs before Justice		<u>4.50</u>
Interest from	<u>18</u>	
Justice's Increase costs	
Constable's Increase costs	
Clerk's Increase	<u>25</u>
Sheriff's Increase	
Clerk's Fees hereon	<u>70</u>

H. P. King

Plaintiff's Attorney.

Returned and Filed Feb 9 1872

Rec'd this writ Nov 23 1871
 Money making full of this
 Judge's cost of writ Sub 9 1872

Time	45
Printed	60
Printing	300
Return	12
<hr/>	
	\$417

Robert Shark Sheriff

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before Wesley Garard, a Justice of the Peace in and for the Township of Paris in the said County of Union wherein

F. M. Carter

was Plaintiff, and

Simon Shark

was Defendant, judgment was rendered on the 31st day of May

A. D. 1871, against the said

Simon Shark

Defendant, and in favor of the said

F. M. Carter

Plaintiff, for the sum of

\$149²⁴/₁₀₀

Dollars

and

~~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 13th day of June, 1871.

You are therefore commanded, that of the goods and chattels of

Simon Shark

aforesaid, you cause to be made the said sum of

\$149²⁴/₁₀₀

Dollars

and

Cents damages, and

\$4⁵⁰/₁₀₀

Dollars

and

Cents, the costs aforesaid, and all accruing costs, if so much of the goods and

chattels of the said

Simon Shark

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 Simon Shark

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 23 day of November, A. D. 1871.

J. T. Arthur

Clerk.

Execution & Lien Case File

Case No. 1257

No. 1257

Union Common Pleas Court

John Fleming
Plaintiff,

against

Samuel Stout
Defendant.

MAY TERM, 1871

Judg. W. Defendant

Transcript

Journal..... Page.....

Record No..... Page.....

Ex. Doc. *H*..... Page *1257*.....

The amount of his claim aforesaid and
also his costs herein taxed at one
Dollar and eighty five cents

Attnil Jewett J. P.
May 29th 1871 issued Execution on the
above judgement and delivered
to H. H. Hunt Constable
June 5th 1871

Execution returned indorsed May 29th
1871 received this writ no properly found
whereon to levy service no mileage, 50 x 70
H. H. Hunt Constable

The State of Ohio being lawfully
I do hereby certify that the foregoing
is a true transcript from my packet
of the proceedings had by and before
me in the above case this the fifth
Day of June A. D. 1871

Attnil Jewett J. P.

Transcript fee, 50

certifying same, 75

John Manning
by
Samuel Stout

Transcript

Filed June 5th 1871
T. X. Arthur Clerk

N^o 404
 John Flemming
 vs

The State of Ohio Union County
 Leesburg Township
 Civil Action sum claimed \$15,00
 May, 23rd 1871

Samuel Stout
 gas fees
 filing bill 5
 summons 25
 filing same 5
 judgement 40
 docket entries 30
 execution 40
 filing same 5
 transcript fee 50
 certifying same 25
 \$2,25

The plaintiff filed his Bill of particulars against the Defendant as follows to wit July 27th 1870 Samuel Stout vs to John Flemming to use of wagon fifty one days & a help at fifty cents per day \$25,50 & one wagon Doubletree 2,50

By cash 10,00
 the above is sworn to according to the law

stamps fees
 sum summons 80
 execution 70
 \$1,50

May 23rd 1871 Bill of particulars of plaintiff filed and summons issued by me for the appearance of the Defendant on the twenty ninth day of May at nine o'clock in the forenoon I delivered to H. C. Hunt Constable

Summons returned indorsed May 25th 1871 received this writ served May 25th by leaving a certified copy at the residence of the within named Samuel Stout service 25 one copy 25 mileage 50 x 50 H. C. Hunt Constable

May 29th 1871 The Defendant failed to appear at the time named in the summons or for one hour thereafter it is therefore considered and adjudged by me that the plaintiff recover of the Defendant the sum of eighteen dollars

Ex. Doc. *H*

Page 153

Union Common Pleas

John Flemming

against

Samuel Stout

Execution on Transcript.

Ca. No. 18

Judg't vs. Deft	23
before Justice of the Peace on the	71
day of <i>May</i>	1871
for the sum of	\$ 18.00
And costs before Justice	\$ 3.75
Interest from	\$
Justice's Increase costs	\$
Constable's Increase costs	\$
Clerk's Increase	\$ 25
Sheriff's Increase	\$
Clerk's Fees hereon	\$ 70

Plaintiff's Attorney.

Returned and Filed August 30 1871.

Published by Sicut & Lilley, Blank Book Manufacturers and Legal Blank Publishers, Opera House Building, Columbus, Ohio.

July 10, 1871. Received this writ July 11th 1871 I have this day located in the following described real estate, State in Union County and a State of Ohio in the Virginia Military district, part of Survey 156211, bounded and described as follows, beginning at James McMartin's & 10 corner in the line of 10000 acres land long 71 acres south with the said landers line 4642 poles to a State in Section 8, line there north about 25 poles in the line of George, thence east 8 poles - thence north, about 79 poles, to a Beachline in McMartin's South line thence with said McMartin line west to 5 poles, to the beginning containing 44 acres more or less, said property remains unenclosed per want of time

Recd
 Service 45
 Lower 40
 Military 80
 Return 1 1/2
 2, 5, 2

Robert Shaugh Shaugh
 By Thomas Martin Deput

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before O Jewett, a Justice of the Peace in and for the Township of Leesburg in the said County of Union wherein

John Lemming

was Plaintiff, and

Samuel Stout

was Defendant, judgment was rendered on the 23 day of

May

A. D. 1871, against the said

Samuel Stout

Defendant, and in favor of the said

John Lemming

Plaintiff, for the sum of Eighteen Dollars

and \$3⁷⁵ 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 June, 1871.

You are therefore commanded, that of the goods and chattels of

Samuel Stout

aforsaid, you cause to be made the said sum of Eighteen Dollars

and \$3⁷⁵ Cents damages, and \$3⁷⁵ Dollars

and Cents, the costs aforsaid, and all accruing costs, if so much of the goods and

chattels of the said Samuel Stout

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 Stout

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 10 day

of July, A. D. 1871.

L. J. Arthur, Clerk.



D # P 153

UNION COMMON PLEAS.

John Fleming
vs.
Samuel Stout

VENDI.

Debt.....\$ 18.00
Costs.....\$ 3.75
Increase Costs \$ 3.47
This Writ.....\$ 1.00

29.19
4.99
24.20

15.0
85
12
2.47
23.2
\$4.99

29.22
29.7
29.19

~~29.64~~

Returned and filed *cc 10* 1871

F. T. Arthur Clerk.

40 =
40
85
15.0
12
5.0
29.7

Recd this Oct 7 1871 Money Made in
full Costs & interest - October 10 1871
Robert Sharp Sheriff

The State of Ohio, Union County ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

WE COMMAND you to expose to sale those Lands and Tenements of *Samuel Stout* -
situate in Union County and State of Ohio in the Virginia
Military District part of survey No 6211. bounded and described as
follows - Beginning at James M. Martin's S.W. Corner in
the Line of Isaac Linders land thence south with the said
Linders line 46 3/4 Poles to a stake in John Burges line
thence North about 25 Poles in the line of Burges - thence East
8 Poles - thence North about 78 Poles to a Beech tree in
McMasters south line thence with said McMasters
line west 105 Poles to the beginning - containing
Fifty acres more or less -

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

the sum of \$ *18⁰⁰* for debt, together with \$ *3⁷⁵* for costs, with interest
thereon, at 6 per cent. from the *23* day of *May* A. D., 18*71* until paid,
which late ~~in our said Court~~ the said *John Fleming*

recovered against the said *Samuel Stout*
before a Justice of the Peace and herewith filed
as of record is manifest. Also, \$ *3⁴⁷* increase of costs, and accruing costs. And
if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment
aforesaid, then you are hereby commanded that you levy the same upon the goods and chattels,
lands and tenements, or either, as the law shall permit, being the property of the judgment debtor,
which together with the property on hand not sold as aforesaid, will be sufficient to satisfy said
judgment. And that you make due return in sixty days.

Hereof fail not at your peril, and have you then and there
this writ. *F. J. Arthur*

Witness, ~~FABER RANDALL~~, Clerk of said Court, at the
Court House, in Marysville, this *7* day of *October*
A. D. 18*71*

F. J. Arthur Clerk.

Execution & Lien Case File

Case No. 1301

Execution & Lien Case File

Case No. 1302

Execution & Lien Case File

Case No. 1384

No. 1384

Union Common Pleas Court

Burton vs Woods

Plaintiff,

against

Alon Brown et

Defendant.

FEB TERM 1872

Judg. vs. Defendant
\$ 122.82

Transcript

Journal _____

Page _____

Record **No Record.**

Page _____

Ex. Doc. *N*

Page 138

Darius Buxton &
W. L. Wood, partners
vs

Alson Brouson
& David Watson

Transcript

Filed Dec 23/92
at 4 o'clock P. M.

J. L. Arthur Clerk

D. Brynton & W. W. Woods
Partners in trade under

the firm name of Woods & Brynton } Suit brought on a
Do } promissory note
Alson Bronson & } a copy of which follows
David Watson }

Doc Inds 24-
file papers 5
Judgment 110
Records 30
 100
Transcript 100
Certificate 25

March 23^d 1868

Seven months after date I promise to pay to
the order of Woods & Brynton three hundred and
seventy five dollars with ten per cent interest

Alson Bronson

David Watson

On which are the following indorsements

March 23^d 1869 paid on the within note Two hundred
red dollars and fifty dollars,

April 13th 1869 paid on the within note fifty dollars

March 12th 1872 The defendants appeared, and
waived process entered their appearance therein and
confessed that said Bronson as principle and
Watson as surety were indebted to said Woods
& Brynton in the sum of one hundred twenty
& $\frac{57}{100}$ dollars, and requested that judgment
be entered on said confession and for costs

Thereupon it is on said 12th day of March
considered by me that the plaintiff Woods &
Brynton recover of said Alson Bronson as
principle and David Watson as surety said
sum of one hundred twenty $\frac{57}{100}$ dollars
and their cost taxed herein at one dollar
W. M. Winget - J. P.

State of Ohio Union township Union County 88
I do hereby Certify, that 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 judgement.

Transcript- given March 23^d 1872

W. M. Winzet- justice of the
peace of the aforesaid township

Ex. Doc. 4. Page 367

Union Common Pleas

Buxton Woods Partners &c
against

Alon Branson & David Watson

Execution on Transcript.

Co. Roll 18

Jud't vs. Def't	
before Justice of the Peace on the	<u>12^c</u>
day of <u>March</u>	18 <u>72</u>
for the sum of	\$ <u>120.57</u>
And costs before Justice	\$ <u>2.25</u>
Interest from	18
Justice's Increase costs	\$
Constable's Increase costs	\$
Clerk's Increase	\$ <u>70</u>
Sheriff's Increase	\$
Clerk's Fees hereon	\$ <u>70</u>

Mc. Lawrence
Plaintiffs Attorney.

Returned and Filed July 10 1872

Records this will June 25, 1872
and on the 8th day of July 1872 I viewed on the
undivided half of a field of 30 acres of
Broom corn farm south west of Bedford Center,
30 acres of

I Return this writ by order of the
Mr. C. Lawrence
July 10 1872
Richard D. Sharp Sheriff

To the
Sheriff
Bedford
Ohio
\$1.52

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before W. M. Winger, a Justice of the

Peace in and for the Township of Union in the said County of Union

wherein Jarius Buxton & W. W. Woods, Partners & Co

was Plaintiff, and Alson Bronson & David Watson

was Defendant, judgment was rendered on the 12th day of March,
A. D. 1872, against the said Alson Bronson & David Watson

Defendant, and in favor of the said Jarius Buxton & W. W. Woods Partners & Co

Plaintiff, for the sum of \$120⁵⁷ Dollars

and _____ 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 23rd day

of March, 1872.

You are therefore commanded, that of the goods and chattels of Alson Bronson & David Watson

aforsaid, you cause to be made the said sum of \$120⁵⁷ Dollars

and _____ Cents damages, and \$2.25 Dollars

and _____ Cents, the costs aforsaid, and all accruing costs, if so much of the goods and

chattels of the said Alson Bronson & David Watson

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 Alson Bronson & David Watson

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 Marpoille, this 25th day

of June, A. D. 1872.

J. L. Arthur, Clerk.

Ex. Doc. H Page 367

Union Common Pleas

Buxton & Woods

against

Bronson & Watson

Execution on Transcript.

Es. Ret. 18

Judg't vs. Def't	
before Justice of the Peace on the <u>12</u>	
day of <u>March</u> 18 <u>72</u>	
for the sum of <u>1205.7</u>	
And costs before Justice <u>2.25</u>	
Interest from <u>18</u>	
Justice's Increase costs	
Constable's Increase costs	
Clerk's Increase	
Sheriff's Increase	
Clerk's Fees 1872	<u>70</u>

Plaintiff's Attorney.

Returned and Filed June 25 1872

Rec'd this

From
 Service
 mileage
 Return
 \$ 1.52

Robert Sharp Sheriff

Rec'd this writ March 23, 1872
 and on the 29th day of March 1872
 I served on the following Real Estate
 to wit in Lot No 1009 one hundred & two
 and out Lot No 27 Situate in
 the Village of Hudson Center
 Union County Ohio

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. Worring, a Justice of the Peace in and for the Township of Union in the said County of Union wherein Buxton & Woods

was Plaintiff, and Bronson & Watson

was Defendant, judgment was rendered on the 12 day of March A. D. 1872, against the said

Bronson & Watson Defendant, and in favor of the said Buxton & Woods

Plaintiff, for the sum of one hundred twenty \$57 Dollars and \$25 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 day of March, 1872

You are therefore commanded, that of the goods and chattels of

Bronson & Watson aforesaid, you cause to be made the said sum of \$120⁵⁷ Dollars and \$25 Cents damages, and \$25 Dollars and Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said Bronson & Watson

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 Bronson & Watson

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 Marionville, this 23 day of March, A. D. 1872

G. S. Arthur, Clerk.

Ex. D. H. P. 367

Jarius Buxton & W. W. Woods
Partners in trade under firm
name of Buxton & Woods

vs

Alson Benson & David Watson

Vendi

Paid: 12th day of March 1872

for \$120.57

costs 2.25

Merch cost 4.44

This order 1.00

Filed Dec. 24, 1872

H. J. Arthur Clerk

M. C. Lawrence
Atty

Recd Ship Court Sept 19th 1872
Return Ship Court 13th order of
Plankiffs attorney M. C. Lawrence
the costs awarded 13 Plankiffs attorney
Dec 23, 1872

Robert Sharp Sheriff

The State of Ohio Union County ss

To the Sheriff of said County, greeting -
you are hereby commanded to cause those goods and
chattels, lands and tenements of Alson Bronson and David
~~Watson~~, which you lately, according to our command
took into your hands, and remain unsold, to be exposed
to sale to satisfy Darius Buxton and W.W. Woods Partners
under firm name of Buxton and Woods, the sum of \$120⁵⁷
which by the judgment of W.M. Wringet Justice of the Peace
within and for the Township of Union and County of Union
recovered against the said Alson Bronson and David Watson
on the 12th day of March 1872, with interest thereon from the 12th
day of March 1872, until paid, and you are hereby further
commanded, if in your opinion the property in your hands
unsold is insufficient to satisfy the judgment aforesaid
to levy the same of the further goods and chattels, in your
County of the said Alson Bronson and David Watson
and for the want thereof of the further lands and tenements
in your County of the said Alson Bronson and David Watson
sufficient to satisfy the judgment aforesaid.

The said Property described as follows to wit: In Lot No 102, & out Lot No 27, in the village of Milford
center Union County Ohio. Also the undivided half of a field of about 30 acres ^{bearing} corn
on the old Burnhams farm near Milford center

Witness my hand, and the seal of the said Court of
common Pleas at the Court House in Marysville this 19th day of

September A.D. 1872

J. S. Arthur clerk

Filed June 25 1872

H. J. Arthur Clerk

Docket # 367 -

Darius Buxton + W.W. Woods -

vs

Alson Brouson - Principal
David Watson Surety

In Union
Can Pleas
on Transcript
from Docket
of W^m W. Wright

Mr Clerk

You will issue
an execution in the above case -
to Shff - If the transcript describes
Woods + Buxton as partners - so describe
them in the writ - Unless the
transcript shows they ^{ought to be} ~~are~~ principal
+ surety - do not issue - as above
indicated -

Wm Lawrence
Atty for Pltff

June 28th / 72 -

Execution & Lien Case File

Case No. 1402

No. 1402

Union Common Pleas Court

Woodward ^{vs} McKeau
Plaintiff,

against

H. T. Kroy
Defendant.

MAY TERM, 1872

Judg. Vs. Defendant
\$ 101. ⁸⁸⁰/_"

Transcript

Journal..... Page.....

Record No. **No Record.** Page.....

Ex. Doc. N Page 1402

Judgement rendered
July 10th 1869 for
\$96.²³/₁₀₀ vs Knox

Amount due April
22nd 1872

~~\$111.¹⁰/₁₀₀~~

Cost, \$6.⁶⁵

Woodward & McLean

vs

H. T. Knox

Filed April 20, 1872

H. S. Arthur Clerk

State of Ohio Union Co York Twp
I do hereby certify that the above
is a true and correct copy from my
book of the proceedings had before
me before of J. H. Hays and me the
Justice of Peace in and for
Township in the above action
J. H. Hays Justice
J. S. of said Township

Woodward vs McKenney June 25th 1869 Bill of particulars of plaintiffs filed, as follows
 H P Knox promises to pay to the order of J C Winters One hundred and two dollars and ninety two cents, value received
 Dated Dec 17th 1868
 Plaintiff Cost

Summons 25
 Filing Paper 10
 Doc Ent 25
 Judgment 40
 Satisfaction 20

Received of Plaintiff Two dollars cost

Defendant Cost
 Bail Bond 40
 Execution 45
 Execution 40

Const Cost
 Summons 55
 Notice 80
 Execution 110
 Execution 70
 Transcript 100

July 7th 1869 Summons issued and directed to R W Southard Const for the appearance of the defendant on the 12th day of July 1869 at 6 o'clock P M

July 9 1869 Summons returned and endorsed Received this writ July 7th 1869 by reading service 25th Abilaze 30 total 55
 R W Southard Const

July 10th 1869 The Defendant appeared before the time specified in the writ and paid ten dollars on note and requested me to render judgment for the sum of nine five dollars and twenty three cents judgment is therefore rendered in the above sum of \$95.23 and his cost herein taxed as follows
 Filing Paper 10
 Doc Ent 25
 Judgment 40
 Satisfaction 20
 Const service 25
 Abilaze 30
 Total 175
 A P Harvey

(May Expires)
 March 7th 1870

July 10th 1869 The Defendant came and by Amos Berry his surety resident of the County approved as good and sufficient by me caused an undertaking for the stay of Execution to be entered herein which follows in pursuance of the Statute in such cases made and provided. I Amos Berry Surety for the stay of Execution on the above judgment of Woodward and J C Winters against H P Knox do hereby promise and undertake to pay the amount of said judgment and interest and cost and cost that may accrue

H. P. Knox
 Amos Berry

Taken by and signed and acknowledged before me and surety approved this 10th day of July 1869

A. P. Harvey

Aug 28 1869 Received fifty five cents my fees R W Southard Const

Nov 27th 1869 Being satisfied that the surety for the stay of Execution herein is insufficient I this day issued a written notice thereof to the Defendant requiring him to enter additional security for the said stay of Execution within three days after notice service of such notice and delivered said notice to J C Winters Const

Dec 2^d 1869 said written notice returned
endorsed, served notice by copy
Service 25 Milage 30^c Copy 25 Total 80^c

Dec 7th 1869 J. H. Shirk Const
The Defendant failed to
give additional surety as required
for the stay of Execution
within three days from the time
said notice was served
This issued and delivered an
Execution herein to J. H. Shirk Const

Jan 6 1870 Execution returned endorsed
Rec this writ Dec 7th 1869, Property levied
on One Iron Turning Lathe Advertiser
and offered for sale No sale for want
of bidders, Service 40^c Adver 40^c Milage
30^c = 110
J. H. Shirk Const

April 20th 1870 Received of A. E. Knox of \$
Ten dollars which was collected by
A. P. Hays of S. Said money was collected
of A. E. Knox Before the above judgment
was rendered on the same note

McKee, Weckly & Co
J. H. Smith agent

April 9th 1872 Issued Execution and
delivered to A. Ballinger Const
in the above action W. H. Plotner of P

April 17th 1872 Execution returned
endorsed Receive this writ April
19th 1872 No property found
Service 40^c Milage 30^c
A. Ballinger Const

Ex. Doc. H Page 389

Union Common Pleas

Woodward & McLean
against

H. P. Knox

Execution on Transcript.

Ca. No. 18

Judg't vs. Def't.....	
before Justice of the Peace on the	<u>10⁰⁰</u>
day of <u>July</u> 18 <u>69</u>	
for the sum of	<u>95.23</u>
And costs before Justice	<u>6.65</u>
Interest from.....	<u>15</u>
Justice's Increase costs.....	<u>0</u>
Constable's Increase costs.....	<u>0</u>
Clerk's Increase.....	<u>0</u>
Sheriff's Increase.....	<u>0</u>
Clerk's Fees hereon.....	<u>70</u>

Ayers Woodburn
Plaintiffs Attorney.

Returned and Filed June 6 1872

Published by Sichert & Lilley, Blank Book Manufacturers and Local Blank Publishers, Opera House Building, Columbus, Ohio.

Rec'd his writ April 22, 1872, and on the 30 day of May 1872 by virtue of this writ I levied on the undivided one half of the following real estate, situated in Union County Ohio and bounded and described as follows to wit: Part of Survey 103234 on the waters of Bates Creek & Big Runway at a Stone in the Center of the Road leading from Knot Mills to Newton S. 85 W. 17 1/2 poles to Stake and Stones, in John Morrow's West line, thence with said line S. 7 W. 38 poles and 23 links to a stone in said John Morrow's corner, thence N. 83. W. 18 poles and 9 links to a stone. being said Morrow's N. W. Corner. N. 11. W. 24 poles and 54 links to the Center of Bates Creek. thence bearing down the creek N. 57 E. 22 poles N. 29 E. 22 poles 4 links, N. 37 E. 18 poles. South 74 E. 7 poles & links to a stake in the center of the creek and the above road, thence with said road, S. 4 1/2 E. 30 1/2 poles, to the beginning containing eight acres and 87 poles more or less, 4 ceps about part of one acre deeded by said H. P. Knox to the trustees of the M. E. Church at Mt. Lender chapel for additional burying ground, this writ returned for want of time to advertise

Fees
 Service 45-
 Levy 45-
 mileage 1.00
 Return 12

 2,52

Robert Sharp Sheriff
 By John Martin Deputy.

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. Plotner, a Justice of the Peace in and for the Township of York in the said County of Union wherein Woodward and McKean

was Plaintiff, and

A. D. Knox

was Defendant, judgment was rendered on the 10th day of July

A. D. 1869, against the said A. D. Knox

Defendant, and in favor of the said Woodward & McKean

Plaintiff, for the sum of \$95.²³ Dollars

and \$66⁵ 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 20th day

of April, 1870.

You are therefore commanded, that of the goods and chattels of

A. D. Knox

aforsaid, you cause to be made the said sum of \$95.²³ Dollars

and Cents damages, and Dollars

and \$66⁵ Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said

A. D. Knox

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. D. Knox

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 22nd day

of April, A. D. 1872.

G. C. Arthur, Clerk.

Execution & Lien Case File

Case No. 1436

No. 1436

Union Common Pleas Court

J. R. Brownell

against

Plaintiff,

H. T. Knopf et al

Defendant.

SEP TERM, 1872

Judg. vs Defendant
\$80.65

Transcript

Journal _____

Page _____

Record No. **No Record.**

Page _____

Ex. Doc. A

Page 1436

J. P. Brownell

H. V. King &

Elou Brake

Transcript

Filed July 15, 1872

F. J. Arthur Clerk

J. R. Brownell }
 W. J. Knox }
 Elou Brake }
 September 23rd 1871 } Bill of particulars
 filed before A. C. Moxley }
 Union County Ohio which reads
 as follows

Sub of Judge \$30.65
 Baets
 Filing bill 05
 Judgment 40
 Sub Judge 20
 Docket entries 15
 .80

Oct 31st 1870

Five months after date we promise to pay
 to the order of J. R. Brownell seventy four
 dollars for value received without any relief
 whatever from valuation or appraisement
 Laws of this state is not paid at maturity
 The undersigned agree to pay expenses of collection
 including attorneys fees at the Bank of
 Marysville (Signed) Elou Brake
 W. J. Knox

September 23rd 1871 The defendants came
 waived process & entered their appearance herein
 & confessed themselves indebted to the
 Plaintiff in the sum of seventy four dollars
 principal & six dollars & six five cent interest
 It is thereupon on said day considered by me
 that the plaintiff recover of said defendant
 the said sum of eight dollars & six five
 cents & costs as herein shown

A. C. Moxley J.P.

State of Ohio Union County York Township ss
 I do hereby certify that the above is a full &
 true copy from my docket of the proceedings had
 & before me at my office in said Township in the
 above action.

A. C. Moxley J.P. of the
 Township of aforesaid

Execution & Lien Case File

Case No. 1440

No. 1440

Union Common Pleas Court

Leonard Guer

Plaintiff,

against

James S. Alexander

Defendant.

SEP TERM, 1872

Judg. W. Defendant

Transcript

Journal _____

Page _____

Record No. **No Record.**

Page _____

Ex. Doc. *N*

Page 1440

London Geo

vs

James S. Alexander

Filed August 10, 1872

J. S. Arthur Clerk

Leonard Geer Plff } In Attachment
 Vs } Amount Claimed
 James S Alexander Deft } \$17.00 and out
 } cost on bill of particulars
 } as follows

affidavit	45			
attaches	40	1865	James S Alexander To Leonard Geer	Dr.
Summons & file	30	Nov 8 th	To repairs	\$.75
Judges	40	" 18	" "	.50
Entrs	.60	Decr 15	" "	1.50
Boned	.40	1866 Jan'y 8.	Lash	.20
Transcript	.60	" "	Repairs	.30
certificate	.25	Feb'y 9	Lash	.20
	3.40	April 11	Repairs	.10
const. fee		" 13	" "	.40
attaches		May 14	" "	.15
mileage	.35	July 2	To Orlong Harness	4.00
		" "	For Breast Strap & Hame Strap	.55
		" "	Repairs on Harness	2.50
		Aug 2	" "	1.20
		" 6	" "	.20
		" 7	" "	.50
		" 18	" "	.10
		Sept 2	" "	.30
		Oct 19	" "	.15
		Nov 23	" "	.78
		" 30	Whips	.38
		Decr 21	Whip Lash	.35
		1867 Apr 24	repairs	
		June 6	" "	.20

1867.

June 6 th	Repairs	.20
" "	"	.30
July 29	"	.40
" 31	"	.40
Aug 29	"	.10
Nov 11	Leash	.15

December 5th 1867 Bill of particulars filed with affidavit for an attachment and same day issued a summons and an order of attachment and delivered the same to J K P Welsh Constable returnable Decr 14, 1867 at 10 o'clock A.M.

Summons returned endorsed. Returned this writ Decr 5th 1867. The defendant J S Alexander not found. Mileage 35cts J K P Welsh Const
Order of attachment returned by order of deft. attorney Thomas Brown Decr 7, 1867
Decr 7, 1867 J K P Welsh Const

This day came the defendant by his attorney Thomas Brown and confessed himself indebted to the plaintiff Leonard Geer in the sum of eighteen dollars, and requested judgment to be entered against him and for the costs and thereupon it is considered by me that the plaintiff Leonard Geer recover of the defendant James S Alexander the sum of seventeen dollars and his costs in this action taxed to two dollars and sixty five cents

December 7th 1867, The Defendant James S. Alexander by his Attorney and 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 as follows

In pursuance of the Statute in such case made and provided I, Thomas Brown as surety for the stay of Execution on the above judgment of Leonard Guer against James S. Alexander do hereby promise and undertake to pay the amount, of said judgment - interest and costs, and the costs that may accrue

Thomas Brown
Taken by and signed and acknowledged before me and surety approved this 7th day of December AD 1867
A. F. Watkins J.P.

Having received of Thomas Brown seventeen & $\frac{85}{100}$ dollars I hereby assign the foregoing judgment to him without recourse
April 24, 1868 Leonard Guer.

The State of Ohio Union County Paris Township ss

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

A. F. Watkins J.P. of the
aforesaid Township

Execution & Lien Case File

Case No. 1456

No.

Union Common Pleas Court

Elizabeth Fry

against

Plaintiff,

Samuel Elliott et al

Defendant.

