

Execution & Lien Case File  
Case No. 4500

# CIVIL TRANSCRIPT.

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No. 4500

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Ex. and Lien Doc., vol. 1 page 290

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## Union Common Pleas.

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Mary M. Newlove Plaintiff.  
AGAINST

H. D. Alexander Defendant.

1887

Mary M. Neulor

vs

H D Alexander

W W Alexander

L H Alexander

Transcript



The State of Ohio } Paris Township in Justice's Court  
Union County ss) Before W. Malin Justice of the Peace

Mary M. Neulor

b

Suit brought on Promissory Note

Note Filed March 2<sup>nd</sup> 1887 and Read as follows Feb 11<sup>th</sup> 1886. Twelve months after date we promise to pay to the order of Mary M. Neulor or her assigns the sum of Seventy five dollars. Payable at Marysville at 8 per cent from date value received:

H D Alexander  
 W W Alexander  
 L H Alexander

Justices Fees

Filing Bills 10

Summons & Pla 80

Satisfactor 20

Received 45

Judgment 40

Complaint 20

Transcript 40

Certifient 25

\$2.80

on the 8<sup>th</sup> day of April A.D 1887 I issued a Summons

for the defendants to appear at my office on the 14<sup>th</sup> day of April A.D 1887 at 10 o'clock A.M and delivered the same to Moses Coddage constable

McMalin J.P.

On the day of April A.D 1887 Summons returned with the following Enclosure Received this 11<sup>th</sup> April 8<sup>th</sup> 1887 and served the same on the same day by delivering to the within named defendants a certificate copy of this Summons to H D Alexander W W Alexander and L H Alexander fees herein 75 Miles 20 copies 75 Moses Coddage constable

Ayurnal until April 16<sup>th</sup> 1887 at 10 o'clock A.M

McMalin J.P.

April 16 10 o'clock A.M the Plaintiff appeared the defendants failed to appear at the hour of 10 o'clock A.M or for one hour thereafter the Plaintiff therein Juristed upon trial trial had Plaintiff introduced Note herein due upon as Evidence; and since there is due the Plaintiff Mary M. Neulor there on from the defendants H D Alexander W W Alexander and L H Alexander the sum of Seventy five dollars and 8 per cent Interest from February 11<sup>th</sup> 1886

It is therefore and on said day considered by me that the said Mary M. Neulor recover of the said H D Alexander W W Alexander and L H Alexander the sum of Seventy five dollars and Interest at 8 per cent from February 11<sup>th</sup> 1886 and costs Justice as per Margin

McMalin J.P.

The State of Ohio Union County Paris Township ss

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

McMalin J.P. of the aforesaid Township

# SUMMONS.

Mary M Amerin Plaintiff  
against  
H D Alexander  
W W Alexander  
F X Alexander Defendant

RETURNABLE

April 14 1887, at 10 A.M.

Amount Claimed - - \$ 75 00  
and interest from April 11 1886  
at 8 percent

Justice's Fee, - - - - \$ 11 0

Constable's Fee, - - - - \$ \_\_\_\_\_

Constable.

RETURNED AND FILED

April 9 1887

Published by SIEBERT & LILLEY, Blank Book Manufacturers  
and Legal Blank Publishers, Opera House, Columbus, Ohio.

Received this Writ Official &  
I am day By Delivering to the within named  
Defendant before both of these Sworn to  
H D Alexander & W W Alexander 2 H Alexander

Constable's Fees.

Service.....	\$ 75
Mileage.....	20
Cop.....	16
Total.....	1110

Mass Constable.

## SUMMONS.

Revised Statutes, Secs. 6475-6.

The State of Ohio, Union County, ss.

To any Constable of Paris Township, in said County, GREETING:

YOU ARE HEREBY COMMANDED to summon H. D. Alexander  
W W Alexander L H Alexander  
to appear before me, W. M. Malin, a Justice of the Peace of said  
Township, at my office therein, on the 14 day of April, A. D. 1887,  
at 10 o'clock AM., to answer unto Harry M. Neulor  
in a Civil Action for amount due on Promissory Note

Amount claimed, \$ 75.00 and interest from Dec 11 1886 at 8 percent

You will make due return of this writ on or before the 14 day of April  
A. D. 1887, at 10 o'clock AM.

WITNESS my hand this 8 day of April, A. D. 1887.

W. M. Malin

Justice of the Peace.

Execution & Lien Case File  
Case No. 4501

# CIVIL TRANSCRIPT.

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No. 4501

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## Union Common Pleas.

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McComieck M. Coe, Plaintiff.

AGAINST

Harriett & J.W. Meier Defendants.

McCormie Mather  
vs  
Harrington and  
John Allen

1 - 291

costs of transcript  
paid by  
S.S. Gaumer  
Transcript

OB Mather



Baldens M White Justice of the Peace  
of Clarendon Township Union County

Mc Cormic Machine Co

Justices  
Costs

Sms 2 persons 55

10

Filing papers

Judgment

Docketing

Total

vs

Harriet Aller

John Aller

\$1,65

John Aller

April 8 A.D 1887 The plaintiff  
filed their Bill of Particulars which  
reads as follows Two notes one for  
Constable costs \$50 and one for \$65<sup>50</sup> ov The  
2 copies 50  
Milage 4m. 35  
\$1,35  
following is a copy

\$50 January 23<sup>d</sup> 1884

or or before the 1<sup>st</sup> day of October 1886  
for value received the undersigned

promise to pay to the McCormick Machine Co

order at Bank of Richwood Fifty Dollars

with interest of six percent per annum  
from date until due and eight percent

per annum after maturity until paid

John Aller

Harriet Aller

\$65<sup>50</sup> Jan 23<sup>d</sup> 1887

or or before the 1<sup>st</sup> day of October 1886  
for value received the undersigned

promise to pay to the McCormick

Harvesting Machine Co or order

at Bank of Richwood Sixty five 50/ov

Dollars with interest from October

1<sup>st</sup> 1885 and 8 percent per annum  
after maturity

John Allen  
Harriet Allen

April 8<sup>th</sup> 1887 issued summons  
on the above notes returnable April  
12<sup>th</sup> AD 1887 at 8 o'clock A.M. and  
handed to James A Huggart const

April 12<sup>th</sup> 1887 writ returned endorsed  
as follows. Received this writ April  
8<sup>th</sup> 1887 and April 9<sup>th</sup> 1887 served  
the same on defendants by leaving  
certified copies thereof at their  
usual place of residence

I A Huggart const  
Served return 50 copies 50 postage  
4 miles 35 Total \$1.85

April 12<sup>th</sup> 1887 8 o'clock AM the  
plaintiffs by their Atty S.S Landman  
appeared but the defendants appeared  
not nor for one hour thereafter  
but made default. It is therefore  
considered by this 12<sup>th</sup> day of April  
AD 1887 that the Plaintiff recover  
of the defendants John Allen and  
Harriet Allen the sum of \$133  $\frac{1}{2}$  or  
one hundred and thirty three &  $\frac{1}{2}$  dollars

dollars and costs of suit herein  
Taxed at \$3.00

M Weller Jr.

April 26<sup>th</sup> A.D. 1887 issued execution  
on the above judgment returnable  
May 25<sup>th</sup> 1887

April 29<sup>th</sup> 1887 execution returned  
endorsed as follows

Received this writ April 25<sup>th</sup> A.D. 1887  
and find that the within named  
Garret Aller and John Aller  
have no personal property whereon  
to make a levy April 29<sup>th</sup> 1887

N.Y. Collin const

O B Mather Jr.

The State of Ohio Union County Calboume  
Township 1888

I do hereby certify that the above  
is a full and true copy from the  
docket of my predecessor in office as  
is found by the record of the proceed-  
ings had by and before him at his  
office in said township and of the  
proceedings had by and before  
at my office in said township in  
the labor action

O B Mather  
Jr.

*M*  
No. 6868

Judgm't Doc. Page

Mc Cormick Mfg co

vs.

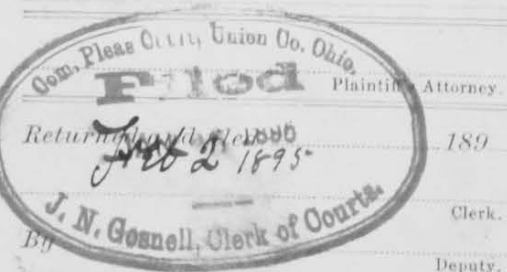
Hariett Aller and  
John Aller

Conditional Order of Revivor of Judgment  
Issued to the Judgment Defendant.

RETURNABLE

189

Am't Judgment, \$ 133.16  
Am't Interest, \$ 87.58  
Am't Cost, \$ 9.16



I certify this to be a true copy of the original Order.

Sheriff.

JOHNSON & WATSON, Blank Book Manufacturers and Legal  
Blank Publishers, Dayton, Ohio.

THE STATE OF OHIO,

Linn

County, ss.)

SHERIFF'S RETURN.

Received this Writ January 21<sup>st</sup> A.D. 1895  
at 2 o'clock P.M., and, pursuant to its command, over the  
31<sup>st</sup> day of January I served the same  
by delivering a true copy of the writ  
with the judgment-thereon to  
the within named Harriet Aller  
and John Aller personally

SHERIFF'S FEES.

Service,	\$ 40
Vilage,	\$ 2.88
Copy,	\$ .30
Return,	\$ 2.50
Total,	\$ <u>2</u> 83

*Wm. Snodgrass Sheriff*

## Conditional Order of Revivor Issued to the Judgment Defendant.

(Yaple, Form 206.)

The State of Ohio, Union County, ss.

To the Sheriff of Said County, Greeting:

WHEREAS, In the case of McCormick Harvesting Co. against  
Harriett & John Aller  
in the Court of Common Pleas of Union County,  
an order in the following words and figures has been duly made and entered, to-wit:  
In this cause, on the motion of said plaintiff McCormick Harvesting Co.,  
and it being made to appear to the Court that the said judgment herein has become  
and is dormant, and that there is still due thereon the sum of One hundred  
and Thirty three  $\frac{16}{100}$  Dollars  
and Nine  $\frac{16}{100}$  Dollars costs, with interest  $\frac{8\%}{12^{\text{th}}}$  from the  
12<sup>th</sup> day of April, A. D. 1887 It is therefore  
ordered that said Harriett & John Aller  
be, and they are  
hereby ordered to show cause why the said judgment for said sums of money should  
not be revived on or before the 23<sup>rd</sup> day of February, A. D. 1895,  
and in default of such showing, that said judgment to stand revived for said sums  
of money.

You are hereby commanded to serve this writ upon the said  
Harriett & John Aller  
who are required to answer unto the same by The 23<sup>rd</sup> day of  
February A. D. 1895 and make return of the same  
on the 4<sup>th</sup> day of February, A. D. 1895 -

WITNESS my hand and the Seal of said Court this 21<sup>st</sup>day of January, A. D. 1895 -

J. W. Gosnell Clerk.  
B. J. Knott Gosnell Deputy

THE STATE OF OHIO,  
Miami County, ss.

**SHERIFF'S RETURN.**

Received this writ December 6<sup>th</sup> A. D. 1887

**SHERIFF'S FEES.**

Service,	\$	30
Levy,	\$	1 50
Sum. Appraisers,		
Swearing Appraisers,		
Conv. Appraisers,		
Mileage,	\$	2 50
Poundage,		
Return,		
Total,	\$	3 80
Appraiser's Fees,		
Printer's Fees,		

at 11 o'clock A.M., and pursuant to its command,  
for want of goods and chattels delivered  
his writ on the following described Real  
Estate, situated in Clabourn Township  
Union Co and State of Ohio for survey  
messing Beginning on the centre of the  
Rockwood and Miller Gravel Road at  
the North West corner of land owned by  
James Russel Thence with J Russell  
West line run a southerly direction

to the north line of land now owned by W M H. Fer-  
guson formerly of Stephen Stiles Thence with Ferg-  
uson's north line in a westerly direction to the south  
east corner of land now owned by Isaac Lister  
Thence with said Isaac Lister's east line in a north  
westerly direction to the center of the said Rockwood  
and Miller Gravel Road Thence with the center of  
said road in a southwesterly direction to the  
place of beginning Containing 15  $\frac{1}{3}$  acres of  
land more or less.

This writ returned by order of Chancery Cty. this  
17<sup>th</sup> day of December 1887

*M. S. Hopkins. Sheriff*

No.

*Ex. Doc. 1* Page 291

Union Co. Common Pleas

McComick H. W. C. v.  
Harriett Aller et al.

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Def't	before Justice of the Peace, on the	12 <sup>th</sup>
	day of	April
for the sum of		1887 \$ 133.10
And Costs before Justice		4.15
Interest from April 12 <sup>th</sup>		1887 \$
Justice's Increase Costs		
Constable's Increase costs		
Clerk's Increase		
Sheriff's Increase		
Clerk's Fees hereon		.60

*S. S. Gardiner*  
Plaintiff's Attorney.

RETURNED AND FILED,

Dec 17<sup>th</sup> 1887

Troup, Kinnard & co., Legal Blank Publishers, Stationers,  
Printers and Binders, Dayton, Ohio,

Copy of Land in deed from Allen Sister to H. Aller

Troup, Kinnard & Co., Blank Book Makers, Stationers, Printers and Legal Blank Publishers, Dayton, O.

No. 101.

# EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union

County, ss.

To the Sheriff of Union

County, Greeting:

Whereas, In a certain action before N. M. Hall  
a Justice of the Peace in and for the Township of Jackson  
said County of Union wherein  
McCormick Harvesting Machine Co.  
was Plaintiff, and

Harriett Aller and John Aller  
were Defendants, judgment was rendered on the 12<sup>th</sup> day of April  
A. D. 1887, against the said Harriett Aller and  
John Aller

Defendants, and in favor of the said McCormick Harvesting  
Machine Company

Plaintiff, for the sum of One hundred and thirty three Dollars  
and 16 Cents, and Four ——— Dollars and  
fifteen Cents, the costs of suits before the said Justice, as to us  
appears by the transcript of said judgment filed and docketed in the office of  
the Clerk of the Court of Common Pleas, within and for the said County of  
Union on the 3<sup>rd</sup> day of May 1887.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of  
Harriett Aller and John Aller  
aforesaid, you cause to be made the said sum of One hundred and thirty three Dollars  
and 16 Cents damages, and Four ——— Dollars  
and fifteen Cents, the costs aforesaid, and all accruing costs, if so  
much of the goods and chattels of the said Harriett Aller and  
John Aller  
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  
Harriett Aller and John Aller  
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, O. this 6<sup>th</sup> day  
of Dec. A. D. 1887

John D. Burman  
Clerk.

## THE STATE OF OHIO,

Vinton County, ss.

## SHERIFF'S RETURN.

Received this writ June 15<sup>th</sup> A. D. 1895-

## SHERIFF'S FEES.

Service, - - -	\$ 25
Levy, - - -	25-
Sum. Appraisers,	
Swear'g Appraisers,	
Conv. Appraisers,	
Mileage, - -	2 56
Poundage, - -	
Return, - -	25-
Total, - -	\$ 3 81
Appraisers' Fees,	
Printer's Fees,	

Plat \$6.00 hole to a stake in the center of said road three \$13 25<sup>00</sup> hole to a stake in the south of said road \$13 25<sup>00</sup> three \$13 25<sup>00</sup> and another \$13 25<sup>00</sup> on the following Real Estate situated in the Village of Rockwood Vinton County Ohio and known as lot No 29 also part of said lot No 185 as described on the second plat of said Village also another tract east of Village Military Survey No 302 in Clinton County Union County Ohio beginning in the center of the Richard W Miller road west and at the corner of Richard W Miller lands thence north the center of said road \$14 50<sup>00</sup> and another tract east of said road three \$13 25<sup>00</sup> hole to a stake in the center of said road \$13 25<sup>00</sup> three \$13 25<sup>00</sup> and another \$13 25<sup>00</sup> on the following Real Estate situated in the Village of Rockwood Vinton County Ohio beginning in the center of the Richard and Miller road east and at the corner of Richard W Miller road and at the corner of Richard W Miller road three \$13 25<sup>00</sup> hole to a stake thence \$13 25<sup>00</sup> hole to a stake in the line between said survey thence west said road \$13 25<sup>00</sup> hole to a stake three \$13 25<sup>00</sup> hole to a stake three \$13 25<sup>00</sup> hole to the place of beginning continues eight acres of land

descried lot 12 in section 189. The white redwood fence around of line

For Return see

Date 45-78

189

Ex. and Lien Doc. / P. 291

Common Pleas.

Mr. Cornish Harofer  
against machine co

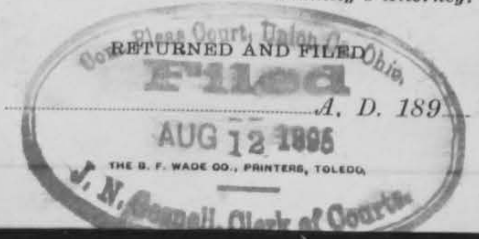
AGAINST

Harriet Allen and  
John Allen  
Execution on Transcript.

Ex. Ret.	189
Judg't vs. Deft. Harriet and John Allen before Justice of the Peace, on the 12 <sup>th</sup>	
day of April 1895	
for the sum of \$ 13 33 16	
And costs before Justice \$ 4 50	
Interest from April 12 1895 \$ 8 79	
Justice's Increase Costs \$ 1 25	
Shurtliff's Increase Costs \$ 1 25	
Clerk's Increase \$ 4 50	
Sheriff's Increase \$ 7 69	
Clerk's Fees hereon \$ 6 50	

Miller

Plaintiff's Attorney.



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

# Execution on Transcript.

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

To the Sheriff of Union County, GREETING:

Whereas, In a certain action before M W Hill a Justice  
 of the Peace in and for the Township of Clairbourne in said County of  
Union wherein McCormie Machine  
Company

were Plaintiff and Harriett Aller and John Aller

were Defendants, judgment was rendered on the 12<sup>th</sup> day of April  
 A. D. 1897 against the said Harriett Aller and John Aller

Defendants and in favor of the said McCormie Machine Co

Plaintiff for the sum of One hundred and thirty Three Dollars  
 and Sixteen Cents damages, and Four Dollars  
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 3<sup>rd</sup>  
 day of May 1897

You are therefore Commanded, That of the goods and chattels of Harriett Aller  
and John Aller

aforesaid, you cause to be made the said sum of One hundred and thirty three Dollars  
 and Sixteen Cents damages, and Four Dollars  
 and fifteen Cents, the costs aforesaid, and all accruing costs, if so much  
 of the goods and chattels of the said Harriett Aller and John Aller

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 Harriett Aller and  
John Aller

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 14<sup>th</sup>

day of June A. D. 1895

J. N. Gosnell

Clerk.

No. 6863

Judgmt. Doc. 1 Page 291

Mc Cormick Machine Co

vs.

Harriet Aller &  
John Aller.

Order of Revivor.

J-17-P-189



Puff's Atty.

## ORDER OF REVIVOR.

(YAPLE, FORM 207.)

McCormick Machine Co.  
No. 6863      vs.      Plaintiff.  
Harriett Aller and  
John Aller      Defendants.  
Order of Revivor.

This day this cause came on to be heard by the court, and the court, finding that said defendants have (each and every of them) been duly served with a copy of the Conditional Order of Revivor heretofore issued herein, and have failed and still fail to show sufficient cause why said judgment herein should not stand revived as prayed for by said Plaintiff, it is ordered by the court that the said judgment herein, for the sum of One hundred & Thirty-three &  $\frac{16}{100}$  Dollars and Five and  $\frac{16}{100}$  Dollars costs, with interest at the rate of eight per cent. per annum be, and the same doth stand revived against the said

Harriett Aller and John Aller  
and every of them; and that the Plaintiff recover against them, jointly and severally, his costs in and about this proceeding of revivor, incurred and expended, taxed at Five  $\frac{5}{100}$  Dollars.

WITNESS my signature and the Seal of said Court

at Marysville this 15 day of  
March A. D. 1893

J. N. Gosnell Clerk.

By Deputy.

No. ....

Judgm't Doc. .... Page .....

McCormick ~~Huntington~~  
v. Smith Co. vs.

John Allen et al

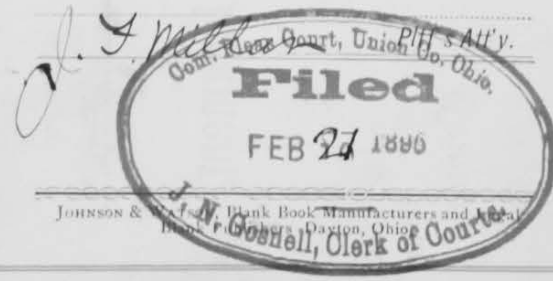
Motion for Conditional Order of Revivor  
of Dormant Judgment.

Filed ..... 189.....

Am't Judgment, \$.....

Am't Interest, \$.....

Am't Cost, \$.....



JOHNSON & JOHNSON, Blank Book Manufacturers and Legal  
Blank Books, Duxton, Ohio.

# Motion for Conditional Order of Revivor of Dormant Judgment.

(YAPLE, FORM 204.)

Court of Common Pleas of Union County.  
 The McCormick Harvesting Machine Co., Plaintiff,  
 vs.  
 No. Harriet Allen and John Allen Defendants.

Motion for Conditional Order of Revivor  
of Dormant Judgment.

The McCormick Harvesting Machine Co., the above named Plaintiff, moves herein for the allowance of a conditional order of revivor of the judgment rendered in this action in his favor and against the said Defendants, at the W. W. Hill, Justice of the Peace for Clarendon Township Union Co., A. D. 1897, term, d. l. D. 1897, of said Court, to wit: On the 12<sup>th</sup> day of April A. D. 1897 for the sum of One Hundred & Thirty-three  $\frac{1}{2}$  dollars and nine &  $\frac{2}{3}$  cents Dollars, costs with interest at the rate of eight per cent. per annum, from the 12<sup>th</sup> day of April A. D. 1897, which judgment is wholly unsatisfied and upon which no execution has been sued out since the 17<sup>th</sup>

day of December A. D. 1897. A transcript of said judgment was duly filed in the Clerk's office of this court on the 3<sup>rd</sup> day of May A. D. 1897. Said order to be for the One Hundred & Thirty-three  $\frac{1}{2}$  dollars and nine and  $\frac{2}{3}$  cents dollars-arts, with interest from the 12<sup>th</sup> day of April A. D. 1897.

J. F. Willard  
Attorney for Plaintiff.

*Case No 4501*

# CIVIL COST BILL.

Common Pleas.

*Term, 189*

*McComie Machin Co*

*Plaintiff*

*Harold Allen et al*

*v.s.*  
*Defendant*

*Filed, A. D. 189*

*Clerk.*

**COST BILL.**

See Revised Statutes, Sec. 1260 as amended O. L. Vol. 90, p. 112.

Serial Docket No. 61501, Page Filed Term, 189

McCormick Machine Co.

vs.

Harrold Aller and  
John Aller

NAMES OF WITNESSES PLTFFS. DEFTS.

J. N. Gemmill Clerk	8.90
M. Hopkins Shift	3.86
Wm G Smogard	3.88
Cost before J. P. Pd. by Piff 4/15-	

	CLERK'S FEES	PLFF.	DEFT.	TOTAL
Entering in App. Docket and Indexing,	8	06		
Ent. Appearance of Plaintiffs and Defts., each,	4	14		
Filing each, Pre. Plea. or other necessary Doc.	3	09		
Trans. or Post. same on app. Docket, each,	6	18		
Taking each Affidavit,	6			
Certifying each Affidavit without seal,	10			
" " " with "	25			
Entering Waiver of Summons, each,	4			
Iss. Sum. or other Writs or Ord. not ex. 300 w.	25			
For each additional 100 words,	8			
Taking an Undertaking, Bond or recog'ce, each,	20			
Taking Justification of Bail on Notice,	25			
Indorsing or Entering Allowance of Bail,	3			
Ent. Ret. of ea. Writ or Ord. except extn. & sub,	4			
Impaneling and Swearing Jury,	10			
Cert. to each Tales Juror for Fee,	4			
Calling and Ent. each Tales Juror,	4			
Filing præc., Iss. Sub. one Wit. and Filing,	14			
Additional names on Subpoena, each,	4			
Swearing each Witness and Entering same,	4			
Entering Attendance each Witness, each day,	4			
Certificate each Witness for Fee,	4			
Ent. each case on Bar and Court Cal., each Term,	4			
Indexing same, each Term,	4			
Ent. each Motion on Docket and Index,	8			
Ent. ea. Or., Rule, Verd. or Jud. on Jour., per 100 w.	8			
Indexing each Entry on Journal,	4			
Tr. or Post. each Or. rule, verd., jud. on App. Doc.	6			
Ent. Assignment of Judgment or Final Order,	6			
Ent. Continuance, each Term,	6			
Ent. Dismissal or Settlement,	6			
Ent. each Notice of Appeal or New Trial,	6			
Polling each Jury, when required,	15			
Taxing each Cost Bill and Filing same,	23			
Complete Record, per 100 words,	8			
Indexing same direct and reverse,	8			
Cop. Plead Papers, Recs. or Files, per 100 words,	8			
For Index. Judgments & Final Orders, each case,	15			
For Index. Pend. Suits, each case,	15			
For Index. Liv. Jud. on Pend. Suit Ind. each case,	15			
Doc. Execution, each,	4			
Indexing same, direct and reverse,	8			
Ent. and Rec. Ret. of Execution, per 100 words,	8			
Certificate under Seal of the Court, each,	25			
Certificate without Seal, each,	10			
Ent. on Cash Book and Indexing,	12			
Postage,				
Cert. Computation under Seal,	25			
For Ent. Release of Mort. 25c. and 8c. per 100 w.				
Commission on 1st \$1,000	1 per cent.			
Commission on all over \$1,000	1/4 per cent.			
On mandate,				
Certif. of Deposit on Foreign Writ,	10			
Ctf. to opening depositions,	10			
Ctf. to Mailing Papers on App. Docket,	10			
On Writ or Order of Sale,				
Total Clerk's Fees,				

**SHERIFF'S FEES.**

On Summons,	25	3.88
On Writ,		
"		
"		
On subpcena,		
On Execution,		
On Order of Sale,		
Summoning Jury,	40	
Calling Jury,	10	
Calling each Witness,	5	
Calling Action each Term,	10	

Total Sheriff's fees \$

**OTHER FEES.**

Sheriff of	Co.
Attorney's Fees,	
Jury Fee,	
" before J. P.	
Printer,	
"	
Appraisers,	
"	
"	
Justice,	
Trans. paid by	
Cons.	
"	
Depositions,	
Witnesses Court of Common Pleas,	
" J. P.	
Recorder's Fee for Release of Mortgage,	25
Guardian and Litam,	
Stenographer's Fees,	

Execution & Lien Case File

Case No. 4502

# CIVIL TRANSCRIPT.

---

No. 4502

---

Ex. and Lien Doc., vol. / page 292

---

## Union Common Pleas.

---

P. R. Kerr

Pl'tiff.

AGAINST

Lizzie Dilsom Def't.

---

1887

1 - 292

P. R. Kerr

vs  
G. & S. Lynde & Sons

Transcript

Filed May 31<sup>st</sup> 1887.

J. Q. Burgher  
Clerk,

The State of Ohio } Claiborne Township, in Justice's Court  
Union County, ss. } Before Joseph Conner, J.P.

P. R. Kerr

vs.

Geo. T. Dilsaver

May 23-1887- Plaintiff filed his bill of particulars as follows:

Lizzie Dilsaver

The plaintiff claims a judgment against the defendants for the sum of \$53<sup>00</sup>, the amount due him for legal services rendered at their request and agreement in the case of G. T. Dilsaver vs. T. P. Cratty et. al. in court of common pleas, Union County, Ohio, as follows, to wit: Feb. term 1886- procuring judgment & per agreement \$50<sup>00</sup> interest to date \$3<sup>00</sup>  
Total \$53<sup>00</sup>

P. R. Kerr.

Issued minnow May 23rd 1887 returnable May 28th A.D. 1887 at 8 o'clock A.M. and delivered to P. G. Hynegar, constable, who made return thereon as follows.

May 28-1887- Received this writ May 23-1887 and May 23-1887, served the same on defendant by leaving certified copy thereof with Lizzie Dilsaver, personally, G. T. Dilsaver not found in my County.

P. G. Hynegar, Constable.

Fees- Service and return 50¢, Copy 25¢  
Mileage 20¢ Total 95¢

May 28th 1887- 8 o'clock A.M. Plaintiff appeared and Lizzie Dilsaver, one of the

defendants appealed. Defendant demanded  
jury trial and summons issued to P. G.  
W. Naggar, constable, for the following persons  
to serve as jurors, they being chosen according  
to law; Lemuel Slemmons, D. D. Shafer  
J. L. How, F. H. Thowhill, A. Fairis and  
A. B. Conkright to appear before me at  
10 o'clock A.M. May 28th 1887.

Return of Summons; May 28th 1887—I  
have served by reading within, to Lemuel  
Slemmons, D. D. Shafer, F. H. Thowhill,  
J. L. How, A. Fairis and A. B. Conkright.  
Fees \$1.00

P. G. Naggar, Constable

May 28th 1887-10 o'clock A.M. Jury all  
present except F. H. Thowhill and with  
consent of both parties, case tried to  
jury of five. The jury was sworn.

P. R. Kerr was sworn and examined  
for Plaintiff and Lizzie Dilsaver was  
sworn and examined for defendant.  
The case was then presented to the jury  
who rendered the following verdict.

Let the jury do find and assess the plain-  
tiff's claim herein against the defendant  
to the sum of Fifty dollars without interest.

A. B. Conkright, Foreman

It is therefore considered by me that the plaintiff P. R. Kerr recovers of the defendant Lizzie Dilsaver the sum of \$50.00 and costs herein taxed at \$9.05

Joseph Comer J. P.

	Plff Costs.	Def. Costs
J. P.	2.20	1.40
P. G. Shuey, Constable	.95	2.00
	<u>3.15</u>	<u>3.40</u>

Jury Fee \$2.50 paid by Plaintiff.

The State of Ohio, Union County, Claiborne 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  
May 30th ad. 1887 Joseph Comer J. P.  
of the afore said township.

Execution & Lien Case File

Case No. 4503

## CIVIL TRANSCRIPT.

No. 4503

Ex. and Lien Doc., vol. 1 page 293

## Union Common Pleas.

Gaduauv Henrhyd Pl'tiff.  
16 VIMS T.

Geo. W. Merritt Def't.

1887

Transcript

Godman & Thonkille

vs  
G. H. Munn

Please return me

Filed June 4<sup>th</sup> 1889  
at 9 o'clock a.m.  
J. D. Burdner  
Clerk

The State of Ohio } Claiborne Township. In Justice Court  
Union County 88 } Before Joseph Conner, J.P.  
Godman & Thonhill

#10 vs June 2nd 1887 - The plaintiffs filed their  
G. H. Munn bill of particulars, consisting of a promissory  
note of which the following is a copy.

<sup>35.70</sup> One day after date, for value received, I  
promise to pay Godman & Thonhill, at their  
office, Thirty five and 7/100 dollars with  
interest at the rate of 8 per cent per annum,  
on all unpaid principal and interest, after  
due until paid; interest to be computed  
every year, with 5% 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 en-  
dorser hereof, for the sum due on said  
note with all interest and costs of suit;  
said judgment to draw the rate of interest  
specified in note after rendition until paid.  
We do also hereby waive all right of appeal,  
the stay of execution, the power & 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 & Seal this  
8th day of Dec 1883 }  
P.O. Address Richwood O.

G. H. Merritt.

June 2nd 1887 - G. H. Merritt, this day appeared before me and waived the issuing and service of process and confessed judgment for \$45.67.

It is therefore considered by me that the plaintiffs ~~vs~~ Godman & Howhill recover of the defendant G. H. Merritt, the sum of \$45.67 and costs herein taxed at \$1.25 per

Joseph Conner J. P.

The State of Ohio, Huron County, Calaboose 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 Joseph Conner J. P.

June 3rd 1887 of the aforesaid township.

Bill of Costs.

J. P. Costs-

Filing Bill 05

Satisfaction 20  
Jury Aggument Record 40  
Total 60

Total 125  
Transcript 75¢ paid by plaintiff  
The above costs paid by the  
Plaintiff Jos Cramer 90

Execution & Lien Case File

Case No. 4504

# CIVIL TRANSCRIPT.

No. 4504

Ex. and Lien Doc., vol. / page 294

## Union Common Pleas.

Saul McCampbell <sup>sues</sup> Plaintiff.  
AGAINST  
R. H. White <sup>Def't.</sup>

Transcript-

S. McCampbell & Son  
vs Plaintiff

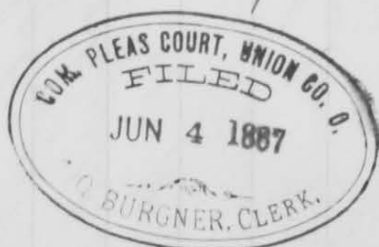
R. H. White  
Def't

\$ 1.60 Costs

Court Sane by  
Plaintiff \$1.60  
June 8<sup>d</sup> 1887

Asa Langstaff

L. P.



S. Campbell & Son Plaintiffs, vs.

R. H. White Defendant

Before Asa Langstaff Justice of the Peace  
Clairbourne T. P. Union County Ohio  
May 21<sup>st</sup> 1887. The Plaintiff filed bill of  
Particulars which is in substance as follows  
\$66<sup>00</sup> Marysville Ohio a/cr<sup>t</sup> 18<sup>th</sup> 1886  
Thirty days after date for value Received  
I promise to Pay S. Campbell & sons  
Or Orderer at Marysville Ohio Sixty  
Six dollars with interest from date at the rate  
of Eight Percent Per annum payable annually  
May 27<sup>th</sup> 1887

R. H. White

The defendant R. H. White appeared  
and waived process entered his appearance  
herein and confessed that he is indebted  
to said S. Campbell & sons in the sum  
of seventy dollars and Ten cts (\$70.<sup>10</sup>) and  
Requestly that judgement be entered on said  
confession and for costs thereupon  
It is on said 27<sup>th</sup> day of May A.D. 1887  
considered by me that the Plaintiff S. Campbell  
& Sons recover of the R. H. White  
Defendant said sum of seventy dollars and  
Ten cts \$70.<sup>10</sup> The costs herein taxed as  
follows one dollar and five cts and the costs  
that may accrue Judgement \$70.<sup>10</sup>  
Justice costs filing 1, Paper 5, cts Record  
and index .40 cts Judgment, .40 cts satisfactory  
.20 cts Asa Langstaff Justice of the Peace

The State of Ohio Union County Clairbo  
urne Township ss. I do hereby certify  
That the above is a full and true copy of  
from my docket of the proceedings  
had by and before me at my office

in said Township in the above action  
June 3<sup>rd</sup> A.D. 1887 Asa Langstaff  
Justice of the Peace

Transcribd .30  
certificate .25

## THE STATE OF OHIO,

Monroe County,

## SHERIFF'S RETURN.

## SHERIFF'S FEES

Service and Return	30
Levy	1.00
Sum. Appraisers	
Screening Appraisers	
Cont. Appraisers	
Mileage	
Poundage	

Total	2.00
-------	------

Received this writ July 26

A. D. 1896, at 2:30 o'clock A.M., and pursuant to its command for want of goods and chattels on the 26 day of July 1888 I directed on the following
--

described real estate, vizt.  
 SITuate in the Township of Claibourne County  
 of Union and State of Ohio, known and described  
 as follows, to wit: Part of Virginia Military  
 Survey No. 7009, Beginning at a stone (in  
 place of an ash or lynn) N.W. corner to E.E.  
 Barry's Land, in the Stony Point Road; thence  
 with the northwesterly line of said land N.  
 $75^{\circ} 1-2' E. 14.5 1-2$  poles to a stone in the  
 west line of John Street's Land; thence with  
 said line N. 17 1-2 W. 82 poles to a stake in  
 the line of Elias Kyles Land; thence with  
 said line and the line of Joseph N. Rodgers,  
 land \$ 74 1-4 W. 105.72 poles to a stake cor-  
 ner to Joseph N. Rodgers Land; thence with a  
 line of said land south to the center of the present channel of Fulford  
 Creek; thence up said channel to the center of the said Stony Point  
 Gravel Road; thence with the center of said road S. to the south west  
 corner of land conveyed by Henry Worline to Mary Hickey Aug. 31 1880;  
 thence south to a stake in the east line of the lands conveyed by  
 Phillip Plummer to Abraham Taylor Oct. 6 1861; thence with said line  
 $N. 12 3-4 W.$  to a stone in the place of a buckeye and water beech N.E.  
 corner to said lands; thence with the north line of said lands S. 83  
 $1-2 W.$  76 poles to a stone (in the place of a sugar tree and beech)  
 north west corner to said lands; thence with the west line of the  
 same S. 14 E. 64.30 poles to a stone corner to Elias and Julia Johnsons  
 lands; thence with their north line N. 85 1-2 E. 74.20 poles to a stone  
 in the east line of said lands conveyed by Phillip Plummer to Abraham  
 Taylor; thence with said line S. 12 3-4 E. 79.70 poles to the place of  
 beginning containing 98 1-2 acres more or less.

THE ABOVE DESCRIBED REAL ESTATE LEVIED ON AS THE PROPERTY OF  
 OF R.H. WHITE.

RETURNED THIS 26 DAY OF JULY 1896 BY ORDER OF PLAINTIFF'S ATTORNEY.

294

Page

Ex. Doc 1

Page

COMMON PLEAS COURT

S. Campbell & Son  
R. WhiteEXECUTION ON TRANSCRIPT.  
PRINCIPAL AND SURETIES.

## AMOUNT TO LEVY

Judgment within as follows:

Amount of Debt or Damages, - \$ 100.00

Plaintiff's Costs of Suit, - - -

Interest from date of Judgment, - - -

Increase Costs (This Writ), - - -

" " file fees

Accruing Costs as follows:

\*Clerk's Additional Costs on Return.

Printer's Costs, - - -

Appraisers' Costs, - - -

Sheriff's Costs, - - -

Defendant's Costs of suit, - - -

Total to Levy, - - -

Issued July 26<sup>th</sup>, 1896

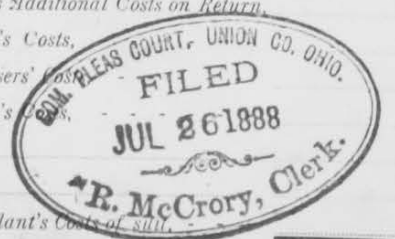
Ret. and Filed, - - -

Atty.

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

See Sec 1320, R. S.

The Barrett Publishing Co., Springfield, Ohio.

M. Hopkins  
J. A. Hall  
S. J. Gray

# Execution on Transcript.

## PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,  
Lucas 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 R H White.

and for want of goods and chattels, lands and tenements of the said

R H White

Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of

Suret ,

the sum of Seventy and 10  $\frac{1}{100}$  Dollars, debt or damages, and One 10  $\frac{1}{100}$  Dollars, plaintiff's

costs of suit, which, by the judgment of Asa Langstaff, a Justice of the Peace within and for said County, on the 27<sup>th</sup> day of

May A. D. 18<sup>87</sup>, recovered against the said R H White,

Plaintiff ,

recovered against the said R H White, Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 4<sup>th</sup> day of

June A. D. 18<sup>88</sup>), with interest thereon at 8% per centum from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon;

and have that money before the said Court of Common Pleas, within SIXTY DAYS from the date hereof, to render unto the said Samuel Campbell.

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 26<sup>th</sup> day of July, A. D. 18<sup>88</sup>

R M Gray, Clerk

By

, Deputy Clerk.

Execution & Lien Case File  
Case No. 4505

# CIVIL TRANSCRIPT.

No. 4505

Ex. and Lien Doc., vol. 1 page 29v

Union Common Pleas.

~~Eduard Liggette~~  
~~Sarah E. Wait~~ Pl'tiff.

AGAINST

~~Sarah E. Wait~~ Def't.  
now Parker

*Elmer Liggett - 2952*

*b3*

*Sarah E. West*

*transcript*



The State of Ohio  
Union County ss

Elmer Liggett  
vs  
Sarah E West

Before W. Malin Justice of the Peace

Bill of Particulars filed March 21 1887

Being a Promissory Note which reads as follows August 25 1886 Ninety days after date I Promise to Pay to Elmer Liggett on order Forty Eighty dollars and  $\frac{66}{100}$  cents Received with Interest at 8 per cent

Sarah E West

on the 21<sup>st</sup> day of March A.D. 1887 I issue a summons to the defendant Sarah E West to appear at my office on the 26<sup>th</sup> day of March A.D. 1887 at 10 o'clock A.M. and delivered the same to Moses Coolage constable W. Malin J.P.

on the 21<sup>st</sup> day of March A.D. 1887 summons returned with the following endorsement: Received this writ March 21 1887 and served the same on same day by delivering to the within named defendant a certified copy of this summons to Sarah E West Fees Service 25 Milage 20 Copy 25 Moses Coolage constable

on the 26<sup>th</sup> day of March A.D. 1887 10 o'clock AM the Plaintiff appeared and demanded trial. the defendant failed to appear at 10 o'clock and for one hour thereafter it is therefore considered and agreed by me that the Plaintiff recover of the defendant Sarah E West the sum of Forty Eight dollars and Sixty cents and interest from August 25<sup>th</sup> 1886 at 8 per cent and costs as per margin

W. Malin J.P.

The State of Ohio) I do hereby certify that the above is a full and true copy from my docket of the proceedings Paris Township) had by and before me at my office in said Township in the above action June 6 1887

Filing Bill	5
Summons & Filing	30
Satisfaction	20
Recorded	45
Docket Entry	15
Judgment	40
Transcript	45
Certificate	30
	\$225

W. Malin Justice of the Peace  
Stone Ledge Township

Constable Moses Coolage 70

# SUMMONS.

Elmer Liggett Plaintiff  
against

Sarah E West Defendant

RETURNABLE

March 26 1882, at 10 A.M.

Amount Claimed, - - \$ 41860  
ance in West from August 25  
1886 ext 8 percent

Justice's Fee, - - - - \$ 1.00

Constable's Fee, - - - - \$ \_\_\_\_\_

\$ \_\_\_\_\_

Constable.

RETURNED AND FILED

1882

Received this Writ March the 21 1882, and served the same on the  
Same day by delivery to witness name Defendant  
at home of this summons to Sarah E West

## Constable's Fees.

Service.....	\$ 1.50
Mileage.....	6.00
Cop.....	6.00
Total.....	19.50

# SUMMONS.

Revised Statutes, Secs. 6475-6.

The State of Ohio, Union County, ss.

To any Constable of Paris Township, in said County, GREETING:

YOU ARE HEREBY COMMANDED to summon South E West

to appear before me, W. Main, a Justice of the Peace of said Township, at my office therein, on the 26 day of March, A. D. 1887, at 10 o'clock A.M., to answer unto Elmer Liggett

in a Civil Action for amount due on Promissory Note.

Amount claimed, \$ 118.60 and interest at 8 percent from August 25 1886

You will make due return of this writ on or before the 26 day of March, A. D. 1887, at 10 o'clock A.M.

WITNESS my hand this 21 day of March, A. D. 1887,

W. Main

Justice of the Peace.

Execution & Lien Case File

Case No. 4506

# CIVIL TRANSCRIPT.

4506  
No. 4506

Ex. and Lien Doc., vol. 1 page 296

## Union Common Pleas.

Shaver and March Plaintiff.

AGA INST

A. W. Specman Defendant.

1887

Filed June 11 1887  
by *Wm. W. Wrigget*  
Transcript.

Sharrer and March  
vs. Plaintiff

A. M. Freeman  
Defendant

The State of Ohio }  
\_\_\_\_\_  
Union      County, } ss.  
\_\_\_\_\_  
Paris      Township,

I hereby certify that the within is a full  
and true copy of the proceedings in the above  
action, had by and before me, at my office in  
said Township, as the same appears of Record  
on my Docket 6 page 457.

June 10<sup>th</sup> 1887

W. W. Wrigget  
Justice of the Peace.

ROBERT CLARKE & CO.  
Law Publishers, Booksellers & Stationers,  
65 WEST FOURTH STREET,  
CINCINNATI, O.

Before

W.M. Wingeret Justice of the Peace.

State of Ohio, Union County, Paris Township.

Amount Claimed, \$ 63.44 &amp; Interest - No. 150

## WITNESSES.

Sharrer &amp; March

Plaintiff  
VERSUS

A. M. Freeman

Defendant

Judgment, - \$ 67.26

JUSTICE'S FEES. Plt's Costs. Def's Costs.

	\$	\$
Summons	25-	
Subpœna for		
Filing 2 Papers	10	
Record	45-	

Continuance

Swearing Witnesses

Affidavit

Bond

Order of Att.

Notice to Garn.

Disc. of Garn.

Writ of Replevin

Complaint

Venire for Jury

St'ng in Trial

Judgment

Affidavit in Surety

Undertaking

Execut'n and Filing

Satisfaction

Total J.P. Fee

1.20

Inc. cost.

50

Transcript

25

Certificate

Total

1.95

CONSTABLE'S FEES.

Sum., Serv. &amp; Mile.

70

Sub. Serv. &amp; Mileage

Sum. Appraisers

App's Fees

Schedule and Bond

Ser. Garnishee

Att. Trial

Sum. Jury &amp; Mileage

Order of Sale

Ex. and Per Cent.

May 11<sup>th</sup> 1887,

The Plaintiff filed his Bill of Particulars, Bond, and Affidavit, Complaint, as follows:

\$63.44 Marysville Ohio April 13<sup>rd</sup> 1886

One day after date I promise to pay to the order of Sharrer &amp; March Sixty-three &amp;

44/100 dollars at 6% interest from April 1<sup>st</sup> 1886

Value received.

A. M. Freeman

May 11<sup>th</sup> 1887 Issued a summons for defendantreturnable May 14<sup>th</sup> 1887, at 9 o'clock A.M., and delivered the same to Moses Woolridge Constable.which was returned and filed May 11<sup>th</sup> 1887 enclosed as follows: Received this writ May 11<sup>th</sup> 1887 and served the same on the same day by delivering a certified copy thereof with the endorsement thereon to the within named defendant: Service 25 miles 20¢ per 25-

M. Woolridge, Constable.

May 14<sup>th</sup> 1887 9 O'clock A.M. The plaintiff appeared. The defendant failed to appear at that hour, or for one hour thereafter but made default. The plaintiff demands judgment.

I find from the evidence that the defendant is indebted to the plaintiff on their bill of particulars in the sum of Sixty-Eight &amp; 29/100 dollars.

Whereupon it is considered by me on said 14<sup>th</sup> day of May, that the plaintiff recover from the defendant A. M. Freeman the said sum of Sixty-Eight & 29/100 and their cost herein expended taxed to \$1.90

W.M. Wingeret J.P.

## Undertaking for Stay of Execution.

I \_\_\_\_\_ Resident of \_\_\_\_\_ County, as Surety for Stay of Execution in the above cause of \_\_\_\_\_ against \_\_\_\_\_ do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment with interests and costs, and costs that may accrue.

Approved by and signed before me, this

day of

A. D. 18

Justice of the Peace.

18 Issued an Execution for \_\_\_\_\_ returnable \_\_\_\_\_

and delivered the same to \_\_\_\_\_

Constable.

## Bail for Appeal.

I \_\_\_\_\_ Resident of \_\_\_\_\_ County, as Bail for Appeal in the above cause of \_\_\_\_\_ against \_\_\_\_\_ hereby undertake to the said \_\_\_\_\_ in the sum of \_\_\_\_\_ Dollars, that said appellant shall duly prosecute \_\_\_\_\_ appeal to effect, without unnecessary delay, and if judgment be awarded against said appellant, I will satisfy said judgment with interests and costs, and costs that may accrue.

Approved by and signed before me this

day of

A. D. 18

Justice of the Peace.

195  
190  
385  
3100  
2160

THE STATE OF OHIO,

*Clerk* } County, ss. }

**SHERIFF'S RETURN.**

**SHERIFF'S FEES.**

Service, - - - - -	\$ 30
Levy, - - - - -	\$ 50
Sum. Appraisers, - - - - -	16
Swearing Appraisers, - - - - -	
Conv. Appraisers, - - - - -	
Mileage, - - - - -	
Foundage, - - - - -	
Return, - - - - -	
Total, - - - - -	96
Appraiser's Fees, - - - - -	
Printer's Fees, - - - - -	

Received this writ June 13 A. D. 188

at 0 o'clock P.M., and pursuant to its command,

on the 14<sup>th</sup> day of June 1887 for want

of goods and chattels held thereunder  
in said A. M. Freeman, situated in the County  
of Union and State of Ohio and in the  
Village of Union, part of Union City, Noble and  
boundaries and dimensions as follows,  
beginning at a stone (3 feet high and  
by the E side of said Survey No 100)  
4066 acres of land, come from the S  
boundary of said estate thence unto the S

line of said estate 182 & 1/2 rods  
to a stone, thence 182 & 1/2 rods

to a stone, and thence 182 & 1/2 rods  
N & E 45° 45' poles to a stone in the S line of said road

No 4066; thence fur in the said line 82 & 1/2 rods

to the beginning containing 1/2 acres, except

4 1/2 acres of land N side road to Harry Atch

and O and other acres sold to S. C. Miller and

about 40 rods out of the N E corner of the

tract hereby named, S. C. Atch and other acres of

land now or heretofore owned by Atch and others  
the tract road to said roads between 190 feet

This which return I do certify, have affixed my name of  
John W. Rutherford, Sheriff, McFollans, Ohio

4066 871

22-210-200

No.

Ex. Doc. 1 Page 296

Union Co. O. Common Pleas.

Shaver and March  
against

A. M. Freeman

Execution on Transcript.

Ex. Ret. 188

Judg't vs. Def't.	
before Justice of the Peace, on the	14
day of May	1887
for the sum of	677.65
And Costs before Justice	188.76
Interest from	188.50
Justice's Increase Costs	8.00
Constable's Increase Costs	0.00
Clerk's Increase	0.00
Sheriff's Increase	0.00
Clerk's Fees hereon	60.00

Robinsaw & Pifer  
Plaintiff's Attorney.

RETURNED AND FILED

188

# Execution on Transcript.

THE STATE OF OHIO,

Union

County, ss.

To the Sheriff of Union

County Greeting:

Whereas, In a certain action before W. W. Wright a Justice of the Peace in and for the Township of Paris in the said County of Union wherein Shaver and March

were Plaintiff, and A. M. Freeman

was Defendant, judgment was rendered on the 14<sup>th</sup> day of May A. D. 1887, against the said A. M. Freeman

Defendant, and in favor of the said Shaver and March

Plaintiff, for the sum of Sixty seven and 20/100 Dollars and cents, and two Dollars and

65 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 11<sup>th</sup> day of June 1887.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

A. M. Freeman

aforesaid, you cause to be made the said sum of Sixty seven Dollars and 20 Cents damages, and two Dollars

and 65 Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said A. M. Freeman

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. M. Freeman

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, Ohio this 13<sup>th</sup> day of June A. D. 1887.

John D. Binger  
Clerk.

Execution & Lien Case File

Case No. 4507

## CIVIL TRANSCRIPT.

No. 4307

Ex. and Lien Doc., vol. 1 page 297

# Union Common Pleas.

J.W. Scoville *Pl'tiff.*  
AGAIST  
Siff Clegg *Def't.*

1887

---

Filed June 16, 1887.  
J. Q. Burgoon,  
Secretary

Before M W Hill Justice of the Peace of Claverack  
Township Union County and State of New

J W Seaman Plaintiff } Pickwood D February 22<sup>nd</sup> 1887 The Plaintiff filed  
vs. } his Bill of Particulars which is as follows a  
S Cott Defendant } follows.

Plaintiff says on or about the 1<sup>st</sup> day of April 1886 the Defendant married his (Plaintiff's) daughter and she has ever since been and now is his lawful wife. That on or about the 12<sup>th</sup> day of May 1886 said Defendant's wife was delivered of a child which is still living.

That from the date of said marriage up to the present time Defendant has wholly failed and refused to support his said wife or child or to provide for them in any manner and they have been and now are dependent upon Plaintiff.

Plaintiff further states that Defendant's wife has been seriously sick at divers times and has needed the comforts of life and careful nursing. That he has provided and furnished to said Defendant's wife and child the necessary at the time as stated in the account herewith attached.

That the money charged in said account as furnished to Defendant's wife was furnished her for the purpose of purchasing necessaries for herself and child. That the charges in said account are just and reasonable and no part of the same has been paid. There is now due Plaintiff from Defendant the sum of \$300<sup>00</sup> for which amount he asks judgment.

S S Gorden

for Plaintiff

(cont)

S. Cox in fee with J H Senn

Dr

To Board & Lodging for wife from April 1 <sup>st</sup> 1886 to May 1 <sup>st</sup> 1886 at \$3.00 per week	\$ 12.42
Board, Lodging & Nursing wife & child from May 1 <sup>st</sup> 1886 to July 1 <sup>st</sup> 1886 at \$4.00 per week	\$ 77.12
Board & Lodging for wife & child from July 1 <sup>st</sup> 1886 to Oct 1 <sup>st</sup> 1887 at \$4.00 per week	\$ 172.28
Board & Lodging & Nursing wife & child from Oct 1 <sup>st</sup> 1887 to Oct 8 <sup>th</sup> 1887 1 week	\$ 8.00
Cash paid to wife Oct 10 <sup>th</sup> 1886	* 14.00
" " " Dec 1 <sup>st</sup> 1886	\$ 12.00
" " " for medicine for wife in 1886 & 1887	6.50
" " " Clothing for wife between May 86 to Oct 87	\$ 12.00
" " " " " wife " " " " "	\$ 18.00
" " " H B Duske for medical attendance on wife & child January 1886	13.50
Interest on above amount	<u>14.18</u>
Total	\$ 300.00

February 22 A.D. 1887. Issued Summons on the  
above bill of Particulars being filed returnable March  
1<sup>st</sup> A.D. 1887 and this being no Constable present in  
the township I deputized H. D. Gill to serve this  
Summons who made the following return

March 1<sup>st</sup> A.D. 1887 with return endorsed as follows  
Received this with February 22<sup>nd</sup> 1887 and Feb 22  
A.D. 1887 served the same on defendant by  
handing him a certified copy thereof personally in  
Richwood Union County Ohio

H. D. Gill Deputy Constable

March 1<sup>st</sup> AD 1887. The parties appeared and by mutual consent trial adjourned until 8<sup>th</sup> March AD 1887 at 10 o'clock AM.

March 8<sup>th</sup> AD 1887 . 10 o'clock AM The parties appeared. trial had. Issued subpoenas for the Plaintiff for Aunt Jane Hubbard & Eliza Ross also Carrie Mohr Cramer who were sworn and examined for the Plaintiff except Mr. Ross. The Defense produced no witness and after hearing the evidence and argument of Counsel I took the case under advisement until March 9<sup>th</sup> AD 1887

March 9<sup>th</sup> AD 1887 . I do find from the evidence that the Defendant is indebted to Plaintiff, in the sum of Two Hundred Ninety dollars and ~~Dolts~~ <sup>80</sup> 80

It is therefore concluded by me that the Plaintiff recover of the Defendant the sum of Two Hundred & Ninety dollars and ~~Dolts~~ herein taxed at

MURKILL J.D.