SEP TERM, 1872

Judge W. Defendant
\$ 69 $\frac{10}{100}$

Transcript

Journal _____ Page _____

Record No. **No Record.** Page _____

Ex. Doc. *N* Page 1456

Elizabeth a Fox
v s
Samuel Elliott &
Felix Elliott

Justice costs \$2.15
Court costs 3.35
\$ 5.50

Costs of Transcript paid

Filed Oct 14, 1872
L. S. Arthur Clerk

Samuel Elliott as principal, and Felix Elliott
as surety by default, for sixty three dollars and six
cents \$63.60. principle & interest, and cost of suit
herein taxed at \$3.65. Wm. Robinson JP
May 29th 1871. Execution spent in
the above case, and delivered to John Guiler Esq
May 29th 1871. Execution returned endorsed
as follows, the within named Felix Elliott &
Samuel Elliott, have no property whereon I
can make any part of this execution fees
service 40^{cts} mileage \$1.00 total \$1.40

John Guiler Esq
The State of Ohio Union county Miss Sacramento
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 Sacramento in the above case
Wm. Robinson JP

Elizabeth Fox } May 12th A D 1871. Suit brought on note, Note
 v s } on file, which reads thus, Marysville Ohio May 17th 1870
 Saml Elliott } Six Months from date for value received, we promise
 Felix Elliott } to pay to Elizabeth A Fox or order with ten percent
 interest, Sixty Dollars, untill paid, signed

Samuel Elliott &
 Felix Elliott

Justice costs

filing 5

entry 25

sums 50

further 25

judg 40

satisfac 25

Execu 40

filing 5

Total, 2.15

court fees

sums 8

Mileage \$1.95

sums 8

Execu \$1.40

total \$3.35

May 12th A D 1871. Summons issued for the appear
 the appearance of the defendants on the 16th day of May
 A D 1871. at 10 o'clock A.M. and delivered to John Geis
 ler constable — May 16th A D 1871. Summons
 returned, endorsed as follows, recd this writ, May
 12th 1871. and served the same on the 13th day
 of May 1871. by delivering to the within named Sam
 uel Elliott and Felix Elliott, a certified copy
 of this writ, service 50^{cts} Mileage 95^{cts} copy 50^{cts}
 total \$1.95, John Geisler const

May 16th 1871. 1/2 past Ten o'clock A.M. 10 o'clock
 being the time the defendant was summoned to
 appear for trial in this case, Plaintiff appeared
 the defendants failed to appear at the time set
 for the trial, and for more than one hour there
 after. It is therefore considered by me on this 16th
 day of May that the defendants Samuel Elliott
 & Felix Elliott pay to the Plaintiff Mrs Elizabeth
 A Fox, Sixty Dollars, and interest for one year
 at 6 percent, And Judgment is hereby rendered
 against the said Samuel Elliott and Felix Elliott

Ex. Doc. A Page 481

Union Common Pleas

Elizabeth A. Fox
against

Samuel Elliott Fox,

Execution on Transcript.

Ex. Recd 18

Judg't vs. Def't	
before Justice of the Peace on the day of <u>October</u> 18 <u>73</u>	
for the sum of	\$ 63.60
And costs before Justice	\$ 5.50
Interest from <u>Oct 14</u> 18 <u>72</u>	\$ 5.12
Justice's Increase costs	\$
Constable's Increase costs	\$
Clerk's Increase	\$ 1.50
Sheriff's Increase	\$ 4.50
Clerk's Fees hereon	\$ 70
<u>Winter 1873</u>	\$ 6.00
<u>Total</u>	\$ 86.90

M. C. Lawrence
Plaintiff's Attorney.

Returned and Filed Feb 4 1874

63.60
5.50
5.12
\$68.72

J. C. Smith

Received of Robert L. Elliott Eighty Six dollars & 90 cts
in full of Judgment entered & costs
on the 5th day of February A. D. 1874.
John Coffee Sheriff
of Union County Ohio

Received this 17th day of November the 8th 1873.
and on the 17th day of November A. D. 1873
by order of the said court the said Robert L. Elliott
is bound on a return of land situated
in the township of Paris in the county of
Union and State of Ohio, and is known as
being part of the Traces, &c or farm and is
bounded as follows, being all of ~~lot~~ lot
No (13) thirteen of the subdivision ~~of~~
~~the~~ of the said farm as made
by the ~~of~~ Administrator of said State
a full plat and description of said subdivi-
sion is on Record with the proper
authorities in the office of the Recorder
of said lot No 13 containing 24 acres in
Survey No 3351

The State of Ohio
Union County ss }
Sheryl Fees
Deey 45
Return 12

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before W. M. Robinson, a Justice of the Peace in and for the Township of Paris in the said County of Union wherein

Elizabeth A. Fox

was Plaintiff, and

Samuel Elliott & Felix Elliott

was Defendant, judgment was rendered on the 16th day of May

A. D. 1879, against the said

Samuel Elliott & Felix Elliott

Defendant, and in favor of the said

Elizabeth A. Fox

Plaintiff, for the sum of \$63⁶⁰ Dollars

and \$5⁵⁰ 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 14th day

of October, 1879.

You are therefore commanded, that of the goods and chattels of

Samuel Elliott and Felix Elliott

aforsaid, you cause to be made the said sum of \$63⁶⁰ Dollars

and \$5⁵⁰ Cents damages, and \$5⁵⁰ Dollars

and \$5⁵⁰ Cents, the costs aforsaid, and all accruing costs, if so much of the goods and

chattels of the said Samuel Elliott and Felix Elliott

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 Elliott & Felix Elliott

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 8th day

of December, A. D. 1879

H. L. Arthur, Clerk.

Execution & Lien Case File

Case No. 1461

No. 1461

Union Common Pleas Court

Ashland Machine Co. vs. *et al*
Plaintiff,

against

Jonathan Grant *et al*
Defendant.

SEP TERM, 1872

Judg. vs. Defendant
\$ 104 85

Transcript

Journal _____ Page _____

Record **No Record.** Page _____

Ex. Doc. *N.* Page 1461

Yces for Manuscript
Paid By L. J. Blake

Filed Oct. 4. 1872 \$1.45-

L. J. Arthur Clerk

Manuscript from the pocket of
Wm. Miller J. J. of Jackson Ms

in the case of the William
Machine Co by J. J. Blake agent
vs
Jonathan Grant & others

280
255
35

May 17th 1871 Civil Docket - 2022 Page 181

Ashland Machine Co Plaintiff files
By Louis J. Blake Agent } his Bill of partition
Vs. } - has before
Jonathan Grant } Wilbur J.P. of
Michael Blue & } Jackson Township
Jonathan Bell } which follows

Richwood, O. Sept. 10th 1870

Ninety Days after Date we or either of
us promise to pay to the order of Ashland
Machine Co Ninety Two & 3/4¹⁰⁰ Dollars
Value Rec^d with Exchange at Banks
of Richwood 8 per cent Int from Date

(Signed) Jonathan Grant
Michael Blue
Jonathan Bell

For which Plaintiff asks a judgment

May 17th 1871 Issued summons of that date for
the appearance of the def^t - May 23rd 1871 at 3.0
P.M. and delivered the same to J. N. Dixon
Constable

May 23rd 1871 Return of summons Rec^d
This writ - May 18th 1871 and secured a true
copy on the Defendant Jonathan
Grant Same Day Fee service & Mile, 30
J. N. Dixon Constable

May 23rd 1871 at 3 o'clock P.M. Day set for hearing
parties appeared and the Defendant waives
further process and confesses that he owes the

P. P. 988⁰³⁷/₁₀₀ Dollars and asks judgment to be
 Entered against him on said Confession ~~and~~
 It is therefore considered by me on
 This 23rd Day of May 1871 that the plaintiff
 Recover of the Defendant the sum of
 Ninety Eight Dollars and five cents
 Judgment and also the costs in this action
 Vaped as follows

Justice Fees issuing summons and file	30
Ent Judgment	40
File Bill & satisfaction	20
Undertaking for stay of Execution	40
Const Fee Copy Summons	25
Service	25
Mile	30
	50
	1,35

120
 P. P. 1,35
 Const 1,00
 80
 100

The Defendant came and by Samuel
 H. Grant his surety Resident of
 The County approved by me as good
 and sufficient security 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 Samuel H. Grant as surety
 for the stay of Execution on the above Judgment
 of the Ashley Machine Co by Louis J. Blakey,
 against Jonathan Grant do hereby promise
 and undertake to pay the amount of said jud-
 gment and cost and costs that may accrue
 (signed) S. H. Grant
 Signed and acknowledged
 and surety approved

This 31st Day of May 1871 Wm. Wilber J. P.

Ashland Machine Co 2141 - } Transcribed from
-VS- } Page 132

Jonathan Grant Debt

Jan 29th 1872 Issued an Execution and delivered
it to William A Godfrey Constable
on the 22nd day of Feb 1872

Feb 29th 1872 Execution Returned Indorsed
Cost Bill Rec^d this writ - Feb 22nd 1872 and served
Transfer 15th it on the Defendant same day Not
Docket Ent 15th having time to make a sale there was
Ex & file 45th No property levied on
Ex & file 45th William A Godfrey Constable
Court fee 1.00

March 12th 1872 Issued Executions and
Delivered it to William A Godfrey Const
to serve April 9th 1872 Execution

Returned indorsed Received this writ
March 23rd 1872 & served it on the Defend
ant Jonathan Grant March 27th 1872

Property levied, on one Clover huller
offered for sale on the 6th of April
1872 Not sold for want of Bidders
Fees service 40 Adv 25 - Mile 35 \$ 1.00

William A Godfrey Constable

The State of Ohio Union Co Jackson Township 35

I do hereby certify that the above is a full and true
copy from the Docket-Entry of the proceedings in the
had by and before Wm Wilber J. P. of Jackson Twp
Union Co, O, in the above action.

John M. Blue, J. P. Jackson Twp
Successor to Wm Wilber

Ashland Machine Co
vs
Jonathan Grant et als

Bill of Particulars

Louis J. Blake
Plaintiffs Attorney

D. Whiting, H. B. Coucher
L. Jeff Springle, H. Howard
and M. C. Coucher under
firm name and style of
Ashland Machine Co., Plaintiffs
against
Jonathan Grant
Michael Blue & Jonathan Bell Defts

Bill of Particulars
Before W^m Wilber
J. P. Jackson township
Union County Ohio.

The Plaintiffs say
that their action is founded upon a
promissory note of which the following
is a copy

Richwood O, Sept 10th 1870
Ninety Days after date We or either
of us promise to pay to the order of
Ashland Machine Company
Ninety Two & 5/100 Dollars. 8% cent
int^r from date, Value received with exchange
at Bank of Richwood,

Jonathan Grant

Michael Blue

Due Dec 10th 1870,

Jonathan Bell surety

There is due from the Defendants to the Plaintiffs
on said note the sum of Ninety Two & 5/100 Dollars
which they claim with interest at 8% from
Sep 10th 1870 and for which they ask judgment,

Louis J. Blake Plaintiffs Atty

OFFICE OF

LOUIS J. BLAKE,

ATTORNEY AT LAW AND NOTARY PUBLIC.

Richwood, Union Co. O.

1877

Friend Arthur,

Enclosed you will find
transcript from Justices Docket which
you will please file and have the
same entered upon the Execution Docket
of Common Pleas, and have Execution issued at once,

Please reply to this at once stating
costs of filing and entry and I
will remit to you by return mail

Yours truly

L. J. Blake

Ex. Doc. H. Page 489

Union Common Pleas

Ashtland Machine Co. by L. J. Blake
against

Jonathan Grant & Co.

Execution on Transcript.

Ca. No. 18

Judg't vs. Def't

before Justice of the Peace on the 23

day of May 1871

for the sum of 9805

And costs before Justice

Interest from 18

Justice's Increase costs

Constable's Increase costs

Clerk's Increase

Sheriff's Increase

Clerk's Fees hereon 70

L. J. Blake
Plaintiff's Attorney.

Returned and Filed Dec. 5 1872

*Recd this cont Oct 4th 1872 and on the 29 day of
October 1872 I Levied on the following property,
four 2 year old Steers 2 Recd one white on Roan
Money made in full on this judgement
December 3 1872
Robert Sharp Sheriff*

124
5-
1,29

7.75-
2.30
2.00
2.45-
12
45-

13,07
106,77

119842,12

2,30

13,07
111,63
124,70

3/872
2-97
11.63

EXECUTION ON TRANSCRIPT.

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

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before Wm Wilber, a Justice of the Peace in and for the Township of Jackson in the said County of Union wherein Ashland Machine Co by L. J. Blake agent

was Plaintiff, and Jonathan Grant, Michael Blue & Jonathan Bell

w^{as} Defendant, judgment was rendered on the 23rd day of May A. D. 1871, against the said Michael Blue, Jonathan Bell & Jonathan Grant

Defendant, and in favor of the said Ashland Machine, Co by L. J. Blake agent

Plaintiff, for the sum of \$98⁰⁵ Dollars and _____ 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 October, 1872

You are therefore commanded, that of the goods and chattels of Jonathan Grant, Michael Blue & Jonathan Bell

aforsaid, you cause to be made the said sum of \$98⁰⁵ Dollars and _____ Cents damages, and _____ Dollars

and \$6⁵⁰ Cents the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said Jonathan Grant, Michael Blue & Jonathan Bell

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 Jonathan Grant, Michael Blue & Jonathan Bell

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 October, A. D. 1872

H. P. Arthur, Clerk.

Execution & Lien Case File

Case No. 1464

Execution & Lien Case File

Case No. 1481

No. 1481

Union Common Pleas Court

H. Closterman

Plaintiff,

against

A. Morey

Defendant.

SEP TERM, 1872

Judg. Vs. Defendant
\$142.00
"

Transcript

Journal..... Page.....

Record No. **No Record.** Page.....

Ex. Doc. *H* Page *1481*

H. Cloterman
Plff

Against

A. Mery Dyer.

Transcript of Judge-

ment before A. F.

Wilkins. J. P.

Filed Dec. 16-1872

H. J. Arthur Clerk

H. C. Co

Closterman p^{ty}
 (against
 A Mosey left
 Damages \$ 141.²⁰
 Bill of particulars filed
 Sept, 5th 1872 as follows

Cincinnati Aug 23, 1871
 A Mosey Marysville Ohio
 Bot

Closterman Pint. Ohio

4	Doz	Slat Chairs	\$ 24,
2	"	Scallops	14,
2	"	Ben & Dauny	28,
2	"	Cimferock	24
1/2	"	Boston Rockers	13,50
1	"	Chilts Cove	6,
1	"	Roundport	13,
1	"	Car Gre	18, 140.50

State of Ohio Hamilton County ss
 Joseph G Sexton makes oath & says that he is
 Bookkeeper & manager for # Closterman that
 the above is a true & correct copy taken from the
 original books of entry of the items of indebtedness
 due by A Mosey to said # Closterman that the
 goods for which said charges were made
 were sold and delivered as charged, that the
 charges are correct & the account just and
 true as stated and that there is now due
 thereon the sum of \$ 140.⁵⁰ and that no
 part of said amount has been paid or

in any manner settled & that there are
no deductions or offsets of any kind and
that, no security of any kind is held
for said claim

Jo G Laffon

sworn to before me and subscribed in
my presence this 9th day of August 1872

A W Goldsmith

Notary Public

Navas Co Ohio

Sept, 5th 1872 This day came Abram
Mosey defendant and confessed
himself indebted to the plaintiff H C
Costerman in the sum of one hundred
and forty one dollars and twenty cent
and requested judgment entered against
him for the same and for costs

Thereupon it is considered and
adjudged by me that the plaintiff
H C Costerman recover of the defendant
A Mosey the sum of one hundred
and forty one dollars and twenty
cent with interest at six per cent
until paid and his costs taxed
to 90 cents

Transcript, 45 cts certificate 25 cts

The State of Ohio Union County
Paris Township 53,,

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. F. Watkins J.P.
of aforesaid Township

Union Common Pleas

H Closterman
against

A. Morey

Execution on Transcript.

Ex. Recd 18

Judg't vs. Def't	
before Justice of the Peace on the	<u>5^c</u>	
day of <u>September</u>	<u>18</u>	<u>72</u>
for the sum of		<u>\$ 141.20</u>
And costs before Justice		<u>1.85</u>
Interest from	<u>18</u>	
Justice's Increase costs		
Constable's Increase costs		
Clerk's Increase		<u>70</u>
Sheriff's Increase		
Clerk's Fees hereon		

J. B. Cole Plaintiffs Attorney.

Returned and Filed Feb 3 1873

Fees
 Service 45
 Mileage 45
 Return 12
112

Return Jan 4 1873
 J. Post Sharp Sheriff

Received this 1st December 16, 1879
 and on the same day received and
 following Real Estate to James Cole
 in the town of Marietta that part
 of Lot No 6 which was conveyed
 by me D. D. Phelps in a deed dated the
 2nd day of September 1854 also another
 deed dated to the By of at Wesley
 May 21st 1855 and one more dated to at
 Morey by John a his Res't August 23, 1858
 the same situated on Center Street fronting on
 said street 33 feet + running back 100
 feet also the part of said lot
 No 6, conveyed dependent by
 my righting in, recorded in
~~the~~ Record of deeds, No 22, &
 by Aaron Mathew recorded in Record
 of deeds No 18.
 I Return this writ by order of
 Clerk's attorney James Cole

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before A. F. Wilkins, a Justice of the

Peace in and for the Township of Paris in the said County of Union wherein

H. Closterman

was Plaintiff, and A. Mosey

was Defendant, judgment was rendered on the 5th day of September,

A. D. 1872, against the said A. Mosey

Defendant, and in favor of the said H. Closterman

Plaintiff, for the sum of one Hundred forty one & ²⁰/₁₀₀ Dollars

and \$1⁸⁵/₁₀₀ 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 16th day

of December, 1872.

You are therefore commanded, that of the goods and chattels of A. Mosey

aforesaid, you cause to be made the said sum of \$141²⁰ Dollars

and \$1⁸⁵/₁₀₀ Cents damages, and \$1⁸⁵/₁₀₀ Dollars

and \$1⁸⁵/₁₀₀ Cents, the costs aforesaid, and all accruing costs, if so much of the goods and

chattels of the said A. Mosey A. Mosey

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. Mosey

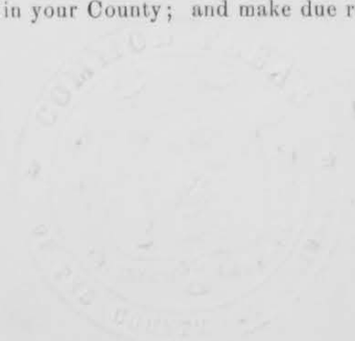
lying in your County; and make due return of this writ in sixty days.

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

at Marysville, this 16th day

of December, A. D. 1872

H. J. Arthur, Clerk.



Execution & Lien Case File

Case No. 1483

No. 1483

Union Common Pleas Court

J. Hatcher ^{vs} Co
Plaintiff,

against

A. Morey
Defendant.

SEP TERM, 1872

Judg. vs. Defendant
\$ 70.18

Transcript

Journal _____ Page _____

Record No. ~~Record~~ _____ Page _____

Ex. Doc. *H* _____ Page 1483

Transcript
J. Hatcher & Co
vs
Abraham Morey

Filed Dec. 14 - 1872
H. J. Arthur Clerk

J Hatcher & Co Plaintiffs

Abraham Morey Defendant

Oct 10th 1872 Smt brot on
acct. Bill of partienlars filed which
reads in substance as follows

Danesville O Sept 23rd 1872

A Morey in accout with J Hatcher & Co
terms 90 days Oct 1871

\$ 34.00

March 27 Inds

34.00

Interest & debt

\$ 68.85

Oct 10th 1872 The parties appeared and
Abraham Morey wared process entered
his appearance herein and confessed
that he is indebted to the said J Hatcher
& Co in the sum of Sixty eight Dollars
Eighty five cents and interest from the
first of October 1872 - 13 cents Total \$ 68.98

And the Plaintiff by his attorney requested
that Judgment be rendered on said
confession, and for costs of suit.

Thereupon it is considered by me on
this 10th day of October that the said
J Hatcher & Co recover of the said
Abraham Morey said sum of
Sixty eight Dollars and Ninety ^{eight} cents
and also One Dollar and twenty cents costs

W M Robinson J.P.

Dec 5th 1872 Issued on Execution
on the above judgment

Wesley Garrard J.P.
Execution returned and filed
Dec 12th 1872, and states that he levied
on various items of chattel property
Hearse, Harse & Timber and
on the 6th day of December the said
goods were replevied out of my hands
by Sol Heasley constable on a writ
issued by A. S. Wilkins J.P. in
favor of Charles D. Morey
Fees Serv 40 mile 20 = 60cts

A. S. Johnson const
State of Ohio Monmouth County Paris Oh
I do hereby certify that the above is a
full and true copy of the proceedings
had by ^{and before} W. M. Robinson J.P. as recorded
on his docket ^{now in my possession} Wesley Garrard J.P.

W. M. Robinson's Fees	\$1.20
A. S. Johnson	" .60
Wesley Garrard	" & E 45
"	"
Transcript 55	\$1.00

Received my fees in full for transcript of
M. C. Lawrence Wesley Garrard J.P.

Execution & Lien Case File

Case No. 1484

No. 1484

Union Common Pleas Court

William Miller

Plaintiff,

against

A. Morey

Defendant.

SEP TERM. 1872

Judg. vs. Defendant

\$159.50
"

Transcript

Journal _____

Page _____

Record No. **No Record.**

Page _____

Ex. Doc. *H*

Page 1484

Transcript

W^m Miller Cash

vs

A. Morey
Abraham Morey

Filed Dec. 14-1872

H. L. Arthur Clerk

W^m Miller Cash Plaintiff }
A Morey Defendant }

Oct 10th 1872 suit brod on an
accepted order for one hundred and
fifty two dollars and thirty cents, and order
on file which reads as follows. South Bend
Ind June 4th 1872. Sixty days after date pay
to the order of W^m Miller Cash One hundred
and fifty two dollars and thirty cents value
received and charge the same to the
account of A Morey.

Marysville Oct 10th 1872. C. Leiphart
The parties appeared and the said
Abraham Morey waived process entered
his appearance herein, and confessed that
he is indebted to said W^m Miller Cash
in the sum of One Hundred and
Fifty eight dollars and thirty six cents, and
the Plaintiff \$158.36 and the Plaintiff by
his attorney requested that judgment
be entered on said confession and for costs
Thereupon it is considered by me on this
10th day of October that the said William
Miller Cash recover of the said
Abraham Morey the sum of One Hundred
and Fifty eight dollars and thirty ^{six} cents, and also
the costs of suit herein taxed at \$1.20
W^m M Robinson, J. P.

Dec 5" 1872 Issued a Execution
Wesley Garrard J.P.
Execution returned and filed Dec 12" 1872
and states that he levied on various
chattels as Hearses Horse & Yumber
and on the 6" day of Dec the said
goods were replevied out of the
possession of the Constable by Sol
Kearsey const in favor of Charles
J. Morey & issued by A. F. Milkris J.P.
Fees \$40 Mile 20 A. S. Johnson Const

State of Ohio Union County
Paris Township Sol
I do hereby certify that the above is
a full and true copy from the docket
of W. M. Robinson of the proceedings
^{and before} had by him as recorded on his
^{now in my possession} docket
Wesley Garrard J.P.

W. M. Robinsons Fees	\$1.20
A. S. Johnson Const	.60
Wesley Garrard Fees on Ex 45	.75
Wesley Garrard on Transcript 55	1.00
Fees for transcript Paid by M. Lawrence	

Execution & Lien Case File

Case No. 1518

No. 1518

Union Common Pleas Court

Snider vs Kinkade
Plaintiff,

against

Levi Douley
Defendant.

SEP TERM 1872

Judg vs Defendant

Transcript

Journal _____

Page _____

Record ~~No~~ Record.

Page _____

Ex. Doc. *18*

Page 1878

Under Remkade
Geri Donley

Transcript
from Page 170
Docket C, No 169
Wesley Garrard
P. P.

Filed March 25, 1873
F. S. Arthur Clerk

Well for Transcript
and paid by the plaintiff. \$0.55-

Wesley Garrard P. P.
of the aforesaid township

above actions.

State of Ohio - Union County, P. P. S. M. H. S. M. H. 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 actions.

Dependent Geri Donley the sum of (\$66.124)
Sixty six Dollars and Twenty four cents debt
and the cost herein taxed as follows
Settlement Constable Fees \$0.85
Publishes Wesley Garrard
Fees. High 2411/10 summons 23 file 05 Record
30 Judgment 40 Satisfaction 20 = \$1.30
March 13th 1873 Judgment \$61.24
Total amount of judgments \$63.39

P Snider & James Kinkade } March 8" 1873 2 bills of particulars
 Under the firm } filed as follows
 name of } Marysville O Jan 24" 1873
 Snider & Kinkade } One Snider & Kinkade or bearer
 Plaintiffs } Fortytwo Dollars & Eightyone cents
 for value received
 \$42.81 Signed Trevi Donley
 Trevi Donley } Int 13 M 20 days = \$2.93 + \$42.81 = \$45.74
 Defendant }

Trevi Donley to Snider & Kinkade
 Feb 15" 1873 To Coat & Vest \$15.50
 Amount \$61.24

March 8" 1873 Issued a summons of same
 returnable March 13" 1873 at 10 O'clock A.M,
 and delivered to Sol Heasley Const.

March 10" 1873 Summons returned to wit
 Received this writ March 8" 1873 and served
 the same on the 10" by delivering a certified
 copy of this writ and indorsements thereon
 to the defendant Trevi Donley Const Fees
 Service 25 Copy 25 Mileage 35 = \$0.85 Sol Heasley Const
 Thursday March 13" 1873 The defendant
 Trevi Donley failed to appear at the time
 specified in the summons, and for one
 hour thereafter, but made default.

Thereupon it is on this 13" day of March
 A D 1873 considered by me that the
 Plaintiffs Snider & Kinkade recover of the

Ex. Doc. Mc Page 573

Union COMMON PLEAS.

Snyder vs. Kale
against

Levi Donley

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't
before Justice of the Peace, on the <u>13</u>
day of <u>March</u> 18 <u>73</u>
for the sum of	\$ <u>61.24</u>
And Costs before Justice	\$ <u>1.30</u>
Interest from	\$
Justice's Increase Costs	\$
Constable's Increase Costs	\$
Clerk's Increase	\$
Sheriff's Increase	\$
Clerk's Fees hereon	\$ <u>70</u>

Plaintiff's Attorney.

RETURNED AND FILED

29 Jan 1876

The State of Ohio
 Morrison Smith }
 7225
 Summ - 45-
 Mileage 40
 Return 50
\$1.35

Received January 20th 1876
 Two goods as chances
 hands of Lawrence
 found Johnson to say
 Returns Johnson made
 legal
 Wm. S. Price

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of Union County, Greeting;

Whereas, In a certain action before Wesley Gerrard a Justice of the Peace in and for the Township of Paris in the said County of Union wherein

Snider and Kirkade were Plaintiff, and Levi Donley was Defendant, judgment was rendered on the 13 day of March A. D. 1873. against the said

Levi Donley Defendant, and in favor of the said

Snider and Kirkade Plaintiff, for the sum of

\$61²⁴ Dollars and \$1³⁰ Dollars and 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 25 day of March 1873.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Levi Donley aforesaid, you cause to be made the said sum of

\$61²⁴ Dollars and \$1³⁰ Dollars and Cents damages, and

Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said

Levi Donley

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

Levi Donley

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 26 day of January A. D. 1876

H. J. Arthur

Clerk.

Execution & Lien Case File

Case No. 1531

No. 1531

Union Common Pleas Court

Leare & Co

Plaintiff,

against

Charles Baldwin

Defendant.

APR TERM, 1873

Judg. Vs. Defendant
\$ 198. $\frac{1}{4}$

Transcript

Journal

Page

Record No.

Page

Ex. Doc.

Page 1531

No Record.

Transcript in the action
of Lake & Co Against
Charles Bebelwin

Filed April 31/873
J. T. Arthur Clerk

Number 128

<p>Lake & Co against Charles Baldwin</p> <p>Judgment \$198.41</p> <p>Costs</p> <p>Issuing Summons 25</p> <p>Rendering Judgment 40</p> <p>Indexing 10</p> <p>Record 50</p> <p>Two Papers filed 10</p> <p>Issuing Execution 40</p> <p>Constables Costs 60</p> <p>Service on Execution 35</p> <p>Transcripts 100</p> <p>Certificate 25</p> <p>Total Costs \$ 3.95</p>	<p>Before W. H. Conkright J.P. of Blairsville T.P. Union County Ohio</p> <p>Suit Brought to recover Money upon a Bill of particulars which the following is a copy</p> <p style="text-align: right;">Richwood Ohio February 24th 1873</p> <p>Charles Baldwin in account with Lake & Co To Balance on Book account \$198.41</p> <p style="text-align: right;">Lake & Co</p> <p>March 20th 1873 Summons issued this day and delivered to W. E. Tanner for the appearance of the Defendant on the 25th of the same month at one o'clock P.M. Summons returned in due time with the following inclosurement</p> <p>Received this writ March 20th 1873 and service made the same day By copy</p> <p>Fees 3 Service 25 cents Copy 25 Mileage 10 cents W. E. Tanner Constable</p> <p>March 25th 1873 one o'clock P.M. The Defendant failed to appear for trial and for one hour thereafter. It is therefore this 25th day of March 1873 By me considered that Lewis Lake John B. Miller and G. H. Woods doing business under the name and firm of Lake & Co recover of the Defendant Charles Baldwin the sum of One Hundred ninety Eight dollars</p>
--	---

198.41

J.P. 200
and 95
W. E. Tanner

and forty one cents and costs herein to be
at one dollar and ninety five cents

H. H. Conkright J.P.

March 27th 1873 Execution issued this day
and handed to W. E. Tanner Constable

March 29th 1873 Execution returned this
day with the following endorsement

I went to the Defendants residence this day March 29
1873 and made a demand for property

But there was no property found by me on which
to levy to make any part of the money on this

Execution Fees & Service of Execution 25 cents Mileage
10 cents

W. E. Tanner Constable

The State of Ohio Union County
Clairbourne Township ss

I do hereby certify that the
foregoing 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 foregoing action April 2-1873

H. H. Conkright
Justice of the Peace
of the aforesaid Township

Execution & Lien Case File

Case No. 1579

No. 1579

Union Common Pleas Court

W. P. Needles

against

Plaintiff,

Norman Wolford et al

Defendant.

JUL TERM, 1873

Judg. Co. Defendant

\$ 32.02

Transcript

Journal _____

Page _____

Record No. _____

No Record.

Page _____

Ex. Doc. *I* _____

Page 1579

W P Muller

vs
Norman Wolford et al

Transcript

Filed July 9-1873

P. J. Arthur Clerk

W. P. Needles
vs
Norman Wolford
John Dixson
Samuel Dixson
Amt claimed \$27.87
Fees fil bill 5
Sat. 20
Jud. 40
Exp 40

Taylor Township, Union County, State of Ohio,
Shet brought before W. Edson, Esq. to recover a note of hand this Oct,
the 7th 1872, which the Plaintiff files as his bill of particulars
and reads as follows
January the 18th 1872. Six months after date we or either of us
promise to pay W. P. Needles or bearer the sum of twenty eight
dollars and twenty nine cents with eight per cent interest
Attest
Wm. Turner
Norman Wolford
John Dixson
Samuel Dixson

On the 7th 1872. The Defendants, Norman Wolford and John Dixson
appeared, waived process, entered their appearance herein and confessed
that they were indebted to the said W. P. Needles in the sum of twenty
nine dollars and eighty seven cents, and requested that judgment be entered
on said confession and for cost. Thereupon it is upon said seventh day of Oct,
1872 considered by me, that the said W. P. Needles recover of the said Norman
Wolford, John Dixson and Samuel Dixson the sum of twenty nine dollars and
eighty seven cents, and the cost herein taxed as follows -

to filer of particulars 5
Satisfaction 20
Jud - - 40
\$ 65

Const fees
Service 40
Mileage 20
\$ 60

Amount of Judgment, interest and cost
Judgment \$27.87
Interest to date of execution .82
Justices fees 1.10
Const fees .65
This Transcript 40

Willard Edson J.P.

March the 24th 1873, Execution issued and delivered to Const. Gosnell, returnable
April the 23rd 1873 - April the 23rd 1873 Execution returned with the following
indorsements - Received this writ March 24th 1873, served April 1st 1873. No property
found on which to levy - Service, 70 cents mileage, 9 1/2 cents - \$.65, George Gosnell Const

Note of this Union County Taylor Township 89
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
at my office in said township, in the above action. Willard Edson J.P.
I hereby certify this 5th day of July 1873
That foregoing transcript is a true copy of the original
in the docket
Willard Edson J.P.

65-
110
42-
215-

Execution & Lien Case File

Case No. 1586

1886

Fisher Prentiss & Bowen

vs

Guthrie & Moore

Transcript

Filed July 21st 1873.

in Term time

F. J. Arthur Clerk

W. Lawrence
for Plaintiff

Waldo A. Fisher Inc & G. Bontiss &
 Laurin D. Bowen Partners under the firm
 name of Fisher, Bontiss & Bowen Plffs

Before Labor

Randall J. B. of

Paris Tl Union Co, Ohio

vs

John Guthrie & John Moore late partners
 under the firm name of Guthrie & Moore Defts

Costs of J.B.

Filing Bill	5
Sum. for 2	50
filing Sum	5
Judgt	40
Satisf	20
Docket Ents	20
<hr/>	
	1.40

This Grant Vesp	80
J.P. fees	2.20

Const. A. S. Johnson

Services of Sum	45
Mileage	60
Copies	50
<hr/>	
	\$155

Bill of particulars filed June 25, 1873 to wit

The plaintiffs claim judgment against the defendants
 for the sum of \$85⁴⁵ with interest from May 16, 1872
 making the sum of \$ on the following account,

April 16, 1872 Guthrie & Moore In acct. with Fisher Bontiss & Bowen

To 1 Bbl No. 64 Sugar 235 lbs at 10 23 50

To 1 Bbl Ev. C. u 224 u u 11³/₄ 26 32

To 1 Bag No. 17 Coffee 150 u u 23¹/₂ 35 25

To Cartage 38

\$ 85 45

Interest from May 16, 1872 to June 30, 1873 5 77

Amount Claimed \$ 91 22

M. C. Lawrence Atty

June 25, 1873 by order of plaintiff Atty issued
 summons for the appearance of defendants on the
 30th day of June 1873 at 4 o'clock P. M.

Summons returned June 26, 1873 endorsed as follows

Received this writ June 26, 1873 & served the same on the

Same day by delivering a certified copy of this writ
and endorsements thereon to the defendants John
Guthrie & John Moore. Constable fees Service 45
mileage 60 Copies 50 = \$1.55 A. S. Johnson Constable

June 30th 1873 - 4 o'clock P. M. Time set for
Trial, the parties appeared, The defendants confessed
that they are indebted to the said plaintiffs Fisher
Prentiss & Bowen in the said sum of ninety one $\frac{22}{100}$ dollars

Thereupon it is on said 30th day of June 1873
considered by me that said Fisher Prentiss & Bowen
recover of the said John Guthrie & John Moore
the said sum of \$91 $\frac{22}{100}$ and also \$2.75 the
costs herein, taxed as follows - filing bill of Particulars
5 ip. Summons for 2 persons 50 filing Sum. 5 Judgt. 40
Docket entries 20 - Satisfaction 20 - \$1.40 Constables fees
Service 45 mileage 60 Copies 50 = \$1.55 -

The State of Ohio Union County Paris Township ss

I hereby Certify that the above foregoing is a full
and true transcript of the proceedings had by and
before me in the above named case

July 21st 1873

Zaber Randall J. P.

of the aforesaid Township

Ex. Doc. D Page 25

Union Common Pleas

Fisher, Prentiss & Bowen
against

John Guthrie & John Moore

Execution on Transcript.

Ex. Ret. 18

Judg't vs. Deft.

before Justice of the Peace on the 30
day of June 1873

for the sum of 91.22

And costs before Justice 3.75

Interest from 18

Justice's Increase costs 8

Constable's Increase costs 8

Clerk's Increase 25

Sheriff's Increase 8

Clerk's Fees h-ron. 70

M.C. Lawrence
Plaintiffs Attorney.

Returned and Filed Dec 26 1873

Published by Stewart & Litley, Blank Book Manufacturers and Lead Blank Publishers, Opera House Building, Columbus, Ohio.

August 4, 1873, or 8/70⁰⁰

414
2 1/3
4,22
2 3 2/3

91.22
3044
18244
21,288
91.22
91.43
70
21.43
- 2.30 2/3

1428
8429
4286
50.717
21.43
21.93

296
1900
762

The State of Ohio }
Mason county ss }

Receives this writ November 29 1873
Receives of John Moore the
full amount of Judgment
Interest \$27.02

John & Free Sheriff

EXECUTION ON TRANSCRIPT.

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

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before Labor Randall, a Justice of the Peace in and for the Township of Paris in the said County of Union wherein Fisher, Bentis and Bowen

was Plaintiff, and John Guthrie and John Moore

was Defendant, judgment was rendered on the 30 day of June A. D. 1873, against the said John Guthrie and John Moore

Defendant, and in favor of the said Fisher, Bentis and Bowen

Plaintiff, for the sum of Ninety one & 22/100 Dollars and 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 21st day of July, 1873.

You are therefore commanded, that of the goods and chattels of John Guthrie & John Moore

aforsaid, you cause to be made the said sum of \$91²² Dollars and \$4⁰⁰ Cents damages, and Dollars

and Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said Guthrie and Moore

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 Guthrie and Moore

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 29 day of November, A. D. 1873
H. J. Arthur, Clerk.

Execution & Lien Case File

Case No. 1593

CIVIL TRANSCRIPT.

No. 1593

Ex. and Lien Doc., vol. 9 page 31

Union Common Pleas.

Moses Thompson Pl'tiff,

AGAINST

B. F. Beck Def't.

1873

Transcript
Moses Thompson

vs
B. F. Beck

Dock C No 185-

Paris In Memor Co

Wesley Barrard & P.

Filed Oct. 16, 1873
F. J. Arthur Clerk

Moses Thompson Plaintiff } Sept 30th 1873 Bill of Particulars
W No 185 } filed being a book account
B F Beck Defendant } commencing January 5th 1873
and continuing.

Balance due M Thompson Sept 29th 1873 \$84.55
Sept 30th 1873 issued a summons of same date
returnable Oct 3rd 1873 at 10 o'clock P.M. and delivered
D A Johnson Const. Oct 1st 1873 Summons returned
as follows. Received this writ Sept 30th 1873 and
served the same on the same day by ~~leaving~~ a
certified of the original summons at the residence
of B F Beck the defendant named in this writ
Const Fees Serv 25 Mile 20 Copy 25 = \$0.70 A Johnson Const

Oct 3rd 1873 The defendant appeared and
agreed for me to render judgment against
him in this action for \$84.55

Thereupon it is on this 3rd day of October A D
1873 considered by me that the Plaintiff Moses
Thompson recover of the defendant B F Beck the
sum of (\$84.45) Eightyfour Dollars and fortyfive cents
debt and the costs of suit herein taxed as follows
Justices Fees File bill 05 Sum 25 file 05 Record 30
Judgment 40 Sat 20 = \$1.25

Judgment \$84.45 M Garrard J.P. Fees \$1.25
A Johnson const fees \$0.70 Total \$86.40

State of Ohio Union County Paris Township S D
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 Mesley Garrard J.P.
of the foresaid township

Fees for transcript \$0.55 + \$86.40 Total \$86.95

Execution & Lien Case File

Case No. 1597

CIVIL TRANSCRIPT.

No. 1597

Ex. and Lien Doc., vol. I page 39

Union Common Pleas.

Bohm Bros. & Co. Pl'tiff,

AGAINST

Samuel Brees Def't.

Bohm Bros & Co

^{res}
Samuel Boes

Transcript

Filed Oct 9 - 1873
H. L. Arthur Clerk

No 475

Abraham Bohm

Joseph Bohm

Samuel W. Bohman

Doing business under

the firm name of

Bohm Bros & Co

vs

Samuel Boes

Transcript

Abraham Bohrer
Joseph Bohrer
Samuel A. Sherman
Doing Business
under the firm
name of Bohrer
Brothers & Co
vs

The State of Ohio Union County
Leesburg Township

Civil Action sum claimed \$69.76
September 25th 1873

The plaintiffs filed their Bill of
particulars against the Defendant
as follows Cincinnati August 23 1873

Mr Samuel Brees Pharishburg Union
Co Ohio vs Bohrer Bros & Co successors
to Bohrer Mark & Co 1872

your fees
filing bill &
judgment 100
entry on Dec 20
transcript 25
certifying 25
\$7.15

Sept 24 To Ohio \$150.00
Dec 4 by Clark \$25,
Feb 18th 1873 by Clark 50,
May 6 " " " 40
115.00
65.59
3.94
\$69.76

The same day came Samuel Brees the Defendant
without process entered his appearance here
in and confessed on the above and requested
me to render judgement accordingly it is there
fore considered by me that plaintiffs recover
of the Defendant the said sum of sixty
nine Dollars and seventy six cents the
amount of their claim aforesaid and also
their costs herein taxed at sixty five cents

The State of Ohio)
Union County)

Orinell Jewett J. P.
I do hereby certify that the
above is a full and correct transcript
of the proceedings had by & before me in the above
case this 6th Day of Oct A D 1873 Orinell Jewett J. P.

Execution & Lien Case File

Case No. 1602

No. 1602

Union Common Pleas Court

August Clark

Plaintiff,

against

W. W. Harris et al

Defendant.

MAY TERM, 1873

53, 55

Transcript

Journal

Page

Record No.

Page

Ex. Doc. J

Page 1602

No Record.

Manuscript, on page 350

Angus Clark, plaintiff,

v. S.

L. M. Harris, D. S. Harris,

& William M. Adams,

Filed Sept 24-1873

F. J. Arthur, clerk

Angus Clark, plaintiff } Amount Claimed,
 U.S. } \$49.30 cents.
 L. M. Harris, } August 20th 1872
 B. F. Harris - defendants } The Plaintiff filed his
 W^m McAdams. } Bill of Particulars

judgment \$49.30
 Costs 45
 Justice for filing 5
 Record 30
 payment 40
 Undertaking 40
 Execution 40
 Trans 75
 scilicet 25
 315
 Constote
 fees \$ 120

Complaint, as follows: February 21st 1871
 sixty days after date we promise to pay, Angus
 Clark, or bearer the sum of, One hundred and Eighty,
 Dollars, Value Received, Signed, L. M. Harris
 B. F. Harris, & W^m McAdams, Received on the within
 Ninety Dollars & fifty cents, July 11th 1871,
 Received of B. F. Harris, forty Seven Dollars and
 twelve cents, Nov 9th 1872; August 20th 1872;
 The parties appeared, and the said W^m McAdams waived
 process and Confessed, that they are indebted to the said
 Angus Clark in the sum of, Forty nine Dollars and
 thirty cents, and request that judgment be entered on
 said confession and for Costs, there upon it is on said
 day considered by me that the said Angus Clark
 recover of the said W^m McAdams, L. M. Harris, and B. F.
 Harris, said sum of Forty nine Dollars, and thirty cents,
 and ninety cents his Costs herein stated as per items
 in Margin

Henry Bishop, J. S.
 Undertaking for Stay of Execution,
 J. David Ashen, Resident of Champaign County, as
 surety for Stay of Execution in the above cause of
 Angus Clark, against W^m McAdams, & others debtors;

undertake to said plaintiff, that if, default of
payment by defendant, I will pay the judgment
with interest and costs, and costs that may accrue,

Approved by me and signed before me this 20th
day of August A. D. 1872;

Henry Bishop Justice of the Peace } David ^{his} Asher
mark

May 2nd 1873, Execution issued and delivered to
Thomas Spain, Constable,

June 4th 1873, Execution returned endorsed no prop-
erty found whereon to levy;

Thomas Spain, Constable

July 25th 1873, Execution issued and delivered to
Thomas Spain, Constable,

August 22nd 1873, Execution returned endorsed no
property found whereon to levy;

Thomas Spain Constable

The State of Ohio Champaign
County, Rush 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 said Township
in the above action; } Henry Bishop J. P. of the
afforesaid Township;

Execution & Lien Case File

Case No. 1603

Ex. Doc. D Page 47

Union Common Pleas

Henry Harrington
against

R. Moose

Execution on Transcript.

Ca. Ret 18

Jud't vs. Deft.....	
before Justice of the Peace on the <u>13</u>	
day of <u>September</u> 18 <u>73</u>	
for the sum of.....	\$ <u>153.30</u>
And costs before Justice.....	\$ <u>7.80</u>
Interest from..... 18	\$
Justice's Increase costs.....	\$
Constable's Increase costs.....	\$
Clerk's Increase.....	\$ <u>25-</u>
Sheriff's Increase.....	\$
Clerk's Fees hereon.....	\$ <u>70</u>

Porter & Sterling
Plaintiffs Attorney.

Returned and Filed Sept 26 1873

Wells	
Swine	45
Mulley	10
Return	25-
<hr/>	
	80

Returned this writ September 26th 1873, enclosed as follows, to wit,
 Received this writ September 24th 1873
 No goods or chattels lands or Tenements
 found whereon to make a levy
 John C. Price Sheriff
 of Union County Ohio

EXECUTION ON TRANSCRIPT.

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

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before Taber Randall, a Justice of the Peace in and for the Township of Paris in the said County of Union wherein

Henry Harrington was Plaintiff, and

P. Moore was Defendant, judgment was rendered on the 13^e day of September A. D. 1873, against the said P. Moore

Defendant, and in favor of the said

Henry Harrington Plaintiff, for the sum of one hundred fifty three & ³⁰/₁₀₀ Dollars and _____ 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 24^e day of September, 1873.

You are therefore commanded, that of the goods and chattels of

P. Moore aforesaid, you cause to be made the said sum of \$153³⁰ Dollars and _____ Cents damages, and \$7⁵⁰ Dollars and _____ Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said

P. Moore 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

P. Moore 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 24^e day
of September, A. D. 1873.
F. P. Arthur, Clerk.

Union Common Pleas

Henry Harrington
against

R Moore

Execution on Transcript.

Ex. Recd 18

Judg't vs. Def't	
before Justice of the Peace on the <u>13</u>	
day of <u>September</u>	<u>1873</u>
for the sum of	<u>\$53.30</u>
And costs before Justice	<u>7.80</u>
Interest from	<u>18</u>
Justice's Increase costs	
Constable's Increase costs	
Clerk's Increase	<u>95</u>
Sheriff's Increase	<u>80</u>
Clerk's Fees hereon	<u>70</u>

Porter & Stirling
Plaintiff's Attorney.

Returned and Filed Nov 24 1873

Received this writ and by order of Henry Harrington Plaintiff Sheriff on the following goods Oct 11/1873 One Brown Mare, One open buggy One set of single harness one office stove Oct 2d made further levy by means of Henry Harrington one table two bed stools, one parlor table two math boxes one kitchen stove one sewing machine one bed room chair, one bureau one clock

Oct 2d 1873 J. M. Ligggett
Deputy Sheriff

Received this writ Oct 2d on the same day levied upon the following goods shown me by Henry Harrington Plaintiff, One Brown Mare, One open buggy, One set of single harness, one office stove, one extension table, one kitchen table two bed stools one feather bed, two mattresses, one Singer machine, one half dozen chairs, one bureau one clock, one chest, one stand, one wash stand.

Oct 4/1873
Henry 45⁰⁰
Return 25⁰⁰
70⁰⁰

J. M. Ligggett
Deputy Sheriff

EXECUTION ON TRANSCRIPT.

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

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before Taber Randall, a Justice of the Peace in and for the Township of Paris in the said County of Union wherein

Henry Harrington was Plaintiff, and

P. Moore was Defendant, judgment was rendered on the 13th day of September, A. D. 1873, against the said

P. Moore Defendant, and in favor of the said

Henry Harrington Plaintiff, for the sum of one hundred and fifty three Dollars and thirty 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 September, 1873.

You are therefore commanded, that of the goods and chattels of P. Moore aforesaid, you cause to be made the said sum of \$153³⁰ Dollars and _____ Cents damages, and \$7⁰⁰ Dollars and _____ Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said

P. Moore 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 P. Moore 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 Marionville, this 26 day of September, A. D. 1873
H. S. Arthur, Clerk.



Execution & Lien Case File

Case No. 1609

Execution & Lien Case File

Case No. 1617

¹⁶¹⁷
A B Diehl & co
vs

Saml Brees

Transcript

Deed Aug 2^d 1873 = \$72.40
August 2^d 1873 -
at 8. per cent interest -

Costs paid by McLawrence
atty for Plaintiff \$1.70

Filed Nov 21st 1873.
F. L. Arthur clerk

The State of Ohio
Lucien County (1873)

Shal hereby certify that the foregoing is
a full and correct transcript of the proceedings
had by and before me in the above case
this 11th day of November A. D. 1873
Chas. Jewett J. C.

Transcript fee 50

Notifying same 50
75

Costs paid by Mr. W. Lawrence \$1.70

Costs paid by Mr. Brees

75
\$2.45

Jewett J. C.

N^o 469

A. B. Diehl vs. S. B. Breez

Samuel Breez } The State of Ohio Union County
 vs. } Leeshung Township
 Civil Action sum claimed — \$72,45
 August 2nd 1873 The plaintiff filed his Bill
 of particulars against the Defendant as
 follows to wit Pharesburg, O April 25th
 73 Thirty Days after date I promise to pay
 to A. B. Diehl vs. or order the sum of seventy
 one Dollars with eight percent interest from
 date value received, Samuel Breez
 \$71,00

The same day, came the Defendant Samuel Breez
 entered his appearance herein and confessed
 that he is indebted to the plaintiff on said note
 in the sum of seventy two Dollars & forty
 three cents and requested me to render
 judgement accordingly, it is therefore consider-
 ed and adjudged by me that the plaintiff re-
 cover of the Defendant the said sum of seven-
 ty two Dollars and forty three cents, the
 amount of his claim aforesaid and also
 his costs herein taxed at sixty five cents

Orinell Jewett J.P.

August 12th 1873 issued execution on the above judgement delivered the same to L R Jordan Constable

Sept 10th 1873 Execution returned indorsed August 12th 1873, need this writ no property found service, no mileage
L R Jordan Constable

Ex. Doc. *I* Page *69*

Union Common Pleas.

A. B. Diehl

against

Samuel Brees

EXECUTION on TRANSCRIPT

Ex. Ret. 187

Judg't vs. Def't

before Justice of the Peace, on the *2^d*

day of *aug* 1873

for the sum of \$72.43

And Costs before Justice \$1.70

4/8 Interest from *aug 2^d* 1873 \$

Justice's Increase Costs \$

Constable's Increase Costs \$

Clerk's Increase \$

Sheriff's Increase \$ *25-*

Clerk's Fees hereon \$ *75-*

M. C. Lawrence
Plaintiff's Attorney.

RETURNED AND FILED

Jan 16th 187*8*

Scam, Henry & Pharisburg

The State of Ohio received this writ December 17
Union County 1877 and the same day for
want of goods and chattles
I levied this writ on the following
described real estate, to wit:

Sheriff's Fees

Service 36-
Mileage 34-
Lewy 34-
Return 20-
\$ 120

Situate in the county of
Union and state of Ohio
and bounded and described
as follows being in Virginia Military District
and in Survey No 3693 and known as Lot No 5
in the village of Pharisburg in said county
and state
J. J. Miller Sheriff

Execution on Transcript.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of

Union

County, Greeting:

Whereas, In a certain action before *O. Jewett* a Justice of the Peace in and for the Township of *Leesburgh* in the said County of *Union* wherein

A. B. Diehl

was Plaintiff, and

Sammuel Brees

was Defendant, judgment was rendered on the *2^d* day of *August* A. D. 1873, against the said

Sammuel Brees

Defendant, and in favor of the said

A. B. Diehl

Plaintiff, for the sum of *Seventy two* Dollars

and *forty three* Cents, ^{*with 4% int-*} and *One* Dollars and

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 *Warman* on the *15* day of *Nov* 1873

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Sammuel Brees

aforesaid, you cause to be made the said sum of *Seventy Two* Dollars

and *Forty Three* Cents damages, and *One* Dollars

and *Seventy* Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said

Sammuel Brees

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

Sammuel Brees

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 *December* A. D. 187*7*

W. M. Kingel-

Clerk.

Execution & Lien Case File

Case No. 1643

Execution & Lien Case

1643

located with

District Court Case

26

Execution & Lien Case File

Case No. 1651

No. 1651

Union Common Pleas Court

James Kirkade
Plaintiff,

against

Patrick O'Donnell
Defendant.

OCT TERM, 1873

Judg. vs. Defendant
85-9 65-
r

Transcript

Journal..... Page.....

Record No. Page.....

Ex. Doc. *J* Page 1667

NO RECORD

James Knikade adm^r
of the estate of John Capil
vs
Patrick O'Donnell

September 23, 1873. Just^s
before J. P. vs Off^r for \$56.⁸⁵
cost \$2.⁸⁰

Filed Dec 22, 1873
J. S. Arthur
clerk

James Hinckadee administrator of
the estate of John Cassil Plff } Suit on a promissory
against } note a copy of which
Patrick O'Donnell Deft } follows.

Sep 5th 1868

One day after date for value received & promise
to pay John Cassil or bearer the sum of one hund
red dollars

Attest - J. B. Robinson

Patrick ^{his} O'Donnell
mark

Upon which were the following endorsements
June 1st 1870 Received on the within note Seventeen
& $\frac{50}{100}$ dollars

Aug 20th 1870 Received on the within note ten dollars

Aug 27th 1870 Paid on within by W^m Good two & $\frac{50}{100}$ dollars

Sep 24th 1870 Paid on the within by W^m Good five dollars
and receipt given

Dec 15th 1870 Paid on the within five dollars by W^m Good
and receipt - given

Dec 26th 1870 Paid by W^m Good two dollars

Jan 7th 1871 paid by W^m Good two & $\frac{50}{100}$ dollars receipt given

Jan 14th 1871 paid by W^m Good two dollars

June 17th 1871 Paid on within eight - dollars

June 30th 1871 paid by Mrs Stout - eight - dollars receipt given

Aug 8th 1871 paid by Mrs Stout eight - dollars receipt

Jan 2^d 1873 by James Fullington and receipt -
given to him one hundred dollars

September 18th 1873. Issued Summons of that
date, returnable September 23^d 1873 at ten o'clock
A. M. and delivered the same to John Robbins
Constable.

September 22^d 1873 writ returned with the

following endorsement thereon.

Received this writ September 19th 1873 and served the same on 25th day of September by leaving a certified copy thereof with the defendant.

My fee service 25 Mileage 40 Copy 23 Total 90

John Robbins constable

September 23^d 1873 ten o'clock A.M. The defendant failed to appear at that hour or for one hour thereafter. It appearing that legal service of the writ had been made. Thereupon it is on said 23^d day of September considered by me that the plaintiff James Keinrade administrator of the Estate of John Cassil recover of the defendant Patrick O'Donnell the sum of fifty six dollars and eighty ^{five} cents debt and his cost taxed herein at two dollars and five cents as follows
Loc entry 25 Summons 40 Record 40 file papers 10
Judgt 40 Const fee 90 Total \$205

W. M. Winger J.P.

The State of Ohio Union Tp Union Cornbr 55

I do hereby certify, that the above is a full and true copy from my docket, of the proceedings had by me, at my office in said township in the above action. I do further certify that there has been nothing paid on said judgement

W. M. Winger - justice of the peace
of the aforesaid township

Writing transcript 50

Certifying to the same 25

Cost Total \$ 240

Execution & Lien Case File

Case No. 1652

No. 1652

Union Common Pleas Court

Thomas Martin
Plaintiff,

against

Felix Elliott
Defendant.

MAY TERM, 1878

Judg. vs. Defendant
B 24. 65

Transcript

Journal _____ Page _____

Record No. _____ Page _____

Ex. Doc. *I* _____ Page 1652

No Record

Thomas Martin

vs

Felix Elliott

Transcript

Filed Dec 22. 1873

F. S. Arthur
clerk

March 20th 1873 writ returned with the following inclosure thereon.

Received this writ March 14th 1873.

I could not find any property whereon to levy My fees mileage 30

A. Bronson Constable

State of Ohio, Union County, Union 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.

W. M. Winget J.P. of the
aforesaid township

My fees Execution	110
Writing transcript	75-
Certifying to same	<u>25-</u>
	110
	<u>25-</u>
	390
	<u>180</u>
	47

Winget	¹⁵⁻ <u>155-</u>
	140
	<u>310</u>
	170 Bronson
	<u>375-</u>
	405-
	<u>420</u>

Ex. Doc. D Page 121

Union Common Pleas

Thomas Martin

against

Felix Elliott

Execution on Transcript.

Ex. Recd 18

Judg't vs. Def't	
before Justice of the Peace on the	<u>22</u>	
day of <u>April</u>	<u>18</u>	<u>71</u>
for the sum of		\$ <u>20.45</u>
And costs before Justice		\$ <u>4.20</u>
Interest from	<u>18</u>	\$
Justice's Increase costs	\$
Constable's Increase costs	\$
Clerk's Increase	\$ <u>25</u>
Sheriff's Increase	\$
Clerk's Fees hereon	\$ <u>70</u>

Plaintiff's Attorney.

Returned and Filed Feb 13 1874

The State of Ohio }
Merrin Emmet } 55

Sheriff's Fees

Deponic \$.40

Witnesses 50

Return 12

\$ 1.52

24/15/72

Received this 23rd November 1874 \$10.13 -
 and on the same day by order of the
 Plaintiff Thomas Martin. I served on the
 a certain tract of land situated in
 the township of Paris in the county of Monroe
 and State of Ohio, and is known as
 being part of the more or less farm and
 is bounded as follows. Being all of out
 lot No (13) thirteen of the subdivision
 of the subdivision of the said farm
 as made by the said Administrator of said
 estate. a full plat and description
 of said subdivision is on record
 with said proceedings said lot No
 13 containing six acres in survey
 No 3351. Except 2 acres off of the
 South East side

John Coffee Sheriff's use

Returned this writ by order
 of the Plaintiff's Attorney
 John Coffee

EXECUTION ON TRANSCRIPT.

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

To the Sheriff of _____ County, Greeting:

WHEREAS, In a certain action before W. M. Loring, a Justice of the Peace in and for the Township of Union in the said County of Union wherein Thomas Martin

was Plaintiff, and Felix Elliott

was Defendant, judgment was rendered on the 22 day of April A. D. 1871, against the said Felix Elliott

Defendant, and in favor of the said

Thomas Martin Plaintiff, for the sum of Twenty & ⁴⁵/₁₀₀ Dollars and \$4²⁰ 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 day of December, 1873.

You are therefore commanded, that of the goods and chattels of

Felix Elliott aforesaid, you cause to be made the said sum of \$20⁴⁵ Dollars and _____ Cents damages, and \$4²⁰ Dollars and _____ Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said Felix Elliott

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 Felix Elliott

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 23 day of December, A. D. 1873.

F. J. Arthur, Clerk.

Union Common Pleas.

Thomas Martin

vs. *℥*

Helix Elliott

Judgment *22* day of *April*

1874, for \$ *20.45*

Plff's Costs *4.20*

Def't's Costs

Interest *3.65*

Increase Costs *2.47*

" Clerk *1.00*

" Sh'ff

" App'r

" Printer *8.00*

42.67

Issued *Feb 13* 18*74*

Filed *March 20* 18*74*

Att'y.

COSTS TAXED.	Plaintiff.	Defendant.
Clerk		
Sheriff		
Stamps		
Witness		

The State of Ohio }
 Mann County ss }

Received this in with the 13th day of Feb'y 1874
 2 advtises appearing in the
 Mansfield Freeman & paper in
 general circulation in Mann County Ohio
 Received of press & Elliott forty
 two dollars with in full of judgment
 interest & costs in the do day of
 March 1874

John F. Free Sheriff

V E N D I E X P O N A S .