The State of Ohio Union County Starbuck Township SS.  
I do hereby certify that the above is a full and true copy  
from my docket of the proceedings had by me before me  
at my office in said township in the above action  
April 15<sup>th</sup> 1887

MURKILL J.D. of the aforesaid township

## THE STATE OF OHIO,

County, ss.

## SHERIFF'S RETURN.

Received this writ June 17<sup>th</sup> A. D. 1887

at 9 o'clock A.M., and pursuant to its command,

*Deed after diligent search  
I find no Lods or chattel  
or bonds whereby to levy  
this writ*

SHERIFF'S FEES.	
Service,	\$ 30
Levy,	- - -
Sum. Appraisers,	-
Swearing Appraisers,	-
Cov. Appraisers,	-
Mileage,	-
Poundage,	-
Return,	-
Docket	198
Postage	25
	50
	2
Total,	\$ 3 05

*William Davis  
Sheriff*

No. \_\_\_\_\_

Ex. Doc 1 Page 297

Union Co. O. Common Pleas.

*J. W. Scarre  
against  
S. Cox*

Execution on Transcript.

Ex. Ret. 188

Judg't vs. Deft. .....  
 before Justice of the Peace on the 9<sup>th</sup> day of March 1887  
 for the sum of ..... \$ 290-  
 And Costs before Justice. \$ 5.60  
 Interest from Mar<sup>ch</sup> 1887 \$ .....  
 Justice's Increase Costs. \$ .....  
 Constable's Increase Costs. \$ .....  
 Clerk's Increase. \$ .....  
 Sheriff's Increase. \$ .....  
 Clerk's Fees hereon. \$ 65-

*S. S. Gardner  
Plaintiff's Attorney.*

RETURNED AND FILED

188

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

\$3.85 in my hand to pay Sheriff fees on this writ at 12 Bunker St.

# Execution on Transcript.

THE STATE OF OHIO,

Union

County, ss.

} To the Sheriff of Delaware County Greeting:

Whereas, In a certain action before N. W. Hill a Justice of the Peace in and for the Township of Claiborne in the said County of Union wherein J. W. Scoville was Plaintiff, and S. Cox

were Defendant, judgment was rendered on the 9th day of March A. D. 1887, against the said S. Cox

Defendant, and in favor of the said J. W. Scoville

Plaintiff, for the sum of two hundred & ninety - Dollars and — 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 16th day of June 1887.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

S. Cox

aforesaid, you cause to be made the said sum of two hundred & ninety - Dollars and — Cents damages, and four — Dollars and 50 Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said S. Cox

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. Cox

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, Ohio, this 16th day of June A. D. 1887.

John D. Brugman  
Clerk.

Execution & Lien Case File

Case No. 4508

## CIVIL TRANSCRIPT.

4508  
No. 4507

Ex. and Lien Doc., vol. 1 page 298.

# Union Common Pleas.

Alvin Thompson Plaintiff  
against  
Wm Clapham Defendant.

- 1887

# Transcript.



Alvin Thompson

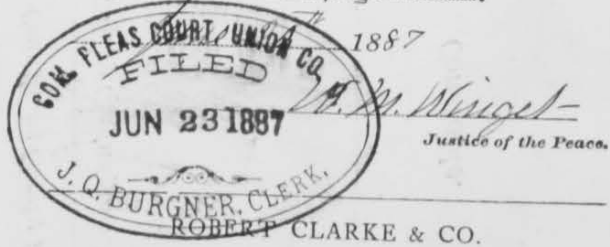
v.s. Plaintiff

William Clapham

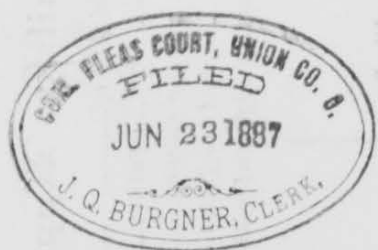
Defendant

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

I hereby certify that the within is a full  
and true copy of the proceedings in the above  
action, had by and before me, at my office in  
said Township, as the same appears of Record  
on my Docket 6 page 469.



Law Publishers, Booksellers & Stationers,  
65 WEST FOURTH STREET,  
CINCINNATI, O.



Before

W. M. Winget

Justice of the Peace.

Alvin Thompson

Plaintiff  
VERSUS

William Blapham

Defendant

Amount Claimed, \$ 106.31

No.

June 13<sup>th</sup> 1887,

The Plaintiff filed his Bill of Particulars, Bond, and Affidavit, Complaint, as follows:

Mapleville Union Co. O. January 27<sup>th</sup> 1887

On or before April 1<sup>st</sup> 1887 I promise to pay Alvin Thompson or bearer one hundred and five dollars (\$105.00) for Value received

Wm Blapham

Judgment, - \$106.31

JUSTICE'S FEES.	Pf's Costs.	Def's Costs.
	\$	\$
Summons	25-	
Subpæna for	"	
Filing 2 Papers	10	
Record	60	
Continuance		
Swearing Witnesses		
Affidavit		
Bond		
Order of Att.		
Notice to Garn.		
Disc. of Garn.		
Writ of Replevin		
Complaint		
Venire for Jury		
St'ng in Trial		
Judgment	40	
Affidavit in Surety		
Undertaking		
Execut'n and Filing		
Satisfaction		
Transcript -	60	
Certificate	25-	
Total	2.20	

## CONSTABLE'S FEES.

Sum., Serv. & Mile.	70
Sub., Serv. & Mileage	
Sum. Appraisers	
App's Fees	
Schedule and Bond	
Ser. Garnishee	
Att. Trial	
Sum. Jury & Mileage	
Order of Sale	
Ex. and Per Cent.	

June 13<sup>th</sup> 1887 Issued a summons for the defendant - Wm Blapham returnable June 16<sup>th</sup> 1887, at Nine o'clock A.M., and delivered the same to Sam Bonnett Constable. which was returned June 14<sup>th</sup> 1887 endorsed as follows;

Received this writ June 13<sup>th</sup> 1887 and served the same day by delivering a certified copy thereof with the endorsement thereon to the within named defendant. Service 25-Mileage 20-Cop 25 Total 70

Sam Bonnett, Constable.

June 16<sup>th</sup> 1887 9 O'clock A.M. The plaintiff appears. The defendant failed to appear at that hour or for one hour thereafter. The plaintiff demands judgment on his bill of particulars.

It is therefore considered by me on said 16<sup>th</sup> day of June, that the plaintiff recover from the defendant on said bill of particulars the sum of \$106.31 and his cost herein taxed to \$205.

W. M. Winget - J.P.

State of Ohio, Tuscarawas County, Paris Township.

WITNESSES.

Undertaking for Stay of Execution.

I \_\_\_\_\_ Resident of \_\_\_\_\_ County, as Surety for Stay of Execution in the above cause of \_\_\_\_\_ against \_\_\_\_\_ do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment with interests and costs, and costs that may accrue.

Approved by and signed before me, this \_\_\_\_\_  
day of \_\_\_\_\_ A. D. 18 }  
\_\_\_\_\_  
Justice of the Peace.

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

Bail for Appeal.

I \_\_\_\_\_ Resident of \_\_\_\_\_ County, as Bail for Appeal in the above cause of \_\_\_\_\_ against \_\_\_\_\_ hereby undertake to the said \_\_\_\_\_ in the sum of \_\_\_\_\_ Dollars, that said appellant shall duly prosecute \_\_\_\_\_ appeal to effect, without unnecessary delay, and if judgment be awarded against said appellant, I will satisfy said judgment with interests and costs, and costs that may accrue.

Approved by and signed before me this \_\_\_\_\_  
day of \_\_\_\_\_ A. D. 18 }  
\_\_\_\_\_  
Justice of the Peace.

See Mr. Piper

No. ....

Ex. Doc. 1 Page 298

Common Pleas.

Alice Thompson  
against

Wm. Clapham

Execution on Transcript.

Ex. Ret. 188

Judg't vs. Def't.  
before Justice of the Peace, on the 16<sup>th</sup>

day of June 1887

for the sum of \$ 100,31

And Costs before Justice \$ 290

Interest from June 16<sup>th</sup> 1887 \$

Justice's Increase Costs \$ } \$

Constable's Increase Costs \$ }

Clerk's Increase \$ }

Sheriff's Increase \$ }

Clerk's Fees hereon \$ 100

Robt. C. Piper  
Plaintiff's Attorney.

RETURNED AND FILED

July 22 1887

Published by Siebert & Liley, Blank Book Manufacturers and  
Legal Publishers, Opera House Building, Columbus, O.

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

SHERIFF'S FEES.	
Service,	\$ 30
Levy,	50
Sum. Appraisers,	
Swearing Appraisers,	
Conv. Appraisers,	
Mileage,	16
Poundage,	45
Return,	
Auctioneering	100
Cost per cent	7.00
Total,	9.41
Retained my fees	
Appraiser's Fees,	
Printer's Fees,	

Received this writ June 23<sup>rd</sup> A. D. 1887

at 9 o'clock M., and pursuant to its command,

On the 21<sup>st</sup> day of June 1887 I served this writ on the following described goods and chattels of the within named William Clapham

Described goods and chattels of

the within named William Clapham

B. Tying Machines 1 Brush Vice

1 Clipper 1 Stove 1 Room Corn Scraper

1/2 Ton Brown Corn all used in

the Manufactory of Buttons and

in the East Room of the Central

Block in the Village of Marysville Union Co.

Also our. our Horsy Waggon at the residence of

Wm Clapham also our Bay Mare about

14 years old and at present in Delaware

County O

And thereupon afterward on the day of A.D. 1887

at the residence of William Clapham in the

Village of Marysville County of Union and State

of Ohio having first given notice of the time and

place of said sale more than ten days prior thereto,

by publishing a notice thereof in the Marysville

Tribeur a news paper printed in said County of Union

and in general Circulation therein I proceeded to offer

said goods and chattels for sale at public auction and

soled the same as follows.

To Chas Wharton 2 Tying machines \$7.20

Same 1 Brush Vice 2.20

Same 1 Clipper 7.00

Same 1 Stove 5.00

Same 1 Corn Scraper 1.20

Same 1/2 Ton Brown Corn 5.20

Same 1 Magow 2.60

To Alvin Thompson 1 Horse 10.70

Total amount of Sale. \$30.60

And finding no further goods and chattels within my

County of the said William Clapham. On the 22<sup>nd</sup> day

of June 1887 I served this writ on the following described real

Estate of the said William Clapham. Situate in the Village of

Marysville. County of Union and State of Ohio. and bounded

and described as follows. Beginning at a stake in the

North line of North Street (Now 4<sup>th</sup> street) and I W come

to a lot containing  $\frac{6}{10}$  of an acre conveyed by G W Conrad

to Samuel McAlister on the 1<sup>st</sup> day of March 1875.

Hence with the west line of said lot N 2° E 10 1/2 Rods to a

stake; thence N 88° W 4 1/2 Rods to a stake in the E line

of Levi Longbrake's land; thence with said line S 87 1/2 ° E to a

stake in North line of Main Street; thence with said line S 88°

E 50 feet to the beginning containing  $\frac{1}{4}$  of an acre more or less

This writ returned the 23<sup>rd</sup> day of July 1887 for

want of time.

M Hopkins Sheriff

## 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. Wright a Justice of  
the Peace in and for the Township of Paris in the said County of  
Union wherein Alvin Thompson

was Plaintiff, and William Clapham

was Defendant, judgment was rendered on the 16<sup>th</sup> day of June  
A. D. 1887 against the said William Clapham

Defendant, and in favor of the said Alvin Thompson

Plaintiff, for the sum of One hundred & Six Dollars  
and 31 Cents, and two Dollars and  
90 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<sup>rd</sup> day  
of June 1887.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

William Clapham

aforesaid, you cause to be made the said sum of One hundred & six Dollars  
and 31 Cents damages, and two Dollars  
and 90 Cents, the costs aforesaid, and all accruing costs, if so much of the goods  
and chattels of the said William Clapham

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

William Clapham

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, O., this 23<sup>rd</sup> day  
of June A. D. 1887.

J. D. Burroughs  
Clerk.

Execution & Lien Case File

Case No. 4509

# CIVIL TRANSCRIPT.

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No. 4809

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Ex. and Lien Doc., vol. / page 299

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## Union Common Pleas.

---

B. J. Barber Pl'tiff.

AGAINST

Jonathan Graedoff Def't.

---

1887

State of Ohio      } Claiborne Township Justice Court.  
Union County ss. } Before Joseph Conner J.P.

B. D. Barbee

\$12 00

Johnithan Graustaff

} July 5th 1887 - The plaintiff filed  
his bill of particulars, of which  
the following is a copy:

Rochwood OI, July 4th 1887

Johnithan Graustaff

To medical attendance and medicine  
to self and family from Aug. 21-1881  
to July 29th 1887

Amt, without dat. 47.50

Dat for 4yr 11 mos + 6 da @ 6% 14

61.50

Issued summons of this date, returnable  
June 8th 1887 at 10 o'clock A.M.  
and delivered to P. G. Hynegan, constable,  
who made return thereof as follows.

July 8th - 1887 - Received this writ  
July 5th 1887, served the same on  
defendant by leaving certified copy  
thereof with him. Fees - Service  
and Return 25¢ Copy 25¢ Mileage  
6 miles 45¢ Total 95¢

P. G. Hynegan, constable

July 8th 1887 - 10 o'clock A.M., the  
time set for trial, the plaintiff  
B. D. Barbee appeared. The

defendant Johnathan Graustaff  
failed to appear and for one  
hour thereafter and thereby  
made default.

The plaintiff B. J. Babee, being  
sworn and examined by me  
as to the validity of his claim,  
it is therefore considered by me  
that the plaintiff B. J. Babee  
recover of the defendant Johnathan  
Graustaff the sum of \$61.50  
and costs herein taxed at \$2.45

Joseph Comer Jr.

The State of Ohio, Union County, Clai-  
bourne 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

July 9th 1887 Joseph Comer Jr.  
of the aforesaid township.

Bill of Costs.

Plaintiff's Costs

Justices Fees

Filing Bill	.05
Summons Filing	.30
Satisfaction	.20
Record	.50
Swearing Rightness	.05
Judgement	<u>.40</u>
	1.50

Constables Fees

Service and Return	.25
Copy	.25
Mileage 6 miles	<u>.45</u>

95

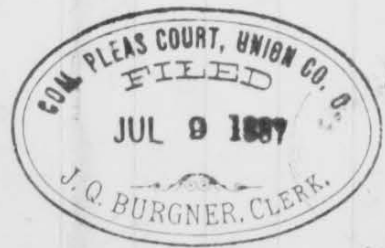
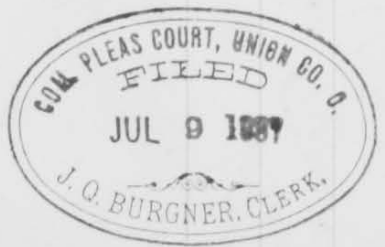
J. P. Fees 1.50

Constables Fees .95

Total Costs 2.45

Snascap .75

3.20



THE STATE OF OHIO

Almanac

Country, ss.

THE PRACTICAL

## SHERIFF'S FEES.

Service,	-	-	-	\$	80
Levy,	-	-	-		20
Sum. Appraisers,	-				
Swearing Appraisers,	-				
Conv. Appraisers,	-				
Mileage,	-	-	-		
Poundage,	-	-	-		
Return,	-	-	-		
*****	*****	*****	*****		
*****	*****	*****	*****		
*****	*****	*****	*****		
*****	*****	*****	*****		
*****	*****	*****	*****		
Total,	-				220
Appraiser's Fees,	-				
Printer's Fees,	-				

at 5 o'clock P.M., and pursuant to its command,  
FOR WANT OF GOODS AND CHATTELS ON THE 20 DAY  
OF JUNE 1799 I LEVIED ON THE FOLLOWING DESCRIPTIVE  
REAL ESTATE, TO WIT: PART OF THE BULLER  
-CLAI-BOURNE-SURVEY NO. 6295 IN VIRGINIA MILITARY  
DISTRICT IN CLAI-BOURNE TOWNSHIP UNION COUNTY  
OHIO AND IN THE WATERS OF FULTON CREEK, BEGIN-  
NING AT THE NORTH WEST CORNER OF THE JOSEPH  
SMARTS AND NORTH EAST CORNER OF ELIZABETH  
COTEREL'S LAND; THENCE N. 23 POLES TO THE WEST  
LINE OF A LOT KNOWN AS THE WOODRUFF & KNEISLEY  
LOT, TO THE N.W. CORNER OF SAID LOT; THENCE E.  
64 POLES AND 20 LINKS TO THE ORIGINAL NORTH  
WEST CORNER OF SAID LOT TO A STAKE; THENCE S.  
20 POLES AND 4 FEET ON A LINE WITH THE FENCE  
AND LANE TO THE MIDDLE OF THE CREEK; THENCE  
THENCE WITH THE MEANDERINGS OF THE CREEK TO THE  
PLACE OF BEGINNING, CONTAINING 13 ACRES

M. Hopkins  
Per Dr. G.W.

No. 4309

Ex. Doc. 1 Lvn Page 299.

Court of Common Pleas.

BO Barker  
AGAINST  
Jonathan Grandstaff.

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Def't. Jonathan Grandstaff  
before Justice of the Peace, on the 8<sup>th</sup>  
day of July, 188<sup>9</sup> \$ 61 80  
for the sum of ..... \$ 32 20  
And Costs before Justice ..... \$ 32 20  
Interest from 8<sup>th</sup> of July, 188<sup>9</sup> \$ ..... }  
Justice's Increase Costs ..... \$ ..... }  
Constable's Increase Costs ..... \$ ..... }  
Clerk's Increase ..... \$ 65 }  
Sheriff's Increase ..... \$ ..... }  
Clerk's Fees heronc ..... \$ .....

*Plaintiff's Attorney.*

~~RETURNED AND FILED,~~

1888

**TROUP, KINNARD & CO.,**  
Blank Book Makers, Legal Blank Publishers, Stationers, Printers  
and Binders, Dayton, Ohio.

# EXECUTION ON TRANSCRIPT.

—————

THE STATE OF OHIO,

*County, ss.* } To the Sheriff of *Union* County, Greeting:

Whereas, In a certain action before *Joseph W. Dower* a Justice of the Peace in and for the Township of *Clairbourne* in the said County of *Union* wherein *B. J. Barber*

was Plaintiff, and *Jonathan Grandstaff*,

was Defendant, judgment was rendered on the *6<sup>th</sup>* day of *July* A. D. 1887, against the said *Jonathan Grandstaff*,

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

Plaintiff, for the sum of *sixty-one and  $\frac{5}{10}$  Dollars* and *Three Cents*, and *Twenty* Dollars and

*Twenty* Cents, the costs of suits before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of *Union* on the *9<sup>th</sup>* day of *July* 1887

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of *Jonathan Grandstaff*,

aforesaid, you cause to be made the said sum of *Sixty-one Dollars* and *fifty Cents* damages, and *Three Dollars* and *Twenty* Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said *Jonathan Grandstaff*

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 Grandstaff*, 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 *19<sup>th</sup>* day

of *June* A. D. 1888.

*W. H. Tracy*  
Clerk.

Execution & Lien Case File

Case No. 4510

# CIVIL TRANSCRIPT.

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No. 4510

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Ex. and Lien Doc., vol. 1 page 300.

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## Union Common Pleas.

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M. W. Hill

Pl'tiff.

AGAINST

J. E. ~~Robertson~~ Thompson

Def't.

1887

<sup>800</sup>  
M.W. Hile  
vs  
J. S. Thompson

Transcript -



M W Hise      Before & Ob Mather  
 Plaintiff      Justice of the Peace  
 vs.      in and for Clarionne  
 J E Thompson      Township Union County  
 Defendant      Ohio

July 4<sup>th</sup> AD 1887 The plaintiff filed  
 his bill of particulars which is in  
 substance as follows

#130 Rushwood Ohio March 27<sup>th</sup> 1880  
 Justices fees  
 Sums      \$25  
 Apt cost      40  
 Record      40  
 Judge      40  
 Satisfaction      20  
 Execution      40  
 #205

J E Thompson  
 July 4<sup>th</sup> AD 1887 issued a summons  
 on the above named defendant and  
 the constables of the township being  
 absent and not being able to find  
 any of the constables in the  
 township I appointed Henry Lee  
 Constable for the purpose of serving  
 said summons and I administered  
 to the said Henry Lee an official  
 oath as constable and handed  
 to him the summons the summons  
 being made returnable July 8<sup>th</sup>  
 AD 1887 at 10 o'clock AM.

July 8<sup>th</sup> o'clock AM summons returned  
endorsed as follows received this  
writ July 4<sup>th</sup> 1887 and July 4<sup>th</sup> 1887  
Served the same on the defendant  
by handing him a certified copy  
thereof in Rushwood Union County  
Ohio service and return ~~recd~~  
25¢ copy 25¢ mileage 25¢

Henry Rice depy const  
July 8<sup>th</sup> AD 1887 10 o'clock AM, the  
plaintiff appeared The defendant  
appeared not, nor for one hour  
thereafter but made default it  
is therefore considered by me  
that the plaintiff recover of  
the defendant this 8<sup>th</sup> day of July  
AD 1887 the sum of Two Hundred  
and Twenty eight dollars at 8%  
interest from said date and  
costs of suit herein taxed at as  
follows, <sup>Justice fees</sup> \$205 Constable fees 90¢

W B Mather Jr

July 21<sup>st</sup> 1887 issued an execution  
and hand the same to V H Collin  
constable July 22<sup>nd</sup> AD 1887 execution  
returned endorsed as follows  
Received this writ July 21<sup>st</sup> 1887 and  
find there is no personal property

of the defendants on which to make  
a writ & co V & C Collin Constable

State of Ohio Clarendon Township  
Union County, S.S.

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

O B Mather Justice of Peace  
in aforesaid Township  
Certificate 259 Transcript 709

Execution & Lien Case File  
Case No. 4511

# CIVIL TRANSCRIPT.

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No. ~~304~~  
4511

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Ex. and Lien Doc., vol. 1 page 304

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## Union Common Pleas.

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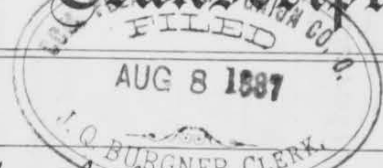
H. F. Uhryeyer Plaintiff.  
against

William Clapham Defendant.

---

1887

Transcript.



AUG 8 1887

J. O. BURGNER, CLERK.

H. F. Schmeyer

VS. Plaintiff

William Blapham

Defendant

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

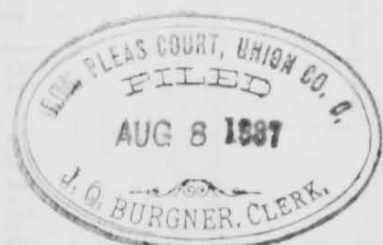
I hereby certify that the within is a full  
and true copy of the proceedings in the above  
action, had by and before me, at my office in  
said Township, as the same appears of Record  
on my Docket 6 page 470.

Aug 3d 1887

W. W. Ninget

Justice of the Peace.

ROBERT CLARKE & CO.  
Law Publishers, Booksellers & Stationers,  
65 WEST FOURTH STREET,  
CINCINNATI, O.



AUG 8 1887

J. O. BURGNER, CLERK.

Before

W. M. Winger

Justice of the Peace.

H. F. Helmeyer

Plaintiff

VERSUS

William Clapham

Defendant

Judgment, - \$ 76.15-

JUSTICE'S FEES. Plt's Costs. Def's Costs.

\$      \$

Summons 25-

Subpœna for

Filing 2 Papers 10

Record 60

Continuance

Swearing Witnesses

Affidavit

Bond

Order of Att.

Notice to Garn.

Disc. of Garn.

Writ of Replevin

Complaint

Venire for Jury

St'ng in Trial

Judgment & Surety 60

Affidavit in Surety

Undertaking

Execut'n and Filing

45-

Satisfaction

20

Transcript -

60

Certificate

25-

3.05

CONSTABLE'S FEES.

Sum., Serv. & Mile. 70

Sub. Serv. & Mileage

Sum. Appraisers

App's Fees

Schedule and Bond

Ser. Garnishee

Att. Trial

Sum. Jury & Mileage

Order of Sale

Ex. and Per Cent. 2 44

Reca my fees

S. Bennett const-

Amount Claimed, \$ 76.15-

No. 59-

June 13<sup>rd</sup> 1887,

The Plaintiff filed his Bill of Particulars, Bond, and Affidavit, Complaint, as follows:

\$6782 Chicago Sep 24<sup>th</sup> 1885-

Pay to my order Sixty Seven <sup>82</sup>/<sub>100</sub> dollars for value received and charge to my account with exchange To Clapham & Goege } Marysville Ohio } H. F. Helmeyer.

\$1005- Chicago Nov 6<sup>th</sup> 1885-

Pay to my order Ten <sup>45</sup>/<sub>100</sub> dollars for value received and charge to my account with exchange To Clapham & Goege } Marysville Ohio } H. F. Helmeyer

June 13<sup>rd</sup> 1887 Issued a summons for

William Clapham

returnable June 16<sup>th</sup> 1887, at 9 o'clock A. M., and delivered the same to Sam Bennett Constable.

Which was returned June 14<sup>th</sup> 1887 endorsed as follows: Received this writ June 13<sup>th</sup> 1887 and served the same day by delivering a certified copy thereof to the within named defendant. Service 25 miles 20 to 25 Stat. 70

Sam Bennett constable

June 16<sup>th</sup> 1887 The At. Goclock A. M. The plaintiff by his atty L. Piper appeared. The defendant failed to appear at that hour or for one hour thereafter. The plaintiff demanded judgment on his bills of particulars.

Whereupon it is on said 16<sup>th</sup> day of June considered by me that the plaintiff recover from said defendant the sum of Seventy Six <sup>13</sup>/<sub>100</sub> dollars and his cost herein expended taxed to \$ 225-

W. M. Winger - J.P.

June 23<sup>rd</sup> 1887 Execution issued and delivered to Sam Bennett constable which was returned July 22<sup>nd</sup> 1887 endorsed,

State of Ohio , Union County, Pass Township.

WITNESSES.

Received this writ - June 23<sup>rd</sup> 1887 and the same day I levied  
upon 1000 Bricks and 150 Boards caused the same to be  
advertised and sold

Made by sale of property	\$30.00
Postage 4 <sup>½</sup>	1.21
Service	.40
Mileage	.20
Advertising	.40
Moving property	.25
paid Justice	<u>27.84</u>
Total	\$30.30
	\$30.00

My fees retained

Sam Bonett Constable

Aug 3<sup>rd</sup> 1887 Received of W. M. Weigel - Twenty four &  $\frac{4}{10}$  dollars to  
apply on the above judgment

Robinson & Piper atys for D.L.F.

Undertaking for Stay of Execution.

I ..... Resident of ..... County, as Surety for Stay of  
Execution in the above cause of ..... against ..... do  
hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment with in-  
terests and costs, and costs that may accrue.

Approved by and signed before me, this  
day of A. D. 18 }  
Justice of the Peace.

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

Bail for Appeal.

I ..... Resident of ..... County, as Bail for Appeal  
in the above cause of ..... against ..... hereby under-  
take to the said ..... in the sum of ..... Dollars,  
that said appellant shall duly prosecute ..... appeal to effect, without unnecessary delay, and if judgment be  
awarded against said appellant, I will satisfy said judgment with interests and costs, and costs that may accrue.