THE STATE OF OHIO,)

Union County, ss. }

To the Sheriff of said County---Greeting :

You are Hereby Commanded

to cause the *Lands and tenements levied on by you in*

the case of Thomas Martini vs Felix Elliott

Description of Premises
situate in the Township of Paris in the County of
Union and State of Ohio, and is known as
being part of the Moses Coe farm and is
bounded as follows

*Being all of out Lot No(13) thirteen of the subdivi-
sion of the said farm as made by the said
Administrator of said estate*

except 2 acres of the south east corner

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy Thomas Martin

the sum of Twenty & 45/₁₀₀ Dollars,
and Four & 20/₁₀₀ Dollars,
costs of suit, which, by the judgment of W. M. Wright a
Justice of the Peace within and for said County, on the 22 day of
April A. D. 1871,

Thomas Martin
recovered against the said Felix Elliott
as appears by the transcript of said judgment, filed and entered upon the Execu-
tion Docket of the Court of Common Pleas for said County, on the 23
day of December A. D. 1873,
with interest thereon from the 22 day of April
A. D. 1871, until paid and also the costs of increase on said Judgment and the
accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your
hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of
the further goods and chattels, and for the want thereof, then of the further
lands and tenements in your county, of the said Felix Elliott
sufficient to satisfy the judgment afore-
said, and have the money arising from such sale before the said Court of Common
Pleas, within SIXTY DAYS from the date hereof, to render unto the said
Thomas Martin
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, at
Marysville this 13
day of February A. D. 1874
H. S. Arthur Clerk.

Martin Shalb,
vs
Elliott Shalb

Filed 18th Aug 1874
F. T. A. [unclear]

SHERIFF'S SALE—Thomas Martin, vs. Felix Elliott—Union Common Pleas.

By virtue of a vendi exponas to me directed, I will offer at public sale at the door of the Court House, in Marysville, Ohio, on Saturday, the 21st day of March, 1874, at or about the hour of 1 o'clock, p. m., of said day, a certain tract of land situate in the township of Paris, in the county of Union, and State of Ohio, and is known as being part of the Moses Coe farm, and is bounded as follows, to-wit:

Part of Survey No. 3351, beginning at a stone and brick, north-west corner to lot No. 12, and in the center of the Waldo road; thence with the center of said road N. $1\frac{1}{2}$ E 23 53-100 poles to a stone and brick; thence S $88\frac{1}{2}$ E 40 8-10 poles to a stone and brick in the west line of lot No. 9; thence with said line S $1\frac{1}{2}$ W 23 53-100 poles to a stone and brick, north-east corner to lot No. 12; thence with the north line of said lot N $88\frac{1}{2}$ W 40 8-10 poles to the beginning. Containing six acres, being all of out lot No. 13 of the sub-division of said farm, except 2 acres off of the south-east side.

n26t5pfs8 JOHN C. PRICE, Sheriff,
of Union County, Ohio.

John A. Shearer being duly sworn, says that a copy of the annexed notice was published for *five* consecutive weeks immediately prior to day of sale in the "Marysville Tribune," a newspaper of general circulation in the County of Union, the first publication beginning with *Nov 26 1873*

J. A. Shearer
Sworn to and subscribed before me, this *18* day of *May 1874*

J. A. Shearer Clerk.

Execution & Lien Case File

Case No. 1696

No. 1696

Union Common Pleas Court

B. P. Hildreth

Plaintiff,

against

Henry B. Evans

Defendant.

FEB TERM, 1874

Judg. B. Defendant

B 102 965

Journal _____ Page _____

Record No. **No Record.** Page _____

Ex. Doc. *I* Page 1696

The State of Ohio

Union County Ss

I do hereby certify that the within is a full
and correct copy of the proceedings had by

4 Before me in the said case

this the 3rd Day of March A.D. 1874

Orville Jewett J. D.

No 477

B. P. Hildreth

vs

Henry & Everts

transcript fee paid
45

Filed March 5, 1874
F. P. Arthur
Clerk

No 477

B. P. Hildreth
vs

Henry & Everts

guz fees	
filing Bill	5
judgement	40
Entries on docket	20
execution	40
filing same	5
Transcript	20
certifying same	25
paid	\$1.55
	.45
	\$1.10

Constables fees	
and execution	,40

The State of Ohio Union
County Licking Township
Civil Action sum claimed \$101,45

August 27th 1873

The plaintiff filed his Bill of
particulars against the Defendant
as follows to wit July 29th 1870 six
months after date I promise to
pay to the order of Bennone P
Hildreth one hundred and six-
ty two $\frac{13}{100}$ Dollars with interest
from date for value

Henry, E, Everts

The above has one indorsement as
follows there should be a credit
of \$50,00 on this note about the 27th
of March 1871 for wagon & Hove & Basket
&c bought at sale

The same day came Henry &
Everts and confessed on the above
it is therefore considered by
me that the plaintiff recover of
the Defendant the sum of one
hundred and one Dollars and
forty five cents the amount of
his claim aforesaid and also his
costs herein taxed at sixty five cents

Orville Jewett J.P.

December 9th 1873

issued execution on the above by
order of the Plaintiff delivered to L
& Jordan Constable

January 18th 1873

execution returned indorsed December
9th 1873 received this writ no property
found whereon to levy fees service, 40
L R, Jordan Constable

Ex. Doc. 9 Page 193

Union Common Pleas

Benoni P. Aldrich
against

Henry D. Ewart

Execution on Transcript.

Ex. Ret 18

Judg't vs. Deft.	
before Justice of the Peace on the	<u>27</u>	
day of <u>August</u>	<u>18</u>	<u>78</u>
for the sum of		\$ <u>106.45</u>
And costs before Justice		\$ <u>15.00</u>
Interest from	<u>18</u>	\$
Justice's Increase costs	\$	
Constable's Increase costs	\$	
Clerk's Increase	\$	
Sheriff's Increase	\$	
Clerk's Fees hereon		\$ <u>70</u>

Carpenter & Padney
Plaintiff's Attorney.

Returned and Filed March 9 1874.

686
689
524
-519

The State of Ohio }
 Monroe County ss }
 Sheriff }
 Fees Oct 23, 31 }
 of 1874 }
 Returns this writ March 6th
 A. 1874 - leave settled by Capt
 and Plaintiff's attorney A. J. Conner
 Returns this writ Mar 9 - 1874
 Costs in the hands of
 J. M. Conner shff

EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }

Union County, ss. }

To the Sheriff of Union County, Greeting:

WHEREAS, In a certain action before O Jewett, a Justice of the Peace in and for the Township of Leesburg in the said County of Union wherein

Benoni P. Aldreth

was Plaintiff, and

Henry E. Everts

was Defendant, judgment was rendered on the 27^e day of August

A. D. 1874, against the said

Henry E. Everts

Defendant, and in favor of the said

Benoni P. Aldreth

Plaintiff, for the sum of \$101⁴⁵ Dollars

and _____ 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 March, 1874

You are therefore commanded, that of the goods and chattels of Henry E. Everts

aforsaid, you cause to be made the said sum of \$101⁴⁵ Dollars

and _____ Cents damages, and \$1⁰⁰ Dollars

and _____ Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said Henry E. Everts

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 E. Everts

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 6^e day

of March, A. D. 1874

F. J. Arthur, Clerk.

Execution & Lien Case File

Case No. 1717

No. 1717

Union Common Pleas Court

John C. Davids
Plaintiff,

against

Gerah Kinsley
Defendant.

FEB TERM, 1874

Judg. vs. Defendant
\$ 72 ⁰⁵/₁₀₀

Journal _____ Page _____

Record **No Record** Page _____

Ex. Doc. *I* Page *1717*

John E. Davids.

vs

Zerah Linsley.

Transcript

Filed April 23, 1874

F. T. Arthur
clerk

John E. Davids, Plaintiff } Before W. H.
 vs } Conant, J.P.
 Zerach Lindley, Deft } Claitburn, J.P.
 Union Co Ohio

Judgement, 69.00 Suit brought to recover money
 costs, on a note, which the following
 is a copy.

Summons, .25 On the 1st day of Oct. next
 Judgement, .40 I promise to pay Peleg Bunker,
 2 papers filed, 10 or Bearer, forty dollars with
 use. May 22nd 1859.

Record, .50 July 6th 1871 Summons issued this
 executing, .10 day for the appearance of the
 Satisfaction, .20 defendant, on the 11th day of July
 1871, at the hour of 10 o'clock
 execution, A.M. and handed to C. Stultz
 40 Constable. Summons returned.

Cons, .50 in due time, with the following
 additional, .60 endorsements. Received this writ
 July 6th 1871, and served on the
 defendant, the same day by reading
 the same to him, and was accepted
 as service by him. fees, } service 25 cts
 } Mileage 25 cts

C. Stultz Constable

July 11th 10 o'clock A.M. 1871.
 The defendant, Zerach Lindley
 failed to appear, for trial, any
 time during the day.

It is there upon, this day, by me considered, that Plaintiff, John E. Doid, recover of the defendant, Zerah Linsley, the sum of sixty nine dollars, and costs here in taxes, at two dollars and five cts.

W. H. Conkright
J. P.

August 1st 1871, execution issued this day, and delivered to C. Stults Constable. August 10, 1871.

execution returned, endorsed no money made on this execution, because no property found on which to levy. Cost 60 cts.
C. Stults Con.

I certify that the above named Justice of the Peace having resigned, to take effect Apr 1st 1874, and there being no successor yet qualified, and there being therefore a vacancy in said office the docket of said Justice has been deposited with me, and I hereby certify the above to be a true transcript of the above case as I find it upon

said docket, and that no
payments ^{had been} made on said
Judgement

Apr 22nd 1874
L. D. Wedger, J. P.
Claborn of Minn. Co.

The State of Ohio } Received this 6th June 1874
 Merin Lewis SS }
 Sheriff of Lucas Co. }
 Summons of Appraisers }
 Appraisers fees }
 Notice to printer }
 Mileage }
 Penitence }
 Return }
 \$ 9.13

I did on the 8th day of June 1874 summons
 G. W. Rowntree, the proprietor and J. Whately
 the dissentient free holders of said county
 who were by me duly sworn to oath and appraised
 the lands and Townships therein described; and
 returned on the 8th day of June 1874, said
 appraisers returned to me under their hands and
 seals that they did upon actual review of the
 premises estimate and appraise the real value in
 money of the same at thirty five hundred
 and five dollars, a certified copy of said
 appraisal I forthwith deposited in the office
 of the clerk of the court of common Pleas of
 said county and on the 10th day of June 1874
 I caused to be advertised in the newspapers
 between a news paper printer and publisher
 and of general character in the Mercantile
 and lowest payments to be sold at the close of the court
 house of said county on the 11 day of July 1874 and on that
 date before the news paper and on the 12 day of June 1874
 I was advised by Plaintiff atty P. R. Kerr to return said sale
 on payment of costs by defendant. Judgment being killed no more
 execution costs

John Whately
 Plaintiff

COSTS TAXED.	Plaintiff.	Defendant.
Clerk		
Sheriff		
Stamps		
Witness		

Union Common Pleas.

John E. Davids vs.

Zerah Wisley

Judgment 11th day of July 1874 for \$ 69.00

Pfiff's Costs 3.05

Def't's Costs

Interest

Increase Costs 2.55

" Clerk 1.00

" Sh'ff

" App'r

" Printer

Issued June 6 1874
 Filed 26 June 1874

P. R. Kerr Att'y.

V E N D I E X P O N A S .

THE STATE OF OHIO,)

Union County, ss.)

To the Sheriff of said County---Greeting :

You are Hereby Commanded

to cause the following lands and tenements—

In Claibourne Township, Union County Ohio—

Part of Butler Claibourne survey No Commencing at a stake in the middle of the main road near the school house, thence N. 22° W. $130^{\frac{28}{100}}$ poles to a stake in the middle of Clark road, thence S. 87° W. $30^{\frac{3}{4}}$ poles to a stake in the middle of said road, thence S. 3° $86^{\frac{28}{100}}$ poles to a stone corner of Enoch Moses land thence S. 88° W. 31 poles to a stake, thence S. $2^{\frac{1}{2}}$ $864^{\frac{52}{100}}$ poles to center of the main road, thence N. 86° 862 poles to the place of beginning, containing thirty seven acres and $\frac{105}{160}$ acres, also the following described tract or lot of land conveyed by Wm. Menckwitz to Henry C. Souquet by deed bearing date April 24th 1863, Part of survey No 6293, Virginia Military District, Beginning at the N. E. of Samuel Moses land, thence N. 7° W. fifty one (51) poles and 10 links to a stake, thence S. 85° West fifty poles (50) to a stone in the corner of J. N. Moses and Stewart Souquet land, thence S. 9° 8 fifty one (51) poles and ten links to a stake, thence N. 85° East forty eight poles to the place of beginning, containing fifteen acres and three fourths of land more or less, also the following described tract of land conveyed by Collier to Henry Souquet by deed bearing date 25th April A. D. 1863, being of survey No 6293, Virginia Military District, beginning at the N. West corner of a tract of land owned by William Marriott, thence N. 86° $817^{\frac{48}{100}}$ to a stone with pieces of brick under it, thence N. 9° W. $48^{\frac{52}{100}}$ poles to a stone with pieces of brick under it in the center of the Wolck road, thence with the center of the road S. $69^{\frac{1}{2}}$ W. $17^{\frac{1}{4}}$ poles to a stone, thence S. 9° $843^{\frac{5}{100}}$ poles to the beginning containing five acres— in all 57 acres Book 33, Page 216

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

John E. David's
the sum of *sixty nine* Dollars,
and *Three* ¹⁰⁰ *&* ⁰⁵ *100* Dollars,
costs of suit, which, by the judgment of *W. A. Conkright* a
Justice of the Peace within and for said County, on the *11th* day of
July A. D. 18*71*,

John E. David's
recovered against the said *Beriah Linsley*
as appears by the transcript of said judgment, filed and entered upon the Execu-
tion Docket of the Court of Common Pleas for said County, on the *23*
day of *April* A. D. 18*74*,
with interest thereon from the *11th* day of *July*
A. D. 18*71*, until paid and also the costs of increase on said Judgment and the
accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your
hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of
the further goods and chattels, and for the want thereof, then of the *further*
lands and tenements in your county, of the said *Beriah Linsley*
sufficient to satisfy the judgment afore-
said, and have the money arising from such sale before the said Court of Common
Pleas, within SIXTY DAYS from the date hereof, to render unto the said
John E. David's

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, at
Marysville this *6th*
day of *June* A. D. 18*74*
H. T. Arthur Clerk.

Union Common Pleas

John P. David's
against

Berak Linsley

Execution on Transcript.

Co. Red 18

Judg't vs. Deft.	
before Justice of the Peace on the	<u>11th</u>
day of <u>July</u>	<u>1871</u>
for the sum of	<u>69.00</u>
And costs before Justice	<u>3.25</u>
Interest from	18
Justice's Increase costs	
Constable's Increase costs	
Clerk's Increase	
Sheriff's Increase	
Clerk's Fees hereon	<u>70</u>

P. R. Kerr
Plaintiff's Attorney.

Returned and Filed 11 May 1874

5-7 acres in all Book 38 Page 216

John C. Free Sheriff
of Mason County Ohio

Unrecorded by
1863. being of survey No 6293. Virginia Military district. Beginning at the
N West corner of a tract of land owned by William Marshall. Thence S
86° 5' 17" ⁴⁸/₁₀₀ to a stone with pieces of brick under it. Thence N 9° 4' 48" ⁵²/₁₀₀
North to a stone with pieces of brick under it in the center of the ~~road~~
road. Thence with the center of the road S 69° 72' 40" 17 1/4 poles
a stone. Thence S 9° 5' 43 1/2 poles to the beginning containing five
acres

Went to Henry Longuit by deed bearing date 25 April 1860
1863. being of survey No 6293. Virginia Military district. Beginning at the
N West corner of a tract of land owned by William Marshall. Thence S
86° 5' 17" ⁴⁸/₁₀₀ to a stone with pieces of brick under it. Thence N 9° 4' 48" ⁵²/₁₀₀
North to a stone with pieces of brick under it in the center of the ~~road~~
road. Thence with the center of the road S 69° 72' 40" 17 1/4 poles
a stone. Thence S 9° 5' 43 1/2 poles to the beginning containing five
acres

Revered this 20th April 23rd April 1874.
There being no goods or chattels found returned to
myself by force of Plaintiff's attorney P. R. Kerr on
the 27 day of April 1874. I do hereby certify on the following
described lands and townships in Clarkstown
County Mason County Ohio
45th Township
1.50th Range
45th Range
10th Range
\$ 2.50
Return

Remained this 20th April 23rd April 1874.
There being no goods or chattels found returned to
myself by force of Plaintiff's attorney P. R. Kerr on
the 27 day of April 1874. I do hereby certify on the following
described lands and townships in Clarkstown
County Mason County Ohio
45th Township
1.50th Range
45th Range
10th Range
\$ 2.50
Return

of said tract. Thence S 3° 5' 65" ⁵⁵/₁₀₀ poles to a stone corner of tract. Thence S
Thence S 88° 4' 31 poles to a stake. Thence S 2° 1/2° S 64° 52' ⁵²/₁₀₀ poles to center of the
Thence S 86° 5' 17" ⁴⁸/₁₀₀ to the place of beginning containing thirty
acres & 105 acres. Also the following described tract or lot of land conveyed
by J. M. Linn to Henry C. Longuit by deed bearing date April 24th 1863
part of survey No 6293 Virginia Military district. Beginning at the N E of
Daniel Moss land. Thence N 7° 45' 51 poles & 10 miles to a stake.
Thence S 85° 4' 48" ⁵²/₁₀₀ poles (50) to a stone in the corner of J. R. Moore's tract.
Longuit land. Thence S 9° 5' 43 1/2 poles (51) poles to a stake. Thence
S 85° 4' 48" ⁵²/₁₀₀ East Forty eight poles to the place of beginning containing fifteen acres
Three quarters of land more or less. Also the following described tract of land
conveyed by
Went to Henry Longuit by deed bearing date 25 April 1860
1863. being of survey No 6293. Virginia Military district. Beginning at the
N West corner of a tract of land owned by William Marshall. Thence S
86° 5' 17" ⁴⁸/₁₀₀ to a stone with pieces of brick under it. Thence N 9° 4' 48" ⁵²/₁₀₀
North to a stone with pieces of brick under it in the center of the ~~road~~
road. Thence with the center of the road S 69° 72' 40" 17 1/4 poles
a stone. Thence S 9° 5' 43 1/2 poles to the beginning containing five
acres

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 Conbright, a Justice of the Peace in and for the Township of Delabourne in the said County of Union wherein

John E. David's

was Plaintiff, and

Berak Linsley

was Defendant, judgment was rendered on the 11th day of July

A. D. 1877, against the said

Berak Linsley

Defendant, and in favor of the said John E. David's

Plaintiff, for the sum of \$69⁰⁰ Dollars

and _____ 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 23rd day

of April, 1874.

You are therefore commanded, that of the goods and chattels of

Berak Linsley

aforsaid, you cause to be made the said sum of \$69⁰⁰ Dollars

and _____ Cents damages, and _____ Dollars

and \$3²⁵ Cents, the costs aforsaid, and all accruing costs, if so much of the goods and

chattels of the said

Berak Linsley

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 Berak Linsley

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 23 day

of April, A. D. 1874.

F. J. Arthur, Clerk.



VENDI. EXPONAS,

On Judgment from Justice of Peace.

THE STATE OF OHIO,

Min
County, ss. }

To the Sheriff of said County---Greeting:

You are Hereby Commanded

to cause the following lands and tenements

On Claibourne Township Min Co Ohio.

Part of Buller Claibourne Survey No Commencing at a stake in the middle of the Drwin road near the school house. thence N $2\frac{1}{2}^{\circ}$ W $130\frac{3}{4}$ poles to a stake in the middle of Clark road - thence S. 87° W. $30\frac{3}{4}$ poles to a stake in the middle of said road, thence S. 3° E $65\frac{2}{4}$ poles to a stone corner of Enoch Moses land thence S. 88° W. 31 poles to a stake - thence S $2\frac{1}{2}^{\circ}$ E $64\frac{3}{4}$ poles to center of the Drwin road - thence N 86° E 62 poles to the place of beginning. Containing thirty seven acres and $\frac{10}{160}$ acres -

Also the following described tract or lot of land conveyed by Wesmenkirch - to Henry C Longuet - by deed bearing date April 24th 1863 Part of Survey No 6293. Virginia Military District: Beginning at the N.E. of Enoch Moses land. thence N 7° W 57 poles + 10 links to a stake. thence S. 85° west 50 poles to a stone in the corner of J. R. Moses and Stewart Longuet land thence S 9° E 57 poles and 10 links to a stake - thence N. 85° E 48 poles to the place of beginning. Containing $15\frac{3}{4}$ acres of land more or less.

Also the following described tract of land conveyed by Collier to Henry Longuet by deed bearing date 25th April A.D. 1863. Being of Survey No 6293 V.M district: beginning at the N.W corner of a tract of land owned by William Marriott. thence N. 86° E $17\frac{4}{8}$ to a stone with pieces of brick under it -

N. ~~86°~~ 9° W 48 3/4 poles to a Stone with piece
of brick under it in the center of the Wolch
road - thence with the center of the road S 69 1/2
W 17 1/4 poles to a Stone - thence S 9° E 43 1/2 poles to the
beginning. Containing five acres in all 57 acres -
Book 33 Page 216 -

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

John E. Davids

the sum of *Six - nine* ¹⁰⁰ Dollars,

and *Three +* ¹⁵ ₁₀₀ Dollars,

costs of suit, which, by the judgment of *W. H. Conbright* a

Justice of the Peace within and for said County, on the *17th* day of

July A. D. 187*1*.

John E. Davids

recovered against the said *Zerah Lindsay*

as appears by the transcript of said judgment, filed and entered upon the Execu-

tion Docket of the Court of Common Pleas for said County, on the *23*

day of *April* A. D. 187*4*.

with interest thereon from the *11* day of *July* A. D. 187*1*.

until paid, and also the cost of increase on said judgment, and the accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of the further goods and chattels; and for the want thereof, then of the *further* lands and tenements in your county, of the said *Zerah Lindsay*

_____ sufficient to satisfy the judgment aforesaid, and have the money arising from such sale before the said Court of Common Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said

John E. Davids

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, at

Marysville this *23rd* day

of *June* A. D. 187*4*.

W. M. Wainjet CLERK.

Execution & Lien Case File

Case No. 1730

No. 1730

Union Common Pleas Court

John M^{rs}. Brown

Plaintiff,

against

Elsey Patch et al

Defendant.

FEB TERM 1874

Transcript

Journal..... Page.....

Record No. **No Record.** Page.....

Ex. Doc. 1 Page 1730

John McBrown
vs

Osby Patch & Shed Fleck

Filed May 23, 1874

H. S. Arthur clerk

Transcript of

John M^c Brown
vs

February 14th A.D. 1874

Osley Patch

Thad Fleck

Bill of particulars
of Plaintiff Before
O P Converse J.P.

The plaintiff claims judgment
against the defendants for the
Sum of Sixty five Dollars. With
interest from January 1st 1871;
on a promissory note which is
in substance as follows.

Dated. April 11th 1870.

on the first day of January next for
value received We or either of us promise
to pay to Anson Orr or bearer the Sum
of Sixty five Dollars. Without interest.

Osley Patch
Signed Thad Fleck

July 14th 1874. Issued Summons directed to
S M Dockum Constable for the defendants
to appear at my office on the 21st
day of July 1874 at 9 o'clock A.M.
Constable returns. Received this writ

July 16th 1874 & served the same on the same
day on the defendant O Patch by leaving
a certified copy at his place of residence
with his wife. The defendant Thad Fleck
not found within my jurisdiction.

Fees Service 25^c Mileage 4 miles 35^c Copy 25^c

Signed S M Dockum
Constable.

Justice fees
\$ 1.15-

Costs fees
.85-

February 21st 1874. 9 o'clock A.M.
The defendants failed to appear at
said time specified in the summons
& for one term thereafter.

It is thereupon & on said day considered
by me that the said John Mc Brown
recover of the said Bay Patch &
Thad Fleet. Fifty five Dollars principal
Twelve & $\frac{18}{100}$ Dollars interest & costs
herein taxed at Ten Dollars & costs
& interest that may accrue.

J.P. Converse J.P.

The State of Ohio Union County
Darby Township S.B.

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

This Transcript
300 words 45.
certifying 25.
70

J.P. Converse

J.P. of the aforesaid Township
May 18th 1874.

185
850
27

Execution & Lien Case File

Case No. 1744

No. 1744

Union Common Pleas Court

Bank of Richwood Plaintiff,

against

Mary Robertson Defendant.

MAY TERM 1874

Transcript

Journal *No Record* Page

Record No. Page

Ex. Doc. *1* Page *1744*

No. 1744

Union Common Pleas Court

Bank of Richmond

against

Plaintiff,

Mary A. Robertson et al

Defendant.

MAR TERM 1874

Judg. vs. Defendant

15-9. 35-

Transcript

Journal 9-10

Page 405-47

Record No. **No Record.**

Page

Ex. Doc. I

Page 1744

Transcript
Amended
Bank of Richmond
vs
Mary A. Robertson
and others

Filed Jan'y 2, 1875
H. T. Arthur
clerk

Bank of Richwood
 vs
 Elias Robertson
 Mary A Robertson } Before Lot Hedges JP in and
 for Blackburn Township
 Union Co Ohio

April 25th 1874 Bill of particulars of the
 plaintiff filed Being a Note of hand payable
 to the Bank of Richwood which is as follows

Four months after date for value received
 we jointly and severally promise to pay the
 Bank of Richwood or order at their office
 one hundred and fifty Dollars with interest at
 the rate of eight per cent per annum on
 all unpaid principal and interest after due
 until paid said interest to be computed every
 year with five per cent attorney fees if collected
 Witness our hands and at

this 25th day of Nov 1873

Mary A Robertson
 Elias Robertson

May 30th 1874 Issued Summan for the Defendants
 Elias Robertson and Mary A Robertson Late Mary
 A Beck returnable on the 5th day of May 1874

May 5th 1874 at 10 o'clock A.M.
 Summan returned 10 o'clock A.M. of said day
 with the indorsements there on

Received this writ April 30th 1874 served above
 Copy on the Defendants of M. Tucker Constable

Constable fees service	35
Copies	50
Mileage	45
	<u>130</u>
	\$ 130

May 5th 1874 parties present Elias Robertson filed
 an affidavit asomley swerty on the Note the court
 being fully advised in the premises does further find
 that Elias Robertson is swerty on said promisory Note
 the Plaintiff asks a judgement for the amount
 due the Bank of Richwood
 it is there fore on this 5th Day of May 1874 Considered
 by me that the Bank of Richwood Recover of the
 Defendants Elias Robertson and Mary of Robertson
 Late Mary of Beck the Sum of one Hundred
 and fiftyfive Dollars and thirty five cents and the
 costs taxed and the costs that may accrue

Justice fees	Summan	30
	affidavit	40
	Being on trial	75
	ocket Entry	40
	uling Papers	10
	Transcript	75
		270
	Constable	130
		\$ 400

The State of Ohio venion County, Bladown tp ss
 I do hereby certify, that the above is a full and true
 Copy from my book of the proceedings had by and
 before me at my office in said township in the
 above action L. A. Hedges J. N.

May of Beck and Elias
Collection

Alfida wet
filed May 5/15
1974

Bank of Richmond P.M.

Mary A. Beck and
Elias Robertson Dts

Before L. A. Hedge
H. P. for Clerk of the
Court No. 10.

State of Ohio ss

Personally came before me
a Justice of the Peace in and for the County
of Warren, Ohio, Elias Robertson
first duly sworn deposes and says:
That he signed the note given to the Bank of
Richmond upon which the above account is
incurred as surety. That the money
advanced thereby was not for his benefit and
that he was no wise participated in the negotiation
thereof or the use thereof and that he had
no valuable consideration ^{to induce} ~~in~~ the
^{same to sign} ~~same~~ ~~therein~~ ~~incurred~~ of such note and that the
sole and only purpose that induced said note
was to afford means to aid Mary Beck
and that he makes this affidavit to answer
to him the demand all the rights belonging
to parties by Statute provided.

Elias Robertson

Sworn to and subscribed before me
this 5th day of May A.D. 1874
L. A. Hedge

May the 5th 1874 Parties present
 Elias Robertson filed an affidavit as
 on ley Being Bail on the Note
 The Plaintiff asks for a Judgement for
 the amount due the Bank of Richmond
 It is therefore on this 5th Day of May 1874
 considered by me that the Bank of Richmond
 recover of the Defendants Elias Robertson and Mary
 & Robertson Late Mary & Beck the sum of one
 Hundred and fifty five $\frac{35}{100}$ Dollars and the costs and the
 costs that may accrue

Justice fees issuing summons	30
Affidavit	40
Tending trial	75
Docket Entry	40
filing Papers	10
Transcript and certify	75
	<u>270</u>
Constable	$\frac{30}{4}$

The State of Ohio Union Co. Clerks Office
 Tp 85

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

L A Wedger J of the aforesaid Township

June 2nd 1874

Bank of Richwood
vs
Elias Robertson
Mary A Robertson
Late Mary A Beck

} Before L. Hedges J.P. in and
for Chaulicorn Sp
union Co Ohio

April 25th 1874 Bill of Particulars
filed being a Note of hand Payable to the Bank of
Richwood which is as follows

Four Months after for value received we
jointly and severally promise to pay the
Bank of Richwood at order at their office
One Hundred & fifty Dollars with interest at
the rate of Eight percent per annum on all
unpaid principal and interest after due
until paid said interest to be computed
every year with five percent attorney fees
if collected

Witness our hand and seal

this 25th Day of November 1873 } Mary A Beck
Elias Robertson

Bank of Richwood
Mary A. Robertson
et al,

April 30th 1874 Issued Summons for the
Defendants Elias Robertson and Mary A Robertson
Late Mary A Beck Returnable on the 5th Day
of May 1874 at 10 O'clock of day

May the 5th 1874 Summons Returned 10
o'clock A.M. of said Day Return of Constable
Richwood April 30th 1874 Received this writ April
30th 1874 and same day served a true copy on the
Defendants J. M. Tucker Constable

fees	service	35
of Constable	copies	50
	obitages	45
		<u>130</u>
		\$130

\$ 150⁰⁰

Four months after date, for value received, we jointly and severally

promise to pay the Bank of Richwood, or Order, at their office.