Approved by and signed before me this  
day of A. D. 18 }  
Justice of the Peace.

Execution & Lien Case File  
Case No. 4512

# CIVIL TRANSCRIPT.

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No. 4512

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Ex. and Lien Doc., vol. 1 page 302

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## Union Common Pleas.

---

Jonathan Rogers Plaintiff  
against

William Clapham Defendant



TRANSCRIPT FROM CIVIL DOCKET.

J. Q. BURGNER, CLERK.

Jonathan Rogers

AGAINST

William Blapham

Before W. M. Winger—  
*Justice of the Peace.*

Docket 4, No. 160, Page A 71.

CERTIFICATE.

THE STATE OF OHIO,

Union County, } ss.  
Paris Township.

I, the undersigned, a Justice of the Peace  
in and for said County and Township, hereby  
certify that the within is a full and true copy  
of the record of the proceedings in the above  
action, had by and before me, at my office in  
said Township, and of the costs in said case,  
as the same appear of record on my Docket  
4, page A 71.

Aug 3<sup>d</sup> 1887.

W. M. Winger—  
*Justice of the Peace.*

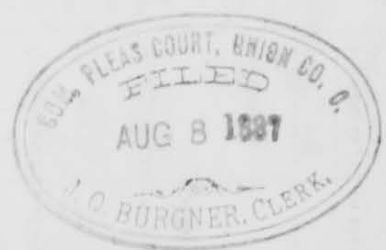
Filed in the Court of Common Pleas

of \_\_\_\_\_ County, Ohio,  
on the \_\_\_\_\_ day of \_\_\_\_\_ 18\_\_\_\_\_.

Clerk of said Court.

ROBERT CLARKE & CO.,  
Law Publishers, 65 West Fourth Street, Cincinnati, Ohio.

8760



## CIVIL

Before W. M. Winget, J. P. of

ROBERT CLARKE &amp; CO., Publishers, Cincinnati, O. (Copyrighted)

Paris

## ACTION,

Township, Union County, and State of OhioJonathan Rogers  
AGAINT Plaintiff  
William Clapham

Defendant

Amount Claimed, \$	24.24	JUSTICE'S FEES.	CONSTABLE'S FEES.
With Interest and Costs.			
Judgment, \$	24.39	Pif's Costs.	Def't's Costs.
ITEMS OF FEES.		\$ cts.	\$ cts.
Summons, / persons,	25	25	
Serv., mil., / miles, / copies,		45	
Subpoena, / persons,			
Serv., mil., / miles, / copies,			
Summons for Jury,			
Serv., mileage, / miles,			
Sitting in and attending Trial,			
Swearing / persons,			
Filing 2 papers,	10		
Continuance,			
Judgment, ent' ring,	40		
" satisfaction of,			
Execution,			
Serv., mil., / miles, / copies,			
4 per cent. of money made,			
Docketing, etc., words,	45		
Affidavit,			
Bond or Undertaking,			
Transcript- certificate	45		
	25		

## WITNESSES AND THEIR FEES.

For Pif.	For Def't.
\$ cts.	\$ cts.

It is therefore considered by me on said 2<sup>d</sup> day of August, that the plaintiff recover of the defendant William Clapham on said plaintiff's bill of particulars the sum of Twenty-four dollars & thirty nine cents and his costs herein expended taxed at \$1.50

W. M. Winget - J.P.

Aug 3<sup>d</sup> 1887 Recd of Pif by Robinson & Dyer \$260 in free of cost in the above case,

W. M. Winget - J.P.

Case No 160

July 30<sup>m</sup> 1887. The Plaintiff filed his Bill of Particulars,

in substance as follows:

D 2424- Marysville July 8<sup>m</sup> 1887  
One day after date I promise to pay to the order of Jonathan Rogers Twenty-four  $\frac{2}{3}$  dollars Value received with 8% interest.

William Clapham

July 30<sup>m</sup> 1887 Issued Summons returnable Aug 2<sup>d</sup> 1887 at 9 o'clock A.M. and delivered to Sam Bonnett Constable which was returned August 1<sup>d</sup> 1887 Endorsed as follows;

Received this writ July 30<sup>m</sup> 1887 and served the same on the same day by delivering a certified copy thereof with the endorsements thereon to the within named defendant.

Service 25 mileage 20 copy 25 Total 70

Sam Bonnett Constable

Aug 2<sup>d</sup> 1887 Nine o'clock A.M. The plaintiff appeared, the defendant failed to appear at that hour or for one hour thereafter, The plaintiff demanded judgment on his bill of particulars.

It is therefore considered by me on said 2<sup>d</sup> day of August, that the plaintiff recover of the defendant William Clapham on said plaintiff's bill of particulars the sum of Twenty-four dollars & thirty nine cents and his costs herein expended taxed at \$1.50

## Bail for Appeal.

I, \_\_\_\_\_, resident of \_\_\_\_\_, County, as Bail for Appeal in the above cause of \_\_\_\_\_

cause of \_\_\_\_\_ against \_\_\_\_\_

do hereby undertake to the said appellee in the sum of \_\_\_\_\_

Dollars, that said appellant shall duly prosecute \_\_\_\_\_ appeal to effect, without unnecessary delay, and if judgment be awarded against said appellant, that I will satisfy said judgment with interest and costs, and costs that may accrue.

## Undertaking for Stay of Execution.

I, \_\_\_\_\_, resident of \_\_\_\_\_, County, as Surety for Stay of Execution in the above cause of \_\_\_\_\_

against \_\_\_\_\_ do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment with interest and costs, and costs that may accrue.

Approved by and signed before me, this \_\_\_\_\_ day of \_\_\_\_\_

A.D. 18

\_\_\_\_

Justice of the Peace.

## Satisfaction of Judgment.

Received, \_\_\_\_\_, from \_\_\_\_\_

18

Dollars,

payment in full on the above judgment and costs.

\_\_\_\_\_  
Justice of the Peace.

Execution & Lien Case File  
Case No. 4513

## CIVIL TRANSCRIPT.

No. 45/3

Ex. and Lien Doc., vol. / page 303

# Union Common Pleas.

Lyon and Fraley Pl'tiff.  
AGAINST

J. H. Mahoffey & Co Def't.

1887

The State of Ohio,  
Union County, ss.)

Before H. M. Staines J.P.  
No 811. Account claimed \$27.10

June 2<sup>d</sup> 1887

Lyon & Leahy Dff's. vs J. W. Makaffay & Co. Dif's. } The Plaintiff filed their bill  
of particulars which is in substance as follows:

Judgment \$27.10

The Plaintiff claims there is  
due them on goods purchased  
Oct 17. 86 the above sum for

Filing words .00 " Record words .15 " Judgment 40 "

Satisfactory 20 " Execution and <sup>fitting</sup> 45 " <sup>\$1.25</sup> Trans and Certificate 100 of the Dff's. It is therefore considered by  
me that the Plaintiffs recover <sup>waved</sup> process and confessed the debt  
the sum of \$27.10 and costs  
that has or may accrue

H. M. Staines.

J.P.

July 2<sup>d</sup> 87

Issued execution \$28.35 and delivered to Edward Crowley  
writable returnable in 30 days

Aug 2<sup>d</sup> 87

Execution returned endorsed as follows received  
this wit July 2<sup>d</sup> 87 no property to levy on

Tues, midday 2 o'clock  
service 100 <sup>signed</sup> Edward Grotay constable  
Aug 17, 87

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

H. M. Kaines J. P.

Filed Aug. 23rd 1897  
J. D. Langmuir  
Deputy Clerk

# Execution on Transcript.

THE STATE OF OHIO,

Union

County, ss.

To the Sheriff of Union

County Greeting:

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

were Plaintiff<sup>s</sup>, and J. W. Mohoffey & Co.

were Defendant<sup>s</sup>, judgment was rendered on the 14<sup>th</sup> day of Oct A. D. 1886, against the said J. W. Mohoffey & Co.

Defendant<sup>s</sup>, and in favor of the said Syler and Healey

Plaintiff<sup>s</sup>, for the sum of Twenty seven Dollars and ten Cents, and three Dollars and forty four Cents, the costs of suit before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of Union on the 23<sup>rd</sup> day of Aug. 1887.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

J. W. Mohoffey & Co.

aforesaid, you cause to be made the said sum of Twenty seven Dollars and ten Cents damages, and three Dollars and forty four Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said J. W. Mohoffey & Co.

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. W. Mohoffey & Co.

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, on this 26<sup>th</sup> day of August A. D. 1887,

J. D. Burman  
Clerk.

THE STATE OF OHIO,  
Cuyahoga County, ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service,

\$ 31 00

Received this writ August 24 A. D. 1887

at 12 o'clock M., and pursuant to its command,

On the 26th day of August 1887 for want of  
goods and chattels I found the same on the following  
described real estate of J. T. Mahaffey, situated  
in the village of Newburg County of Cuyahoga and  
State of Ohio and bounded and described as  
follows, Beginning 20 feet west of the S.E.  
corner of ~~the~~ Lot No 9 in said village, thence  
W 30 feet, thence S parallel with the E  
line 8 poles to the N line of said lot.  
Thence west said N line E 30 feet  
to the N E corner of said lot, thence S with  
the E line of said lots poles and 6 inches to  
a stone corner to a part of said lot No 9  
now owned by the Fire and accepted as such;  
thence W 30 feet parallel with said N line of  
said lot to a stone; thence S with the N line of the  
part of said lot owned by said fire and accepted  
as such, to the place of beginning the same more or less.  
But subject to all legal highways.

Upon actual view of the above described premises, on our oaths as aforesaid, we do appraise and  
estimate the real value in money of said real estate at \$1000. This writ returned  
this 26th day of September 1887 for want of  
time.

Given under our hands and seals, this

day of

A. D. 1887

*Sherriff's fees*

Service	30
Mileage	1.96
Summons	1.00
Attacks	1.00
Conveyance	1.00
Ferry	50
Total	\$2.56

*W. H. O'Brien's*  
*Sherriff Cuyahoga Co.*



No.

Ex. Due /

*McCormick*

Execution of

Ex. Ret.

Judge vs. Deft., before Justice of the Peace, on 1st day of Oct. for the sum of.....
And Costs before Justice.....
Interest from Oct. 1st, Justice's Increase Costs,.....
Constable's Increase Costs,.....
Clerk's Increase,.....
Sheriff's Increase,.....
Clerk's Fees herein,.....

*Robt. McCormick*

RETURNED

THE STATE OF OHIO,  
Cuyahoga County, ss.

**SHERIFF'S RETURN.**

SHERIFF'S FEES.

Service,

\$ 26 00

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

On the 15th day of August, 1887, for want of  
goods and chattels of Edward J. Bauer, the following  
described real estate of J. H. Mahaffey, situated  
in the Village of Huron, Huron County of Cleveland and  
state of Ohio and bounded and described as  
follows, Beginning at first post of the S.E.  
corner, running westwardly along the

No. ....

Ex. Doc. / Page 30 0

Union Co. Common Pleas.

Lyon and Holey  
against  
J. H. Mahaffey & Co,  
Execution on Transcript.

Ex. Ret. 188

Judg't vs. Def't.	.....
before Justice of the Peace, on the 14 day of Oct. 1880	.....
for the sum of	\$ 271 10
And Costs before Justice	\$ 3 43
Interest from Oct. 14, 1880	\$ 0
Justice's Increase Costs	\$ 0
Constable's Increase Costs	\$ 0
Clerk's Increase	\$ 0
Sheriff's Increase	\$ 0
Clerk's Fees hereon	\$ 1 60

Robinson & Piper  
Plaintiff's Attorney.

RETURNED AND FILED

188

# Sheriff's Return on Vend.

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

Sheriff's Fees.	Dolls.	Cts.
Service .....		
Levy .....	1	20
Sum. Appraisers....	1	00
Swear'g Appraisers..		
Conv. Appraisers...	1	00
Writing Appraisal...	30	
Copy of Appraisal...		
Notice to Printer...	30	
Affidavit of Printer.		
Writing Notice.....		
Mileage .....	1	96
Poundage .....		
Return .....	4	76
Total.....	03	11
Printer's Fees .....		
Appraiser's Fees.....		

In obedience to the command of the Vend. hereto annexed, I did, on the 26<sup>th</sup> day of Sept 1887, summon O G Rhodes, J A Wright and H Dague

three disinterested freeholders of said County, who were by me duly sworn to view and appraise the lands and tenements therein described; and afterwards, on the 26<sup>th</sup> day of Sept A. D. 1887 said Appraisers returned to me, under their hands and seals, that they did, upon actual view of the premises, estimate and appraise the real value in money of the same at Four Hundred 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 \_\_\_\_\_ day of \_\_\_\_\_ 1887, I caused to

be advertised in the \_\_\_\_\_ (a newspaper printed and published and of general circulation in \_\_\_\_\_ County,) said lands and tenements to be sold at public sale at the door of the Court House of said County, on the \_\_\_\_\_ day of

A. D. 1887, at \_\_\_\_\_ o'clock, M. of said day. And having advertised said lands and tenements for more than thirty days previous to the day of sale, to wit: consecutive weeks; and in pursuance to said notice, I did, on said

day of \_\_\_\_\_ A. D. 1887, at the time and place above mentioned, proceed to offer said lands and tenements at public sale at the door of said Court House, and then and there came \_\_\_\_\_

who bid for the same the sum of \_\_\_\_\_ Dollars; and said sum being \_\_\_\_\_ two-thirds of the appraised value thereof, and said being the highest and best bidder therefor, I then and there publicly sold and struck off said lands and tenements to him for said sum of \_\_\_\_\_ Dollars.

I this first return'd this 17<sup>th</sup> day of October 1887 by order of Plaintiff's Attorney

*W. H. Hobson*

Sheriff.

**VENDI. EXPONAS.**

THE STATE OF OHIO,

Union

County, ss.

{ To the Sheriff of said County—Greeting:

You are Hereby Commanded,

to cause the following described real estate to be  
appraised, advertised and offered for sale  
according to law

Situate in the village of Newton, County of Union  
and State of Ohio, bounded and described  
as follows, to wit: Beginning 20 feet west of the  
South East corner of Lot No. 9 in said Village,  
thence west 30 feet, thence N. parallel with the E.  
line 8 poles to the S. line of said lot, thence with  
said N. line E. 60 feet to the N.E. corner of said  
lot: thence S. with the E. line of said lot  
6 poles and 6 inches to a stone corner  
to a part of said In Lot No. 9 now owned by  
the Free and accepted Masons: thence W. 20 feet  
parallel with said N. line of said lot lastwise,  
thence S. with the W. line of the part of said lot  
owned by said Free and Accepted Masons, to  
the place of beginning, or the same more  
or less, but subject to all legal highways.

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 Twenty dollars and  $\frac{1}{2}$  Dollars  
and three and  $\frac{1}{2}$  Dollars,  
costs of suit, which, by the judgment of W. M. Haines  
Justice of the Peace within and for said County, on the 14<sup>th</sup> day of  
Oct., A. D. 1856.

Lyon and Healey,  
recovered against the said J. W. Mahaffey & Co.  
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<sup>rd</sup>  
day of Aug., A. D., 1857,  
with interest thereon from the 14<sup>th</sup> day of Oct., A. D. 1857,  
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 J. W. Mahaffey & Co.,  
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

Lyon and Healey  
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, Ohio, this 26<sup>th</sup> day  
of September A. D. 1857.

John D. Burman Clerk

Liêu

~~Vendi~~ Doc. /

Page 303

Union Co. COMMON PLEAS

Lyon and Shaler  
vs.

us.

J. H. Mahaffey & Co.

## VENDI. EXPONAS.

Judgment 14<sup>th</sup> day of Oct.  
1856, for \$27.10  
Plaintiff's Costs, 3.45  
Defendant's Costs,  
Interest, from Oct. 14<sup>th</sup>. 86  
Increase Costs, 6.66  
" Clerk, *hereau* 1.00  
" Sheriff, " "  
" App'r, "  
" Printer, "

Issued Sept. 26<sup>th</sup>, 1867  
Filed 187

Filed \_\_\_\_\_ 187

*Attorney.*

Execution & Lien Case File  
Case No. 4514

# CIVIL TRANSCRIPT.

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No. 4514

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Ex. and Lien Doc., vol. / page 304

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Union Common Pleas.

McCormick Harrowing

Machine Company Plaintiff.

AGAINST

O. B. Mather et al. Deft.

## THE STATE OF OHIO,

County, ss.

**SHERIFF'S RETURN.**

Received this writ Dec 16 A. D. 1887

## SHERIFF'S FEES.

Service,	- - - \$	30
Levy,	- - - \$	60
Sum. Appraisers,	- - - \$	
Swearing Appraisers,	- - - \$	
Conv. Appraisers,	- - - \$	
Mileage,	- - - \$	
Poundage,	- - - \$	
Return,	- - - \$	

Total,	\$ 1,70
Appraiser's Fees,	\$ 1,70
Printer's Fees,	\$ 0.00

at 10 o'clock P.M. and pursuant to its command, On the 6th day of December, 1887, having taken the following described tract as the property of Louis Mather, being part of original land, thence with his east line 89 $\frac{1}{2}$  + 675 poles to a stone corner to the Dover estate of Edith Baldwin, thence with the north line of said Dover estate to 80 $\frac{1}{2}$  + 119 $\frac{1}{2}$  poles to the center of Richwood Creek and Lee Gravel Road witness, a stone planted 80 $\frac{1}{2}$  + 119 $\frac{1}{2}$  feet whence with the course of said road 11 $\frac{1}{2}$  + 11 $\frac{1}{2}$  poles thence N 18° W 64 poles to a stake in the south line of lands formerly owned by Harvey Price, thence with Price's South line 8.80 $\frac{1}{2}$  + 57 $\frac{1}{2}$  poles to the place of beginning containing 87 acres of land.

*I certify returned to me on the 1st day of Dec 1887 by me Carl May  
Sheriff*

No.

Ex. Doc. 1 Page 304

Miami Common Pleas

McComick v. W. C.  
against  
O. B. & Louisa Mather  
D. d. l.  
EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Deft.  
before Justice of the Peace, on the 23rd  
day of April 1887  
for the sum of \$ 188.75  
And Costs before Justice \$ 6.10  
Interest from Apr. 23rd 1887 \$ 188.75  
Justice's Increase Costs \$ .  
Constable's Increase costs \$ .  
Clerk's Increase \$ .  
Sheriff's Increase \$ .  
Clerk's Fees hereon \$ .60

*S. S. Gardiner*  
Plaintiff's Attorney.

RETURNED AND FILED,

# EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union

County, ss.

To the Sheriff of Union

County, Greeting:

Whereas, In a certain action before H. W. Hale  
 a Justice of the Peace in and for the Township of Jackson in the  
 said County of Union wherein  
 McCorrick Harvesting Machine Co.  
 was Plaintiff, and O. B. Mather, Louisa Mather, John  
 Baldwin and Edith Baldwin  
 were Defendants, judgment was rendered on the 23<sup>rd</sup> day of April  
 A. D. 1887, against the said O. B. Mather, Louisa Mather  
 John Baldwin and Edith Baldwin  
 Defendant, and in favor of the said McCorrick Harvesting  
 Machine Co.

Plaintiff, for the sum of Fifty eight ————— Dollars  
 and 25<sup>c</sup> — Cents, and Six ————— Dollars and

Ten ————— Cents, the costs of suits before the said Justice, as to us  
 appears by the transcript of said judgment filed and docketed in the office of  
 the Clerk of the Court of Common Pleas, within and for the said County of  
 Union on the 25<sup>th</sup> day of Aug. 1887.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of O. B. Mather,  
 Louisa Mather, John Baldwin & Edith Baldwin  
 aforesaid, you cause to be made the said sum of \$ 58 ————— Dollars  
 and 25<sup>c</sup> — Cents damages, and six ————— Dollars  
 and 10 ————— Cents, the costs aforesaid, and all accruing costs, if so  
 much of the goods and chattels of the said O. B. Mather, Louisa  
 Mather, John Baldwin & Edith Baldwin  
 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 O. B. Mather,  
 Louisa Mather, John Baldwin & Edith Baldwin  
 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, O. this 6<sup>th</sup>

of Dec. A. D. 1887

day

*John D. Brugman*  
Clerk.

# Transcript

McCormick Harvesting Machine Co. Before H. M. Hall  
Company Plaintiff Justice of the Peace  
vs Jackson Township.  
O. B. Mather, Louisa Mather Union County  
John Baldwin, Edith Baldwin Ohio

Action brought on a  
judgment \$58.25 promissory note which  
includes ——— reads as follows  
filing papers 10 \$50<sup>00</sup> Richwood Aug 2<sup>nd</sup> 1885  
judgment 40 On or before the 1<sup>st</sup> day of  
Record 15 Oct 1886 for value received  
Execution & file 45 the undersigned promise to  
2<sup>nd</sup> Execution & file 45 pay to the McCormick Harvesting  
Co. or order at Bank  
Transcript & certify 75 of Richwood Fifty Dollars  
2,30

bounables fees  
On Execution \$3.80  
  
Signed by  
John Baldwin  
P. C. Barnes Edith Baldwin  
mark

April 23<sup>rd</sup> 1887. Defendants waived process  
and entered their appearance hereon, and request  
that judgment be entered for said sum of \$50<sup>00</sup>  
and interest.

Whereupon it is on this 23<sup>rd</sup> day of April  
1887, considered by me that the plaintiff, The  
McCormick Harvesting Machine Co., recover  
of the defendants, Louisa Mather, O. B.  
Mather, John Baldwin, Edith Baldwin

The sum of Fifty Eight ~~and~~<sup>25</sup> ~~100~~ Dollars  
debt and the costs herein taxed at \$

H. M. Hall J.P.

May 6<sup>th</sup> 1887 Issued Execution and delivered  
to constable

May 21<sup>st</sup> 1887 Execution returned - endorsed  
Received May 4<sup>th</sup> 1887, and served on O.B.  
Mather, Corissa Mather John Baldwin  
Edith Baldwin May 14<sup>th</sup> 1887, there was no  
property found whereon to levy fees.

Service & return 1<sup>st</sup> Mileage 32 miles "2<sup>nd</sup>"

Total \$3<sup>25</sup> Pay Constable

Aug 3<sup>rd</sup> 1887 Issued Execution and delivered  
to constable

State of Ohio Union County Jackson Township H.

I do hereby certify that the above is a full  
and complete transcript from my docket of the  
proceedings had by and before me, at my office,  
in said township in above named case

Aug 25<sup>th</sup> 1887

H. M. Hall J.P.  
of said Township

Execution & Lien Case File

Case No. 4515

# CIVIL TRANSCRIPT.

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No. 4615

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Ex. and Lien Doc., vol. 1 page 305

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## Union Common Pleas.

---

W. C. Hastings Plaintiff  
against  
O. B. Mather wife Defendant

1887

No. 4515

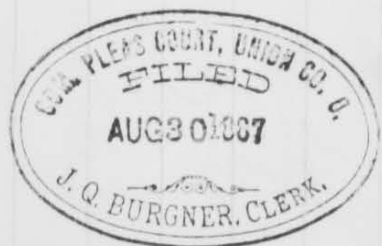
Page 306

W. C. Hoskins

vs

O. B. Mather  
Louisa Mather

Transcript of  
Judgment by  
Jas Conner J.P.



H. C. Hoskins } The State of Ohio, Union County, ss.  
27 vs } Calaboose Township, Justices Court.  
O. B. Mather and } Before Joseph Comer Justice of the Peace.  
Louisa Mather

Aug. 24th 1887 - The plaintiff says he is  
the owner and legal holder of the note  
here attached and entitled to the proceeds  
thereof and that the same is unpaid  
He asks judgment thereon against  
the defendants for \$153.00

P. R. Kerr

Atty for Plaintiff

\$ 135.00

Sept 21st 1885

On the 1st day of October Eighteen  
Hundred and Eighty six, we promise  
to pay E. Emmons or bearer One  
Hundred and Thirty five dollars,  
value received and interest at six  
per centum per annum from date  
until paid and eight per centum  
after maturity.

P. O. address Rush Creek  
Union County  
Township of Jackson.

O. B. Mather  
Louisa Mather

Issued summons of this date, return-  
able August 29th 1887 at 6 o'clock  
A.M. on which defendants entered  
their appearance by acknowledging

service thereon.

Aug. 29th 1887 - At 8 o'clock A.M.  
the time set for trial, plaintiff  
appeared but neither of the de-  
fendants appeared nor for an  
hour thereafter but made default.  
H. C. Hoskins was then sworn and  
examined by me. It is therefore  
considered by me that the plain-  
tiff H. C. Hoskins recover of the  
defendants Q. B. Mather and  
Louisa Mather ~~defendants~~ the sum  
of \$153 ~~00~~ and costs herein taxed at \$1.75

Joseph Conner J.P.

The State of Ohio, Huron County,  
Claiborne Township, ss.

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

Joseph Conner J.P.  
of the aforesaid township.

### Bill of Costs

Justice's Fees	Plff. Costs
Filing Bill	.05
Summons & Filing	.55
Satisfaction	2.0
Record	.50
Swearing witness	.05
Judgment	<u>.40</u>
Total Costs	<u>1.75</u>

## THE STATE OF OHIO,

Union County, ss.

**SHERIFF'S RETURN.**

Received this writ Dec 6 d. D. 1882

SHERIFF'S FEES.	
Service,	\$ 30
Levy,	50
Sum. Appraisers,	
Swearing Appraisers,	
Conv. Appraisers,	
Mileage,	3 70
Poundage,	
Return,	

Total,	\$ 4 00
Appraiser's Fees,	
Printer's Fees,	

at 10 o'clock A.M., pursuant to its command,  
On the 6th day of December, 1882, I, the Sheriff, do report  
for want of goods and chattels on the  
following described tract as property  
of Louis Mather being part of  
Virginia Military Reserve No. 9922  
beginning at a stake no corner to  
John Chapman's land thence with  
his east line of  $9\frac{1}{2}$  & 75 poles to a  
stone corner to the Dowd Estate of  
Erik Baldwin thence with north line

of said Dowd Estate  $380\frac{1}{2}$  E  $119\frac{1}{2}$  poles to the centre  
of Richard Esse & La Rue Brook Road witness, a store  
planted  $80\frac{1}{2}$  &  $72\frac{1}{2}$  feet thence with the course of said  
road  $11\frac{1}{2}$  N. 18 poles N. 18 W. 64 poles to a stake in the  
south line of lands formerly owned by Harvey Price  
thence with Price's south line  $80\frac{1}{2}$  &  $71\frac{1}{2}$  poles to  
the place of beginning containing 57 acres of land.

This justly returned to the Clerk  
of Court by County Clerk

M. C. Coffey  
Sheriff

Plaintiff's Attorney.

RETURNED AND FILED,

Dec 27  
1882

# EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

*Union*

County, ss.

} To the Sheriff of *Union*

County, Greeting:

Whereas, In a certain action before Joseph Canner  
a Justice of the Peace in and for the Township of ~~Lelabourne~~ in the  
said County of *Union* wherein

*W. C. Harkins*

was Plaintiff, and *O. B. Mather and Louisa Mather*

were Defendants, judgment was rendered on the 29<sup>th</sup> day of August  
A. D. 1887, against the said *O. B. Mather and Louisa Mather*

Defendants, and in favor of the said *W. C. Harkins*

Plaintiff, for the sum of *One hundred and fifty three — Dollars*  
and *00* Cents, and *00* Dollars and

*Security* *Cents*, the costs of suits before the said Justice, as to us  
appears by the transcript of said judgment filed and docketed in the office of  
the Clerk of the Court of Common Pleas, within and for the said County of  
*Union* on the 30<sup>th</sup> day of August 1887

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

*O. B. Mather and Louisa Mather*

aforesaid, you cause to be made the said sum of *One hundred and 63 Dollars*  
and *00* Cents damages, and *One* *Dollars*

and *75* *Cents*, the costs aforesaid, and all accruing costs, if so  
much of the goods and chattels of the said *O. B. Mather and*  
*Louisa Mather*

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

*O. B. Mather and Louisa Mather*  
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, O., this 6<sup>th</sup> day  
of Dec.

A. D. 1887

*John D. Burgeson*  
Clerk.

Execution & Lien Case File  
Case No. 4516

## CIVIL TRANSCRIPT.

4516  
No. 5116

Ex. and Lien Doc., vol. 1 page 306.

## Union Common Pleas.

Union Central Life Insurance Co., Plaintiff,  
AGAIST

Ed. P. Haughton et al., Def't.

Transcript

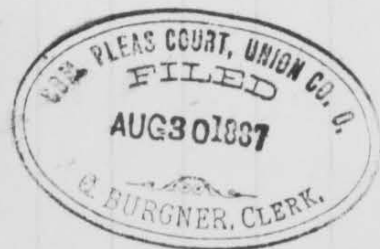
Union Central Life Insurance  
Company

v.s.

Edward P. Haughton and  
Jeanette Haughton

48-16

Page 306



The State of Ohio,      } Union Township, in Justice Court  
Union County, ss.      } Before J. S. Turner Justice of the Peace

Union Central Life Insurance Company      } August 22<sup>nd</sup> 1887. The plaintiff  
No 103      Against      } by their attorneys filed their  
Edward P. Haughton and      bill of particulars it being  
Jeanette Haughton      debt of which is as follows:

\$100<sup>00</sup>

Milford Centre, O. Jan 18<sup>th</sup> 1887,

Four Months after date, for value received we jointly and severally promise to pay to the order of the Union Central Life Insurance Company, One Hundred Dollars, without discount or defalcation, at Milford Centre, O. being the premium on Policy No 41790 in said Company, bearing date Jan 15<sup>th</sup> 1887 said Policy including all conditions therem for surrender shall without notice to any party or parties interested therein be null and void on the failure to pay this note at maturity, with interest at eight per cent per annum, payable annually. In case this note is not paid at maturity the full amount of premium shall be considered earned, and payable without reviving the policy.

Edward P. Haughton Signature of Person Insured

Jeanette Haughton Party for whose benefit this is taken  
per E.P. Haughton

\$60<sup>89</sup>

Milford Centre, O. Jan 18<sup>th</sup> 1887,

Thirty five days after date, for value received we jointly and severally promise to pay to the order of the

Union Central Life Insurance Company, Sixty &  $\frac{82}{100}$  Dollars,  
without discount or defalcation, at Milford Centre, O.  
being the premium on Policy No 41790 in said company,  
bearing date Jan 15<sup>th</sup> 1887. Said Policy including all  
conditions therein for surrender shall without notice  
to any party or parties interested therein be null and  
void on the failure to pay this note at maturity, with  
interest at eight per cent, per annum, payable annu-  
ally. In case this note is not paid at maturity  
the full amount of premium shall be considered  
earned, and payable without reviving the Policy.

Edward P. Haughton Signature of Person Insured,

Jeanette Houghton Party for whose benefit this is taken  
Credit on second Note of \$25<sup>00</sup>

August 24<sup>th</sup> 1887. Issued summons for said Edward  
P. Haughton and Jeanette Houghton to appear and answer  
returnable August 27<sup>th</sup> 1887, at 9 O'clock A.M. and  
delivered to Myron Gabriel, Constable.

August 27<sup>th</sup> 1887. Summons returned as follows.

August 24<sup>th</sup> 1887. I received this writ and afterwards on  
the same day I served the same by leaving a  
certified copy of this writ with the proper endo-  
rsements thereon with each of the within named  
defendants. Fees, service 50<sup>cts</sup> mileage 20<sup>cts</sup> 2 copies 50<sup>cts</sup>  
total \$1.20 Myron Gabriel Constable.

August 27<sup>th</sup> 1887, 9 O'clock A.M.

The plaintiffs appeared, the defendants failed  
to appear at the time specified in the summons

And one hour thereafter thereby making default.  
Judgment by default for plaintiffs on their  
verified bill of particulars against the defendants  
hereby rendered for One hundred and thirty nine  
dollars and two cents (\$139 02) with interest at  
eight per cent from Aug 22<sup>nd</sup> 1887, and plaintiffs  
costs taxed at two dollars and seventy cents. \$2 25

Justices costs

Filing Bill .05

Summons & Tel .05

Record .50

Judgment ~~.40~~  
\$1.50

J. S. Turner J. P.

The State of Ohio, Union County, Union 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.

Aug 29<sup>th</sup> 1887.

J. S. Turner J. P. of  
the aforesaid township.

This transcript .75

Certificate .25

\$1.00

Justices & Constables Costs 2.70

Total .. 3.70

Execution & Lien Case File

Case No. 4517

## CIVIL TRANSCRIPT.

4517  
No. 5117

Ex. and Lien Doc., vol. 1 page 307.

# Union Common Pleas.

J. H. Shearer Plaintiff  
16-1138ST

J. R. Hebbard Def't.

THE STATE OF OHIO,

*D. M. Gaskell*  
Union, County,  
Liberty Township.)

I, *D. M. Gaskell*, a Justice of the Peace, in and for said County and Township, State of Ohio, do hereby certify that the within named case, is a true and correct transcript of the proceedings had before me, as it appears on record in my Docket Letter No. 52

In Testimony Whereof, I have hereunto my hand this Twenty eighth day of August A. D. 1887.

Justice of the Peace.

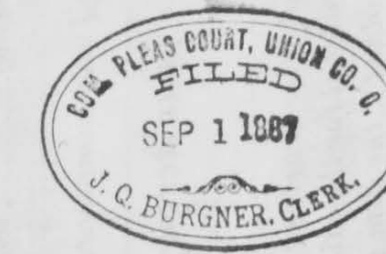
CIVIL TRANSCRIPT.

*D H Shears*

vs.

*P R Hubbard*

Published by E. L. BARRETT & SON, Springfield, Ohio.



**The State of Ohio,**

Union

County, ss.)

*J H Shearer*

Plffs

vs.

*J R Hubbard*

Defts.

**Justice's Fees.**

Plffs Cost. Defts Cost.

Summons,  
Affidavit.  
Order of.  
Undertaking,  
Subpoena....Names.  
Swearing....Witnesses,  
Adjournment,  
Filing.....Papers,

Record, ..... Words,  
Judgment, 10  
Satisfaction, 20  
Bail for Stay,  
Execution and Filing,

Transcript & Certificate, 70**Constable's Fees.**

On Summons,  
On Writ.  
On Subpoena.  
On Execution,

**Witnesses.****IN JUSTICE'S COURT,***J Liberty*

Township.

Before *L N Garnell*, Justice of the Peace.

No. 52

June 16<sup>th</sup>

, 1887.

The Plaintiff filed his bill of particulars, which is in substance as follows:

Raymond Ohio Jan 28<sup>th</sup> 1878  
Four Months after date I promis to  
to pay to J H Shearer or Bearer the  
Sum of Twenty eight Dollars for value  
Received worth Tribunal at a per cent  
from date J R Hubbard, To Subsueption  
for Tribune from Jan 28<sup>th</sup> 1878 to July 28<sup>th</sup> 1888  
~~\$12 25 interest on notes \$13 00 Total \$52 25~~

June 16<sup>th</sup> 1887 The Defendant J R =  
Hubbard appeared without process  
and confessed Judgment in the  
Sum of \$52 25 and requests  
Judgment Rendered Accordingly

It is therefore  
considered by me this 16<sup>th</sup> day  
of June 1887 that Plaintiff  
recover of Defendant J R =  
Hubbard the Sum of (\$52 25)  
Fifty two and  $\frac{25}{100}$  Dollars with  
Costs attached to this action

*L N. Garnell, J.P.*

against

I, \_\_\_\_\_ of \_\_\_\_\_ County, in  
the State of Ohio, undertake to the said  
in the sum of \_\_\_\_\_ Dollars, that  
Appellant will prosecute said appeal to effect, and without un-  
necessary delay, and that if judgment be adjudged against  
said Appellant on the appeal \_\_\_\_\_ will satisfy such judg-  
ment and costs.

Approved by, and signed before me, this \_\_\_\_\_ day of \_\_\_\_\_  
in the year 1887.

## THE STATE OF OHIO,

County, ss.

**SHERIFF'S RETURN.**Received this writ May 19<sup>th</sup> A. D. 1889**SHERIFF'S FEES.**

Service,	\$ 30
Levy,	\$ 70
Sum. Appraisers,	
Swearing Appraisers,	
Conv. Appraisers,	
Mileage,	1.60
Poundage,	
Return,	

Total,	\$ 2.60
Appraiser's Fees,	

Printer's Fees,

at 10 o'clock A. M., and pursuant to its command,  
on the 13<sup>th</sup> day of May 1889 at 10 o'clock  
A. M. for levying a writ and chattels, I  
brought the writ on the following described  
place and lot at Litchfield in the  
Township of Litchfield County of Union  
and State of Ohio to an A. M. Surveyor  
No 12472 Beg comming 29 feet to S 8° E of  
the south east corner of a 1/4 acre lot of  
land that now Griffin lots to John

Baynard and wife owned by J. V. Mahaffey, himself &  
Eliza H. Peeler, to a stake in the center of the Delaware and  
Bellfontaine road, thence with the center of said road  
S 57° E 29 1/2 rods to a stake thence S 80 W 29  
feet to a stake; then S 82 W 25' rods to a stone  
10 inches to the place of beginning containing  
15 3/4 acres more or less, except 1 1/2 acres held by  
Plaintiff & Plaintiff's attorney  
of Plaintiff's attorney

Thomas Marion Sheriff

No.

+ line  
Ex. Doc. No. 1 Page 307

Union Co. Common Pleas

J. H. Shearer & Son  
AGAINST  
J. R. Hubbard.

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judge vs. Def't June 19/87  
before Justice of the Peace, on the  
day of 188

for the sum of \$ 52.26

And Costs before Justice \$ 1.30

Interest from June 16<sup>th</sup> 1887 188 7 5

Justice's Increase Costs

Constable's Increase Costs

Clerk's Increase

Sheriff's Increase

Clerk's Fees hereto

Plaintiff's Attorney.

Joshua W. Johnson

R. McCrory, Clerk

Plaintiff's Attorney.

RETURNED AND FILED,

188

Troup, Kinnard & Co., Legal Blank Publishers, Stationers,  
Printers and Binders, Dayton, Ohio.

# EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

*Union*

County, ss.

To the Sheriff of *Union*

County, Greeting:

Whereas, In a certain action before *J. A. Gosnell* a Justice of the Peace in and for the Township of *Liberty* in the said County of *Union* wherein

were Plaintiff, and

*J. R. Hubbard*

was Defendant, judgment was rendered on the 16<sup>th</sup> day of June A. D. 1887, against the said

*J. R. Hubbard*

Defendant, and in favor of the said

*J. A. Shearer & Son*

Plaintiff, for the sum of *Fifty Two* Dollars and *Twenty Six* Cents, and

*One* Dollar and

*Thirty* Cents, the costs of suits before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of

*Union* on the 1<sup>st</sup> day of September 1887.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of *said*

*J. R. Hubbard*

aforesaid, you cause to be made the said sum of *Fifty two* Dollars and *Twenty six* Cents damages, and

*One* Dollar

and *Thirty* Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said

*J. R. Hubbard*

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. R. Hubbard*,

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

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

at *Mayville, O.* this *Thirteenth* day of *May* A. D. 1889.

*P. W. Clancy*

Clerk.

Execution & Lien Case File

Case No. 4518

## CIVIL TRANSCRIPT.

No. 4518

Ex. and Lien Doc., vol. 1 page 308

## Union Common Pleas.

The Mansfield Buggy Co. Plaintiff.  
AGAIST

N. D. & A. J. De Groot Def't.

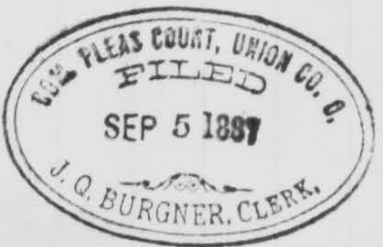
1887

Transcript

The Mansfield buggy Co.

vs.

N. D. Degood  
Almeda J. Degood.



The State of Ohio  
Union County ss.

The Mansfield buggy Co In Justice court for Geesburg  
U.S. Township.

N. D. Degood. Before J. R. Taylor Justice of the peace  
Almeda J Degood. No. 80. Amount claimed \$38.60  
April 12. 1887

Judgment \$38.60 The plaintiffs filed there bill of  
Justice fees particulars which is in substance  
Summons .50 Nov 3. 1886. Sixty days after date  
filling paper .10 we promise to pay to the order  
record .30 of A. B. Conkright & Co Thirty seven  
Judgment .40 &  $\frac{3}{10}$  dollars with interest at the rate  
Satisfaction .20 of 8 Per cent per annum until  
execution filling .45 paid at Richwood Ohio value  
order of sale .45 received

N. D. Degood,

Almeda J Degood

April 12. 1887. bill of particulars  
of plaintiff filed and summo  
Transcript ~~\$7.33~~ issued by me for the appearance  
Constable fees of the defendants on the 16<sup>th</sup> day  
Sum, serv & m. .80 of April 1887 at 9 o'clock A.M.  
Copy's .50 delivered the same to

A. Gardner Constable

Execution 1.30 April 14. 1887 summons returned  
order of sale 1.20 indorsed received this writ April 12.  
1887 and served the same on the  
within named N. D. Degood &  
Almeda J Degood by certified copy's  
service .50 mileage .30 copy's .30

Total \$1.30

A. Gardner Constable

April 16<sup>th</sup>, 1887 Time set for trial the  
Defendants failed to appear at the  
time named in the summons or for  
one hour thereafter it is therefore  
considered by me this 16 day of April  
1887 that the plaintiffs the Mans-  
field buggy Co. recover of the Defend-  
ants H. D. Degood & Admeda J Degood  
the said sum of Thirty eight  $\frac{69}{100}$   
dollars debt and also there cost here  
in taxed at \$2.80 J. R. Taylor J.P.

April 29, 1887 issued an execution  
for the Mansfield Buggy Co.  
returnable May 29, 1887 and delivered  
the same to A. Gardner Constable  
execution returned and indorsed as  
follows April 29, 1887 received this  
writ property levied upon one Gray  
mare one reaper & mower unsold for  
want of bidders service \$0 mileage \$0  
advertising \$0 A. Gardner Constable  
May 28, 1887 issued order of sale for one  
grey mare one combined reaper & mower  
delivered the same to A. Gardner Const.  
June 25, 1887 order of sale returned indorsed  
no sale for want of bidders service \$0  
mileage \$0 advertising \$0 A. Gardner Const.

June 25, 1887, issued order of sale  
Delivered the same to A. Gardner Constable for  
the following property, one grey mare one buckeye  
mower & reaper and delivered the same to A. Gardner  
Constable August 8, 1887, order of sale returned  
endorsed returned August 8, 1887, milage \$0  
service \$0 Albert Gardner Constable  
August 8, 1887, issued order of sale delivered the  
same to A. Gardner Constable for the follow-  
ing property one grey mare one reaper & mower  
August 29, 1887, order of sale returned endorsed  
received August 8, 1887, returned August 29, 1887,  
no sale for want of bidders service \$0  
milage \$0 advertising \$0 A. Gardner Constable

The State of Ohio Union County Geesburg  
Township, ss. I do hereby certify that the  
above is a full and true copy from my  
docket of the proceedings had by and before  
me at my office in said Township in  
the above action August 30, 1887. I

J. R. Taylor J. P.  
of the aforesaid T. P.

## THE STATE OF OHIO,

County, ss.

## SHERIFF'S RETURN\*

SHERIFF'S FEES.	
Service,	- - - - - \$ 30
LEVY,	- - - - -
Sum. Appraisers,	- -
Swearing Appraisers,	-
Conv. Appraisers,	- -
Mileage,	2 66
Poundage,	2 45
Return,	- - -
Total,	<u>3 21</u>
Appraiser's Fees,	- -
Printer's Fees,	- -

Received this writ Sept 16<sup>th</sup> A. D. 1887  
at 2 o'clock P.M., and pursuant to its command,

Bread on the side  
Fifty three  $\frac{1}{2}$  Dollars.

Rail Clerk Burgess 50 $\frac{1}{2}$

Clerk's fee 5 37 $\frac{1}{2}$

McGivern

Other

No. 4518

Ex. Doc. 1 Page 308

Union Co. O. Common Pleas.

Massfield Buggy Co  
against

A. & R. A. J. De Guard

Execution on Transcript.

Ex. Ret. 188

Judg't vs. Def't.  
before Justice of the Peace, on the 16<sup>th</sup>  
day of April 1887  
for the sum of \$ 38,600  
And Costs before Justice \$ 10.55  
Interest from Apr. 16<sup>th</sup> 1887 \$  
Justice's Increase Costs.  
Constable's Increase Costs.  
Clerk's Increase.  
Sheriff's Increase.  
Clerk's Fees hereon \$ .60

Plaintiff's Attorney.

RETURNED AND FILED

188

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

Pat. 8-3-25 1853, 25

# Execution on Transcript.

THE STATE OF OHIO,

Union

County, ss.

To the Sheriff of Union

County Greeting:

Whereas, In a certain action before

J. A. Taylor

a Justice of

the Peace in and for the Township of

Leesburg

in the said County of

Union

wherein

The Mansfield Buggy Co.

was Plaintiff, and

A. D. and Almeda J. De Goad

were Defendant. Judgment was rendered on the

16 day of April

A. D. 1887, against the said

A. D. and Almeda J. De Goad

Defendant, and in favor of the said

Mansfield Buggies.

Plaintiff, for the sum of thirty eight

Dollars

and sixty Cents, and ten

Dollars and

fifty 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 5<sup>th</sup>

day

of Sept. 1887.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

A. D. and Almeda J. De Goad

aforesaid, you cause to be made the said sum of

thirty eight

Dollars

and sixty

Cents damages, and ten

Dollars

and fifty four

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

and chattels of the said

A. D. and Almeda J. De Goad

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. and Almeda J. De Goad

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, O. this 6<sup>th</sup> day  
of Sept. A. D. 1887

J. D. Bruguer

Clerk.

Execution & Lien Case File

Case No. 4519

# CIVIL TRANSCRIPT.

---

No. 4619

---

Ex. and Lien Doc., vol. 1 page 309

---

## Union Common Pleas.

---

S. V. R. Carpenter Plaintiff.  
AGAINST

H. N. P. Dole Defendant.

Execution on  
Transcript  
Lieu doc. / Page 309

S. V. A. Coopeter

A. T. P. Dole  
~~Attala~~  
Judgment \$236.30  
Costs before J. P. 3.30.  
1st. from Aug 29 87-  
Clerk hereau .60  
Sheriff hereau, Levy \$1.00

Attestation, being used Deeditiet, there  
Boiling w Port, of no dat ch. 5, pax  
Further description see  
Leave of May note Loring's, buy etc  
Convinced one half of the following demands  
Promises, Beginning at a Stake N 19 W 22  
just from the S. west corner of stockds  
in said village, thence N 10 E to a  
Natte fence back 77 ft 120 feet to a pine  
tree about 13 East 105 feet to a Stake, whence  
North 77 degrees 30 feet to the beginning  
containing 46 acres  
This will returned the 7<sup>th</sup> day of Sept 1887  
by order of Plaintiff's atty

Mr Hopkins Sheriff

The State of Ohio.

Union County, S. To the Sheriff of Union County Greeting:

Whereas in a certain action before

J. A. Taylor a Justice of the Peace in and for  
the Township of Leesburg in said County of Union where in  
S. V. R. Carpenter was Plaintiff and H. W. P. Dole was  
Defendant Judgment was rendered and rendered on  
the 29<sup>th</sup> day of August 1887 against the said H. W. P. Dole  
plaintiff and in favor of the said S. V. R. Carpenter Plaintiff  
for the sum of Two hundred and thirty six  $\frac{30}{100}$  Dollars  
and three  $\frac{35}{100}$  dollars costs of suit before said  
Justice as appears by transcript of said judgment  
filed and docketed in the office of the Clerk of Court  
of Common Pleas within and for the said County of  
Union on the 6<sup>th</sup> day of September A.D. 1887.

You are therefore commanded that of the  
goods and chattels and for want whereof then of  
the lands and tenements of the said H. W. P. Dole  
of whose you cause to be made the sum of  
Two hundred and thirty six  $\frac{30}{100}$  Dollars with  $\frac{1}{2}$ %  
on it from Aug. 29. 1887 and  $\frac{33^{3}}{100}$  costs of same said  
and make due return of this writ in 60 days.

Witness my hand and seal of said Court  
of Common Pleas, at Marysville Ohio this  
7<sup>th</sup> day of Sept. 1887. J. D. Burgoon,  
Clerk,

Received this Writ Sept. 7<sup>th</sup> 1887  
at 2 o'clock P.M. and pursuant  
to its command for want of Goods  
and Chattels I located Leveel on the  
following lands and Tenements.

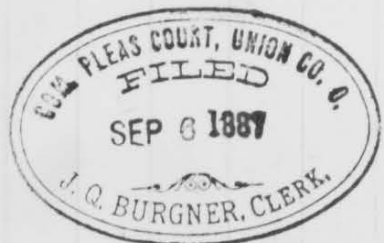
Situated in the ~~town of~~ ~~Union~~ County  
of Union State of Ohio and known as

*Transcript*

*S. V. R. Carpenter.*

*vs.*

*H. K. P. Dole.*



August 27 1887. adjourned by consent  
of parties until August 29 1887 at 2  
o'clock P.M. J. R. Taylor J.P.

August 29 1887. Time set for trial  
as per adjournment the parties  
met and the Defendant allowed  
judgment to be taken for the amount  
of the Plaintiff claim it is therefore  
considered by me on this 29 day of  
August 1887 that the Plaintiff  
S. V. R. Carpenter recover of the defendant  
H. A. P. Dole the said sum of Two  
hundred Thirty six and  $\frac{8}{10}$  Dollars the  
amount of his claim and also his  
costs here in taxed at \$2.35.

J. R. Taylor J.P.

The State of Ohio Union County Leesburg  
Township ss. I do hereby certify that  
the above is a full and true copy from  
my docket of the proceedings had by  
and before me at my office in  
said Township in the above action.  
August 30 1887. J. R. Taylor J.P.  
of the afore said Township

costs of Transcript paid by Plaintiff

The State of Ohio  
Union County In Justice Court for  
Geesburg Township

before J. R. Taylor Justice of  
S. U. R. Carpenter the peace  
<sub>U.S.</sub>

H. N. P. Dole. No. 105 Amount claimed \$ 236.30  
August 24. 1887.

The Plaintiff filed his bill of particulars which is in substance as follows Ninety days after date for value received I promise to pay the order of S. U. R. Carpenter at first National Bank Columbus Ohio Three hundred Dollars with interest from date Magnetic Springs Ohio May 8<sup>th</sup> 1884.  
~~transcript \$1.00~~  
~~mailing & postage \$1.45~~  
~~(A credit of \$10.00 Oct 24. 1883)~~ H. N. P. Dole  
Constable fee August 24 1887 Bill of Particulars  
Served on <sup>1</sup> .65 of plaintiff filled and  
Copy. <sup>25</sup> summons issued by me for

The appearance of the Defendant on 27 day of August at 3 o'clock P. M. Delivered the same to A Gardner Constable

August 25. 1887 summons returned indorsed received this writ August 24. 1887 and served the on the within named H. N. P. Dole by certified copy August 24. 1887.

A. Gardner Constable

Execution & Lien Case File

Case No. 4520

# CIVIL TRANSCRIPT.

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No. 310<sup>4620</sup>

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Ex. and Lien Doc., vol. L, page 310.

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## Union Common Pleas.

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W<sup>m</sup> Harriman Pl'tiff.

AGAINST

Geo. W. Merritt Def't.

Transcript

William Harriman

G. W. Merritt

30	29	28	27	26	25	24	23	22	21	20	19	18	17	16	15	14	13	12	11	10	9	8	7	6	5	4	3	2	1
----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	---	---	---	---	---	---	---	---	---



L. P. 310

July 25<sup>th</sup> 1887. Copy written, endorsed.  
Received July 20<sup>th</sup> 1887, and served same day.

No goods or chattels found whence to levy  
or execute any part of the money, less service &  
return 40<sup>c</sup> postage 35<sup>c</sup>. Total 75<sup>c</sup>

J. L. Moore Counsel

State of Union County, Jackson Township, Pa.

I do hereby certify that there is a  
full and complete transcript showing abstract of  
the proceedings had by and before me in  
above action.

H. M. Head, P.

Sept 30<sup>th</sup> 1887.

affixed hereto

# Transcript

The costs in this case including costs of William Harriman Plaintiff vs G.W. Merritt, Defendant are to be paid by William Harriman Plaintiff

1	William Harriman	3	Before H. M. Hall J. P.
2	v.s	Plaintiff	Jackson Township Union
3	G. W. Merritt, defendant	3	County of Clinton
4	Judgment \$33 <sup>60</sup>	Amount claimed \$30 <sup>00</sup> & interest	
5	Justice fees by Plaintiff		July 4 <sup>th</sup> , 1887
6	Summons .25	The plaintiff filed his bill of partition	
7	filling papers .05	laws which in substance is as follows.	
8	Record .25	\$30 <sup>00</sup> Richwood, O. Oct. 6 <sup>th</sup> 1885	
9	Judgment .40	On the 6 <sup>th</sup> day of Oct. 1886 I promise	
10	Execution & file .45	to pay L. Edmonds or bearer, Thirty	
11	Trans. & certify .60	Dollars, for value received, with six	
12	.2.00	per cent interest before due, and eight	
13		per cent after due. Interest to be paid	
14		annually signed G. W. Merritt	
15	Constable fees July 4 <sup>th</sup> 1887 Issued Summons for		
16	On Summ. .85 appearance of defendant July 8 <sup>th</sup> 1887		
17	On Execution .75 at 3 O'clock P.M. and delivered to Constable		
18	1.60 July 8 <sup>th</sup> 1887 Summons returned -		
19	Indorsed - Received July 4 <sup>th</sup> 1887 and		
20	July 5 <sup>th</sup> 1887 Served the same on defendant		
21	by leaving a certified copy thereof with		
22	him personally fees. Service & return		
23	35 <sup>c</sup> Copy 25 <sup>c</sup> Mileage 6 miles 35 <sup>c</sup> Total 85 <sup>c</sup>		
24		7. C. Moore Constable	
25	July 8 <sup>th</sup> 1887 Two O'clock P.M. Defendant failed		
26	to appear after waiting one hour it is considered		
27	by me that the plaintiff William Harriman recover		
28	of the defendant G. W. Merritt the sum of Thirty		
29	three and 6/100 Dollars as debt and the costs herein		
30	payed at \$1 <sup>80</sup>		H. M. Hall J. P.
31	July 20 <sup>th</sup> 1887 Issued execution and delivered		
32	to T. C. Moore Constable		

Execution & Lien Case File

Case No. 4521

# CIVIL TRANSCRIPT.

4521  
No. 311

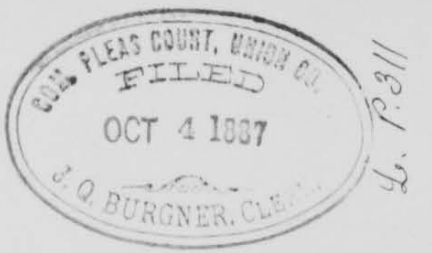
Ex. and Lien Doc., vol. L page 311.