One Hundred & fifty ————— Dollars,

with interest at the rate of eight per cent. per annum, on all unpaid principal and interest after due until paid, said interest to be computed every year, with five per cent. attorney fee, if collected.

And we, or either of us, do hereby authorize and empower any attorney of any Court of Record in the State of Ohio, or elsewhere, to waive the issuing and service of process, and appear for us, or either of us, in any of said Courts at any time after the above note becomes due, and confess judgment thereon, against us, or either of us, in favor of the payee or endorser hereof, for the sum due on said note with all interests and costs of suit; said judgment to draw the rate of interest specified in note after its rendition until paid. We do also hereby waive all right of appeal, the stay of execution, the power and privilege to hold exempt from execution any personal or real property belonging to us, or either of us, and release all errors that may accrue in the rendition of said judgment, and all right to sue out any writ of error; and our said attorney is hereby authorized to enter such release in said judgment.

Witness our hands and seals at

this 25 day of November 1872

Marya Beck Seal
Elias Robertson Seal
Seal

R
Stamp.
11285-

119105

Mary A. Beck \$ 150 -

March 25. 74

United States
POSTAL CARD

WRITE THE ADDRESS ONLY ON THIS SIDE-THE MESSAGE ON THE OTHER



W. H. Johnson
Richmond, Va.
Union County, Ohio
To Parker & Stevens
Margaret

BANK OF RICHWOOD,

Richwood, Union Co., O. April 9th 1875

Dear Sir:

Have an Execution issued
and make the money on the
transcript taken from Esq. Hedges
docket in our favor (Bank of Richwood)
and against Mary A. Beck and Elias
Robinson

Respectfully yours, W. H. Conkright

B. L. TALMAGE Cash'r.

Ex. Doc. P Page 267

Union COMMON PLEAS.

Bank of Richwood
against

May A. Robertson et al

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't	18	
before Justice of the Peace, on the	<u>5</u>	
day of <u>May</u> 18 <u>74</u>		
for the sum of		\$ <u>155.35</u>
And Costs before Justice		\$ <u>4.00</u>
Interest from	18	
Justice's Increase Costs		\$
Constable's Increase Costs		\$
Clerk's Increase		\$ <u>25</u>
Sheriff's Increase		\$
Clerk's Fees hereon		\$ <u>70</u>

Plaintiff's Attorney.

RETURNED AND FILED

October 28 1874

*Robert Price Sherry
of Union County*

(17)

Received this 1st September 1874. and on the 5th day of October 1874. I received this portion of the lands and Tenements to wit Beginning at a Stake & W corner of a Tract of 14 acres of land owned by Rebecca, Bridget and mi daughter Jane of a Tract of land deeded by Jonathan Muckham to Leaborn Muckham of which this is part Thence N 10^o 5-2 ⁴⁵/₁₀₀ poles to a Stake Thence S 73^o W 5-5 ³⁴/₁₀₀ to a Stake Thence S 17^o E 5-2 ²⁵/₁₀₀ poles to a Stake in the above mentioned South line Thence with said South line N 73^o E 48 ³⁸/₁₀₀ poles to the place of Beginning containing Acrem^{ts} acco

Sherry for
Dover
Henry \$ 45-
Rife 50
95-

The State of Ohio }
Union County } 1874. and on the 5th day of October

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of Union County, Greeting:

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

Bank of Richwood was Plaintiff, and Mary A. Robertson & Elias Robertson

was Defendants, judgment was rendered on the 5th day of May A. D. 1874. against the said Mary A. Robertson & Elias Robertson

Defendants, and in favor of the said Bank of Richwood

Plaintiff, for the sum of \$155³⁵ Dollars and \$4⁰⁰ Dollars and 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 4 day of June 1874

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of Mary A. Robertson & Elias Robertson aforesaid, you cause to be made the said sum of \$155³⁵ Dollars and Cents damages, and \$4⁰⁰ Dollars and Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said Mary A. Robertson & Elias Robertson

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

Mary A. Robertson & Elias Robertson 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 28 day of September A. D. 1874

F. J. Arthur

Clerk.

The State of Ohio }
 Lucas County ss } Received this 2nd August 1875 -

Sherriff Geo
 Notice 50
 Miller 10
 Foreman 1.35
 Return 50
 Sheriff's fee 9.00

In obedience to the command of the order of sale hereto annexed said premises having been appraised on former order, and on the 4th day of August, 1875, I caused to be advertised in the Marietta Tribune (a newspaper printed and of general circulation in said County, said land to be sold at public sale at the door of the Court of said County on the 4th day of September, 1875, at or about one o'clock P.M. of said day, and having advertised the said land to be sold for more than thirty days previous to the day of sale to wit 5 o'clock P.M. and in pursuance to said

notice, I did on said 4th day of September 1875 at the time and place above mentioned proceed to offer said land + tenements at public sale at the door of the Court House and then and there came, Alvin G. Stearns who bid for the same the sum of five hundred and sixty six dollars and seventy cents, and said sum being more than two thirds of the appraised value thereof and said Alvin G. Stearns did thereupon bid and put bidder here of. I then and thereupon sold and struck off said land and tenements to him for said sum of five hundred and sixty six dollars and seventy cents

Plaintiff. Defendant.
 Plaintiff: *Alvin G. Stearns*
 Defendant: *of Lucas County*

COSTS TAXED.	
Clerk	
Sheriff	
Stamps	
Witness	
<i>costs to Allen Liston</i>	

Union Common Pleas.

Paul R. Rushwood
 vs. *Mary J. Robertson*

Judgment *5* day of *May*
 18 *74*, for \$ *155.35*
 Plff's Costs *4.00*
 Def't's Costs
 Interest
 Increase Costs *21.60*
 " Clerk *1.00*
 " Sheriff
 " App'r
 " Printer

Issued *2 August* 18 *75*
 Filed *8 Sept* 18 *75*

Porter Sterling Att'y.

V E N D I E X P O N A S .

THE STATE OF OHIO,)

Union

County, ss.)

To the Sheriff of said County---Greeting :

You are Hereby Commanded

to cause the

Lands and tenements described to wit,

Beginning at a stake S.W. corner of a tract of 14 acres of land owned by Richard Piddle and in south line of a tract of land deeded by Jenkin Mulvaine & Calvin Mulvaine of which this is a part thence North 10° W. 52 $\frac{65}{100}$ poles to a stake thence S 73° W. 55 $\frac{24}{100}$ to a stake, thence S 17° E 52 $\frac{25}{100}$ poles to a stake in the above mentioned south line, thence with said south line S 73° E 48 $\frac{88}{100}$ poles to the place of beginning containing seventeen acres (17)

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

Bank of Richwood

the sum of \$155⁰⁰ Dollars,

and Four Dollars,

costs of suit, which, by the judgment of L. A. Hedges a

Justice of the Peace within and for said County, on the 5th day of

May A. D. 1874,

Bank of Richwood

recovered against the said Mary A. Robertson

as appears by the transcript of said judgment, filed and entered upon the Execu-

tion Docket of the Court of Common Pleas for said County, on the 2

day of January A. D. 1875,

with interest thereon from the 5th day of May

A. D. 1874, until paid and also the costs of increase on said Judgment and the

accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your

hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of

the further goods and chattels, and for the want thereof, then of the

lands and tenements in your county, of the said Mary A. Robertson

sufficient to satisfy the judgment afore-

said, and have the money arising from such sale before the said Court of Common

Pleas, within SIXTY DAYS from the date hereof, to render unto the said

Bank of Richwood

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, at

Marysville this 7

day of August A. D. 1875

H. S. Arthur Clerk.

V E N D I E X P O N A S .

THE STATE OF OHIO,)

Union County, ss.)

To the Sheriff of said County---Greeting :

You are Hereby Commanded

to cause the *Lands and tenements hereafter described* to

be appraised, advertised and sold—

Beginning at a stake S.W. corner of a tract of 14 acres of land owned by Richard Riddle and in south line of a tract of land deeded by Jenkin Mulvaine to Calvin Mulvaine of which this is a part. thence N. 10° W. 42 ⁶⁵/₁₀₀ poles to a stake thence S. 73° W. 55 ³⁴/₁₀₀ to a stake. thence S. 17° E. 52 ²⁵/₁₀₀ poles to a stake in the above mentioned south line, thence with said south line N. 73° E. 48 ⁸⁸/₁₀₀ poles to the place of beginning containing seventeen acres
(17)

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

Bank of Richmond

the sum of \$155³⁵ Dollars,

and \$4⁰⁰ Dollars,

costs of suit, which, by the judgment of L. A. Hedges a

Justice of the Peace within and for said County, on the 5th day of

May A. D. 1874,

Bank of Richmond

recovered against the said Mary A. Robertson & Co.,

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 4

day of June A. D. 1874

with interest thereon from the 5th day of May

A. D. 1874, until paid and also the costs of increase on said Judgment and the accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of the further goods and chattels, and for the want thereof, then of the

lands and tenements in your county, of the said Mary A. Robertson

sufficient to satisfy the judgment aforesaid, and have the money arising from such sale before the said Court of Common Pleas, within SIXTY DAYS from the date hereof, to render unto the said

Bank of Richmond

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, at Marysville this 10

day of April A. D. 1875

H. L. Arthur Clerk.

Execution & Lien Case File

Case No. 1755

No. 1755

Union Common Pleas Court

D. M. Mc Menis

Plaintiff,

against

John A. Wood et al

Defendant.

MAY TERM, 1874

Judg. G. Defendant
\$ 47.34

Transcript

Journal

Page

Record No.

Page

Ex. Doc.

I

Page

1755

No Record

Transcript
of the case

Dobell & Dennis
vs

John A. Wood
vs
C. Curry

Filed June 26, 1874

H. T. Arthur
Clerk

D Mc McMenis }
13 } Before Ed. Hedges J.P in and
John et Wood } for Blackburn Sp Union No
O. Curry. } Ohio

June 9th 1874 Bill of particulars of the Plaintiff
filed and which is in substance as follows
\$42.04) Richwood O April 1st 1873
one year after date we promise to pay to the order
of D Mc McMenis Forty two ⁰⁰/₁₀₀ Dollars
value received with 6 per cent interest

John et Wood
O. Curry

June 9th Summons Issued and delivered to Geo
K Stewart Constable returnable June 13th 1874
June 13th 74 Summons returned with the indorsement
to thereon Received this writ

June 9th 74 and served same day a true
copy on the Defendants John et Wood & O
Curry Geo K Stewart Constable
Constables fees

service 2 persons. 50

Copy 25

Mileage 40

Geo K Stewart Constable \$1.15

June 13th 74 3 O'clock P.M. The Defendant
failed to appear at the time set for trial
and for one hour thereafter

It is therefore on said 13th Day of June by me considered that the Plaintiff W. M. McKen's recover of the Defendant John et Wood as principal and O. Curry as surety the sum of (\$45.18) forty five ¹⁹/₁₀₀ Dollars Debt and costs herein taxed

Justice fee

Summon 25

ocketing 40

Indexing 10

Judgement \$1.25

Transcript Paid for by O. Curry 50

The State of Ohio Union Co. Blackburn Tp. 53
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
S. H. Hedges J. P. of the
afore said Township

Execution & Lien Case File

Case No. 1756

No. 1756

Union Common Pleas Court

S. Pruden & Son

Plaintiff,

against

John A. Wood et al

Defendant.

MAY TERM, 1874

Judg. vs. Defendant

877 ⁵⁵/₁₁

Journal _____

Page _____

Record No. **No Record.** Page _____

Ex. Doc. *9* _____

Page 1756

Transcript in
the care of
S. Prudensson
John W. Wood
C. Curran
J. B. Gatherton

Filed June 29, 1874
F. J. Arthur
clerk

G. Prudden & Son

4/3

John A. Wood

C. Curry

J. B. Eatherton

Before S. A. Hedges J. P. in and
for Blackburn & Union Co
Ohio

June 13th 1874 Bill of particulars of the plaintiff
filed and which is in substance as follows
\$75⁰⁰ Richard Ohio Dec 22nd 1873

Thirty days after date we promise to pay to
the order of J. B. Eatherton or bearer the sum
of Seventy five Dollars

Value received with 8 percent interest from date

John A. Wood
C. Curry

June 13th 1874 Summons issued dated and
delivered to Geo. K. Stewart Constable returnable
June 17th 3 o'clock P. M.

June 17th Summons returned with the indorse-
ments thereon which is as follows

Received this writ June 13th 1874 and served
the same day June 13th served a true copy
and dependent by learning a true copy of
this summons at his residence in Richard
Union Co O

Geo. K. Stewart Const

Constable fees

Summons 75

Copy 25

mileage \$100

Geo. K. Stewart Const

June 17th 1874 3 o'clock P.M. The Defendant John
St Wood failed to appear at the time set for trial and for
one hour thereafter O. Curry, appeared and
made no defense

it is therefore on this 17th day of June by me
considered that the Plaintiff & Prudence
recorder of the Defendant John St Wood is principal
and O. Curry as surty, in the sum of 75.00
Seventyfive Dollars principal and the costs
herein taxed with interest from December 1873 at 8 percent

Justice fees

Summan 25

Jacket entry 40

indexing 10

Satisfaction $\frac{20}{75}$

Transcript paid for by O. Curry 50

160
15
151

The State of Ohio Senior Co. Blackburn J.P.
I do hereby certify that the above is a full and
true copy from my book of the proceedings
had by and before me at my office in said
Township in the above action

June 23rd 1874 L. A. Hedges J.P. of the aforesaid Township

The words "with interest from Dec.
22^d 1873" in the above judgement were
by mistake omitted in ~~copy~~ in making
the transcript of proceedings before me
& supplied this date. Feb. 16, 1875.

L. A. Hedges, J.P.

Filed Dec 16, 1874
J. H. Arthur
clerk

Ex. Doc. P Page 283

Union COMMON PLEAS.

S. Pruden & Son
against

John A. Wood & Co.

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't	
before Justice of the Peace, on the	<u>17</u>	
day of <u>June</u>	<u>1874</u>	
for the sum of		<u>\$75.00</u>
And Costs before Justice		<u>\$2.55</u>
Interest from18	<u>\$2.20</u>
Justice's Increase Costs	\$.....
Constable's Increase Costs	\$.....
Clerk's Increase	\$ <u>25</u>
Sheriff's Increase	\$ <u>4.30</u>
Clerk's Fees hereon	\$ <u>70</u>

J. B. Cole \$85.50
Plaintiff's Attorney.

RETURNED AND FILED

Jan'y 26 1875

The State of Ohio }
 Moni Court - 88 }
 Sheriff Geo }
 Service 90 }
 Mileage 150 }
 Postage 150 }
 Return 40
\$4.30

Received this m^o - 15 - 1874
 and on the 23rd day of Jan'y
 1875 - a conveyance the
 within judgment interest &
 and costs ~~in full~~
 Eighty five 54/100 dollars
 J. M. B. M. M.

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of Union County, Greeting:

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

S. Pruden and Son

w^{as} Plaintiff, and

John A. Wood and O. Curry

w^{as} Defendant's, judgment was rendered on the 17 day of June A. D. 1874, against the said John A. Wood, and O. Curry

Defendant, and in favor of the said S. Pruden & Son

Plaintiff, for the sum of seventy five Dollars

and Cents, and \$2.55 Dollars and

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 29th day of June 1874.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

John A. Wood and O. Curry

aforsaid, you cause to be made the said sum of \$75.⁰⁰ Dollars

and Cents damages, and \$2.55 Dollars

and Cents, the costs aforsaid, and all accruing costs, if so much of the

goods and chattels of the said John A. Wood and O. Curry

may be found in your baliwick; 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 A. Wood and O. Curry

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 December A. D. 1874.

H. S. Arthur

Clerk.

Execution & Lien Case File

Case No. 1758

No. 1758

Union Common Pleas Court

J. ^WA. J. Meere

against

Plaintiff,

John A. Wood

Defendant.

MAY TERM 1874

Judg. vs. Defendant
8 41, 17

Transcript

Journal.....

Page.....

Record No. ~~No record~~

Page.....

Ex. Doc. I.....

Page 1758

Transcript of
J & J Purre
vs
John A Wood

Filed June 29. 1874
H. S. Arthur clerk

Dependent John A Wood the sum of \$499.00
Shirgaine vs Wallis & Co and the costs herein
incurred

Justice fees Shewing Summons 25

Judgement and Costs 40

Indorsing 10

Satisfaction 20

35
35
8145
30
8175

The State of Ohio versus Ben. Blalock and
I do hereby certify that the above is a full
and true copy from my pocket of the
proceedings had by and before me at my office
in said Township in the above action

Wm. Hoag, J. P.

J & J Morre } Before Geo Hedges J. D.
 John W. Hood } in and for claimant
 Union Co Ohio
 June the 13th 1874 Plaintiff filed bill of
 particulars and which is in substance as follows
 Being an account of various items for goods
 sold and delivered to the said John W. Hood which
 is due and unpaid to the amount of Thirty nine
 Dollars

June 13th 1874 Summan issued dated and
 delivered to Geo H. Stewart Constable
 returnable June 17th 1874 at 3 O'clock P.M.
 June 17th 3 O'clock P.M. Summan returned with
 the indentments there on which is as follows

Received this writ June 13th 1874 and served
 the same day June 13th 1874 served a true
 copy of this Summan on defendant John W. Hood
 by leaving a true copy of this Summan at his
 Residence in Richwood Union Co Ohio

Constable fee Geo H Stewart Constable

Service 25

Copy 25

Milage 70

Geo H Stewart Constable

June 17th 1874 3 O'clock P.M. The defendant
 failed to appear at the time set for trial and
 for one hour there after it is therefore on
 this 17th day of June by me considered that
 the Plaintiff J & J Morre recover of the

Ex. Doc. P Page 287

Union COMMON PLEAS.

J. H. J. Murre
against

John A. Wood

Execution on Transcript.

Ex. Ret. August 25 1874

Judg't vs. Deft	
before Justice of the Peace, on the	<u>June</u>	<u>17th</u>
day of	<u>June</u>	<u>1874</u>
for the sum of	\$ <u>39.02</u>
And Costs before Justice	\$ <u>2.15</u>
Interest from18	\$
Justice's Increase Costs	\$
Constable's Increase Costs	\$
Clerk's Increase	\$
Sheriff's Increase	\$
Clerk's Fees hereon	\$ <u>70</u>

J. B. Cole
Plaintiff's Attorney.

RETURNED AND FILED

187

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of Union County, Greeting:

Whereas, In a certain action before L. A. Hedges a Justice of the Peace in and for the Township of Claitourne in the said County of Union wherein J. K. A. J. Nurre

was Plaintiff, and

John A. Wood

was Defendant, judgment was rendered on the 17th day of June A. D. 1874 against the said

John A. Wood

Defendant, and in favor of the said

J. K. A. J. Nurre

Plaintiff, for the sum of \$39⁰² Dollars

and Cents, and \$2¹⁵ Dollars and

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 29th day of June 1874.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

John A. Wood

aforsaid, you cause to be made the said sum of \$39⁰² Dollars

and Cents damages, and \$2¹⁵ Dollars

and Cents, the costs aforsaid, and all accruing costs, if so much of the

goods and chattels of the said

John A. Wood

may be found in your baliwick; 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 A. 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 2nd day of July A. D. 1874

H. J. Arthur

Clerk.

The State of Ohio
Union County 53

Sherriffs fee
Service
Levy
Mileage
Return

Received this writ July 2nd 1874
and on the 3rd day of July 1874
I levied on the goods and chattels
lands and tenements as the property
of John A Wood to wit: the same
property has been levied on by Constable
and attached and levied on by Sherriff.
In other cases, 1 pipe Organ, 1 lighting
rod wagon, 1 set climbing ladder
2 3/4 Bolts cable lightning Rod, 1 gross

- insulators 1 shade 4 doz lightning rod points 1 monkey wrench
- hatchet + brace 1 set double Harnes - 1 Gross tin Huller + co. Prains
- 1 lot of wall paper about 325 bolts - 31 quires Blank Books -
- 31 quires day + Ledger Books 22 quires day + Ledger Books
- 7 quires Blotters - 18 quires blank Books - 12 quires blank
- Books - 4 composition books - 2 receipt books 6 quires blank
- Books - 1 teachers register - 6 singing books (every Sunday) 7
- singing books Harm - 8 Rays Primary Arithmetic - 6 Rays
- Intellectual Arithmetic 4 Rays Key Part 3rd - 4 Rays
- 3rd part Arithmetic 8 Websters Dictionaries - 2 Singing
- chamrs - 2 Mr. Guffeys readers 2nd 2 spellers 4 - 1st readers
- 2 = 5th readers - 3 - 6th readers - 2 - Testaments, 2 = 4th readers
- 1 = 3rd part Arithmetic - 1 Key Ray 3rd part - 1 Grammar
- 1 lot fiddle Strings - 1 gross rubber tops - 4 paper weights
- 1 lot marbles, 1 lot pencils + pen holders, 1 Tambourine
- 5 Geographya ink stands, 5 fiddles, 2 Fiddle Bows
- 2 Blank Books - 1 companion - 1 ladies toilet Box
- 8 leather Pocket books - 6 Bill Pocket Books - 3 Bill Pocket
- Books 4 Pocket Books - 1 Coronett Harp, 6 Albums
- 1 lot pencils + pen holders - 8 Boxes Crayons - 1 Album
- 2 Alphabets 1/8 gro. pictures - 6 fifes, 1 Alphabet
- 6 flutes - Box pencils - 1 set chess + board, 1 Box checkers
- 3 Pks cords - 6 Harps, 9 spool thread - 3 harps
- 1 Alphabet 1 Box Tassels - 1 lot Pencils - 4 Ladies
- companion - 2 lump cleaners - 12 doz. Copy Books.
- 1 lot paper + mortgage Deeds, 1 lot warrants deeds
- 1 1/2 doz Pocket ledgers 3/4 doz. Pocket ledgers, 44 Boxes
- fancy paper 8 cotton twine, 1 set Oliver Optic Stories
- 1 set Lake Shore - 1 set Upward + around, 2 set
- Rules for Boys - 6 United States History - 6 Hymn Books
- 30 Primers, 8 Primers Mc Guffeys - 95 Dime novels.
- 4 Testaments - 5 Pocket memorandums - 1 Box Dominos
- 9 Large parse Books - 4 musical Books, 5 Testaments -
- 1 English Grammar, 5 Raye Higher Arithmetic
- 3 Webster High School Dict, 1 Southworth, -
- 5 Goodriches History - 5 Alphabets Building Boxes.
- 12 fancy Bibles - 5 large Bibles, - 5 Raye Higher
- Arithmetic 1 set Dolly Dimples Stories - 1 set
- little Prudy - 6 Pocket memorandums 3 school
- Geographye - lot foolscap - 2 1/4 Heams note paper

Geography - lot foolscap - 2 1/4 Reams note paper
 1 Geography 2 Books on Etiquette - 1 lot Blank Books
 1 letter writer - 1 compositor - 5 Alphabet Blanks
 1 paper Box. 1 Harveys Grammar 4 sets Croquet
 1 Box of tools & sundries. 1 cool scuttle - 2 old
 sewing machines. 7 looking glasses. 3 check books
 10 cloth curtains 60 yds. holland 1/2 window fixing
 28 fols - window paper. 1 lot Photographs
 lot - school cards. 1 set scales & scoops.

2 large show cases silver. 1 small show case.
 wood 223 - fols wall paper. 24 window. 1 paper
 trimming machine. 1 thread cabinet & contents.
 1 lot large buff envelopes. 1 wooden writing
 desk. 5 1/2 bottles of inks. 3 gr bottles inks 7 bottles
 oil. 1 lot Teachers Registers. 1 Box envelopes. 2 wine
 holders & Packs Arthurs. 4 Buck memorandum
 17 looking glasses. 1 Banjo. 1 Violin case.

printed paper 4 Boxes tooth picks. 7 cigar &
 watch stands. 1 Box crayons. 10 China vases.

1 Guitar. 3 concertines. 2 German Accordians

2 French Accordians. 7 ink stands 1 lot

wrapping paper. 3 sewing machines (or parts of) 10#

paper twine. 191 fols of wall paper in pine box.

1 large Banjo or base dial. 2 organs in pine

Boxes. 2 yd sticks 212 Bolls paper in pine box.

1 drum horse 1 String sleigh bells also the following

real estate Situated in the village of Richwood

County of Union and State of Ohio. and

being 19 feet in width extending the whole

length of an lot No 66. The north line of said

part being 4 1/4 feet from the north line of said

lot, and the south line of said part being

9 1/2 feet from the south line of said lot.

Sheriff's fee

Service 45

Levy 45

Milage 1.50

Return 1.50

\$ 2.55

John C. Price Sheriff
 of Union County

Returned this writ on the
 25th day of August 1874
 by order of the Plaintiff
 attorney J. B. Cole

John C. Price Sheriff

Execution & Lien Case File

Case No. 1759

No. 1759

Union Common Pleas Court

Wubme ^{and} Les.

Plaintiff,

against

John A. Wood

Defendant.

MAY TERM, 1874

Judg. B. W. Woodcut
\$71.81

Transcript

Journal

Page

Record No.

No Record.

Page

Ex. Doc.

I

Page

1759

To g B. Hall

Transcript of
Dukne & Co.
copy
John H. Mad

Filed June 29. 1874
J. J. Arthur
clerk

of the State of Ohio, vs. William B. Buchanan, et al.
I do hereby certify that the above is true and true
copy from my pocket of the proceedings had by
and before me at my office in said township in the
above action
J. H. Hedges, J. C.

Dushma & Co } Prepare Subpoena of John and
 v/s } for Claiborn Township Union
 John of Wood Co Ohio

June 13th 1874 Plaintiff filed Bill of particulars
 and which is in substance as follows
 on an account for goods sold and delivered to
 the said John of Wood which is due and
 unpaid the sum of \$69.00

June the 13th 1874 Summons issued dated and
 delivered to Geo K Stewart Constable

June 17th 1874 Summons returned with the
 endorsements thereon which is as follows

Received this writ June 13th 1874 and served same Day
 June 13th served a true copy on the Defendant
 John of Wood by leaving a true copy of this
 Summons at his residence in Richwood Union
 Co Ohio Geo K Stewart Constable

Constable fee Service	25
Copy	25
mileage	20

Geo K Stewart Constable

June 17th 1874 3 O'clock P.M. the Defendant
 failed to appear at the time set for trial and
 for one hour there after it is therefore by
 me considered on the 17th Day of June 1874

that the Plaintiff Dushma & Co recover of the
 defendant John of Wood the sum of \$69.00
 Sixty nine ⁰⁰ dollars debt and the costs herein
 taxed

Justice fees Issuing Summons	25
Packet Entry	40
Indexing	10
Satisfaction	2.50
	7.50

Cost and transcript Paid by J B Coal 16.50
 \$24.00

lot - No. 66, the north half of said tract, being 1/4 by 1/2
 feet from the north line of said lot, and the south
 line of said part, being 9/16 feet from the south
 line of said lot.

Sherry fee \$ 45-
 Service 45-
 Entry 45-
 Melapi 150-
 Ruth 15-
 \$2.55-

John C. Price Esq
 of minor court

Returned this writ on
 the 25th day of August 1874
 by order of the Plaintiff's
 Attorney J. B. Cole

2 Shellers 4 25th Masters, 2 1/2th Masters, 3 Sewt. Masters. 2
 Testaments 2 Fourth Meas. 1 Third Part Antiquities, 1 Key
 Key 3rd Part, 1 Grammar, 1 Lat. plate things 1 Gross books
 Tops, 4 Paper weights, 1 Lat. Marble, 1 Lat. Spectacles pen holder
 1 Combs, 5th Geography, ink Stand, 5th plates. 2nd plates
 2 Blank Books 1 Companion, 1 Latin Trill 1st 3rd Latin
 Pocket-books, 6 Rice Paper Books, 3 Rice Paper Books
 4 Pocket Books 1 Cassonett book, 6 Albums, 1 Lat. Journal
 pen holders, 8 boxes crayons 1 album 2 alphabets 1/8 gross Helms
 6 pipes, 1 alphabet, 6 plates, 1 Bot pencils 1 Sketches part

Ex. Doc. *J* Page *287*
 Union COMMON PLEAS.

Dubme & Co
 against
 John A. Wood
 Execution on Transcript.