## Union Common Pleas.

William Graves Pl'tiff.

AGAINST

Joseph Decker Def't.



S. Q. BURGNER, CLERK

State of Ohio Union County 33.  
William Graves) Before W. F. Langstaff J. P.  
vs      } vs. 79 Amount claimed \$112.66  
Joseph Decker) The Plaintiff filed his bill of partic-  
ulars which are in substance as follows  
Justices five Plaintiff asks judgment against the defendant  
Summons 25 in the sum and to the amount of One  
Summons witness 5 Hundred and Twelve and  $\frac{66}{100}$  Dollars on the  
Filing Papers 10 following promissory note  
Record 30 Judgment \$100.00 Oct 27<sup>th</sup> 1885  
Satisfaction 20  
Trial  $\frac{100}{230}$   
Transcript 70  
Certificate  $\frac{350}{350}$   
Conia Free  
Summons 25  
Copy 25  
Debtors 25  
Mileage 20  
    70  
On the first day of November 1885 I promise  
to pay W. N. Eckelberry or bearer One Hundred  
Dollars without defalcation value received with  
Eight percent interest after due to be paid  
annually and Six percent before due  
Payable at Richwood Ohio

Joseph Decker

Joseph Weeks

September 5<sup>th</sup> 1887 Issued Summons of that  
date returnable September 10<sup>th</sup> 1887 and delivered  
to A. Hodges constable

September 10<sup>th</sup> 1887 Summons returned endorsed  
Reed this writ September 5<sup>th</sup> and Sept.  
5<sup>th</sup> 1887 served the same on defendant by  
leaving a certified copy thereof with said  
defendant. Service 25¢ copy 25¢ mileage 20¢ total 70¢

A. Hodges constable

Sept. 6<sup>th</sup> 1 o'clock P.M. Time named in summons for trial the parties appeared and trial had William Graves sworn and testified

as witness for the Plaintiff Thereupon and  
on said 10<sup>th</sup> day of September 1887 it is consid-  
ered by me that said plaintiff recover of  
said defendant said sum of One Hundred  
and Twelve and  $\frac{66}{100}$  Dollars and his costs  
herein taxed at us follows Justices cost \$2.00  
Constables cost 70¢

W.F. Langstaff J.P.

The State of Ohio Union County Leesburg  
Township ss.

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

October 3<sup>rd</sup> 1887 W.F. Langstaff J.P. of the  
aforesaid township



# EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

*Marysville County, ss.* } To the Sheriff of *Delaware* County, Greeting:

Whereas, In a certain action before *M. F. Gangstaff* a Justice of the Peace in and for the Township of *Leesburg* in the said County of *Marysville* wherein *Upper Graves*

was Plaintiff, and

*Joseph Decker*

was Defendant, judgment was rendered on the 10<sup>th</sup> day of September A. D. 1887, against the said

*Joseph Decker*

Defendant, and in favor of the said

*Upper Graves*

Plaintiff, for the sum of One Hundred and Twelve Dollars and Sixty-Six Cents, and Three Dollars and

Seventy Cents, the costs of suits before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of

*Marysville* on the 4<sup>th</sup> day of *Oct* 1887

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

*Joseph Decker*

aforesaid, you cause to be made the said sum of One Hundred and Twelve Dollars and sixty six Cents damages, and Three Dollars and Seventy Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said

*Joseph Decker*

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

*Joseph Decker*

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, Ohio* this 4<sup>th</sup> day  
of *October*, A. D. 1887.

*John D. Burgess*

Clerk.

Execution & Lien Case File

Case No. 4522

# CIVIL TRANSCRIPT.

---

No. 4522

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Ex. and Lien Doc., vol. 1 page 312.

---

## Union Common Pleas.

---

Richwood Deposit Bank Plaintiff.

AGAINST

O. B. Mather et al., Defendants.

# Incorporated Village of Richwood Ohio

witt the following indorsements thereon (Fifty Dollars paid to me on 7<sup>th</sup> 1886 by taking a sale Note) —

September 29<sup>th</sup> 1887 issued Summons on the above Note requiring C. H. G. to appear and answer on the 3<sup>rd</sup> day of Oct 1887 at 9 o'clock A.M. and delivered the same to V. F. Dollen, Constable of Claibourne Co<sup>ta</sup>

October 3<sup>rd</sup> 1887 9 o'clock A.M. Summons returned indorsed as follows recd this witt Oct 29<sup>th</sup> 1887 and on the same day served the within witt on C. B. Mather personally in Richwood by Certified Copy and on Louis Mather by leaving a Certified Copy at her place of Residence in Richwood

Service & Return \$5.00  
Copies .50  
Mileage 1 mile .25  
\$1.25

V. F. Dollen, Constable

Defendants both failed to appear at the time required and for one hour thereafter but made default. It is therefore on this 3<sup>rd</sup> day of October 1887 by me considered that the Plaintiff Richwood Deposit Bank recover of the Defendants the said sum of \$1,25 and Costs herein taxed to them

J. W. Gucker Mayor

of the Village of Richwood Ohio

State of Ohio Union County I, do hereby certify that the afores is a true & correct transcript of the proceedings had by & before me in above action. Recd of W H Langley \$5<sup>00</sup> transcript fees J. W. Gucker Mayor of Richwood Ohio

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

## STAY OF EXECUTION

to be entered herein, which follows:

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

, Surety.

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

May. 18 . Amt then due, \$

, 18 . Issued an Execution for

returnable

, 18 , and

Marshal.

delivered the same to

Execution returned and endorsed as follows:



## APPEAL UNDERTAKING.

Whereas, on the ..... day of ..... A. D. 18 ..... the said ..... obtained a judgment against the said ..... on the Docket of ..... Mayor, for ..... dollars and ..... cents, and costs taxed. .... and the said ..... intends to appeal therefrom to the Court of Common Pleas of ..... County. Now, therefore I ..... do hereby promise and undertake to the said ..... in the sum of ..... dollars that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment, with interests and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

The State of Ohio,

Kuron County, ss.

**IN MAYOR'S COURT,**

Archwood Deposit Bank

Plffs.

O B Mather and  
Louisa Mather

Def'ts.

Judgment, \$ 51<sup>24</sup>

Before

W J. Hackett

Mayor.

No.

Amount claimed, \$ 51<sup>24</sup>

MAYOR'S FEES.	Plffs Cost.	Def'ts Cost.
Summons		.50
Affidavit		
Order of		
Undertaking		
Subpæna Names		
Swearing Witnesses		
Adjournment		
Filing 1 Papers		.05
Record 460 Words		
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Trans. and Certificate		.65

MARSHAL'S FEES.	85 <sup>8</sup>	184 <sup>0</sup>
Sum., Serv., and Mileage		
Sub., Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial		
Sum., Jury and Mileage		
2 Copies of Summons		.50
Ex. and Per Cent		

WITNESSES.	
	1 20

Richwood Ohio September 29<sup>th</sup> 1887  
The Plaintiff's filed their bill of particulars which is in substance as follows: The Plaintiff's claims a judgment against the Defendants for the sum of \$ 51<sup>24</sup> with interest thereon at 6% from the 3<sup>rd</sup> day of Oct 1887 on a note of which the following is a copy with the endorsements thereon  
\$ 83<sup>8</sup> August the 1<sup>st</sup> after date for Value rec'd we jointly and severally promise to pay the Archwood Deposit Bank at their office Eighty Three &  $\frac{1}{2}$  Dollars with interest at the rate of 6 per cent per annum on all amounts principal & paid interest from October 1<sup>st</sup> 1885 to be computed every year with 5 per cent attorneys fees 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 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 interest and costs of suit said judgment to draw the rate of interest specified in note after 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 any writ of error and our said attorney is hereby authorized to enter such release on said judgment witness our hands and seals this 6<sup>th</sup> day of February 1886  
O B Mather  
Louisa Mather

Execution & Lien Case File  
Case No. 4523

## CIVIL TRANSCRIPT.

No. 4523

Ex. and Lien Doc., vol. 1 page 313

## Union Common Pleas.

Gorman & Hornill Pl'tiff.

AGAINST

W.W. Skidmore Def't.

at.al.

1887

Transcript

Godman & Thornhill  
vs.  
W. M. Skidmore  
J. D. Skidmore  
W. T. Penhorwood



Godman & Thornhill vs W. M. Skidmore & J. D. Skidmore v. W. F. Penhorwood  
March 1<sup>st</sup> 1886  
Bill of Particulars of Plaintiff filed as follows  
Cost 1<sup>st</sup> after date for value recd we jointly and severally promise to pay Godman & Thornhill to pay Godman & Thornhill at their office Sixtyfive Dollars, with interest at six % after the 1<sup>st</sup> day of April 1882 with endorse-ment thereon  
Aug 12<sup>th</sup> 1882  
W. M. Skidmore  
J. D. Skidmore  
W. F. Penhorwood  
July 4<sup>th</sup>  
Transcript, 75 \$1.30

The Defendants W. M. Skidmore & W. F. Penhorwood appeared without process and acknowledged that they are indebted to the Plaintiffs in the sum of \$35<sup>75</sup> and requested that judgment be rendered against them for said amount and cost judgment is therefore rendered by me accordingly

W. H. Plotner J. P.

Sept 28 1887

I hereby certify that the above is a true copy of the proceedings had in the above action on my Docket

W. H. Plotner J. P.

Execution & Lien Case File

Case No. 4524

314

CIVIL TRANSCRIPT.

No. ~~314~~ 4

Ex. and Lien Doc., vol. ~~45~~ page 314.

Union Common Pleas.

Abrau J. Brake Plaintiff.  
AGAINST

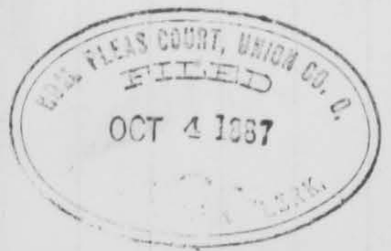
Allen Hawawalt Defendant.

Abram J. Brader

vs

Allen Hammatt-

Transcript-



Abram J. Brake } Before Wm. W. Winget - J. P. Paris Esq  
VS } Union County Ohio.  
Allen Harnawall } No 101 In Attachment

March 13<sup>rd</sup> 1886 Plaintiff filed his bill of particulars being for amount due on account.

Amount claimed \$6.00 with interest from Nov 5<sup>th</sup> 1884. Also filed his affidavit - Establishing that the defendant is a nonresident of the State of Ohio. That the claim is just and unpaid. That Aaron Tossey of said county has property of the said defendant - in his hands liable to be attached in this action.

The plaintiff asked summons, order of attachment - and notice to garnishee.

Issued Summons order of attachment and notice to garnishee, returnable March 18<sup>th</sup> 1886 at 9 o'clock A.M. and delivered to Mr. Coolidge, const. which was returned March 17<sup>th</sup> 1886. Endorsed as follows:

Received this writ - March 13<sup>th</sup> 1886. The defendant not found in my bailiwick

Mileage 65.60 by 25 Total, 682. M. Coolidge const. Received this writ March 13<sup>th</sup> 1886 at 2 o'clock P.M. I could not come at the property alleged to be in the hands of Aaron Tossey the garnishee, and on the 15<sup>th</sup> day of March 1886 at 11 o'clock A.M. I served on said Aaron Tossey a copy of this order and a written notice to appear and answer, by leaving said notice with said Tossey a copy of which notice is hereunto attached.

Service no copy no notice no mileage 65. Total \$1.85-

M. Coolidge, const.

March 18<sup>th</sup> 1886. It appearing that the summons had not and cannot be duly served on the defendant in the county I adjourned this cause to May 15<sup>th</sup> 1886 at 10 o'clock A.M. for publication of notice

May 15<sup>th</sup> 1886 10 o'clock A.M.

The plaintiff filed affidavit with copy of notice annexed showing publication of notice as provided by law. The defendant failed to appear at that hour or for one hour thereafter. Trial had, and from the evidence submitted I find that the defendant is indebted to the plaintiff on his bill of particulars in the sum of Six &  $\frac{5}{8}$  dollars.

It is therefore considered by me on said 15<sup>th</sup> day of May that the plaintiff recover from the defendant said sum of \$6.50 and his cost herein expended taxed at \$8.38-

May 15<sup>th</sup> 1886. Aaron Tolley the garnishee appeared and was examined under oath and examination reduced to writing signed and filed. From said examination I do find that at the time of the service of the order of attachment and notice on said garnishee he was possessed of no property belonging to the defendant Allen Komarowet.

J. P. Fess. file papers	30	Court - fee	
Sum	25-	All sum	90
Offs	40	" attachment	<u>180-</u>
order attach.	40		\$ 275-
Notice garnishee	40		
Several wit-	5-	A H. Brighter Dr	1.80
Ex garnishee	40		
Offs printer	40		
Court	20		
Judge	40		
Record	60	380	
Transcript	60		
Certificate	25-		
		\$ 465-	
		275-	
		180-	
		9.20	

The State of Ohio Warren County Paris Ip

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

Oct 3<sup>d</sup> 1887.

W. M. Weigert J.P.

Execution & Lien Case File

Case No. 4525

## CIVIL TRANSCRIPT.

No. 4526

Ex. and Lien Doc., vol. 1 page 315.

## Union Common Pleas.

Broke & Beond Plaintiff.

AGAINST

Allen Hammatt Def't.

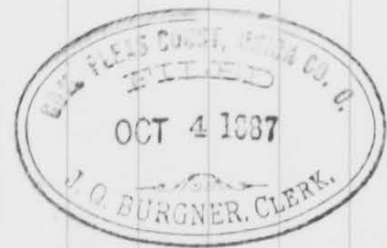
1887

Brahma Beard

U.S.

Allen Hannawalt-

Transcript-



Brake & Beard v. Before W.M. Winget - J.P. Paris Jr.

US 3 Union County, Ohio

Allen Hannawall 3 No 99 In Attachment-

March 13<sup>th</sup> 1886 Plaintiffs filed their bill of particulars as follows; Jan 1<sup>st</sup> 1885 -

One day after date I promise to pay to the order of Brake & Beard at Salamanca Indiana Forty five &  $\frac{9}{100}$  dollars Value received without any relief from valuation or appraisement laws with interest at eight per cent per annum from date until paid, and attorney fees. The drawer & endorser waive presentment for payment, protest and notice of protest and nonpayment of this note.

Allen Hannawall -

Also, an account for goods sold, amounting to \$6.98

Also filed their affidavit - Establishing that the defendant is a nonresident of the State of Ohio and which affidavit is as follows;

That the defendant is a nonresident of the State of Ohio  
that the claim is just and unpaid. That Aaron Tossery of Union County Ohio has as he believes property in his possession of the defendant liable to be attached in this action.

The plaintiff asked Summons Order of Attachment and Notice to garnishee.

Issued Summons order of attachment and notice to garnishee returnable March 18<sup>th</sup> 1886 at 4 O'clock A.M and delivered to M. Coolidge, Marshal, which were returned March 17<sup>th</sup> 1886 endorsed as follows;

Received this writ March 13<sup>th</sup> 1886. The defendant not found in my bailiwick.

Mileage 65-60pp 28 Total .86 -

M. Coolidge const.

March 13<sup>th</sup> 1886 at 2 O'clock P.M received this order. I  
could not come at the property alleged to be in the possession  
of Aaron Tossey the garnishee, and on the 18<sup>th</sup> day of March at  
1886 at 11 o'clock A.M I served on said Aaron Tossey a copy of  
this order and written notice to appear and answer, by  
leaving said notice with said Aaron Tossey a copy of  
which notice is hereunto annexed.

Service no copies no mileage 65 notice 21 Total \$1.86

M. Woolridge Court

March 18<sup>th</sup> 1886. It appearing that the summons has not  
and cannot be served on the defendant in this county  
this cause is continued until May 15<sup>th</sup> 1886 at 10 o'clock A.M  
for publication of notice.

May 15<sup>th</sup> 1886, 10. O'clock A.M. The plaintiff filed affidavit  
with copy of notice annexed showing publication of notice  
as provided by law. The defendant failed to appear at  
that hour or for one hour thereafter. Upon the evidence  
submitted, I find that there is due from the defendant  
to the plaintiff on their bills of particular the sum  
of Fifty Eight & 39/100 dollars.

It is therefore considered by me on said 15<sup>th</sup> day of May  
that the plaintiff recover from the defendant  
Said sum of \$38.39 and their cost herein expended  
laxed at  $\$$  with  $8\%$  interest - on \$30.84 and  
 $6\%$  on \$7.55 from this date.

The garnishee Aaron Tossey appeared and was  
examined under oath and examination reduced  
to writing, signed & filed, and I do find from said  
examination that at the time of the service of the  
order of attachment and notice on said Tossey he was  
possessed of no property of the defendant Allen Kannawauet-

1	of P. Fes		
2	Newspapers	30	Const-fee
3	Sum	25-	on Sum 85-
4	Affa attach	40	" attach 1.85-
5	Writ "	40	Total 2.70
6	Notice summonses	40	
7	Ex "	45-	Printer A.H. Brighter 1.80
8	Swear "	3-	2 40
9	Affa Ex parte	40	4 70
10	Coroner	20	9 20
11	Judgt-	40	
12	Record	60	
13		3 85-	
14	Transcript-	60	
15	Certificate	25-	
16		\$ 4.70	

The State of Ohio Union County Paris 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.

W.W. Wengel - J.P.

Oct 3<sup>rd</sup> 1887

24  
 25  
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 32

Execution & Lien Case File  
Case No. 4526

# CIVIL TRANSCRIPT.

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No. 4526

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*Ex. and Lien Doc., vol. 1* page 316

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## Union Common Pleas.

---

C. E. Coder Plaintiff.

AGAINST

Allen Hannavall Defendant.

Cornelius E. Cooley

vs

Allen Hannawalt -

Transcript



Cornelius C. Loder } Before Wm. Wrigg - J. P. Paris, Jr. U.S. Co.  
US } No 100 In Attachment-

Allen Hannawalt } March 13<sup>rd</sup> 1886, Plaintiff filed his Bill of  
Particulars as follows;

\$30.00

Portland Ind Dec 3<sup>d</sup> 1881.

Nine months after date we jointly and severally promised to pay to the order of W. J. Morton adm'r of Mary Morton dec'd Thirtieth dollars without any relief whatever from valuation and appraisement laws, and the drawers and indorsers severally waive presentment for payment, protest and notice of protest for the payment of this note with 6% interest after maturity or payment until paid. Value received

Allen Hannawalt

William P. Whaley

Samuel W. Arnold

also filed his affidavit establishing that the defendants were nonresidents of Ohio that the claim is just and unpaid that Aaron Tossy of said county has as he believes property of the defendant Allen Hannawalt in his hands liable to be attached in this action.

The plaintiff asked summons order of attachment and notice to garnishee. Issued summons order of attachment and notice to garnishee returnable March 18<sup>th</sup> 1886, 9 o'clock A.M. and delivered to Mr. Woolridge constable which was returned March 14<sup>th</sup> 1886 endorsed as follows:

Received this day March 13<sup>rd</sup> 1886, the defendant not found in my bailiwick - mileage 65 Copy 25 Total .90

M. Woolridge, const

March 13<sup>rd</sup> 1886 at 2 O'clock P.M. received this order. I could not come at the property alleged to be in the possession of the garnishee; and on the 15<sup>th</sup> day of March 1886 at 11 o'clock A.M. I served on said Aaron Tossy a copy of this order

and a written order to appear and answer by leaving  
said notice with said Trossey a copy of which notice  
is hereunto attached.

Service & 2 copies of notice to Milley 65 Total \$186-

M. Goodridge, const -

March 18<sup>th</sup> 1886. It appearing that the summons had not  
and cannot be served on the defendant in the county  
this cause is continued until May 15<sup>th</sup> 1886 at 10 o'clock  
A. M. for publication of notice.

May 15<sup>th</sup> 1886, 10 o'clock A. M. The plaintiff filed  
affidavit with copy of notice annexed showing  
publication of notice as provided by law.  
The defendant failed to appear at that hour or  
for one hour thereafter, and upon examination  
of the evidence submitted I find that there is  
due the plaintiff on his bill of particulars from  
the defendant in the sum of Thirty Eight  $\frac{3}{4}$ %  
dollars.

It is therefore considered by me on said 15<sup>th</sup> day  
of May that the plaintiff recover from the  
defendant Allen Hannawalt - Said sum of  
\$38.02 and his cost herein expended  
tated to \$8.40

May 15<sup>th</sup> 1886, 10. O'clock A. M. Aaron Trossey the  
garnishee appeared and was examined under  
oath and examination reduced to writing  
Signed and filed, and I do find from said  
examination that at the time of the service  
of the order of attachment and notice on said  
garnishee he was not possessed of any property  
belonging to the defendant Allen Hannawalt,-

J. P. Fees		Court fee	
Teletype paper	30	on Summons	.90
Sum	25-	, Attachment -	<u>1.85-</u>
Affidavit - attack	40	Total	2.75-
Order	40		
Sum Sanction	40	A.H. Brighter Printer	1.80
Swear cert -	5-		
Writing opinion	45-		
Off. Printer	40		
Continu	20		
Mugt	40		
Record	60		
	3.85-		
Transcript	60		
Certificate	25-		
	Total \$4.70		

The State of Ohio Union County Paris Tp  
 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.

Oct 3<sup>rd</sup> 1887

Execution & Lien Case File

Case No. 4527

# CIVIL TRANSCRIPT.

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No. 4527

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Ex. and Lien Doc., vol. 1 page 317

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## Union Common Pleas.

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Jas A. Hutchinson Plaintiff.

AGAINST

Allen Hannawalt Defendant.

James A. Hutchison

vs  
Allen Hammawalt-

Transcript -



1 James A. Hutchison Before W. M. Wright J. P. of Paris, Pa  
2 U.S. } Union Co.  
3 Allen Hannawalt { No 98. In attachment -

4 March 13<sup>th</sup> 1886 The plaintiff filed his bill of  
5 particulars being an account for medical services, and claimed \$19.50  
6 also filed his affidavit establishing that the defendant is a non-  
7 resident of said County and that he has good to believe that-  
8 Aaron Tossey of Union County has property of the said defendant-  
9 in his possession liable to be attached in this action, To-wit;  
10 Property, Money and Effects belonging to the estate of Leo Hannawalt-  
11 deceased of which said Allen Hannawalt is entitled to a  
12 distributive share,

13 The plaintiff asked Summons, order of attachment and notice  
14 to garnishee.

15 March 13<sup>th</sup> 1886 Issued Summons, order of attachment and  
16 notice to garnishee returnable March 18<sup>th</sup> 1886 at 9 o'clock A.M.  
17 and delivered to Mr. Coolidge const. which was returned  
18 March 17<sup>th</sup> 1886 endorsed as follows; Received this const -  
19 March 13<sup>th</sup> 1886. The defendant not found in my county.  
20 Mileage 65. Copy 25 Total, 90.

21 M. Coolidge const -

22 March 13<sup>th</sup> 1886 at 2 o'clock P.M received this order, I could not-  
23 come at the property alleged to be in the possession of Aaron  
24 Tossey, the garnishee; and on the 15<sup>th</sup> day of March 1886  
25 at eleven o'clock A.M. I served on Aaron Tossey a copy of  
26 this order and a written notice to appear and answer  
27 by leaving said notice with said Aaron Tossey a copy  
28 of which notice is hereunto annexed.

29 Service no copy to notice so mileage 25 Total \$1.85 -

30 M. Coolidge, const -

31 March 18<sup>th</sup> 1886, It appearing that the summons has  
32 not and cannot be duly served on the defendant in

the county this cause is continued until the 15<sup>th</sup> day of  
May 1886 at 10 o'clock A.M. for publication of notice.

May 15<sup>th</sup> 1886, 10 o'clock A.M. the plaintiff filed  
affidavit - with copy of notice annexed showing  
publication of notice as provided by law.

The defendant failed to appear at that hour or for  
one hour thereafter. Upon examination of the  
evidence filed, I find that the defendant is indebted  
to the plaintiff on his bill of particulars in the sum  
of \$195.00.

It is therefore considered by me on said 15<sup>th</sup> day of  
May that the plaintiff recover from the defendant - Said  
sum of \$195.00 and his cost herein taxed at \$8.30  
as follows

J.P. Fees

File papers 30 Summons 25 affidavit - 40. Writ attach 40  
Summons 25 sum to garnishee 40 Swear out 5 -  
affa of printer 40 continuance 20 Just to recd 60 writing  
Examination of garnishee 45 Total 3,85 transcript 60 Certificates 25  
Cost fee on summons .90 on attachment 180 Total 2,75 -  
Printer fee A. H. Brighter \$1.80

Total J.P. Fees \$4.70

Costs 2.75 -

Printer fee 180

Total \$ 9.25 -

May 15<sup>th</sup> 1886 10 o'clock A.M. The garnishee appeared  
and was examined under oath and examination  
reduced to writing signed and filed. And I do find  
from said examination that the time of the service  
of the order of attachment and notice on said garnishee  
that he was not in possession of property or money

1 belonging to the defendant Allen Hannaway  
2

3 The State of Ohio Union County Paris Township. S.S.  
4

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

W. M. Wrigley - J.P.

8 Oct 3<sup>d</sup> 1887,

Execution & Lien Case File  
Case No. 4528

# CIVIL TRANSCRIPT.

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No. 4528

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Ex. and Lien Doc., vol. 1 page 318

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## Union Common Pleas.

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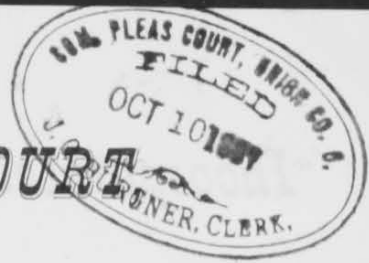
Lytle & Co. Plaintiff.  
against  
O. Curry Defendant.

The State of Ohio,

Miami

County, ss.)

IN MAYOR'S COURT



Lytle & Co

O Derry

Judgment, \$

**MAYOR'S FEES.**

Pit'ffs Cost. Def'ts Cost.

Summons

Affidavit

Order of

Undertaking

Subpæna Names

Swearing Witnesses

Adjournment

Filing 2 Papers

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

**MARSHAL'S FEES.**

Sum., Serv, and Mileage

Sub., Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per Cent

**WITNESSES.**

J. H. Cornetley

Before  
No.  
Pl'ffs.  
Def'ts.

W J Rueter

Mayor.

Amount claimed, \$ 217 63

Richwood Q Oct 4<sup>th</sup> 1887

The Plaintiff filed their bill of particulars which is in substance as follows:

The plaintiff claim a judgment against the defendant for the sum of \$217 63 with interest thereon from the 7<sup>th</sup> day of Oct 1887 on account & draft of which the following is copy Exhibit A.

\$15 50 Dayton Ohio Sept 20<sup>th</sup> 1887  
Five days after date pay to the order of ourselves One Hundred and Fifteen Dollars  
Value received and charge the same to account of O Derry Eng Richwood Ohio

Lytle & Co

Exhibit B, Dayton Ohio 1887 Mr O Derry  
Richwood Ohio. Bought of Lytle & Co  
May 2<sup>nd</sup> 12 Pairs Mens Gals Blk Blew Shoes - \$12 00  
12 " " 2 M's " " 120 14 40  
12 " " B Calf Congress 1.50 18 00  
Drayage 35  
44.75

116-12 Pairs Mens Gals Button Shoes	2.00	24.00
-12 " " Girls Pr albat.	.80	9.60
6 " " Ladies Bolts	1-	6.00
6 " Boys "	.85	4.98
6 " Women Kid Vics	.75	4.50
6 " " " Toe Slippers "	.75	4.50
1 " " " " "		1.20
1 " " " " Button "		2.75
Drayage		1.35
		<u>57.88</u>

Oct 4<sup>th</sup> 1887 issued Summons on the above draft and account requiring the defendant to appear and answer on the 7<sup>th</sup> day of Oct 1887 at 9 o'clock am and delivered

# Incorporated Village of Richwood

the same to P G Wynn or Marshal of the village of Richwood Oct 4<sup>th</sup> 1887 summons returned endorsed as follows—  
Richwood Ohio Oct 4<sup>th</sup> 1887 Received this writ Oct 4<sup>th</sup> 1887 and Oct 4<sup>th</sup> 1887 served the same on the Defendant by leaving a certified copy thereof at the residence of the writer named O'Conor in Richwood. Ohio 

Sum & return	25-
Copy	20
Sublge	70

 } P G Wynn or  
Marshal

Oct 7<sup>th</sup> 1887-9 o'clock A.M. Plaintiff appeared, Defendant failed to appear at the time required & for one hour thereafter but made default and after hearing the evidence I do find that the Defendant is indebted to Plaintiff as claimed in the bill of particulars it is therefore this 7<sup>th</sup> day of Oct 1887 by me considered that the Plaintiff recover of the Defendant the said sum of \$217<sup>63</sup> and costs herein taxed at \$4<sup>45</sup>

W J Brucker Mayor

State of Ohio Amherst County, Village of Richwood S. S.  
I hereby certify that the above is a true correct transcript of the proceedings had by and before me alone before said Village in above action.

W J Brucker  
Mayor of the Village of Richwood

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

## STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

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

May 18 . . . Amt then due, \$

18 . . . Issued an Execution for  
returnable

, 18 , and

delivered the same to

Marshal.

Execution returned and endorsed as follows:

## APPEAL UNDERTAKING.

Whereas on the day of A. D. 18 the said obtained a judgment against the

said on the Docket of Mayor, for dollars and cents, and costs taxed

and the said intends to appeal therefrom to the Court of Common Pleas of County.

Now, therefore I do hereby promise and undertake to the said in the sum of

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

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

Execution & Lien Case File  
Case No. 4529

# CIVIL TRANSCRIPT.

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No. 4529

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Ex. and Lien Doc., vol. 1 page 819

## Union Common Pleas.

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Byde Co., Plaintiff.

AGAINST

O. Curry, Defendant.

The State of Ohio,

Minn County, ss.)

IN MAYOR'S COURT



Lytle & Co

vs.  
O Derry

Judgment, \$

MAYOR'S FEES.	Plff's Cost.	Def'ts Cost.
Summons		25
Affidavit		
Order of		
Undertaking		
Subpæna Names		
Swearing Witnesses	5	
Adjournment		
Filing 2 Papers	10	
Record Words	12	
Judgment	12	
Satisfaction	10	
Bail for Stay	12	
Execution and Filing	6	
Trans. and Certificate	125	

MARSHAL'S FEES.

Sum., Serv, and Mileage	
Sub., Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum., Jury and Mileage	
Copies	25
Ex. and Per Cent	40

WITNESSES.

110

30

Before

No.

Plff's.

Def'ts.

W J Rucker

Mayor.

Amount claimed, \$ 256<sup>00</sup>

Richwood Oct 4<sup>th</sup> 1887

bill of particulars which is in

substance as follows:

the plaintiff claim a judgment  
against the被告 for the sum of 256<sup>00</sup>, with  
with interest thereon at 6% from the 7<sup>th</sup> day  
of Oct 1887 on account of which the following is a  
Copy - Exhibit A Dayton Ohio July 9<sup>th</sup> 1887  
Mr O Derry Richwood Ohio bought of Lytle & Co  
Wholesale dealers in Boots & Shoes

12 Pairs Mens Calf Congress Shoes 2<sup>25</sup> \$ 27.00

12 " " " " " 2<sup>25</sup> 27.00

12 " " Tip Boots 2<sup>25</sup> 27.00

75 12 " B " " Congress 1<sup>50</sup> 18.00

20 12 " " " Pej Boots 2- 24.00

6 " B " Button Shoes 1.75 10.50

Drayage 35

133.85

Exhibit B Dayton Ohio Sept 1<sup>st</sup> 1887  
Mr O Derry Richwood Ohio Bought of  
Lytle & Co

12 Pairs Mens tip Boots 2.50 30.00

12 " " " 1.75 21.00

12 " " B Calf Congress Shoes 1.75 21.00

6 " " " " " 1.60 9.60

40 12 Womens Kid Fox Buttons " 1.75 21.00

12 " " " " " 1.60 19.20

Drayage 35

122.5

Oct 4<sup>th</sup> 1887 issued Summons on the  
above account & requiring the defendant  
to appear and answer on the 7<sup>th</sup> day  
of October 1887 at 9 o'clock A.M. and de-  
livered the same to S G Wynn for Mailed  
of the village of Richwood Ohio  
Oct 7<sup>th</sup> 1887 Summons returned undelivered

# Incorporated Village of Richwood Ohio.

as follows Richwood Ohio Oct 4<sup>th</sup> 1887 Recd this writ and Oct 4<sup>th</sup> 1887  
served the same on Defendant by leaving Certified Copy thereof at  
the residence of the within named O'Derry in Richwood Ohio  
~~copy & return~~  $\frac{25}{25}$  }  
~~service~~  $\frac{20}{70}$

P G Weyman Marshal  
of the Village of Richwood

Oct 7<sup>th</sup> 1887 9 o'clock A.M. Plaintiff appeared Defendant failed to appear  
at the time required and for one hour thereafter but made default &  
after hearing the evidence I do find that Defendant is indebted to  
Plaintiff as claimed in the bill of particulars it is therefore  
on this 7<sup>th</sup> day of Oct 1887 by me Considered that the Plaintiff  
recover of the Defendant the said sum of 256<sup>00</sup> and  
Costs herein taxed at \$ 4<sup>00</sup>

W J Gucker  
Mayor of the Village  
of Richwood

State of Ohio Union County L.S.  
The Village of Richwood.

I hereby certify that the above is a true & correct transcript  
of the proceedings had by and before me at my office in said  
Village in above action -

W J Gucker  
Mayor of the Village of Richwood

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

## STAY OF EXECUTION

to be entered herein, which follows:

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

, Surety.

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

A. D. 18 .) Stay of Execution expires

Mayor.) 18

Amt then due, \$

, 18 . Issued an Execution for

returnable

, 18

, and

delivered the same to

Marshal.

Execution returned and endorsed as follows:

## APPEAL UNDERTAKING.

Whereas, on the ..... day  
of ..... 1887, the said

obtained a judgment against the

said ..... on the Docket of

..... Mayor, for

..... dollars and

cents, and costs taxed.

and the said ..... intends to appeal

herefrom to the Court of Common

Pleas of ..... County.

Now, therefore I,

do hereby promise and undertake to

the said ..... in the sum of

..... dollars that the

said appellant, if judgment be ad-

judged against him on the appeal,

will satisfy such judgment, with in-

terests and costs and costs that may

accrue; and also that the said appellee

will prosecute his appeal to effect

and without unnecessary delay.

Executed and acknowledged before

me, and surety approved this

day of ..... 18

Mayor.

Execution & Lien Case File

Case No. 4530

# CIVIL TRANSCRIPT.

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No. 4530

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Ex. and Lien Doc., vol. 1 page 320

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## Union Common Pleas.

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McCormick Machine Co., Plaintiff.

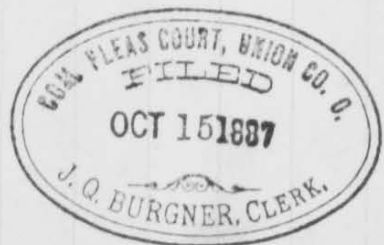
AGAINST

Louisa Mather et al., Defendants.

McCormick Harvesting  
Machine Company

Louisa Mather  
A. B. Mather  
John Baldwin  
Edith Baldwin

Transcript



The State of Ohio, Union County ss  
Clairbone Township. In Justice's Court  
Before Joseph Conner Justice of the Peace.

McCormick Harvesting  
Machine Company

\$34 vs.

Louisa Mather  
O. B. Mather  
John Baldwin  
Edith Baldwin

Oct. 7th 1887 - The plaintiff filed  
his bill of particulars, consisting of a  
promissory note of which the follow-  
ing is a copy.

\$50. Richwood O. Aug. 2-1884

On or before the 1st day of Oct, 1887  
for value received the undersigned  
promise to pay to the McCormick Har-  
vesting Company or order at Bank of  
Richwood, Fifty Dollars with interest  
at six per cent per annum from Oct 1<sup>st</sup>/<sub>1884</sub>  
and interest at eight per cent per annum  
after maturity until paid; without  
relief from foreclosure or appraisement  
laws and with ten per cent attorneys  
fees. Presentment for payment and  
protest wained.

Post Office Rush Creek  
County - Union  
State - Ohio

Louisa Mather  
O. B. Mather  
John Baldwin  
Edith Baldwin

Oct 7th 1887 - Issued summons of this date  
returnable Oct. 11th 1887 at 9 o'clock

A.M. and delivered to P. G. Kyngar  
Constable who made the following return  
thereon. Received this 1<sup>st</sup> Oct. 7th 1887  
and Oct. 11th 1887 served the same on  
defendants by leaving certified thereof  
on person at residence of Louis A.  
Mather leaving copy at residence  
of O.B. Mather, served personally on  
John Baldwin & on Edith Baldwin  
Copy left at residence. Service  
& return. 1<sup>00</sup> Copies 1<sup>00</sup> Mileage 1.25  
Total 3.25

P. G. Kyngar, Constable.

Oct. 11th 1887 - at 9 o'clock A.M.  
Neither of the defendants appeared nor  
did they appear for an hour there-  
after but made default.

It is therefore considered by me that  
the plaintiff McCormick Harvesting  
Machine Company recover of the  
defendants Louis Mather, O.B.  
Mather, John Baldwin, & Edith  
Baldwin the sum of \$59.54 and  
costs herein taxed at \$5.55

Joseph Conroy J.P.

The State of Ohio, Union County  
Clairborne 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

Joseph Comer J.P.  
of the aforesaid township.

Costs

Justices Fees	Constables Fees.
Filing Bill .05	An Summons 3.25
Lumbers & filing 1.05	
Satisfaction .20	
Acctd .60	
Judgment <u>.40</u>	
Total 2.30	

Total J.P. Costs - 2.30

" Constables " 3.25

5.55

## THE STATE OF OHIO,

County, ss.

**SHERIFF'S RETURN.**

Received this writ Dec 6

A. D. 1887

**SHERIFF'S FEES.**

Service,	- - -	\$ 20
Levy,	- - -	50
Sum. Appraisers,	-	
Swearing Appraisers,	-	
Conv. Appraisers,	-	
Mileage,	- - -	(3) 70
Poundage,	- - -	
Return,	- - -	
Total,	- - -	70
Appraiser's Fees,	-	
Printer's Fees,	-	

at 1 o'clock A.M. and pursuant to its command  
 for want of goods and chattels on the  
 following described tract as property  
 of Louisa Marker being part of Virginia  
 Military Survey N. 992 in Beginning  
 at a stake in E. corner to John Chapman  
 land thence with his last line S 92  
 675 poles to a stone corner to the  
 Down Estate of Edith Baldwin, thence  
 with north line of said Down Estate

N 80 1/2 E 119 1/2 poles to the centre of Hickwood Esse and  
 La Rue Branch Road, witness, a stone planted 80 1/2 &  
 N. 25 pole thence with the course of said road N 1/2 W  
 18 poles N 180 W 64 poles to a stake in the south line  
 of lands formerly owned by Henry Price thence with  
 Price's south line S 60 1/2 E 119 1/2 poles to the place of  
 beginning containing 57 acres of land.

John G. Garrison, Sheriff  
 1887 Dec 6

John G. Garrison  
 Plaintiff's Attorney.

No.

Ex. Doc. 1 Page 320

William Common Pleas

McCorquick v. M. C.  
AGAINST  
Louisa Marker et. al.

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Deft.	11th
before Justice of the Peace, on the	
day of Oct.	
for the sum of	188 7
And Costs before Justice	\$ 5.9.5.4
Interest from	\$ 5.6.5
Justice's Increase Costs	\$
Constable's Increase costs	\$
Clerk's Increase	\$
Sheriff's Increase	\$
Clerk's Fees hereon	.60

S. S. Garrison  
 Plaintiff's Attorney.

RETURNED AND FILED,

Troup, Kinnard & co., Legal Blank Publishers, Stationers,  
 Printers and Binders, Dayton, Ohio,

188

# EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union

County, ss.

To the Sheriff of Union

County, Greeting:

Whereas, In a certain action before Joseph Cawer  
a Justice of the Peace in and for the Township of Lelaihauus in the  
said County of Union wherein McCormick  
Harvesting Machine Co,  
was Plaintiff, and Louisa Mather, O. B. Mather, John  
Baldwin and Edith Baldwin  
were Defendants, judgment was rendered on the 11<sup>th</sup> day of October  
A. D. 1887, against the said O. B. & Louisa Mather, John  
& Edith Baldwin

Defendant \$, and in favor of the said McCormick Harvesting  
Machine Co.

Plaintiff, for the sum of Fifty Nine Dollars  
and 5-4 Cents, and four  
Dollars and  
5-5 Cents, the costs of suits before the said Justice, as to us  
appears by the transcript of said judgment filed and docketed in the office of  
the Clerk of the Court of Common Pleas, within and for the said County of  
Union on the 15<sup>th</sup> day of October 1887

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of O. B. Mather,  
Louisa Mather, John Baldwin & Edith Baldwin  
aforesaid, you cause to be made the said sum of fifty nine — Dollars:  
and 5-4 — Cents damages, and four — Dollars  
and 5-5 — Cents, the costs aforesaid, and all accruing costs, if so  
much of the goods and chattels of the said O. B. Mather, Louisa  
Mather, John Baldwin & Edith Baldwin  
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 Louisa  
Mather, O. B. Mather, John & Edith Baldwin  
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, O, this 6<sup>th</sup>

of Dec,

A. D. 1887

*John D. Burrow*  
Clerk.

Execution & Lien Case File

Case No. 4531

# CIVIL TRANSCRIPT.

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No. 4531

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Ex. and Lien Doc., vol. 1 page 321.

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## Union Common Pleas.

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Richwood Deposit Bank Plaintiff  
against

Louisa Mather et al. Defendants

# Bill of Costs

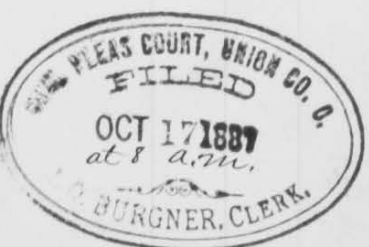
<u>Plaintiffs Costs</u>	<u>Defendants Costs</u>
Justices Fees -	Constables Fees
Filing Bill 05	Consummation 2.15
Lawsuit & filing 80	
Satisfaction 20	
Rush 1.25	
Judgment 40	
Total 2.70	

## Defendant's Costs

Justices Fees -  
Affidavit & filing 45¢

Total J. P. Fees -	3.15
" Constable: "	<u>2.15</u>
Total Costs	5.30

To remunerate David  
Cost paid by Shugel Hanaman



# Transcript

Richwood Deposit  
Bank

vs  
Louisa Mather  
Q. B. Mather  
Shugel Hanaman

The State of Ohio } Claiborne Township  
Union County ss } In Justice's Court  
Richwood Deposit Bank Before Joseph Conroy J.P.

\*35 vs

Louisa Mather  
O. B. Mather  
and George Hanahan

October 11th 1887 - The plaintiffs filed their bill of particulars which consisted of two promissory notes, of which the following are copies.

#25. Thirty days after date, for value received, we jointly and severally promise to pay the Richwood Deposit Bank, at their office, Twenty five dollars, with interest at the rate of 8 per cent. per annum on all unpaid interest + principal after due until paid; interest to be computed every year, with 5 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 either of us 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  
rendition until paid. We do also  
hereby waive all right to appeal, the  
stay of execution, the power and pri-  
ilege 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 judg-  
ment, and all right 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 & Seals } Louisa Mather  
this 14th day of February 1887 } O.B. Mather  
+ Margaret Hanaman

\$10<sup>00</sup> Thirty days after date, for value  
received we jointly and severally promise  
to pay the Richwood Deposit Bank, at  
their office, Ten Dollars with interest  
at the rate of 8 per cent per annum,  
on all unpaid principal and interest,  
after due until paid; interest to be  
computed every year; with 5 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 thereon against us or either of us in favor of the payee or indorser 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 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 & Seals }  
this 18th day of March 1887 }

O. B. Mather  
Louisa Mather  
Kingsley Hawaiian

October 11th 1887 - Issued summons of this date returnable October 15th 1887

at 9 o'clock A.M. and delivered to  
P. G. Hynegan, constable who made  
the following return thereon.

Oct. 13th 1887 - Received this with Octo-  
ber 11th 1887 and October 11th 1887  
served the same on defendants by  
leaving certified copy thereof at resi-  
dence of Louisa Mather and Stuget  
Hannaman and delivered Q. B. Mather  
copy. Fees Service and Return 75¢  
3 Copies 75¢ Mileage 10 miles 65¢  
Total 2.15

P. G. Hynegan, constable.

Oct. 15th 1887 - At time set for trial  
Stuget Hannaman, one of the defendants  
appeared and filed the following  
affidavit

State of Ohio Union County vs  
Claiborne Township, Before Joseph Conroy J.P.  
Richwood Deposit Bank

Louisa Mather  
Q. B. Mather  
+ Stuget Hannaman

Stuget Hannaman  
one of the defendants  
this day personally  
appeared before me  
and being first duly  
sworn according to law says that he  
signed the notes upon which above

case is brought, as surety only.

Huigel Harraman

Sworn to and subscribed before me  
this 15th day of October 1887

Joseph Comer J.P.

Neither of the other defendants appear-  
ed not for an hour thereafter but  
made default. It is therefore  
considered by me that the plaintiff,  
Richwood Deposit Bank recover  
of defendants Louisa Mather, and  
C. B. Mather as principals and  
Huigel Harraman as surety the  
sum of \$36.57 and costs herein taxed  
at \$4.85

Joseph Comer J.P.

The State of Ohio Union County  
Clairborne Township ss.

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

Joseph Comer J.P.  
of the aforesaid township.

Execution & Lien Case File  
Case No. 4532

## CIVIL TRANSCRIPT.

No. 4532

*Ex. and Lien Doc., vol. 1* page 322

# Union Common Pleas.

McCorquie & Haroring M., Co., Plaintiff,  
AGAINST

O. B. Mather et al. Def't.

1887

Manuscript

McCormick Harvesting.

Madeline Co. Plaintiff

vs

Louise Mather et al

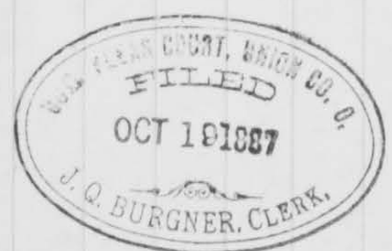
for use of Winget-Barron  
ocket Rail

State of Ohio, Marion County, Jackson Township, No.  
I do hereby certify, that the above is a  
full and complete transcript from any  
docto[r] of the proceedings had by and  
before me at one of their in said town  
ship in above caption

October 18<sup>th</sup> 1887.

H. L. Shaw J. P.

Deputy of the Peace  
of前述之某地



Transcript

McCormick Harvesting Machine Co.  
vs Plaintiff Before H.W. Ball J.P.  
O.B. Mather, Louisa Mather, John Jackson Township,  
Baldwin & Edith Baldwin Union County Ohio  
Defendants)

Judgment	\$57.00	\$50 <sup>00</sup> Riowood Ohio Aug 2 <sup>nd</sup> , 1884
Justice fees		Or or before the 1 <sup>st</sup> day of Oct. 1885 for
Filing & service	.05	value received, the undersigned, promise
Suited & file	.30	to pay to the McCormick Harvesting
Witnessing	.15	Machine Company, or order, at Bank of
Judgment	.40	Riowood, Fifty Dollars, with interest
Record	.15	at six percent before due, and eight per-
Execution & file	.40	cent after due Louisa Mather
Summons to bail	.30	O.B. Mather
Judgment on bail	.40	John Baldwin
Execution & file	.40	Edith Baldwin
Order Sale & file	.45	mark
2 <sup>nd</sup> Order Sale	.45	
2 <sup>nd</sup> Order Sale	.20	
Certifying	1.25	
	5.40	
Constable fees		
On Execution	3.50	Aug 2 <sup>nd</sup> , 1886. Issued Summons for
Summ. to bail	.75	appearance of defendants Aug 5 <sup>th</sup> , 1886
On Execution	.75	and delivered to O.B. Mather.
On Order Sale	1.75	
2 <sup>nd</sup> Order Sale	3.15	
	10.20	
		Summons returned endorsed the
		hereby waive process acknowledge
		service and confess judgment for
		amount herein, endorsed and for
		costs of suit. Louisa Mather
		O.B. Mather
		John Baldwin
		Edith Baldwin

Whereupon it is on this 5<sup>th</sup> day of August 1886,  
considered by me, that the plaintiff the McCormick  
Harvesting Machine Company recover of the defendants  
Louisa Mather, O.B. Mather, John Baldwin, Edith  
Baldwin the sum of Fifty-seven (\$57.00) Dollars  
and costs of suit taxed at \$14<sup>00</sup> H.W. Ball J.P.

Balance due \$46.09

The defendants to whom and by Wm. G. Harraman their  
surety resident of the County approved by me as good  
and sufficient caused an undertaking for the stay  
of execution which follows.

Dispensation of the Statute in such  
cases made and provided I Wm. G. Harraman, as  
surety for the stay of execution in above action of  
W. Cornick Harnessing Machine Company against  
Louisa Mather et al. do undertake to pay the amo-  
unt of said judgment, with interest and costs, and  
costs that may accrue.

Taken signed & acknowledged by Wm. G. Harraman  
as surety approved this 15<sup>th</sup> day  
of August A.D. 1886. H. M. Ball J. P. }  
} 3

April 1<sup>st</sup> 1887. Thirty  $\text{30} \frac{85}{100}$  Dollars paid by  
John Baldwin on above judgment

April 9<sup>th</sup> 1887. Received Thirty Dollars on  
above judgment. H. G. Gardner

Attorney for Plaintiff

June 22<sup>nd</sup> 1887. Issued execution and delivered to  
Constable. July 4<sup>th</sup> 1887. Execution returned - Indorsed.  
Received June 22<sup>nd</sup> 1887. and served the same on O. B.  
Mather, Louisa Mather, John Baldwin, Edith Baldwin  
and there was no property found whereon to  
levy. fees Service 4 persons 1<sup>60</sup> Milroy 32 miles 2<sup>20</sup>  
Total \$3<sup>80</sup>

Jay Randall Constable

July 4<sup>th</sup> 1887. Issued Summons for appearance  
of bail Wm. G. Harraman July 12<sup>th</sup> 1887 at 2 o'clock  
P.M. and delivered to constable

July 11<sup>th</sup> 1887. Summons returned - Indorsed.  
Received July 8<sup>th</sup> 1887. and same day served a true  
copy on defendant, fees 45<sup>00</sup>

J. B. Moore Constable

July 12<sup>th</sup> 1887 Two O'Clock P.M. Defendant  
failed to appear after waiting one hour it is  
considered by me that the plaintiff W. Cornick  
Harvesting Machine Company recovered of the de-  
fendant Winget Harraman the sum of  
Thirty Seven  $\frac{20}{100}$  Dollars debt and costs.

H. M. Hall J.P.

July 14<sup>th</sup> 1887 Issued Execution and delivered  
to Constable Aug 15<sup>th</sup> 1887 Execution re-  
turned - Indorsed - Received July 16<sup>th</sup> 1887 and  
by virtue of this writ I levied on one Roan  
mare property of Winget Harraman Aug 18<sup>th</sup>  
1887 and did not advertise for want of time  
fees Service & return 40<sup>c</sup> mileage 35<sup>c</sup> Total 75<sup>c</sup>

Jay Randall Constable

Aug 15<sup>th</sup> 1887 Issued order of sale and delivered  
to Constable Sept 13<sup>th</sup> 1887 Order of sale returned  
Indorsed - Advertised and offered for sale  
Sept 15<sup>th</sup> 1887 No sale for want of bidders, fees  
advertising 40<sup>c</sup> attendance of sale 120<sup>c</sup> mileage 35<sup>c</sup>  
Total \$1<sup>75</sup>

Jay Randall Constable

Issued Order of sale and delivered to Constable  
Oct 10<sup>th</sup> 1887 Order of sale returned - Indorsed -  
Received Sept 20<sup>th</sup> 1887 and Oct 4<sup>th</sup> 1887 I  
offered the property for sale and it did not  
sell for want of bidders. And Oct 15<sup>th</sup> 1887 I  
offered the property again for sale and it  
did not sell for want of bidders. fees  
advertising 2 times 80<sup>c</sup> attendance 2  
sales 25<sup>c</sup> mileage 35<sup>c</sup> Total \$83<sup>15</sup>

Jay Randall Constable

Execution & Lien Case File

Case No. 4533

# CIVIL TRANSCRIPT.

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No. 4533

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Ex. and Lien Doc., vol. L page 323

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## Union Common Pleas.

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Wm Burgess & Son Plaintiff.  
AGAINST

Joy Randall Defendant.

Manuscript

Wm. Burque & Son

v.  
J. Jay Randall

Filed Oct 26<sup>th</sup> 1887  
J. Q. Burque Clerk

Plat of Ohio Union County Jackson Township etc.  
I do hereby certify that the above is a full  
and complete Manuscript from my docket  
of the proceedings had by and before me at  
the Office in said Township in above  
action  
J. M. Steele & C  
Oct 21<sup>st</sup>, 1887  
J. Q. Burque Clerk

# Transcript

The State of Ohio { Indusitius Court for  
Union County, ss.) Jackson Township.

William Bourguin & Son { Before H. M. Hall J.P.  
Plaintiff } No. 14. Amount claimed  
vs Jay Randall, Defendant \$25<sup>50</sup> <sup>50</sup> interest from July 24<sup>th</sup>  
Oct. 10<sup>th</sup> 1887. The plaintiff filed his  
judgment \$44.37 bill of particulars which is in  
Justice fees substance as follows.

Summons .25 \$25<sup>50</sup> Richwood Union Co. Ohio <sup>May 24<sup>th</sup> 1878</sup>  
Recording <sup>15-</sup>  
Filing 2 papers <sup>10</sup> Sixty Days after date  
Record <sup>15-</sup>  
Judgment <sup>40</sup> promise to pay to the order of  
Transcript <sup>30</sup> Wm Bourguin & Son, Twenty five <sup>50</sup>  
certifying <sup>25</sup> <sup>50</sup> 100 Dollars, at 3 percent interest  
<sup>160</sup>  
<sup>95</sup>  
<sup>5-5</sup>

Constable fees after due value received, without  
On Summons 95<sup>e</sup> defalcation. Jay Randall  
Oct. 10<sup>th</sup> 1887, served Summons  
for appearance of defendant Oct.  
14<sup>th</sup> 1887, at 10 O'Clock A.M. and  
delivered to T. C. Moore Constable  
Oct. 10<sup>th</sup> 1887. Summons returned  
Dated, Received Oct. 10<sup>th</sup> 1887

and served same day on defendant by leaving  
a certified copy thereof at the defendant's residence  
fee service & return 25<sup>e</sup> Copy 25<sup>e</sup> Mileage 45<sup>e</sup>  
Total 95<sup>e</sup> T. C. Moore Constable

Oct. 14<sup>th</sup> 1887, Ten O'Clock A.M. Defendant  
failed to appear, after waiting one hour. it is  
considered by me in default of appearance of  
defendant. That the plaintiff Wm Bourguin & Son  
recover of the defendant Jay Randall the sum of  
Forty-four <sup>50</sup> <sup>50</sup> Dollars debt <sup>50</sup> and costs herein  
Cashed at <sup>50</sup> <sup>50</sup> H. M. Hall J.P.