Ex. Ret. August 25th 1874

Judg't vs. Deft
 before Justice of the Peace, on the 17th
 day of June 1874
 for the sum of \$69.66
 And Costs before Justice \$ 2/5
 Interest from 18th \$
 Justice's Increase Costs \$
 Constable's Increase Costs \$
 Clerk's Increase \$
 Sheriff's Increase \$
 Clerk's Fees herein \$ 70

J. B. Cole
 Plaintiff's Attorney.

RETURNED AND FILED
 187

The State of Ohio
Union County ss
Sheriff fees
Service
Seal
Mifflin

Received this writ July 2^d 1874
and on the 3^d day of July 1874
I levied on the goods and chattels
lands and tenements as the property of
John A. Wood to wit, the same property
has been levied on by Constable
and Attachment by Sheriff in
other cases. 1 Pipe Organ, 1 Lightning
rod wagon, 1 Set Climbing Ladders

gross insulators, 1 Spade, 4 doz lightning rod points, 1
Monkey wrench Hatchet & Brace, 1 Set double Harness,
Grover & Co Piano, 1 lot of wall paper about
325-bolts, 31 quires blank books 31 quires day & Ledger
books 22 quires day & Ledger books 7 quires letters 18 quires
blank books 12 quires blank books, 4 composition books,
2 receipt books 6 quires blank books, 1 teachers regis-
ter, 6 Singing books (Early Sunday) 7 Singing books
Charm, 8 Rays Primary Arithmetic 6 Rays Intell
Arithmetic 4 Rays Keys part 3^d, 4 Rays 3^d part
8 websters dictionaries, 2 Smiths Charnes, 2 McGuffeys readers
1 bot Checkers, 3 7 1/2 cards, 6 harps, 9 Spools Thread 3, harps
1 alphabet, 1 bot lassels, 1 lot pencils, 4 ladies Companions, 2 lamp
cleaners 12 doz Copy books, 1 lot paper & Mortgage Deeds, 1 lot
Warranty Deeds 1 1/2 doz Pocket ledgers 3/4 doz Pocket ledgers 1/4
Bates fancy paper, 8 cotton twin 1 set Oliver Optic Stories, 1 set
Lake Shore, 1 set upward & onward, 2 set tales for boys, 6 United
States History, 6 Hymn Books, 2 primers, 8 primers McGuffeys
95 dime novels, 4 testaments, 5 pocket Memorandums, 1 Bot
Dominoes, 9 large pass books, 11 Musical Books, 5 testaments
1 English Grammar 5 Rays Higher Arithmetic - 3 websters
high school Dict - 1 South worth, 5 Goodriches History -
5 alphabets building boxes - 12 fancy Bibles - 5 large
Bibles - 5 Rays Higher Arithmetic, - 1 set Dolly Dimple
Stories - 1 set little Prudy - 6 Pocket memorandums
3 school Geographys - lot foolcap. - 3 1/4 reams note
paper - 1 Geography 2 Books on Etiquette - 1 lot Blank
Books - 1 letter writer - 1 compositor - 5 Alphabet blanks
- 1 paper Box - 1 Harveys Grammar 4 sets croquet
1 Box of tools & sundries, 1 cool scuttle - 2 old
sewing machines, 7 looking Glasses - 3 check
books, 10 cloth curtains, 60 yards Holland 1/2 window
fixing 38 bolts window paper, 1 lot Photographs
lot school cards - 1 set scales, & scoops - 2 large
show cases silver, 1 small show case wood, 225 bolts wall
paper, 24 windows 1 paper trimming machine, 1 thread
cabinet & contents, 1 lot large buff envelopes, 1 wooden writing
desk 3 1/2 bottles Lark 3 qt Bottles Lark, 7 Bottles oil, 1 lot
Teachers registers, 1 Box envelopes - 2 wine holders, 6 packs
arthurs, 4 Luck memorandum, 17 looking glasses,
1 Banjo, 1 wisher, case printed paper 4 boxes tooth picks
7 crabs & watch stands, 1 Box crayons, 10 china vases
1 Guitar 3 Concertinas, 2 German accordians, 2 French
accordians, 7 ink stands, 1 lot making paper, 3 sewing
machines (or parts of) 10# paper wine, 191 bolts wall paper
in pine Box, 1 large Banjo or bass viol, 2 organs in
pine boxes, 2 yd. Sticks 2 1/2 bolts paper in pine box,
1 dozen novel, 1 String sleigh bells, also the following
real estate, situated in the village of Richwood,
County of Union and State of Ohio, and being
19 feet in width extending the whole length of its

Execution & Lien Case File

Case No. 1760

No. 1760

Union Common Pleas Court

R. A. Durbin ^{vs} _{les}
Plaintiff,

against

H. C. Patrick
Defendant.

MAY TERM 1874

Judg. vs. Defendant
\$ 250. $\frac{920}{4}$

Transcript

Journal..... Page.....

Record **No Record.** Page.....

Ex. Doc. *9* Page 1760

Transcript of

^{Durbin vs}
~~R. A. Durbin vs~~

^{vs}
N. E. Patrick

Filed June 29-1874

H. L. Arthur

Best and Transcript Durbin vs Patrick
vs & Cole

Wm. H. Hedges, C. D.

The State of Ohio versus R. A. Durbin vs N. E. Patrick
I do hereby certify that the above is a true and
true copy from my pocket of the proceedings
had by and before me at my office in said
jurisdiction in the above cases

R D Durbin & Co } Before Ed Wedge J.P. in and
 ^{ex} }
M E Patrick } Union Co Ohio

Jan 22nd 1894 Bill of particulars of the plaintiff
filed and which is as follows

Richwood Ohio Nov 28th 1892

on or before 1st of January 1893 after date
I promise to pay to the order of R D Durbin
& Co the sum of Two Hundred and thirty five
Dollars Payable at Richwood
Value received

Done Jan 1st 1893

M E Patrick

Jan 22nd 1894 the parties appeared and the said
M E Patrick waived process entered his appearance
herein and confessed that he is indebted to the
said R D Durbin & Co in the sum of
\$249⁷² Two Hundred and forty nine ⁷²/₁₀₀ Dollars
and requests that judgement be entered on
said confession and for costs thereupon it is
on said 22nd day of Jan 1894 considered by me
that the said R D Durbin & Co recover of the
said M E Patrick said sum \$249⁷² Two
Hundred and forty nine ⁷²/₁₀₀ Dollars and also costs
herein taxed as follows

Docket Entry	40
Indexing	10
Satisfaction	20
Transcript	50
	<hr/>
	\$1.20

1760 Paid 3.00 by gas bill

Ex. Doc. *P* Page *289*

Union COMMON PLEAS.

R. A. Durbin & Co
against

N. E. Patrick

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't	18	
before Justice of the Peace, on the	<i>23</i>	
day of <i>January</i>	<i>74</i>	
for the sum of		<i>248.72</i>
And Costs before Justice		<i>1.20</i>
Interest from	18	\$
Justice's Increase Costs		\$
Constable's Increase Costs		\$
Clerk's Increase		\$
Sheriff's Increase		\$
Clerk's Fees hereon		<i>70</i>

J. B. Cole
Plaintiff's Attorney.

RETURNED AND FILED

8 Dec 187 *5*

The State of Ohio
 Mission Compt's
 Sheriff's due
 Service. 45
 Mileage 150
 Return 50
 3.01

Received this 1st July 1st 1874
 and on the 28th day of August 1874
 received by the hands of
 Messrs Shaver & Co. \$100.00
 dollars on the within
 judgment; no goods, chattels
 lands or tenements found
 whereon to make the balance
 of the money.
 Retained this writ against
 D. G. & R. 1874
John G. Price Sheriff
 W. E. O.

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of Union County, Greeting:

Whereas, In a certain action before L. A. Hedges a Justice of the Peace in and for the Township of Claiborne in the said County of Union wherein R. A. Durbin & Co

was Plaintiff, and M. E. Patrick

was Defendant, judgment was rendered on the 22nd day of January A. D. 1874 against the said M. E. Patrick

Defendant, and in favor of the said R. A. Durbin & Co

Plaintiff, for the sum of \$249⁷² Dollars
and Cents, and \$1²⁰ Dollars and

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 29th day of June 1874.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of M. E. Patrick

aforesaid, you cause to be made the said sum of \$249⁷² Dollars
and Cents damages, and \$1²⁰ Dollars

and Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said M. E. Patrick

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

M. E. Patrick

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 1st day of July A. D. 1874

H. J. Arthur
Clerk.

Execution & Lien Case File

Case No. 1773

No. 1773

Union Common Pleas Court

John G. W. Guffy
Plaintiff,

against

George Westfall et al
Defendant.

MAY TERM, 1874

Judg. vs. Defendant
\$ 22.76

Transcript

Journal _____

Page _____

Record No. _____

Page _____

Ex. Doc. *I* _____

Page 1773

John G. McGuffey
Adm of the Estate
of
John Spangler
Deceased
vs Plaintiff

George Westfall
Christopher Westfall
Defendants

Filed Aug 28, 1874
F. J. Arthur
Clerk

John C. McGuffey
Adm of the Estate
John Spangler Plff
NJ No 225
George Westfall
Christopher Westfall
Before
Wesley Barrard J.P.

May 12th 1874 The following
note was filed by A. J.
Stephenson Atty
\$50.00 Jan 17th 1866 ^{Five cent} ~~Stomponit~~
Thirty days after date we
or either of us promise to
pay John Spangler or order
fifty dollars for value
received signed George Westfall

Attest Maria ^{her} X Susan Christopher Westfall
_{mark}
1866 Feb 10th paid on this note \$30.00 by
Christ Westfall. Or by George Westfall in
wood \$5.87 Randall & Stevenson

Aug 16th /69 Balance due on this note \$20.00
" " .. Int up to this date (\$24.40) \$4.40

May 12th 1874 Interest since Aug 16th /69 \$6.85
Credit " " " " \$5.87

Balance due May 12th 1874 is \$25.38

May 12th Issued a summons in this action
(by order of A. J. Stephenson Atty) returnable
May 18th 1874 at One O'clock P.M. and
delivered to James Gray const

May 13th 1874 Summons returned indorsed
as follows. May 13th 1874 Received this writ
and served the same on the same day
by delivering a true copy to George
Westfall and Christopher Westfall
Const Fees Serv 25 Mile 30 Cop 25 = \$0.80
James Gray Const.

May 18th 1874 George Westfall and Christopher Westfall the Defendants and A & Stephenson the Plaintiffs atty present, and by agreement of all parties the credit for wood should be \$8.49 instead of \$5.87 a difference of \$2.62 \$25.38 - \$2.62 = \$22.76 Bal

Fees for due May 18th 1874

Writing this transcript

\$0.40

Certifying

the same 25

\$0.65

Thereupon it is on this 18th day of May A D 1874 considered

by me that the Plaintiff John G McGuffey Adm of the Estate of John Spangler Deceased recover of the

Defendants George Westfall and Christopher Westfall the sum of (\$22.76) Twentytwo Dollars and Seventysix cents debt and the costs herein taxed as follows \$ P Fees. File note 05 Sum 50 file 05 Record 40 Judgment 40

Satisfaction 25 = \$1.65 James Gnyconst Fees \$0.80 Mesley Garrard J.P.

Judgment \$22.76 Mesley Garrard's fees \$1.65 James Gnyconst fees \$0.80 = \$25.21

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

Mesley Garrard J P
of the aforesaid township.

Execution & Lien Case File

Case No. 1788

No. 1788

Union Common Pleas Court

Henry Snell

against

Plaintiff,

W. M. Brown et al

Defendant.

MAY TERM, 1874

Judg. vs. Defendant
\$70.87
"

Journal _____ Page _____

Record No Record. Page _____

Ex. Doc. I Page 1788

Henry Shell
AS

W M Brown

Thomas Brown

A James Sterling

Filed Oct 17 1874

H. T. Arthur
Clerk

Henry Snell of
York Tp Union
Co O Dist

VS No 244

W M Brown

Thomas Brown

A J Sterling Defts

Before Wesley Garrard
Justice of the Peace in
and for Paris Tp Union Co O.

April 9th 1874 Henry Snell of York
Tp Union Co filed a note of which the
following is a copy

\$65.00 Marysville Ohio Nov 27th 1873

Eight months after date as principal
debtors we jointly and severally promise
to pay to A James Sterling or order at their
office in Marysville Sixty five Dollars

This note to be paid as follows ten dollars
each month after Jan 15th 1874

for value received with eight percent
interest from date. And we hereby dispense
with the demand of payment of this note
and authorize any attorney at law to appear
for us or either at any time after the same
shall become due in any court of record
in the State of Ohio or elsewhere and waive
the issuing and service of process and
confess judgment against either of us
in favor of the holder or holders of this note
for the amount of said note with 8 per
cent interest payable annually after the

same shall become due together with the costs of suits, and release all errors and waive all right of appeal in this behalf. Witness our hands and seals This 27th day of of November 1873

Signed by W M Brown
Thomas Brown

Indorsed as follows. I assign this note to Hyram Gerrington and guarantee the payment of the same March 31st 1873

Signed A James Sterling

July 28th 1874 W M Brown appeared in person and waived the issuing and service of process, and entered his appearance herein, and requested that judgment be rendered against him as claimed in the note above. W M Brown said that he was authorized to enter appearance for Thomas Brown without costs. Thomas Brown appeared in person July 29th 1874 and waived the issuing and service of process, and entered his appearance herein. A James Sterling appeared in person, and waived the issuing and service of process, and entered his appearance herein, and requested that judgment be rendered against him as guarantor as stated on the above named note
W M Brown Thomas Brown and

A James Sterling appeared as above stated, and waived service, and requested that judgment be rendered as claimed by said note Thereupon it is on

J P Fees \$1.55
Transcripts
Certifying 85
\$2.40

This 29th day of July A D 1874 considered in full by me that the plaintiff Henry Snell recover of W M Brown and Thomas Brown as principals in said note, and A James Sterling as guarantor of payment the sum of sixty five dollars amount of said note & interest until due \$3.47 = \$68.47 and the costs herein taxed as follows

J P fees file 05 Record 45 Judg 40 Sat 25 = \$1.10
Wesley Garrard J. P.

Aug 10th 1874 Issued an execution for \$76.17 and delivered to James Gmy const
Sept 8th 1874 Execution returned as follows
Aug 10th 1874 received this execution, I return it no property found whereon to levy, but one of the defendants Thos Brown has lands James Gmy Const

State of Ohio Union County Paris Township S D

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

Wesley Garrard J. P.

of the aforesaid Township

Union Common Pleas.

Henry Snell

vs.

Thomas Brown Ad.

Judgment 29 day of July

1874, for \$88.47

Plff's Costs 2.40

Deft's Costs

Interest 3.85

Increase Costs 2.75

" Clerk 1.00

" Sh'ff 6.25

" App'r 1.50

" Printer 6.00

Total 99.72

Issued March 12 1875

Filed April 17 1875

Att'y.

COSTS TAXED.

Plaintiff.

Defendant.

Clerk

Sheriff

Stamps

Witness

Henry Snell

Printer's fee 6 00
\$ 12.35

Photo made by
of your company

The State of Ohio }
Main County, ss }
Sherriff Jas }
Remise This wit March 12th 1875
In obedience to the command of
the order of sale hereunto directed
I appeared by the order of the writ
in vs. A. Henderson and John Brown
and on the 17th day of March 1875
I advertised for sale in the Morning
 Tribune a News Paper of General
circulation in Union County
and on the 17th day of April 1875
The defendant's expenses. I also
deposited a Remittance to the
Att'y according to law

Remise 125
Advertising papers 150
Printing papers 75
Copying papers 50
Printing papers 10
Appraisers fees 1.50
Paper tags 25
Notary 25
Printer's fee 6 00

VENDI EXPONAS.

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

To the Sheriff of said County--Greeting:

You are Hereby Commanded

to cause the *Lands and tenements tract,*

*situate in the county of Union in the State of Ohio
and in the town of Marysville and bounded and
described as follows viz:*

Lot No one hundred and eighty (180)

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

Henry Snell

the sum of \$68 ⁸/₁₀₀ Dollars,
and \$2 ⁸/₁₀₀ Dollars,
costs of suit, which, by the judgment of Wesley Ferrard a
Justice of the Peace within and for said County, on the 29th day of
July A. D. 1874,

Henry Snell

recovered against the said Thomas Brown and others
as appears by the transcript of said judgment, filed and entered upon the Execu-
tion Docket of the Court of Common Pleas for said County, on the 17th
day of October A. D. 1874
with interest thereon from the 29th day of July
A. D. 1874, until paid and also the costs of increase on said Judgment and the
accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your
hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of
the further goods and chattels, and for the want thereof, then of the
lands and tenements in your county, of the said Thomas Brown
and others sufficient to satisfy the judgment afore-
said, and have the money arising from such sale before the said Court of Common
Pleas, within SIXTY DAYS from the date hereof, to render unto the said
Henry Snell
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, at

Marysville this 12
day of March A. D. 1875

H. S. Arthur Clerk.

Union Common Pleas.

Henry Snell
vs. *Thomas Brown, Jr., et al.*

Judgment *29* day of *July*
18 *74*, for \$ *68.47*

Plff's Costs *2.40*

Def't's Costs

Interest

Increase Costs *14.30*

" Clerk *1.00*

" Sh'ff

" App'r

" Printer

Issued *19 April* 18 *75-*

Filed *25 June* 18 *75-*

Porter & Herbing Att'y.

May 24/75 By Cash for \$10.00
June 4/75 Paid Henry Snell \$10.00

COSTS TAXED.	Plaintiff.	Defendant.
Clerk		
Sheriff		
Stamps		
Witness		
	<i>June 28/75 Paid to Mr. Snell for</i>	<i>June 23, 1875 Received of Cash for this</i>
	<i>Henry Snell in dollars</i>	<i>amount in dollars</i>

The State of Ohio
Henry Snell vs
Henry Snell
Service 45
Mileage 10
Homage 40
Return 25

\$1.20

Received this 21st April 19th 1875
and on the 24th day of May
1875 Received on this note
of Thomas Brown in dollars
and on the 23rd day of June
Received of Thomas Brown
in dollars
Returned this note by
order of H. J. Stearns att'y
H. J. Stearns att'y
H. J. Stearns att'y
H. J. Stearns att'y

V E N D I E X P O N A S .

THE STATE OF OHIO,)

Union County, ss. }

To the Sheriff of said County---Greeting :

You are Hereby Commanded

to cause the *lands and tenements described to wit -*

situate in the County of Union in the State of Ohio and in the town of Marysville and bounded and described as follows viz - Lot No one hundred and eighty (180)

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

Henry Snell

the sum of \$68⁴⁷ Dollars,

and \$24⁰⁰ Dollars,

costs of suit, which, by the judgment of Wesley Ferrard a Justice of the Peace within and for said County, on the 29th day of July A. D. 1874.

Henry Snell

recovered against the said Thomas Brown et al, 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 17th day of October A. D. 1874,

with interest thereon from the 29 day of July A. D. 1874, until paid and also the costs of increase on said Judgment and the accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of the further goods and chattels, and for the want thereof, then of the lands and tenements in your county, of the said Thomas Brown et al.

sufficient to satisfy the judgment aforesaid, and have the money arising from such sale before the said Court of Common Pleas, within SIXTY DAYS from the date hereof, to render unto the said

Henry Snell

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, at

Marion this 19 day of April A. D. 1875

J. L. Astin Clerk.

VENDI. EXPONAS,

On Judgment from Justice of Peace.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County---Greeting :

You are Hereby Commanded

to cause the *Land and tenements, hereinafter described*
to be advertised and sold, to-wit-
Situate in the County of Union State of Ohio,
and in the town of Marysville described as follows
viz. Lot No 180. The property of Horner Brown

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

the sum of (\$68.47) sixty eight & $\frac{17}{100}$ Dollars,
and two & $\frac{40}{100}$ Dollars,
costs of suit, which, by the judgment of Wesley Carrara a
Justice of the Peace within and for said County, on the 29th day of
July A. D. 1874.

Henry Snell

recovered against the said W^r Brown, Thomas Brown & J. Sterling
as appears by the transcript of said judgment, filed and entered upon the Execu-
tion Docket of the Court of Common Pleas for said County, on the 17th
day of October A. D. 1874.

with ^{8%} interest thereon from the 29th day of July A. D. 1874.
until paid, and also the cost of increase on said judgment, and the accruing
costs hereon.

And you are hereby further commanded, if in your opinion the property in your
hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of
the further goods and chattels; and for the want thereof, then of the
lands and tenements in your county, of the said W. M. Brown &
Thomas Brown sufficient to satisfy the judgment afore-
said, and have the money arising from such sale before the said Court of Common
Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said

Henry Snell

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, at
Marysville this 23^d day
of May A. D. 1874.

W. M. Winger CLERK.

Ex. Doc. *P* Page *329*

Common COMMON PLEAS.

Henry Snell
against

W. M. Brown et al.

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't	
before Justice of the Peace, on the	<i>29</i>	
day of <i>July</i>	<i>1874</i>	
for the sum of		\$ <i>68.47</i>
And Costs before Justice		\$ <i>2.40</i>
Interest from	<i>18</i>	\$
Justice's Increase Costs		\$
Constable's Increase Costs		\$
Clerk's Increase		\$ <i>25</i>
Sheriff's Increase		\$
Clerk's Fees hereon		\$ <i>70</i>

Plaintiff's Attorney.

RETURNED AND FILED

Dec 10 1874

The State of Ohio }
 Lucas County }
 Sherriff }
 Service } \$ 90
 Copy } 45
 Mortgage } 10
 Penalties }
 Return }
 \$ 1.80 } 35-

Received this first day of October the 17th 1874
 the goods and chattels found & returned
 to make a levy and by order of the
 Plaintiff Henry Snell & by this writ
 of the Sheriff and returnments to wit:
 The following Real Estate owned
 by Thomas Brown. Situate in the
 County of Lucas in the State of Ohio
 and in the Town of Marysville and
 bounded and described as follows:
 Lot No one hundred and eighty
 (180)

John F. Rice Sherriff
 of Lucas County Ohio

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of Union County, Greeting:

Whereas, In a certain action before Wesley Garrard a Justice of the Peace in and for the Township of Paris in the said County of Union wherein Harry Snell

was Plaintiff, and W. M. Brown & Thomas Brown & A. James Sterling

was Defendant, judgment was rendered on the 29 day of July A. D. 1874. against the said W. M. Brown & Thomas Brown as Principals & A. James Sterling as endorser Defendant, and in favor of the said Harry Snell

Plaintiff, for the sum of \$68.47 Dollars
and Cents, and \$2.40 Dollars and 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 17 day of October 1874

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of W. M. Brown Thomas Brown & A. James Sterling

aforsaid, you cause to be made the said sum of \$68.47 Dollars
and Cents damages, and \$2.40 Dollars
and Cents, the costs aforsaid, and all accruing costs, if so much of the

goods and chattels of the said W. M. Brown Thomas Brown & A. James Sterling

may be found in your baliwick; 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. M. Brown Thomas Brown & A. James Sterling 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 October A. D. 1874

H. S. Arthur
Clerk.

VENDI EXPONAS.

THE STATE OF OHIO,)

Union County, ss. }

To the Sheriff of said County---Greeting :

You are Hereby Commanded

to cause the *Lands and tenements described & writ*

*situate in the County of Union in the State of Ohio
and in the town of Marparille and bounded and described
as follows viz. Lot No one hundred and eighty
(180)*

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

Henry Snell

the sum of 468⁴⁷ Dollars,

and 42⁴⁰ Dollars,

costs of suit, which, by the judgment of Wesley Garrard a

Justice of the Peace within and for said County, on the 29th day of

July A. D. 1874,

Henry Snell

recovered against the said Thomas Brown et al.

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 17

day of October A. D. 1874,

with interest thereon from the 29th day of July

A. D. 1874, until paid and also the costs of increase on said Judgment and the accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of the further goods and chattels, and for the want thereof, then of the

lands and tenements in your county, of the said Thomas Brown

sufficient to satisfy the judgment aforesaid, and have the money arising from such sale before the said Court of Common

Pleas, within SIXTY DAYS from the date hereof, to render unto the said

Henry Snell

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, at

Marietta this 27

day of November A. D. 1875

H. P. Arthur Clerk.

Snell
vs

Brown & Co

Filed April 30, 1876

F. T. Arthur
clerk

SHERIFF'S SALE.

Henry Snell vs. Thomas Brown.

Union Common Pleas—Vendi Exponas.

By virtue of the above stated writ from said Court to me directed, I will offer at public sale at the door of the court house in Marysville, Ohio, on

Saturday, April, 17th, 1875,

at or about the hour of one o'clock, P. M., of said day, the following lands and tenements, to wit: Situate in the county of Union in the State of Ohio, and in the town of Marysville, and bounded and described as follows, viz: Lot No. one hundred and Eighty, (180). Appraised at \$1400. Terms of sale, cash.

JOHN C. PRICE, Sheriff
of Union county, Ohio

March 17, 1875—5wpf\$6.

THE STATE OF OHIO,
UNION COUNTY, SS.

J. H. Sheen being duly sworn, says that
a copy of the annexed notice was published for *three*
days

in the "Marysville Tribune," a newspaper of general circulation in the County of Union, the first publication beginning with *March 17 1875*

J. H. Sheen
Sworn to and subscribed before me, this *30* day of

April 1875
H. J. Arthur Clerk.

CARRARD has the custody of this

Execution & Lien Case File

Case No. 1795

No. 1795

Union Common Pleas Court

J. A. Saxton ^{vs} Leo
Plaintiff,

against

George Davis
Defendant.

SEP TERM, 1874

Judg vs. Defendant
89640
"

Transcript

Journal _____ Page _____

Record No. **No Record.** Page _____

Ex. Doc. *I* Page 1795

J. A. Saxton & Co
W

George Davis

Transcript

Filed Oct. 20, 1874

H. W. Arthur
clerk

J. A. Saxton & Co Plaintiffs } Before Wesley Garrard J.P.
No 253 } of Paris Township Union
George Davis Defendant } County Ohio

August 29th 1874 Bill of particulars
filed of which the following is a copy
\$87.50 Marysville June 24th 1873

On or before the first day of August 1874 I
promise & promise to pay to the order of McDonald
& Co Eighty seven & $\frac{5}{100}$ Dollars at the Bank of
Marysville, Value received with 8 per cent
interest Signed George ^{his} X Davis
mark

Aug 29th 1874 Issued a summons of same
date returnable Sept 2nd 1874 at 9 A.M. and delivered
to James Guy Const. Aug 31st 1874 and served
the same on the same day by delivering a true
copy at the residence of George Davis
Const Fees Clero 25 Mileage 35 Copy 25 = \$0.85

James Guy Const
Sept 2nd 1874 the defendant George Davis
failed to appear at the time specified in
the summons, and for one hour thereafter
and thereby made default. Thereupon it
is on this 2nd day of September A.D. 1874
considered by me that the Plaintiffs J. A.
Saxton & Co recover of the Defendant George
Davis the sum of (\$90.20) Ninety & $\frac{20}{100}$ Dollars
debt, and the costs herein taxed J.P. Fees File
note 05 Sum 25 file 05 Record 30 Indg 40 Set 25 = \$1.30
James Guy Fees \$0.85. Indg \$90.20 Costs \$2.15
Wesley Garrard J.P.

Sept 12" 1874 Issued an execution for \$93.00
 by the orders of J. M. Omm Plaintiff's Agent
 Oct 19" 1874 Execution returned Indorsed
 as follows. Sept 12" 1874 received this writ
 Property levied on. One black horse. About 5 acres
 of corn. One double sett of harness. One sled
 3 Hogs. 1 Ohio Machine 1 two horse waggon
 The black horse. 5 acres of corn. one double sett
 harness. One sled, 3 hogs, one Ohio Machine
 One two horse waggon were replevied by the
 defendant, and possession given him by
 A. F. Milkins J. P. Before whom the replevin
 was tried. Fees Serv 40 Milege 35. Summoning
 & swearing appraisers \$1.00 = \$1.75 James Gny const
 Appraisers fees James Moore \$0.50 Robert Draper \$0.50
 Mesley Garrard J. P.

State of Ohio Menion County Paris 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 Mesley Garrard J. P.

Sept 2" 1874 Judg \$90.12	\$90.12
Mesley Garrard's fees \$1.30 Execution 845	1.75
Mesley Garrard's .. for transcript	.85
James Gny's Fees	2.60
James Mooi's ..	.50
Robert Draper's ..	.50
	<hr/>
	\$96.32
	9012
	<hr/>
	6.20

J. A. Saxton + Co

vs

George Davis

Receipt

Filed Dec 2, 1874

H. T. Arthur
Clerk

Lawrence H. Huntley

Attest
Attest

J. A. Easton & Co. - Plaintiffs } Court of Common Pleas
vs } Union County, Ohio.
George Davis - Defendant } Precipe
Mr. Clerk:-

You will issue execution
in the above action for the sum of ninety
and 00/100 Dollars (\$90.00) with interest
from September 2nd 1874, and costs,
directed to the Sheriffs of Hardin and
Wyandott Counties respectively and
endorse on said writs of execution
"This writ issues after the next term
after the filing of the Transcript -
on which said writs are founded."

December 2nd 1874

Lawrence Hamilton

Atty for Plff

Ex. Doc. 9 Page 33

Union COMMON PLEAS.

J. A. Saxton Fee
against

George Davis

Execution on Transcript.

Ex. Ret. 187

Jud't vs. Def't	15	
before Justice of the Peace, on the	day of <u>September</u> 18 <u>74</u>	
for the sum of.....	\$ <u>90.20</u>	
And Costs before Justice.....	\$ <u>6.20</u>	
Interest from.....	18	
Justice's Increase Costs	\$	} \$
Constable's Increase Costs.....	\$	
Clerk's Increase.....	\$	} <u>.25</u>
Sheriff's Increase	\$	
Clerk's Fees hereon	\$ <u>.70</u>	

Lawrence Hamilton
Plaintiff's Attorney.

RETURNED AND FILED

Feb 26 1875

The State of Ohio,
Wardens County, ss. }

Fees. Service 45
 Levy 45
 Mileage 20
 Return 25
 Arrest Entry 25
 \$1160

Received this writ December 4th 1874, and according
 to the command thereof I did on the 5th day of
 December 1874, levy the same on the following
 Real Estate of the said George Davis situated
 in Wardens County, Ohio, to wit, One East half of
 the North East quarter of Section Number twenty
 nine, (29) Township Number three (3) Range twelve
 (12) containing eighty acres more or less, and
 this writ returned without further proceedings
 by order of Plaintiff's attorneys
 J. Golenbowski, Sheriff,
 Wardens County, Ohio.

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of *Hardin* County, Greeting:

Whereas, In a certain action before *Wesley Garrard* a Justice of the Peace in and for the Township of *Paris* in the said County of *Union* wherein *J. D. Saxton & Co*

was Plaintiff, and *George Davis* was Defendant, judgment was rendered on the *2* day of *September* A. D. 187*4* against the said

George Davis Defendant, and in favor of the said

J. D. Saxton & Co Plaintiff, for the sum of *\$90⁰⁰* Dollars and *6⁰⁰* Cents, and *6⁰⁰* Dollars and

6⁰⁰ 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 *20* day of *October* 187*4* interim time

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of *George Davis* aforesaid, you cause to be made the said sum of *\$90⁰⁰* Dollars and *6⁰⁰* Cents damages, and *6⁰⁰* Dollars and *6⁰⁰* Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said

George 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 *George 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 *2* day of *December* A. D. 187*4*

F. S. Arthur
Clerk.

Execution & Lien Case File

Case No. 1796

No. 1796

Union Common Pleas Court

Dunn & Shipley
Plaintiff,

against

George Davis
Defendant.

MAY TERM 1874

Transcript

Journal *No Record.* Page _____
Record No. _____ Page _____
Ex. Doc. *I* Page 1796

David Whippley

vs

George Davis

Transcript

Filed Oct. 20, 1874
H. T. Arthur clerk

McDunn & George Shipley } Before Wesley Garrard
under the firm name of } P Paris Township
Dunn & Shipley Plaintiffs } Menion County Ohio
W No 251
George Davis Defendant }

Sept 8th 1874 Plaintiffs filed their bill of particulars as follows

Sept 7th 1874 George Davis in account with
Dunn & Shipley

July 3 rd 1874	To 1 pair Pimon	\$2.50
" 6 "	" " Section Knives	\$1.75
" 7 "	" " 1 doz Knives	.10
" 10 "	" " Boxing #284	1.50
" 10 "	" " Brass Boxing	\$7.35 1.50

Sept 8th 1874 Issued a summons of same date returnable Sept 12th 1874 at 9 O'clock A.M. and delivered to James Gny Const

Sept 9th 1874 Summons returned & filed to wit Received this writ Sept 8th 1874 and served the same on the same day by delivering a true copy to George Davis. Const Fees Serv 25

Mileage 35 Copy 25 = \$0.85 James Gny Const

Sept 12th 1874 The defendant George Davis failed to appear at the time specified in the summons, and for one hour thereafter and thereby made default.

Thereupon it is on this 12th day of Sept considered by me that the plaintiffs Dunn & Shipley recover of the defendant George Davis the sum of (\$7.35) Seven Dollars

and Thirtyfive cents debt and the costs taxed
as follows J.P. File bill 05 Dmm 25 file 05
Record 30 Judg 40 Pat 25 = \$1.30 Const fees \$0.85

Wesley Garrard J.P.

Sept 12" 1874 Issued an execution by
order of J M Dmm calling for \$9.95

Oct 19" 1874 Execution returned indorsed
to wit. Received this writ Sept 12" 1874
Property levied upon. One black horse,
about 5 acres of corn, one double sett of
harness, one sled, 3 hogs. One Ohio
Machine, The one black horse, 5 acres of
corn, one double sett of harness, one sled
3 hogs were sett off to the defendant as
exempt from execution by James Moore
& Robert Deaper appraisers. The Ohio Machine
was replevied by the defendant, and possession
given him by A F Milkins J.P. before whom
the replevin was tried James Gny const
Kees Service 40 Mileage 35 = \$0.75 James Gny const
Wesley Garrard's fees \$1.30

"	"	" Transcript .75	\$2.05
James Gny	"		\$1.60
Judgment			<u>\$7.35</u>
		Total	\$11.00

State of Ohio - Mon County Paris 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.

Wesley Garrard J.P.
of the aforesaid Township.

Execution & Lien Case File

Case No. 1802

Transcript
R L Woodburn

vs

George Davis
Bell Davis

Before
Wesley Garrard J.P.

Filed Oct 23, 1874
H. T. Arthur
Clerk

R. L. Woodburn Plaintiff } Before Wesley Barrard
vs } J. P. Paris Township Common
George Davis & } County Ohio
Belle Davis Defendant }

Sept 21st 1874 The plaintiff filed a
note as a bill of particulars of which the
following is a copy
\$137.20 March 16th 1874

Three months after date I promise to
pay to the order of Margaret Davis One
Hundred and thirtyseven Dollars & $\frac{2}{100}$
Dollars value received with interest at
Ten per cent Signed George Davis
Belle Davis

Amount of Note \$137.20 Int at six per cent \$4.36
= \$141.56 Sept 21st 1874 Issued summons of
same date returnable Sept 24th 1874 at 9 A.M.
and delivered to James Gny Const

Sept 22nd 1874 Summons returned indorsed
as follows. Received this writ Sept 21st 1874 and
served the same on the same day by delivering
a true copy to George Davis & Belle Davis
Fees Serv 50 Mileage 35 Copy 50 = \$1.35

James Gny Const

Sept 24th The defendants George Davis and
Belle Davis to appear at the time specified
in the summons, and thereby made default

Thereupon it is on this 24th day of Sept
A.D. 1874 considered by me that the plaintiff
R. L. Woodburn recover of the defendants

George Davis and Bell Davis The sum of
(\$141.56) One Hundred and fortyone Dollars
and fiftysix cents debt and The costs herein
taxed as follows. Justices fees file Note 05
Summons 50 file sum 05 Record 30 Judgment 40
satisfaction .25 = \$1.55 James Smy const fees \$1.35

Wesley Garrard J.P.

State of Ohio Mon. 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, at my office in said
Township, in the above action

Wesley Garrard J.P. of the
aforesaid Township,

Wesley Garrard fees \$1.55

"	"	" Transcript \$0.65	Total	\$2.20
James Smy	"	"		\$1.35
		Judgment		141.56
				<u>\$145.11</u>

Ex. Doc. P Page 347

Wm COMMON PLEAS.

R. L. Woodburn
against

George Fair's & Belle Fair's

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't	187
before Justice of the Peace, on the	<u>24th</u>
day of <u>September</u> 18 <u>74</u>	
for the sum of.....	\$ <u>141.56</u>
And Costs before Justice.....	\$
Interest from..... 18.....	\$
Justice's Increase Costs	\$
Constable's Increase Costs.....	\$
Clerk's Increase.....	\$
Sheriff's Increase	\$
Clerk's Fees hereon	\$ <u>70</u>

R. L. Woodburn
Plaintiff's Attorney.

RETURNED AND FILED

Feb 2 1875

The State of Ohio }
 Return Compt's }
 Sheriff fees
 Sheriff 85-
 Milage 40
 Return 25-
150

Received this 17th Nov 30th 1874
 Return this 17th by the
 order of R. L. Woodburn

John G. Price J.P.

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of Union County, Greeting:

Whereas, In a certain action before Wesley Garrard a Justice of the Peace in and for the Township of Paris in the said County of Union wherein R. L. Woodburn

was Plaintiff, and George Davis & Belle Davis

were Defendant, judgment was rendered on the 24 day of September A. D. 1874 against the said George Davis & Belle Davis

Defendant, and in favor of the said R. L. Woodburn

Plaintiff, for the sum of \$141⁵⁶ Dollars

and \$3⁸⁰ Cents, and Dollars and 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 day of October 1874.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of George Davis & Belle Davis

aforsaid, you cause to be made the said sum of \$141⁵⁶ Dollars

and Cents damages, and \$3⁸⁰ Dollars

and Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said George Davis & Belle Davis

may be found in your baliwick; 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 Davis & Belle 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 30th day of November A. D. 1874

H. S. Arthur
Clerk.

Execution & Lien Case File

Case No. 1826

No. 1826

Union Common Pleas Court

Levi Good

Plaintiff,

against

Isaac Mattox

Defendant.

NOV TERM. 1874

Judg. vs. Defendant
\$114.18

Transcript

Journal _____

Page _____

Record No. Record

Page _____

Ex. Doc. *I*

Page 1826

Levi Good
vs
Isaac Mattox

Transcript

Filed Nov. 21 1874
H. T. Arthur
Clerk

2
 200
 190

 Total costs by 50

Personal Property where of
 I can collect any part of the
 amount of this execution

Constables fees Executions 40

Travel 30

70

John Epps Constable

February 12th A.D. 1872

By order of Oliver Cusing Agent for Levi J
 Good issued a second execution on the
 personal property of Isaac Mattox
 and delivered it John Epps Constable

Justice fee issuing Execution 40

Filing Same 5

February 26th A.D. 1872 Execution returned

Indorsed as follows February 26th 1872 the within named
 Isaac Mattox has no personal property whereof to
 collect any part of the amount of this execution

John Epps Constable

Constable fees Service 10

Milage 90

The State of Ohio Union County
 Allen 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 Wm L. Robinson J.P. at his office in
 in said Township in the above action

Adam Wolfard, J.P. of the aforesaid
 Township

Transcript
Fees 1000 Words 1.50
Certificate — .25
Total \$ 1.75

Filed Nov. 2, 1874
H. T. Arthur
clerk

Const fees
 Service of Execution
 and return 40
 Mileage 30
 Received my
 fees in full
 John Epps constable costs

up to this date
 Justice fees 110
 Const fees 80
 \$ 190

Justice fees
 issuing Execution 40
 Filing the same 5
 Docket ent 15

Constables fee
 Execution 40
 Travel 30
 Justice fee
 issuing Execution 40
 filing the same 5
 Docket Entry 15
 Constables fee
 Service of Execution 40
 Mileage 30

November 16th AD 1871. 1 o'clock P.M.
 The Plaintiff appeared the Defendant
 failed to appear at said time
 specified in the summons and
 for one hour there after

The Plaintiff then asks a judgment
 for the amt Due & for interest and
 costs

Thereupon it is considered by me
 that the Plaintiff Levi J. Pava recover
 of the said Isaac Mattoy the
 sum of one hundred and
 nine ⁶⁹/₁₀₀ dollars and costs here
 in taxed as follows

Justice fee Filing Bill 5 issuing same 25.30
 Filing summons & entering judgment 40 45
 other docket ent 15 Satisfaction 20 35
 Constables fees

Serving summons 25 Cop 4 25 and 20.30
 November 24th AD 1871 190

Issued Execution and delivered
 it to John Epps constable
 by Oliver Earnings. Justice fee
 issuing Execution 40
 filing the same 5

December 7th Execution returned
 Indorsed as follows the within
 named Isaac Mattoy has no
~~properties~~

Levi Good
Against
Isaac Mattox

November 5th 1871

Plaintiff filed his bill of Particulars which is a note of hand which reads as follows
I promise to pay Levi Good or bearer the sum of fifty

Debt \$ 60.00
Interest 49 68
\$ 109.68

dollars for value received if not paid when due Eight per cent until paid for which Plaintiff claims judgment
July 5th 1861

Justice Fees by Plaintiff
Filing bill 5
Issuing Summons 25
Filing return 5
Ent judgment 40
other Docket ent 15
Subpoena 20

Signed Isaac Mattox

1.10
November 16th 1871
Recd of Lem. of Good.
for costs 4 dollars
Wm L Robinson

November 9th A D 1871 Issued
Summons returnable November
16th A D 1871 at the hour of 1
o'clock in the afternoon

Justice fee for issuing summons 25
filing the same 5

Constables Fees

November 13th A D 1871

Service of summons 25
one copy 25
Milage 30
Nov-16th Reemy costs
in this action

Summons returned indorsed
as follows Served by leaving a
Certified copy of this writ and
indorsments thereon at the usual
place of residence of the defendant
he being absent Constables fee
Service 25 one copy 25 milage 30
total 80 John Epps, Constable

John Epps Const.

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 Allen in the said County of Union wherein Levi Good

was Plaintiff, and Isaac Mattox

was Defendant, judgment was rendered on the 16 day of November A. D. 1874 against the said

Isaac Mattox

Defendant, and in favor of the said

Levi Good

Plaintiff, for the sum of \$109.68 Dollars

and Cents, and \$4.25 Dollars and

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 24 day of November 1874

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Isaac Mattox

aforsaid, you cause to be made the said sum of \$109.68 Dollars

and Cents damages, and \$4.25 Dollars

and Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said

Isaac Mattox

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

Isaac Mattox

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 3 day of November A. D. 1874

J. S. Arthur

Clerk.

V E N D I E X P O N A S .

THE STATE OF OHIO,)

Union County, ss.)

To the Sheriff of said County---Greeting :

You are Hereby Commanded

to cause the *lands and tenements described to wit,*

situate in the state of Ohio County of Union and known as part of survey No 15308 in said County, beginning at a stone Northern corner of survey No 3151. Thence with the N. easterly line of said survey S 36. 8179 ⁴⁰/₁₀₀ poles to a stake westerly corner to James W. Hamilton lot thence with his North line N. 54 ¹/₂ 845 ¹/₂ poles to a stake southerly corner to H. M. Roberts, thence with his south westerly line N. 36. W 177 poles to a stone westerly corner to said Roberts in the line of survey No 12308 thence with said line S 55 ³/₄ W 45 ¹/₂ poles to the beginning containing fifty acres (50) and 108 poles be the same more or less. but subject to all legal highway. except the following real estate in the County of Union in the State of Ohio and in the Virginia Military District and bounded and described as follows. Being Twenty seven (27) acres off the south end of the above described Fifty (50) acres and 108 poles of land. except the following real estate. situate in the County of Union in the state of Ohio and in the Virginia Military District and bounded and described as follows - Part of survey No 15309 in said County of Union and beginning at a point where S. line of the Atlantic and Great Western Railway crosses the line between Isaac Mattox and John W. Youngs land, thence with said line to a southerly direction sixty eight rods to stake and stone, thence on a line to the first mentioned line fifteen rods to a stake and stone, thence in a North westerly direction and parallel with the first mentioned line to the south Margin of the said Atlantic and Great Western Railway, thence with said Railway line in a North easterly direction to the place of beginning containing Fifty acres more or less.

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

Levi Good
the sum of \$109⁶⁸ Dollars,
and \$4⁷⁵ Dollars,
costs of suit, which, by the judgment of Adam Wolford a
Justice of the Peace within and for said County, on the 16th day of
November A. D. 1871,

Levi Good
recovered against the said Isaac Mattox
as appears by the transcript of said judgment, filed and entered upon the Execu-
tion Docket of the Court of Common Pleas for said County, on the 2
day of November A. D. 1874,
with interest thereon from the 16th day of November
A. D. 1871, until paid and also the costs of increase on said Judgment and the
accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your
hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of
the further goods and chattels, and for the want thereof, then of the
lands and tenements in your county, of the said Isaac Mattox
sufficient to satisfy the judgment afore-
said, and have the money arising from such sale before the said Court of Common
Pleas, within SIXTY DAYS from the date hereof, to render unto the said

Levi Good
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, at
Marysville this 19
day of April A. D. 1875
H. L. Arthur Clerk.

Ex. Doc. D Page 389

Union COMMON PLEAS.

Levi Good

against

Franc Mattox

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't	
before Justice of the Peace, on the	<u>14th</u>	
day of <u>Nov</u>	18 <u>71</u>	
for the sum of	\$ <u>1094⁰⁰</u>
And Costs before Justice	\$ <u>45⁰⁰</u>
Interest from <u>Nov 14th</u>	18 <u>71</u>	\$
Justice's Increase Costs	\$ <u>175⁰⁰</u>
Constable's Increase Costs	\$
Clerk's Increase	\$ <u>19⁰⁰</u>
.....	\$ <u>146⁰⁰</u>
Sheriff's Increase	\$ <u>705⁰⁰</u>
Clerk's Fees hereon	\$ <u>100⁰⁰</u>

Porter & Dierling
Plaintiff's Attorney.

RETURNED AND FILED

Nov-12th 187

The State of Ohio }
 Union County ss } Received this writ ^{August} ~~October~~ 31st 1877
 for goods chattels Lands or
 tenements found whereon to
 levy to make any part of the
 money called for in this writ
 J. J. Miller Sheriff

Sheriffs Fee
 Mileage 1.00
 Service 35
 Return 15
 \$ 73.00

Plate

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 *Allen* in the said County of *Union* wherein

Levi Good
Isaac Mattox
w. *Isaac Mattox* Plaintiff, and

w. *Isaac Mattox* Defendant, judgment was rendered on the *16th* day of *Nov* A. D. 187*4*, against the said

Isaac Mattox
Defendant, and in favor of the said

Levi Good
Plaintiff, for the sum of *One Hundred and Nine* Dollars and *Sixty-eight* Cents, and *Four* Dollars and *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 *2^d* day of *Nov* 187*4*.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Isaac Mattox
aforesaid, you cause to be made the said sum of *one hundred and nine* Dollars and *Sixty-eight* Cents damages, and *Four* Dollars and *Fifty* Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said

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

Isaac Mattox
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 *31st* day of *August* A. D. 187*4*.

W. M. Weiser

Clerk.

Two const 80
70
70

220

J.P. 110
60
60

230

Filed Nov 2, 1874
F. L. Arthur
Clerk

North Lewisburg, November 24th 1874,
Mr. Clerk, I send you a transcript from the
Docket of Adam Wolford J.P. of Allen Township,
Union County Ohio, for collection I wish
you to push it right along, the defendant has a
bout 30, acres of Land, The plaintiff is good for
costs provide the said matter is not,

Yours Truly, Aaron Winder N. W.,
Collector —

Levi Goad

Plaintiff.

Doc. L. No.

vs. Isaac Mattay

Defendant

Transcript

~~Court of Common Pleas~~

Of Union County.

Term, 187

Issue Execution

To Sheriff of Union

County, returnable according to law

on the above Judgment
\$ 109 ⁶⁸/₁₀₀ Dollars and
Costs - \$ 12 ⁰⁰/₁₀₀
with Interest from Nov
16th 1871

J. M. Kennedy
Attorney for Plaintiff

To the Clerk of Common Pleas Court.

660
245-

905-

Execution & Lien Case File

Case No. 1859

1859
J. S. W. Gabriel

George Davis

Transcript from
Docket C Page 285

Wesley Garrard,
J. P. Paris Township
Monroe County Ohio.

Fees for Transcript
\$0.65

Judgment \$95.20

Costs 2.16
\$97.95

Filed Feb 18, 1874
H. W. Arthur
Clerk

Dec 10. 1844

One year after date I
promise to pay John Gabriel
or bearer sixty five dollars
and sixty eight cents for value
received with ten percent in-
terest from date

George D. ...

$\$65 \frac{68}{100}$

Received on the within
note one dollar and
fifty cents 11/19/57

return Dec 9/54
note " 5 "

vs W^m Gabriel
Plaintiff } Before Wesley Garrard J.P.
George Davis } Paris Township
Defendant } Union County Ohio.

December 5th 1874 Leon Piper Attorney for
Plaintiffs filed a note for a bill of which the following
is a true copy

December 10th 1866
\$65.68 One year after date I promise to pay
vs W^m Gabriel or bearer (\$65.68) Sixty five Dollars and
Sixty eight cents for value received with ten per cent
interest from date Signed George Davis.

Received on the within note One Dollar and fifty
cents Feb 17th 1867. Dec 5th 1874 Issued a summons
of same date returnable Dec 9th 1874 at 10 O'clock A.M.
and delivered to J. Mc King Const. Dec 5th 1874 Summons
returned, Received this writ Dec 5th 1874
and served the same on the same day by delivering a true
copy to George Davis the Defendant Const Fees Serv 25
Mileage 30 Copy 25 = \$0.80 J. Mc King Const

Dec 9th 1874 the defendant George Davis failed to appear
at the time specified, and for one hour thereafter, and thereby
made default

Thereupon it is on this 9th day of
December A.D. 1874 considered by me that the Plaintiffs
vs W^m Gabriel, recover of the Defendant George Davis
the sum of (\$95.20) Ninety five Dollars and twenty cents
(\$65.68 amount of note \$29.50 interest at six per cent) and the
costs herein taxed. Constables Costs \$0.80. Justices Costs File 05
Ann 25 file 05 Record 30 Indg 40 Wit 25 = \$1.30 Indg \$95.20 Costs \$2.10 = \$97.30

State of Ohio Union Co Paris J.P. Wesley Garrard 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. Wesley Garrard J.P. of the above said
township

Execution & Lien Case File

Case No. 1913

1000
90
40
20

3,20

560
70

1913

5702
560
6262

Transcript
from Docket
C Paris vs
Wesley Garzard
F.P.

William Moffitt
vs
James Guy

Paid by
S. M. Cartmell
Docket Bail
\$58.90

Filed April 5, 1875
F. P. Arthur clerk

111

135-
1 2/3
136 2/3

27

William Moffitt } Before Mesley Garrard
 Plaintiff } & Pin and for Paris
 W. No 213 } Township Union,
 James Guy } County Ohio.
 Defendant }

March 20th 1874 The plaintiff
 filed his bill of particulars being
 a note of hand as follows.

\$49.08 Nov 12th 1873

One day after date I promise
 to pay to the order of William Moffitt
 or bearer the sum of Forty nine dollars
 & 08/100 at interest at the rate of ten per
 cent per annum value received

Signed James Guy Const.

March 23rd 1874 James Guy appeared
 in person, and waived the issuing
 and service of process, and entered
 his appearance herein, and requested
 that judgment be rendered herein
 against him on the above named
 note for the amount due on said
 note which is (\$50.16)

\$49.08 + Int for 4 Mos 12 days at 6 percent \$1.08

Amount due is \$50.16

Hereupon it is on this 23rd day of March
 A.D. 1874 considered by me that the
 Plaintiff William Moffitt recover of the
 Defendant James Guy the sum

686
- 116
570
571.02

1672
- 2
3344

50.16
- 136 2/3
30096
15048
3344
~~188920~~
116
5200
560
5760
3344

50.16 2/3
136 2/3
30096
15048
5016
3344
686520

of (\$50.16) Fifty Dollars and sixteen
cents debt, and the costs herewith
as follows Justices Fees. file 05
Record 25 Judgment 40 = \$0.70

Wesley Garrard J.P.

April first 1874 The defendant came
and by V M Cartmell 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 V M Cartmell as surety
for the stay of execution on the above
Judgment of William Moffitt
against James Guy do hereby promise
and undertake to pay the amount of
said Judgment interest and costs
and the costs that may accrue

V M Cartmell

Taken by and signed and
acknowledged before me and
surety approved this first day of
April A D 1874 Wesley Garrard J.P.
Dec 22" 1874 Execution issued and
delivered to J R King Const
Jan 22" 1875 Execution returned

50.16
5.60
55.76
37.80
21.96

\$57.90 for transcript

\$58.90 full amount paid by S. M. Cartmell

Davit No property found Fees & Mileage \$1.20 of R King Const Jan 26th 1875 Issued an Execution and delivered to J R King Const Feb 26th 1875 Execution returned Davit No property found and ordered returned by S M Cartmell Fees & Mileage \$1.20 of R King Const

Received March 27th 1875 of S M Cartmell who is security on the above Judgment, payment in full of the above Judgment and the said S M Cartmell is entitled to the right of the Judgment Creditor above named the amount being paid is \$57.90

Wesley Garrard J.P.
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, at my office in said township in the above action
Wesley Garrard J.P.
of the aforesaid Township
\$1.00 fees in full for this transcript paid by S M Cartmell Wesley Garrard J.P.

Ex. Doc. I Page 513

Union COMMON PLEAS.

William Moffett
against

James Gray

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't	
before Justice of the Peace, on the	<u>23</u>	
day of <u>March</u>	<u>1873</u>	
for the sum of		\$ <u>50.16</u>
And Costs before Justice		\$ <u>5.60</u>
Interest from <u>March 23</u>	<u>1873</u>	\$ <u>6.63</u>
Justice's Increase Costs	\$
Constable's Increase Costs	\$
Clerk's Increase	\$
<u>Attorney's fees</u>	\$ <u>1.50</u>
Sheriff's Increase	\$ <u>7.75</u>
Clerk's Fees herein	\$

total \$ 72.25
Plaintiff's Attorney.

RETURNED AND FILED
7 June 187 5

Approved by the order of H. C. Shannon Esq. 13, Southern District of Ohio, Sumner
 then minister of the peace of said county of Meigs
 Returned this writ for want of true to advertise
 and see

Shubert Sherry
H. C. Shannon

Received this writ April 8th 1875
 and on the 11th day of May 1875
 by order of Samuel Costner, J. Peace
 this writ on the following Real Estate
 Situate in the County of Meigs in the
 State of Ohio, and in the Virginia Military
 District, part of Survey No 9918 and town
 Red and classified as follows viz
 Beginning at a Stone and 2 Stems South
 West corner to lot No. 2 of the Subdivison
 of said Survey No 9918 and in the South
 line of said Survey, thence with the West line
 of said lot No. 10 3/4 No 203 1/2 poles to a
 Stone in the center of the S. E. corner of said land
 Road thence with the center of said road
 N 60° E 43 7/10 poles to a Stone, thence
 S 10 3/4° E 218 poles to a Stone in the
 South line of said Survey to 9918.
 Thence with said line S 79 1/2° W 41
 poles to the beginning containing 53.
 acres and 15 1/2 poles more or less,
 the lands hereby intended to be conveyed is
 the undivided one half interest in the
 above described lot which is a part of a
 lot of land conveyed to Robert Hamilton
 and James Gray by John McFarr on
 the 16th day of November 1872

John McFarr

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of Union County, Greeting:

Whereas, In a certain action before Wesley Garrard a Justice of the Peace in and for the Township of Paris in the said County of Union wherein

William Moffitt was Plaintiff, and James Guy was Defendant, judgment was rendered on the 23 day of March A. D. 1873, against the said

James Guy Defendant, and in favor of the said

William Moffitt Plaintiff, for the sum of \$50¹⁶ Dollars and \$5⁶⁰ Cents, and \$5⁶⁰ Dollars and 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 5 day of April 1875.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

James Guy aforesaid, you cause to be made the said sum of \$50¹⁶ Dollars and Cents damages, and \$5⁶⁰ Dollars and Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said

James Guy may be found in your baliwick; 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 Guy 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 Marparille this 8 day of April A. D. 1875.

H. P. Arthur

Clerk.

Union Common Pleas.

William Moffitt

vs. *James Guy*

Judgment *23* day of *March*

18 *73*, for \$*50.16*

Plff's Costs *5.60*

Defl's Costs

Interest *84*

Increase Costs *9.85*

" Clerk *1.00*

" Sh'ff *11.45*

" App'r

" Printer

Interest \$6.75
Bal due Feb 21

Issued *14 June* 18 *75*

Filed *10 July* 18 *75*

Att'y.

COSTS TAXED. Plaintiff. Defendant.

Clerk

Sheriff

Stamps

Witness

Mar 27 1873

Bal due on this 1st of July 1875

paid on the above note

amount to rights of

90.100

James Guy

Att'y

The State of Ohio }
Mason Combs }
Sheriff }
Note to prints 50

Printers fee 10.00
Return 50

\$ 11.50

Received this 1st of June 14th 1875

The within decided

premise having been

affirmed on a former

trial - returned in

accordance to law - and

on the 3rd day of July 1875

The Respondent James Guy

paid on the above note

V E N D I E X P O N A S .

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

To the Sheriff of said County--Greeting :

You are Hereby Commanded

to cause the *Lands and Tenements described viz*

situate in the County of Union in the State of Ohio and in the Virginia Military District part of survey No 9918, and bounded and described as follows viz,

Beginning at a stone and 2 Elms southwest corner of Lot No 2, of the subdivision of said survey No 9918 and in the south line of said survey, thence with the west line of said lot N 10³/₄° W 203³/₂ poles to a stone in the center of the Essex and Bellefontaine road, thence with the center of said road N 60° E 43⁴/₃ poles to a stone, thence S 10³/₄° E 218 poles, to a stone in the south line of said survey No 9918, thence with said line S 77¹/₂° W 41 poles to the beginning containing 5.3 acres and 15 poles more or less.

The lands hereby intended to be conveyed is the undivided one half interest in the above described lot which is a part of a lot of land conveyed to Robert Gamble and James Guy by John M Peck on the 16th day of November 1872

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

William Moffitt
the sum of \$ 50¹⁶ Dollars,
and 75⁶⁰ Dollars,
costs of suit, which, by the judgment of Wesley Gerrard a
Justice of the Peace within and for said County, on the 23 day of
March A. D. 1873,

recovered against the said James Guy
as appears by the transcript of said judgment, filed and entered upon the Execu-
tion Docket of the Court of Common Pleas for said County, on the 5
day of April A. D. 1875,
with interest thereon from the 23 day of March
A. D. 1873, until paid and also the costs of increase on said Judgment and the
accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your
hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of
the further goods and chattels, and for the want thereof, then of the
lands and tenements in your county, of the said James Guy
sufficient to satisfy the judgment afore-
said, and have the money arising from such sale before the said Court of Common
Pleas, within SIXTY DAYS from the date hereof, to render unto the said
William Moffitt
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, at
Marysville this 14
day of June A. D. 1875
F. S. Arthur Clerk.

Execution & Lien Case File

Case No. 1915

Execution & Lien Case File

Case No. 1919

A J Carpenter

William Reichter
Transcript from
Docket & Paris Dr. Merier
Co &

Nov-12" 1874 amount	
of Judgment	\$29.30
Wesley Gorrards	^{fees & transcript} 1.90
Thomas Wharton	.70
	<hr/> \$31.90

Filed April 17, 1875 -
H. S. Arthur Clerk

A J Carpenter Plaintiff } Before Wesley Garrard J. P.
Paris Township
William Richter Defendant } Union County Ohio

Nov 9th 1874 The plaintiff filed a bill of particulars being a note of which the following is a true copy. Marysville Nov 4th 1873

One Pearson & Shearer Twentyseven dollars and sixtythree cents Signed W^m Richter
Amount \$27.63 Interest to Nov 9th 1874 \$1.67 = \$29.30
Nov 9th 1874 Issued a summons of same date returnable Thursday Nov 12th 1874, and delivered to Thomas Wharton Const Nov 11th 1874 Summons returned to wit Received this writ Nov 9th 1874 and served the same on the within on the within named person by copy on the same day Const Fees Service 25 Mileage 20 Copy 25 = \$0.70 Thomas Wharton Const Nov 12th 1874 The defendant William Richter failed to appear at the time specified in the summons and for one hour thereafter, and thereby made default

Thereupon it is on this 12th day of November 1874 considered by me that the plaintiff A J Carpenter recover of the defendant William Richter the sum of (\$29.30) Twenty nine dollars and thirty cents debt and the costs herein taxed J. P. File File bill 05. Summons 25 file 05 Record 30 Judgment 40 Satisfaction 20 = \$1.30 Thomas Wharton's fees \$0.70
Wesley Garrard J. P.

State of Ohio Union County Paris Township S S
I 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

Wesley Garrard J. P.
Fees for Transcript \$0.60 paid by plaintiff

1912
United St. ...
No good ...
Ex. Doc. Page 521

Union COMMON PLEAS.

A. T. Carpenter
against

William Richter

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't	
before Justice of the Peace, on the	12	
day of November	1874	
for the sum of		\$ 29.30
And Costs before Justice		\$ 2.85
Interest from 12 November 1874		\$
Justice's Increase Costs		\$
Constable's Increase Costs		\$
Clerk's Increase		\$
Sheriff's Increase		\$
Clerk's Fees hereon		\$ 75

Carpenter & Pudney
Plaintiff's Attorney.

RETURNED AND FILED

24 May 1875

Published by STARKER & LILLY, Blank Book Manufacturers and Legal Blank Publishers, Opera House Building, Columbus, Ohio.

3450

May 22nd 1875 At Gaol or wharff. Goods or
 merchandise found on which to make the money or
 any part thereof on this writ
 less \$ 1.50
 How remain
 J. E. Horn Sheriff
 J. E. Horn Deputy

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of *Franklin* County, Greeting:

Whereas, In a certain action before *Wesley Garrard* a Justice of
the Peace in, and for the Township of *Paris* in the said County of
Union wherein

A. S. Carpenter
was Plaintiff, and

William Richter
was Defendant, judgment was rendered on the *12th* day of *November*
A. D. 1874, against the said

William Richter
Defendant, and in favor of the said

A. S. Carpenter
Plaintiff, for the sum of

\$29.30 Dollars

and *28⁵* Cents, and *28⁵* Dollars and

28⁵ 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 *17* day
of *April* 1875.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of
William Richter

aforsaid, you cause to be made the said sum of *\$29.30* Dollars

and *28⁵* Cents damages, and *28⁵* Dollars

and *28⁵* Cents, the costs aforsaid, and all accruing costs, if so much of the
goods and chattels of the said

William Richter

may be found in your baliwick; 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 Richter

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 *April* A. D. 1875.

H. S. Arthur

Clerk.

Execution & Lien Case File

Case No. 1928

No. 1928

Union Common Pleas Court

Carpenter Bros.

Plaintiff,

against

Hains & Shaffer

Defendant.

JAN TERM 1875

Judg. vs. Defendant
\$169, $\frac{50}{7}$

Transcript

Journal.....

Page.....

Record No.

Page.....

Ex. Doc. *I*.....

Page 1928

Transcript

Carpenter Bros
vs
Haines & Chaffer

Filed May 6, 1875

F. J. Arthur clerk

Suit brought on the following note
Carpenter Bros. Raymond's Ohio Dec. 23rd 1874
V. S. Haines & Shaffer One day after date we promise
to pay to the order of Carpenter
Bros. three hundred and sixty
four dollars and fifty nine cents for value received
with 8% interest Signed, Haines & Shaffer

On this note are two indorsements amounting to
\$200.00 March 19th 1875 note filed amount
claimed \$169.30 and summons issued for appearance
of defendants March 24th 1875 at 9 o'clock A. M. and
delivered it to S. Griffin, Const. March 22nd 1875 Summons
returned indorsed as follows Received this writ March
19th 1875 and served the same March 19th by leaving a
certified copy of the same with indorsements thereon
at defendant Haines's residence Shaffer not being found
within the County Fees service .25 copy .25 mileage .25
total .75 S. Griffin Const.

March 24th 1875 9 o'clock A. M. Defendants failed to appear
It is therefore considered by me that the plaintiff recover
of the defendants the sum of \$169.50 and their cost taxed
at \$1.75 J. D. Herd J. P.

* April 10th 1875 issued execution and delivered it to S. Griffin
Const. April 26th 1875 execution returned indorsed no
property found whereon to levy. S. Griffin, Constable
Fees mileage .25 return .40 total .65

Justice's fees-Summons for each defendant .25 judgment .40
Issuing execution .40 filing papers .10 This transcript .60
Certificate .25 Total \$2.50 Const. fees \$1.40 Total cost \$3.40

State of Ohio Wm. Co. Liberty Tp. ss. I 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 Tp. in the above action I further certify that there has been nothing
paid on said judgment. James D. Herd, J. P.

This 27th day of April 1875

Ex. Doc. P Page 531

Union COMMON PLEAS.

Carpenter Brothers
against

Haines & Shaffer

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't
before Justice of the Peace, on the	<u>24</u>
day of <u>March</u> 18 <u>75</u>	<u>75</u>
for the sum of.....	<u>169.50</u>
And Costs before Justice.....	<u>3.65</u>
Interest from..... 18.....	\$.....
Justice's Increase Costs	\$.....
Constable's Increase Costs.....	\$.....
Clerk's Increase.....	\$.....
Sheriff's Increase	\$.....
Clerk's Fees hereon	<u>75</u>

Porter & Sterling
Plaintiff's Attorney.

RETURNED AND FILED
10 July 1875

The State of Ohio Receiver This writ June 10th 1875
 West County 1875 at 5 o'clock P.M. was
 in presence of the within Comptroller
 -not- & for the writ of goods and
 chattels of the within named Haines
 & Shaffer on the 10th day of June 1875-
 revised this writ when the following description
 of the contents of the within named Haines
 & Shaffer to wit, the East lot (12) of the North
 West corner (14) of Section 16 of Township Number
 13 North Range No 10 East, in Wood
 County Ohio, was run out of the south
 East corner of said lot and this writ
 is returned without further proceedings being
 had by order of the within named
 June 10 July 2nd 1875
 Haines & Shaffer
 Deeds 10
 Book 30-8
 Page 140
 Haines

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of Wood County, Greeting:

Whereas, In a certain action before James S. Herd a Justice of the Peace in and for the Township of Liberty in the said County of Union ; wherein

Carpenter Brothers was Plaintiff, and

Aaines & Shaffer were Defendants, judgment was rendered on the 24th day of March A. D. 1875, against the said

Aaines & Shaffer Defendant, and in favor of the said

Carpenter Brothers Plaintiff, for the sum of \$169⁵⁰ Dollars

and \$3⁶⁵ Cents, and Dollars and 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 6th day of May 1875.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Walter H. Shaffer aforesaid, you cause to be made the said sum of \$169⁵⁰ Dollars

and \$3⁶⁵ Cents damages, and Dollars and Cents, the costs aforesaid, and all accruing costs, if so much of the

goods and chattels of the said Aaines & Shaffer

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

Walter H. Shaffer 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 8th day of June A. D. 1875.

H. T. Arthur

Clerk.

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of *Union* County, Greeting:

Whereas, In a certain action before *James D. Herd* a Justice of the Peace in and for the Township of *Liberty* in the said County of *Union* wherein

Carpenter, Brothers

were Plaintiff, and

Aaines and Shaffer

were Defendant, judgment was rendered on the *24th* day of *March* A. D. 187*6*. against the said

Aaines and Shaffer

Defendant, and in favor of the said

Carpenter, Brothers

Plaintiff, for the sum of *One hundred, Sixty nine* Dollars

and *Fifty* Cents, and *Three* Dollars and

Forty

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 *6th* day

of *May* 187*5*.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Aaines and Shaffer

aforesaid, you cause to be made the said sum of *One Hundred, Sixty nine* Dollars

and *Fifty* Cents damages, and *Three* Dollars

and *Forty* Cents, the costs aforesaid, and all accruing costs, if so much of the

goods and chattels of the said *Aaines and Shaffer*

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

Aaines and Shaffer

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 *23rd* day

of *November* A. D. 187*6*.

Wm. Winger

Clerk.

Execution & Lien Case File

Case No. 1984

1984

Empire Knit Co.

vs.

Haines & Shaffer

Transcript from
Docket of J. J. Mahaffey
J. P.

Filed July 22^d 1875
L. L. Arthur Clerk

of the Peace

Before James J. Mahaffey a Justice
In and for the County of Linn State
of Ohio. Liberty Township.

Empire Knife Company
A Corporation duly In-
corporated under the laws
of the State of Connecticut
Plaintiff

Amount claimed
Forty Dollars
No 32.

~ against ~

D. M. Haines and
Wirt Shaffer late
partners doing business
under the firm & name
of Haines & Shaffer
Defendants

March 29th 1875.

The Plaintiffs filed their Bill of Particulars & complaint as follows:

The Plaintiffs claim a judgement against the defendants for the sum of Forty dollars with interest thereon from December the 15th 1873, upon an account of which the following is a copy with all orders thereon,

Westchester Co. N. Y. Feb. 15th 1875

Mess Haines and Shaffer Broadway Ohio
Linn County, In account with Em-
pire Knife Co. \$

Nov. 15 th 1873, To Bill Merchandise	40.00
Add interest after 30 days (over)	

Terms cash with exchange on
New York or Boston.

(signed) J. B. Cole
Plaintiff's Attorney.

April the 2nd 1875.

A. M. Haines one of the
defendants in the above cause during
process entered his appearance herein
and confessed that the late firm
of Haines and Shaffer was justly
indebted to the plaintiffs in the
sum of \$43 ¹⁰/₁₀₀, Forty three + ¹⁰/₁₀₀
dollars and requests that judg-
ment be entered against said
defendants for said sum of \$43 ¹⁰/₁₀₀
and for costs of this action.

Thereupon it is considered
by me this the 3rd day of April A.D.
1875 that plaintiffs recover of
said defendants the sum of
forty three dollars + ten cents,
also the costs of this action taxed
at one dollar.

Cost Mill -

Filing 1 paper	05
Record	20
Complaint	10
Judgment	40
Satisfactions	25
	<hr/>
	\$ 1.00

The State of Ohio, Union County,
Liberty 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 in the above
cause.

J. S. Mahaffey J.P.
Of the aforesaid Township.

Costs

Manuscript .75-

Certificate .25-

Received of Plaintiff's Attorney,
The above costs i.e. \$2.00, in
this case, J. S. Mahaffey J.P.

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of Union County, Greeting:

Whereas, In a certain action before James L. Mahaffey a Justice of the Peace in and for the Township of Liberty in the said County of Union wherein Empire Knife Company

was Plaintiff, and H. M. Haines & Wm. Shaffer late partners doing business under the firm name of Haines & Shaffer were Defendants, judgment was rendered on the 2^d day of April A. D. 1875, against the said Haines & Shaffer

Defendant, and in favor of the said Empire Knife Company

Plaintiff, for the sum of forty three Dollars and ten Cents, and One Dollar and 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 22^o day of July 1875.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of Haines and Shaffer

aforsaid, you cause to be made the said sum of forty three Dollars and ten Cents damages, and One Dollar and Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said Haines & Shaffer

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

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 23^o day of July A. D. 1875.

L. L. Arthur

Clerk.



Union

Common Pleas.

Empire Knife Company

vs.

James Schaffer

Judgment 2 day of April

1875, for \$43.10

Plff's Costs 1.00

Def's Costs

Interest

Increase Costs 3.00

" Clerk 1.00

" Sheriff

" App'r

" Printer

Issued 29th 1875

Filed 15th Nov 1875

J. B. Cole

Att'y.

COSTS TAXED.

Plaintiff.

Defendant.

Clerk

Sheriff

Stamps

Witness

and there are three public sales and sheriff's fees for said goods and chattels for said sum of \$43.10

James Schaffer

1.00

and the being the best bidder thereof

above mentioned proceed to offer said

goods and chattels at public sale at

the door of said court house and when

and there some Thomas, Martin

who bid for the same the sum of

Twenty Seven 50/100 dollars

of November 1875 at the time and place

above mentioned proceed to offer said

goods and chattels at public sale at

the door of said court house and when

and there some Thomas, Martin

who bid for the same the sum of

Twenty Seven 50/100 dollars

of November 1875 at the time and place

above mentioned proceed to offer said

goods and chattels at public sale at

the door of said court house and when

and there some Thomas, Martin

who bid for the same the sum of

Sherriff Fees 5-0
Notes to printer 10
Printer's charges 2-50
Printers fee 3.00
485-

The State of Ohio
Received October 29th 1875
and on the 31st day of November 1875

and advertised the within mentioned
goods and chattels in the newspaper
 Tribune a news paper printed and
 published and of general circulation
 in Union county, to be sold at public
 sale at the door of the court house
 of said county, on the 13th day of
 November 1875 at one o'clock
 P.M. of said day and having
 advertised the said goods & chattels
 for more than ten days previous to
 the day of sale, and in pursuance to
 said notice I did on said 13th day
 of November 1875 at the time and place
 above mentioned proceed to offer said
 goods and chattels at public sale at
 the door of said court house and when
 and there some Thomas, Martin
 who bid for the same the sum of
 Twenty Seven 50/100 dollars

VENDI EXPONAS.

THE STATE OF OHIO,)

Union County, ss.)

To the Sheriff of said County---Greeting :

You are Hereby Commanded _____

to cause the _____

*Goods and chattels to wit
one Box Gaiters shoes said to contain
24 pairs -*

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

Empire Knife Company
the sum of Forty three ¹⁰/₁₀₀ Dollars,
and one ¹⁰⁰/₁₀₀ Dollars,
costs of suit, which, by the judgment of James T. Mahaffey a
Justice of the Peace within and for said County, on the 29 day of
April A. D. 1875,

Empire Knife Company
recovered against the said Haines & Chaffer
as appears by the transcript of said judgment, filed and entered upon the Execu-
tion Docket of the Court of Common Pleas for said County, on the 23
day of July A. D. 1875,
with interest thereon from the 29 day of April
A. D. 1875, until paid and also the costs of increase on said Judgment and the
accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your
hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of
the further goods and chattels, and for the want thereof, then of the
lands and tenements in your county, of the said

Haines & Chaffer sufficient to satisfy the judgment afore-
said, and have the money arising from such sale before the said Court of Common
Pleas, within SIXTY DAYS from the date hereof, to render unto the said

Empire Knife Company
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, at

Marysville this 29
day of October A. D. 1875

F. J. Arthur Clerk.

Execution & Lien Case File

Case No. 1990

¹⁹⁹⁰
Low. & Corbett
vs

James Dawson

Transcript

Filed 24 August 1876-

H. T. Arthur
clerk

Now to Corbett } Before Henry Bishop
vs. Blbb } Justice of the Peace
James Dawson } State of Ohio, Champaign
Deft } County, Ruff Township
Amount claimed \$72¹³/₁₀₀ to 43

July 30 1875

The Plaintiff filed their bill of particulars as follows
undertaking for stay of execution
of James Dawson resident of Champaign
County as surety for stay of
execution in the above case of
Now to Corbett against David Archer
do hereby undertake to the said plaintiffs
that in default of payment by defendant
I will pay the judgment with
interest and costs and costs that
may accrue James Dawson

Approved by and signed before
me this the 30 day of June A.D. 1875
Henry Bishop Justice of the Peace
July 1875 issued a summons for
appearance of Deft. returnable August
10 1875 at 3 o'clock P.M. and delivered
the same to Thomas Spain Constable
summons returned in due time endorsed
received July 30 1875 and served
by copy Thomas Spain Constable

August 4th 1875 Time set for trial the
 defendant failed to appear and for
 one hour thereafter thereupon
 it is on said day considered by
 me that the said How and Corbett
 recover of the said James Dawson
 said sum of seventy two ¹⁸/₁₀₀ dollars
 and one dollar and ninety cents their
 costs herein taxed as per items in
 margin Henry Bishop J.P.

sumons	25	}	Constables fees	
filing & Rec'd	5		sumons return	
judgment	30		& mileage	70
sales actions	20		execution return	
execution & filing	45		mileage	60
Transcript	60			
certificate	25			
	\$ 240			\$ 130
	130			
	\$ 40			

August 14th 1875 issued an execution
 for amount of judgment and costs
 and delivered the same to Thomas Spain Const
 August 16th 1875 execution returned
 endorsed no property found whereon
 to levy Thomas Spain Constable

The State of Ohio Champain
 County Rush 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 Rush Township
 in the above action Henry Bishop

August 18th 1875 Justice of the Peace

Ex. Doc. I Page 627

Union COMMON PLEAS.

Low & Corbett
against

James Dawson

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't	18
before Justice of the Peace, on the	
day of <u>August</u> <u>4</u> 18 <u>75</u>	
for the sum of	\$ <u>7218</u>
And Costs before Justice	\$ <u>370</u>
Interest from	\$
Justice's Increase Costs	\$
Constable's Increase Costs	\$
Clerk's Increase	\$ <u>25</u>
Sheriff's Increase	\$
Clerk's Fees hereon	\$ <u>70</u>

Plaintiff's Attorney.

RETURNED AND FILED

Sept 18 1875

The State of Ohio }
 Union & Corbett }
 Sheriff fee
 Summe \$445-
 Mileage 60
 Return 30
 \$ 735-

Received this 10th August 24.
 no goods & chattels found or
 returned to former when
 to say to make any part of
 the Judgment returned this
 writ wholly unexecuted
 J. M. & F. C. Sheriff
 of Union County Ohio

1875

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of Union County, Greeting:

Whereas, In a certain action before Army Bishop a Justice of the Peace in and for the Township of Rush in the said County of Champaign wherein

Low & Corbett

w Plaintiff, and

James Dawson

w Defendant, judgment was rendered on the 4 day of August

A. D. 1875, against the said

James Dawson

Defendant, and in favor of the said

Low & Corbett

Plaintiff, for the sum of \$72¹⁵ Dollars

and Cents, and \$3⁷⁰ Dollars and

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 24 day of August 1875.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

James Dawson

aforsaid, you cause to be made the said sum of \$72¹⁵ Dollars

and Cents damages, and \$3⁷⁰ Dollars

and Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said

James Dawson

may be found in your baliwick; 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 Dawson

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 24 day of August A. D. 1875.

J. H. Arthur

Clerk.

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Union COMMON PLEAS.

Low & Corbett
against

James Dawson

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't	
before Justice of the Peace, on the <u>4</u>	
day of <u>August</u> 18 <u>75</u>	
for the sum of	\$ 72.18
And Costs before Justice	\$ 3.70
Interest from 18	\$
Justice's Increase Costs	\$
Constable's Increase Costs	\$
Clerk's Increase	\$ 95-
Sheriff's Increase	\$ 135-
Clerk's Fees hereon	\$ 1.70

J. M. Proderick
Plaintiff's Attorney.

RETURNED AND FILED
2308 1875

3.00
 2.25
 170
 135

 6.30

Returned this writ by order of the Plff's attys

John A. Free
11.2.75

5-0
 300

Summing up
 Summing up
 Appraisals
 Making appraisals
 Copy of appraisals
 Copy to printer

The State of Ohio }
 Miami County ss }
 Sheriff fees }

Received this writ. September 18 1875
 on the following hands & amounts
 in Miami County Ohio, to wit:
 The indited and fidet part
 of the indited and twenty one
 and three fourth of an acre of land
 part of survey No 2981, in the
 name of Shubert, Webster,
 Kimmel and adjacent as follows
 beginning at a Sugar tree and
 thence to 37. 1/2 feet marked and
 thirty poles to two, Naples, then
 to the N. E. 20 & eighty four poles
 to two Sugar trees and two Sugar trees
 thence 5. 37. 0 to two marked and
 thirty one and a half poles to
 two Sugar trees and then
 Sugar tree thence 5-1 1/2
 eighty four poles to the beginning

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of Union County, Greeting:

Whereas, In a certain action before Henry Bishop a Justice of the Peace in and for the Township of Rush in the County of Champaign wherein Low & Corbett

w^{as} Plaintiff, and

James Dawson

w^{as} Defendant, judgment was rendered on the 4 day of August A. D. 1875, against the said

James Dawson

Defendant, and in favor of the said

Low & Corbett

Plaintiff, for the sum of \$72¹⁵ Dollars

and Cents, and \$3²⁰ Dollars and

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 24 day of August 1875.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

James Dawson

aforsaid, you cause to be made the said sum of \$72¹⁵ Dollars

and Cents damages, and \$3²⁰ Dollars

and Cents, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said

James Dawson

may be found in your baliwick; 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 Dawson

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 18 day of September A. D. 1875

H. J. Arthur

Clerk.

V E N D I E X P O N A S .

THE STATE OF OHIO,)

Union County, ss. }

To the Sheriff of said County---Greeting :

You are Hereby Commanded

to cause the

Lands and tenements described to wit
 The undivided one fifth part of one hundred and twenty one
 and three fourth acres of land part of survey No 2981 in the
 name of Andrew Turbom, bounded and described
 as follows, Beginning at a sugar tree and Lyman
 thence N 37° W two hundred and thirty poles to two
 maples, thence N. 52° E eighty four poles to two
 hickories and two sugar trees, thence S 37° E two
 hundred and thirty one and a half poles to two
 hickories and elm and sugar tree, thence S 51°
 W eighty four poles to the beginning

which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy

Low V Wait

~~James Dawson~~

the sum of Seventy two ¹⁸ Dollars,

and three ¹⁰⁰ ~~100~~ Dollars,

costs of suit, which, by the judgment of Henry Bishop a

Justice of the Peace within and for said County, on the ~~thirtieth~~ ^{fourth} day of

August A. D. 1875,

Low V Wait

recovered against the said James Dawson

as appears by the transcript of said judgment, filed and entered upon the Execu-

tion Docket of the Court of Common Pleas for said County, on the 24

day of August A. D. 1875,

with interest thereon from the 4 day of August

A. D. 1875, until paid and also the costs of increase on said Judgment and the

accruing costs hereon.

And you are hereby further commanded, if in your opinion the property in your

hands unsold is insufficient to satisfy the judgment aforesaid, to levy the same of

the further goods and chattels, and for the want thereof, then of the

lands and tenements in your county, of the said James Dawson

_____ sufficient to satisfy the judgment afore-

said, and have the money arising from such sale before the said Court of Common

Pleas, within SIXTY DAYS from the date hereof, to render unto the said

Low V Corbet

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, at

Marysville this 23

day of October A. D. 1875

F. L. Arthur Clerk.

Low V Corbett } Court of Common Pleas
vs } Union County Ohio.
James Dawson }

To the Clerk:

Issue an execution in
the above action to the Sheriff of said
county returnable according to law.

John M. Friedrich
Attorney for Plaintiff.

September 18th 1875

Filed 18 Sept 1875 -
J. T. Arthur
Clerk

Execution & Lien Case File

Case No. 1993

J R Kerr
 PS
 Samuel Cook.

Transcript

Filed 24. sept 1875
 J. L. Arthur
 clerk

of ten dollars and the cost herein
 to be at \$89.10,

L R Hamilton J.P.

Oct 15th 1875 - I hereby certify the above
 to be a true copy ^{properly my duty} of the proceedings
 had, in the above, action, by and before
 me, at my office in said township,
 and I certify that no payments have
 been ^{made} ⁱⁿ ^{accordance} with judgment

L R Hamilton J.P.

P. H. Kerr } Before G. B. Hamilton J.P.
vs }
Samuel Cook } Clorbome township Union Co Ohio

July 31st 1875 - Plaintiff filed his bill of particulars as follows.

P. H. Kerr Plaintiff } Before G. B. Hamilton
vs } J.P. Clorbome township Union
Samuel Cook Def } County Ohio, Bill of Particulars
Plaintiff claims a judgement against the
def^t - Samuel Cook, for \$10,00 for atty fees
in the case of the State of Ohio against Samuel
Cook, before S. A. Weges of Clorbome township
Union County Ohio, Dec 22 1874.

July 31st 1875; Summons issued for the def^t -
and delivered to D. S. London Constable

Justice fees, Returnable Aug 6th 1875;

Sum. 25 Aug 6th 1875, Summons returned

Rec. 40 ordered as follows, Aug 6th 1875 -

Retief. 20 Received this writ 31st 1875, and

Sum. 5 July 31st 1875; served a true copy of the

file " same on the def^t, service 25, cap 25 -

Judgment $\frac{40}{140}$ mileage 20, D. S. London Constable,

Const. fees Aug 6th 1875, 2 O'clock P.M. time set for

tr. 25 trial, def^t failed to appear and for one

Copy 25 hour thereafter, P. H. Kerr was sworn, and

mil 20 examined on the part of the Plaintiff

70 It is therefore considered by me, this 6th day

of Aug 1875, that the said P. H. Kerr

receives of the said Samuel Cook the

42 45 44
6 30 90 110

Ex. Doc. P Page 629

Union COMMON PLEAS.

P. R. Kerr

against

Samuel Cook

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't	
before Justice of the Peace, on the	<u>6</u>	
day of <u>August</u>	<u>1875</u>	
for the sum of	\$ <u>10.00</u>
And Costs before Justice	\$ <u>2.10</u>
Interest from	\$
Justice's Increase Costs	\$
Constable's Increase Costs	\$ <u>1.53</u>
Clerk's Increase	\$ <u>.25</u>
Sheriff's Increase	\$
Clerk's Fees herein	\$ <u>.70</u>

P. R. Kerr
Plaintiff's Attorney.

RETURNED AND FILED

20 Nov 1875

The State of Ohio }
 Minor Comptrolss }
 Sheriff Geo }
 Benner 45 }
 Milage 1 50 }
 Levy }
 Returns 50 }
\$ 2.45

Received September 24th 1875
 The goods on Chasmas Bonds on
 Examiners former returns
 Levy to make any part of
 Money
 John C. Greenback

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of *Union* County, Greeting:

Whereas, In a certain action before *J. B. Hamilton* a Justice of the Peace in and for the Township of *Chilbourne* in the said County of *Union* wherein *P. R. Kerr*

w. Plaintiff, and *Samuel Cook*

w. Defendant, judgment was rendered on the *6th* day of *August*

A. D. 187*5*, against the said *Samuel Cook*

Defendant, and in favor of the said *P. R. Kerr*

Plaintiff, for the sum of *\$10⁰⁰* Dollars

and *\$2¹⁰* Cents, and *\$2¹⁰* Dollars and

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 *24* day of *September* 187*5*

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Samuel Cook

aforsaid, you cause to be made the said sum of *\$10⁰⁰* Dollars

and *\$2¹⁰* Cents damages, and *\$2¹⁰* Dollars

and *Cents*, the costs aforsaid, and all accruing costs, if so much of the goods and chattels of the said

Samuel Cook

may be found in your baliwick; 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 Cook

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 *Marionville* this *24* day of *September* A. D. 187*5*.

H. L. Arthur

Clerk.

Execution & Lien Case File

Case No. 1994

1974
Alvy B. Legend
VS
Gabriel Flemming

Transcript

Filed 24th Sept 1876-
H. T. Arthur clerk

No 576

Alroy B Legood } The state of Ohio Union County
vs } Lushburg Township
John Fleuniny } Civil Action sum claimed \$76.14

gus fees
filing bill .5
summons .25
filing summons 5
judgement 40
entry on docket 30
\$1.05
manuscript .30
certifying same 25
\$1.60

law fees
serv summons 50

September 20th 1875 The plaintiff
filed his bill of particulars as follows
to wit, september 22nd 1874 nine
months after date I promise to pay,
Alroy B Legood or order seventy
five Dollars being for value received
John Fleuniny
september 20th 1875 Bill of particulars
of plaintiff filed and summons
issued by me for the appearance
of the defendant on the twenty first
the day of september A.D. 1875 at
ten o'clock in the forenoon delivered
to D. Brees constable.

september 23rd 1875 summons return
ned endorsed recd this writ the 21st
september A.D. 1875 and on the 21st
served a true copy on the defendant
personally for service 25 copy 25 subpage
30, D Brees constable

September 24th 1875 The Defendant failed to appear
at the time named in the summons or for one
hour thereafter the plaintiff ~~appeared~~ present it is therefore
considered by me that the plaintiff recovers of
the defendant the sum of seventy six Dollars
and twelve & one half cents the amount of
his claim aforesaid and also his costs herein
taxed at one Dollar and eighty five cents

Orville Jewett J. P.

The State of New Union County, S.)
I hereby certify that the within is a true
and correct transcript of the proceedings
had by and before me in the said case
September 24th A.D. 1875

Edmund Jewett J.P.

215-
70
285-

Ex. Doc. 9 Page 631

Union COMMON PLEAS.

Aloy B. DeGood
against

John Flemming

Execution on Transcript.

Ex. Ret. 187

Judg't vs. Def't
 before Justice of the Peace, on the 24
 day of September 1875
 for the sum of 76 1/2
 And Costs before Justice..... \$ 2.40
 Interest from 18..... \$
 Justice's Increase Costs \$
 Constable's Increase Costs..... } \$
 Clerk's Increase..... } \$
 Sheriff's Increase } \$
 Clerk's Fees hereon \$ 70

Porter Sterling
Plaintiff's Attorney.

RETURNED AND FILED
20 Nov 1875

The State of Ohio }
 County of Franklin }
 My fees
 Service \$ 45
 Mileage 20
 Return \$ 2.00
55

Received this September 24 1875
 Case settled by defendant
 John Flemming giving bond
 on behalf of defendant
 Justice of Peace
 Returned this writ
 by the order of the
 Plaintiff
 Porter Sterling

Execution on Transcript.

THE STATE OF OHIO, }
Union County, ss. } To the Sheriff of *Union* County, Greeting :

Whereas, In a certain action before *Oramel Jewett* a Justice of the Peace in and for the Township of *Leesburg* in the said County of *Union* wherein

Aloy B. DeGood
w. Plaintiff, and

John Flemming
w. Defendant, judgment was rendered on the *24* day of *September* A. D. 1875, against the said

John Flemming
Defendant, and in favor of the said *Aloy B. DeGood*

Plaintiff, for the sum of *\$76 12 1/2* Dollars
and *\$2 40* Cents, and *\$2 40* Dollars and

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 *24* day of *September* 1875.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of *John Flemming* aforesaid, you cause to be made the said sum of *\$76 12 1/2* Dollars and *\$2 40* Cents damages, and *\$2 40* Dollars and *\$2 40* Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said

John Flemming
may be found in your baliwick; 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 Flemming* 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 *24* day of *September* A. D. 1875.
H. S. Arthur

Clerk.