Oct. 22<sup>nd</sup> 1887  
Received Payment of cost-in full  
of Wm Bourguin & Son  
H. M. Hall

Execution & Lien Case File

Case No. 4534

# CIVIL TRANSCRIPT.

No. 4534  
4535-

Ex. and Lien Doc., vol. L. 1, page 324

## Union Common Pleas.

Godman & Horrell Plaintiff.

AGAINST

Henry Sparks Defendant.

1887

Transcript

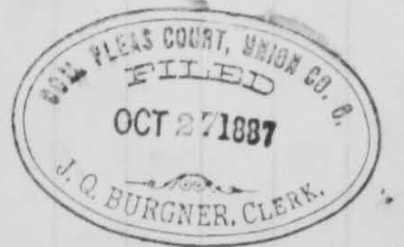
Godman v. Thornhill

v.s.

Henry Sparks

Judgement	\$ 19.36
Justier Cost	1.85-
Const. Cost	.40
Manuscript	1.00

for his Sockit



and no property found service to  
return, 40cts, Joseph Harper Constable  
Transcript taken by Plaintiff and Costs  
paid in full. This transcript \$1.00 dollar  
this October 18<sup>th</sup> 1887  
I certify the within to be a true  
Copy of the Docket

Geo' Roseberry  
A.S.

December 18<sup>th</sup> 1886

Godman & Thornhill

December 16 1886

V. S.  
Henry Sparks  
Judgment \$19.<sup>86</sup>  
Filing, Oct. 05  
Notifing .25  
Judgment .40  
Satisfaction .20  
Docket entry .50  
Execution .45

Before Levi Roseberry one of the Justices of the Peace of Jackson T. P. Union Co. Ohio Six months after date for value received we jointly and severly promise to pay Godman & Thornhill at their office \$16, dollars with interest at the rate of eight percent on all unpaid principal & interest after due until paid interest to be computed every year with 5% attorney fee if collected this 20<sup>th</sup> day of November 1886.

Henry Sparks

Const. Cost  
on Execution 40

December 6<sup>th</sup>, 1886 the defendant came and confessed that he was indebted to the plaintiffs Godman & Thornhill in the sum of \$19.<sup>86</sup> dollars it is therefore considered by me that the plaintiffs recover of the defendant Henry Sparks the sum of \$19.<sup>86</sup> dollars and costs and interest of the above action

Levi Roseberry, S.P.  
issued Execution to Constable  
December 18, 1886 received this writ December, 18, 1886. By virtue of this writ I have served the same on defendant Henry Sparks

Execution & Lien Case File

Case No. 4535

# CIVIL TRANSCRIPT.

No. 3433 <sup>4535</sup>

Ex. and Lien Doc., vol. 1 page 325

## Union Common Pleas.

Godman & Thornhill Pl'tiff.

AGAINST

Henry Sparks Def't.

Transcript  
L. 324

Godman v. Thornhill

v. 5

Henry Sparks -

Judgment <sup>8</sup> 2.50

Justice Cost 1.10

Transcript 1.00

Inken Socket



the cost paid in full by Plaintiff

Dated Oct. 18. 1887

Godman & Thornhill September 3<sup>rd</sup> 1887

V. S. Before Levi Roseberry one of the Justices  
Henry Sparks of the Peace of Jackson P. P. Union  
Judgment \$2.50 County Ohio Statement of Account  
Filing of suit .05 in substance as follows Richwood Ohio  
Summons .85 April 28<sup>th</sup>. 1887. Henry Sparks in account  
Satisfaction .20 with Godman & Thornhill May 22<sup>nd</sup>  
Docket entry .60 1886. To one Clothes Wringer \$2.50.  
per Wife Godman & Thornhill  
Issued Summons & gave to Constab  
Sep. 3, 1887 Received This Writ Sept  
5<sup>th</sup>. 1887. And served the same on  
Defendant Henry Sparks by Copy  
left at his Residence Sept 5<sup>th</sup> 1887  
services and return .25cts Copy .25cts  
Mileage Eight Miles .55cts total \$1.05

Pay Randall

Time of Appearance Sept 9. 1887  
at One o'clock P.M. the defendant  
failed to appear time set and  
for one hour there after far and  
in default there of it is considered  
by me that the plaintiffs Godman  
and Thornhill recover of the defendant  
Henry Sparks the sum of \$2.50  
and the Costs of the above suit

Levi Roseberry J.P.

I certify this within to be a true  
Copy of my Docket, Levi Roseberry J.P.

Execution & Lien Case File

Case No. 4536

# CIVIL TRANSCRIPT.

4536  
No. 4436

Ex. and Lien Doc., vol. 1 page 26

## Union Common Pleas.

George St. Slack Pl'tiff.  
AGAINST

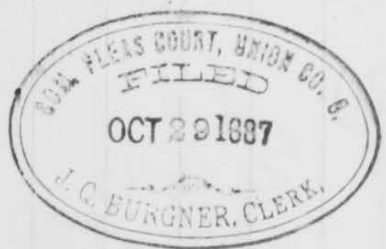
Otway Curay Def't.

Transcript

Geo. A. Black  
WY

Otway Cury

Before  
Joseph Comer Jr.



State of Ohio      Claiborne Township  
Union County ss. }      in Justice's Court  
Geo A Black      Before Joseph Comer J.P.  
#37 vs

O. Clury      Oct 24th 1887 - The plaintiff filed his bill  
of particulars of which the following is  
a copy.

O. Clury      In ac't with Geo. A. Black  
1887

June 8 - To Judge	5.25
July 8      do	7.70
	12.95

Harry Paff agent for Geo. A. Black  
this day personally appeared before me  
and being duly sworn according to law  
says the above account is correct.

Harry Paff

Sworn to and subscribed to before me  
this 21st day of October 1887

Joseph Comer J.P.

Oct 24th 1887 - Served summons of this  
date returnable Oct 28th 1887 at 8  
o'clock A.M. and delivered to P. G.  
Hynegar constable who made the fol-  
lowing return thereon: Oct 27th 1887  
Received this writ Oct 25th 1887 and  
Oct 25th 1887 served the same on  
defendant by leaving certified copy

thruof with him personally. Fees  
Service & Return 25¢ Copy 25¢  
Mileage 25¢ Total 75¢  
J. G. Hynegar constable

Oct 28th 1887 - At the time set for trial the defendant O. Curry failed to appear nor for an hour thereafter and thereby made default. The amount being proved to be correct by testimony of Harry Paff sworn to before me, it is therefore considered by me that the plaintiff Geo. A. Black collect of defendant Oivay Curry the sum of \$12.95 and costs herein taxed at \$2.15

Joseph Comer J.P.

The State of Ohio Union County  
Celaiborne Township, ss,

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

Joseph Comer J.P.  
of the aforesaid township.

# Bill of Costs

## Plaintiff's Costs

J.P. Fees.	Constables Fees.
Filing Bill .05	On Summons .70
Summons of filing .30	
Satisfaction .20	
Record .50	
Judgment <u>.40</u>	
	<u>1.45</u>

Total J.P. Fees - 1.45

" Constables " .70  
2.15

Costs paid by Plaintiff.

Execution & Lien Case File

Case No. 4537

# CIVIL TRANSCRIPT.

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No. 4537

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Ex. and Lien Doc., vol. 1 page 327

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## Union Common Pleas.

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H. Rosenthal & Sons Plaintiff.

AGAINST

John Orr et al. Defendant.

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1887

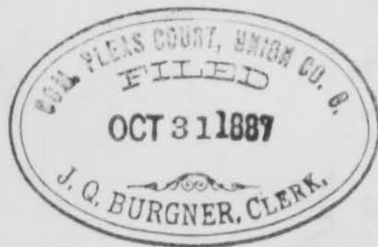
4637  
H. Rosenthal & Sons

vs

John Orr

J. J. Finley

Transcript



The State of Ohio } Claiborne Township d/c P. court  
Union County ss } Before Joseph Conner J. P.

H. Rosenthal & Sons) July 25th 1887 - The plaintiff  
vs 15 against John Orr  
John Orr & J. J. Finley } Bill of particulars consists of a  
promissory note of which the following is a copy.

\$142<sup>10</sup> Richwood Dec. 4-1886  
Four months after date we or either  
of us promise to pay to the order of H. Rosen-  
thal & Sons One hundred and forty two  
<sup>10</sup>/<sub>100</sub> dollars at Richwood Deposit Bank.  
Value Received. John Orr  
J. J. Finley.

July 25th 1887 - Issued summons of this  
date returnable August 1st 1887 at 8  
o'clock A.M. and delivered to P. G.  
Iyengar constable, who made return  
thereon as follows. Aug. 1st 1887  
Received this writ July 25-1887 and  
July 26-1887 served the same on  
defendants by leaving certified copy  
thereof with them each personally  
Fees Service and Return 50¢ Coopers 2-  
50¢ Mileage 40¢ Total \$1.40

P. G. Iyengar constable

Aug. 1st 1887 - at 8 o'clock A.M. the hour set for appearance of defendants they both failed to appear nor did they appear for an hour thereafter and thereby made default. It is therefore considered by me that the plaintiffs H. Rosenthal & Sons recover of the defendants John Orr and J. J. Finley the sum of \$144.94 and costs herein taxed at \$3.10

Joseph Comer J.P.

August 11th 1887 - Issued execution of this date and delivered to P.G. Shyegar, constable, who made return thereto as follows; Received this writ Aug. 11th 1887 - I found no property upon which to levy.  
Fees 60¢ P.G. Shyegar, Constable

The State of Ohio Union county, Clai-  
borne 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.

Jos Comer J.P.  
of the aforesaid township.

# Costs

## Plaintiff's Costs

Justice's Fees	Constables Fees
Filing Bill - .25	Am. Summons 1.40
Summons & Filing .55	" Execution .60
Satisfaction 20	Total. 2.00
Record 50	
Judgment 40	
Execution Filing <u>.45</u>	
Total 2.15	

Fees of J. P. 2.15

" " Constable 2.

Total 4.15

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

SHERIFF'S FEES.	
Service,	\$ 20
Levy,	\$ 60
Sum. Appraisers,	\$ 120

Received this writing Dec 6th  
 at 1 o'clock P.M., and pursuant to its command,  
 to the 7th day of Dec 1887

Service,	\$ 20
Levy,	\$ 60
Sum. Appraisers,	\$ 120

No.

Ex. Doc. Line 1 Page 327

Union County Common Pleas

H. Rountree & Sons  
 AGAINST

John Lee & J. F. Finley

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Def't 1st  
 before Justice of the Peace, on the  
 day of August 1887  
 for the sum of \$ 144.94  
 And Costs before Justice \$ 4.15  
 Interest from Aug 1st 1887 \$  
 Justice's Increase Costs \$  
 Constable's Increase costs \$  
 Clerk's Increase \$ 1.60  
 Sheriff's Increase \$  
 Clerk's Fees hereon \$

Plaintiff's Attorney.

RETURNED AND FILED,

Jan 6th 1888.

Troup, Kinnard & Co., Legal Blank Publishers, Stationers,  
 Printers and Binders, Dayton, Ohio,

THE STATE OF OHIO,  
Union County, ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.	
Service,	\$ 20
Levy,	50
Sum. Appraisers,	1.20
Swearing Appraisers,	
Conv. Appraisers,	
Mileage,	2.00
Poundage,	2.25
Return,	
	D
Total,	\$ 6.81
Appraiser's Fees,	3.00
Printer's Fees,	9.30

Received this wri

A. D. 1887

at 11 o'clock P.M., and pursuant to its command,  
on the 7th day of Dec 1887

FOR WANT OF GOODS AND CHALES,

I LEVIED ON THE FOLLOWING DESCRIBED.

REAL ESTATE OF THE WITHIN NAMED.

J. J. FINLEY, BEING THE SOUTH,

HALF OF IN LOT NO 61, IN THE VILLAGE,

OF RICHWOOD, INCLUDING ONE HALF OF FRAME B-

BUILDING ON SAID LOT, AND A PART OF BRICK

WALL, ON SOUTH LINE THEREOF,

And on the 7th day of Dec 1887 I summoned  
G W Court, D G Parsons & W H Conkright -  
Three disinterested freeholders & residents of said  
County who were by me duly sworn to view  
and appraise the lands and tenements herein described  
and afterwards on the 7th day of Dec 1887 said  
appraisers returned to me under their hands & seals  
that they did upon active view of the premises estimated  
and appraise the true value in money of the same  
at \$1,200 Dollars a certificate copy of said appraisement  
I forthwith deposited in the office of the clerk of  
the Court of Common Pleas of Union County, this  
and on the 7th day of Dec 1887 I  
caused the same to be duly advertised  
in the Richwood Gazette a newspaper  
printed & published and of general circulation  
in Union County. Said lands and tenements  
to be sold at public sale at the doors of the  
Court House of said County on the  
7th day of January 1888.

Cause set aside and sale withdrawn and  
will resume the 6th day of January 1888 by  
order of Offc Atty. M. Hopkins.

Sheriff Union Co

# EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

*Morrow*

County, ss.

To the Sheriff of

*Morrow*

County, Greeting:

Whereas, In a certain action before Josephine Conner  
a Justice of the Peace in and for the Township of Claibourne in the  
said County of Morrow wherein  
*H. Rosenthal & Sons*  
were Plaintiff<sup>s</sup>, and

*John Orr and J. J. Finley*  
were Defendants, judgment was rendered on the 1<sup>st</sup> day of August  
A. D. 1887, against the said

*John Orr & J. J. Finley*  
Defendants, and in favor of the said  
*H. Rosenthal & Sons*  
Plaintiff<sup>s</sup>, for the sum of One Hundred and Forty-four Dollars  
and Ninety-four Cents, and *Four* Dollars and  
*Fifteen* Cents, the costs of suits before the said Justice, as to us  
appears by the transcript of said judgment filed and docketed in the office of  
the Clerk of the Court of Common Pleas, within and for the said County of  
*Morrow* on the 31<sup>st</sup> day of Oct 1887

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

*John Orr & J. J. Finley*  
aforesaid, you cause to be made the said sum of *144* Dollars  
and *94* Cents damages, and *4* Dollars  
and *15* Cents, the costs aforesaid, and all accruing costs, if so  
much of the goods and chattels of the said

*John Orr & J. J. Finley*  
may be found in your bailiwick; and for the want of such goods and chattels, you  
cause the same to be levied of the lands and tenements of the said  
*John Orr & J. J. Finley*  
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 Ohio this 6<sup>th</sup> day  
of December A. D. 1887.

*John I. Burgoon* Clerk.  
By A. R. Burgoon Deputy

Execution & Lien Case File

Case No. 4538

# CIVIL TRANSCRIPT.

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No. 45-38

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Ex. and Lien Doc., vol. 1 page 328.

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## Union Common Pleas.

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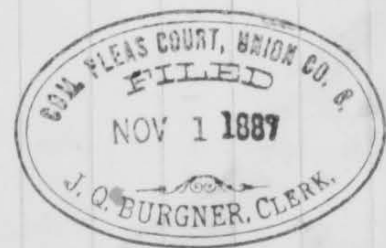
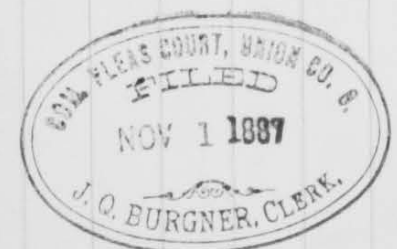
Samuel S. Hunter Pl'tiff.

AGAINST

Jacob Baldwin et.al Def't.

*Transcript*

Samuel S Hunter  
v.  
Jacob Baldwin  
Matilda Baldwin



Plaintiff deposited \$42.00 secure costs  
Received of Samuel S. Hunter \$2.00 Balance costs and for transcript

The State of Ohio, in Justice's Court for Jackson  
Union County, H. Township

Samuel S. Hunter, Plaintiff Before 26 Del. Just. Justice  
vs Jacob Baldwin of the Peace, No 7. Amount  
Matilda Baldwin Claimed \$62 20<sup>d</sup> interest  
S. J. Chapman Defendant

Judgment \$63.04

Justices fees

Summons 75 filing 2 papers 10

Judgment 40 Record 30

Execution file 140 Claims of the defendants Sixty-two

Transcript & Certifying 70 dollars and ninety cents, one

270

July 4<sup>th</sup> 1887  
The plaintiff filed his  
bill of particulars which is in  
Substance as follows.

The plaintiff Samuel S. Hunter

Claims of the defendants Sixty-two  
dollars and ninety cents, one  
promissory note made by the  
defendants, dated April 1<sup>st</sup>, 1887  
On Summons, 23<sup>rd</sup> Ninety days after date. The plaintiff  
On Execution 1.30 asks judgment and for costs.

Samuel S. Hunter

by his attorney A. W. Sharrow

$$\begin{array}{r} 3 \ 65 \\ 2 \ 70 \\ \hline 6 \ 35 \\ 6 \ 00 \\ \hline 4 \ 35 \\ \hline 2 \ 35 \end{array}$$

The promissory note on which  
this action is brought reads as follows.

\$62 20<sup>d</sup> Ninety days after date, for value  
received, we jointly and severally promise  
to pay, S. J. Chapman, or bearer Sixty-  
two Dollars, and 20<sup>d</sup> dollars, with interest at  
6 per cent per annum on all unpaid prin-  
cipal, and interest after due interest to be  
competed every year.

Witness our hands & seals, Jacob Baldwin  
this 1<sup>st</sup> day of April 1884. Matilda Baldwin  
P.O. Address, Rush Creek

July 4<sup>th</sup> 1887 issued Summons for appearance of  
defendants July 9<sup>th</sup> 1887 at 10<sup>th</sup> O'clock A.M. and  
delivered to constable

Off. 26 Del. 1887.  
Received of Samuel S. Hunter

July 9<sup>th</sup> 1887. Summons returned - Indorred  
- Received July 4<sup>th</sup> 1887, and July 5<sup>th</sup> 1887, served  
the same on defendants by leaving certified  
copies thereof with them personally.

Fees Service & return 75<sup>c</sup> Three Copies 75<sup>c</sup> mileage  
85<sup>c</sup> Total \$3<sup>35</sup>

Jay Randall Constable

July 9<sup>th</sup> 1887. In O'Clock A.M. Defendants  
Jacob Baldwin and Matilda Baldwin  
failed to appear. S. J. Chapman appeared and  
demanded that action be dismissed as to him,  
which was done, and after waiting one  
hour. It is considered by me that the  
plaintiff, Samuel S. Hunter, recover of  
the defendants Jacob Baldwin and  
Matilda Baldwin, the sum of Sixty-three  
and 04/100 Dollars debt, and costs taxed at \$3<sup>20</sup>

H. M. Hall J.P.

July 20<sup>th</sup> 1887. Docket executed and returned  
to Jay Randall Constable

July 22<sup>nd</sup> 1887. Execution returned - Indorred.  
Received July 20<sup>th</sup> 1887, and served same day  
on Jacob Baldwin and Matilda Baldwin  
and there was no property found wherein  
to levy. Fees Service & return 2 persons. 80<sup>c</sup>.

Mileage 30<sup>c</sup> Total \$1<sup>30</sup> Jay Randall Constable

State of Ohio, Union County,  
Jackson Township, 1887

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

Oct. 26<sup>th</sup> 1887

H. M. Hall J.P.  
Justice of the peace of  
aforesaid township,

Vendi Doc. .... Page .....

US.

## VENDI. EXPONAS.

Judgment . . . . . day of . . . . .  
1877, for . . . . . \$ 104  
Plaintiff's Costs, . . . . . 35  
Defendant's Costs, . . . . .  
Interest, . . . . .  
Increase Costs, . . . . .  
" Clerk, . . . . . 5  
" Sheriff, . . . . . 35  
" App'r, . . . . .  
" Printer, . . . . .

*Issued* ..... 187  
*Filed* ..... 187

*Attorney*

State of Ohio } Sheriff's Return  
Muskingum County } Received this卷 the 6<sup>th</sup>  
day of March 1888 at 5 P.M.  
Be turned this 5<sup>th</sup> day of May  
1888 by order of Plaintiff's attorney.  
M. Hopkins  
Sheriff & Sub  
Service # 30

Sherriff's File.  
Service # 30  
Mileage 3.68  
# 398

## VENDI. EXPONAS.

THE STATE OF OHIO,

*Wayne*

County, ss.

} To the Sheriff of said County—Greeting:

You are Hereby Commanded,

to cause the following described real estate, Situate in the  
Leawoodship of Jackson, county of Linton and State of Ohio  
being Part of Survey No. No Survey No 99220-9922.  
Beginning at a stake in the center of Bush Creek S. E corner  
of land now owned by J. M. Sanders. Thence westerly with  
the line of said Sanders land 93 $\frac{1}{2}$  poles to a stone in the  
road. Thence S 12° E 107 $\frac{1}{2}$  poles to a stone. Thence N 78° E  
30' poles to a stake corner to land now owned by Lewis  
Roseberry. Thence N. 12° W. 56 $\frac{1}{2}$  poles to a stone N.W. corner of said  
Roseberry's land. Thence N 78° E 56 $\frac{1}{2}$  poles to the center of Bush  
Creek. Thence through said Creek with the meanderings  
thereof to the place of beginning containing 40 acres of land  
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

the sum of Sixty Seven 17 Dollars  
100

and Two 2 Dollars, 100

costs of suit, which, by the judgment of Geo. W. Hall, a Justice of the Peace within and for said County, on the 1st day of July, A. D. 1877.

recovered against the said Geo. W. Hall, as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 1st day of Nov. A. D., 1877, with interest thereon from the 1st day of July A. D. 1877, 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

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

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

Quincy this 1st day  
of March A. D. 1878

A. M. Webb Clerk

A. M. Webb

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

**SHERIFF'S RETURN.**

SHERIFF'S FEES

Service,	- - - \$	120
Levy,	- - - \$	60
Sum. Appraisers,	- - - \$	
Swearing Appraisers,	- - - \$	
Conv. Appraisers,	- - - \$	
Mileage,	- - - \$	3.52
Poundage,	- - - \$	
Return,	- - - \$	

Received this writ

A. D. 1887

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

See the 1st day of Nov 1887 for  
Wm J. Gould & Shattoe v. Leevie et al

Done in the following described  
true estate of the parties named  
Matthew Baldwin, Leevie et al  
County of Jackson, County of Union  
State of Ohio, Part of New Surveyor's Des  
Cir. 19942, Beginning at a Stake in the  
center of Run Creek Union County, thence more  
westerly by the said Matthew with the line  
of said Run, thence east to a stone in the road  
thence N 1/2 E 107 1/2 paces to a stone, thence N 1/2 E  
90 1/2 paces to a stone corner to said road named  
Salem Rubber, thence N 1/2 E 105 1/2 paces to a  
white tent west corner of Fred Roberts land, thence  
N 1/2 E 105 1/2 paces to the center of Run and then  
quarantine road which run westerly to the place  
of beginning continuing 44 paces of last line  
or less.

The witness attested the 3rd day of Dec 1887  
before me at the City of Dayton

J. M. Kennedy  
Plaintiff's Attorney.

No.

Ex. Doc. 1 Page 375

Union Co. Ohio Common Pleas

Samuel S. Hunter  
against  
Jacob Baldwin et al.

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Def't	
before Justice of the Peace, on the 9	
day of July	
for the sum of	
And Costs before Justice	
Interest from July 9	1887 \$ 6.30
Justice's Increase Costs	1887 \$ .35
Constable's Increase costs	\$ .35
Clerk's Increase	\$ .35
Sheriff's Increase	\$ .35
Clerk's Fees hereon	\$ .35

J. M. Kennedy  
Plaintiff's Attorney.

RETURNED AND FILED,

Dec 24 1887  
Troup, Kinney & Co., Legal Blank Publishers, Stationers,  
Printers and Binders, Dayton, Ohio.

# EXECUTION ON TRANSCRIPT.

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

To the Sheriff of **Union**

County, Greeting:

**Whereas**, In a certain action before **H. M. Hall** a Justice of the Peace in and for the Township of **Jackson** in the said County of **Union** wherein **Samuel L. Hunter** was Plaintiff, and **Jacob Baldwin and Matilda Baldwin** were Defendants, judgment was rendered on the 7th day of July A. D. 1887, against the said **Jacob Baldwin and Matilda Baldwin** Defendants, and in favor of the said **Samuel L. Hunter**

Plaintiff, for the sum of **Sixty three ~~Two~~ 04/10 0 — Dollars** and **Cents, and Six ~~and~~ 35/100 Dollars and Cents**, the costs of suits before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of **Union** on the 1st day of November 1887.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of **Jacob Baldwin and Matilda Baldwin** aforesaid, you cause to be made the said sum of **Sixty three — Dollars and Four Cents damages, and Six — Dollars and Thirtynine Cents**, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said **Jacob Baldwin and Matilda Baldwin** 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 **Jacob Baldwin and Matilda Baldwin** 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, O.**, this **1<sup>st</sup>** day  
of **November** A. D. 1887.

*John P. Burrows*  
Clerk.

Execution & Lien Case File

Case No. 4539

## CIVIL TRANSCRIPT.

No. 4539

Ex. and Lien Doc., vol. 1 page 329

## Union Common Pleas.

W. J. Ballenger <sup>Sous</sup> Pl'tiff.  
AG. AINST.

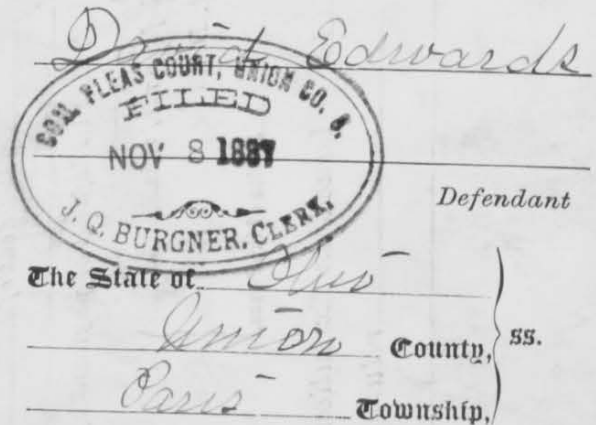
David Edwards Def't.

1887

# Transcript.

W. D. Ballinger & Son

VS. Plaintiff



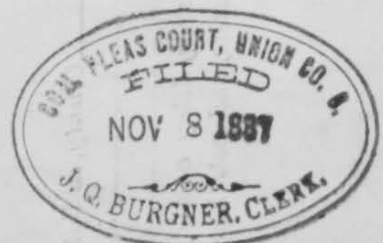
I hereby certify that the within is a full and true copy of the proceedings in the above action, had by and before me, at my office in said Township, as the same appears of Record on my Docket page 645.

Oct 31<sup>st</sup>, 1887

W. M. Weigert

Justice of the Peace.

ROBERT CLARKE & CO.  
Law Publishers, Booksellers & Stationers,  
65 WEST FOURTH STREET,  
CINCINNATI, O.



Before

W. M. Wrigel-

Justice of the Peace.

Amount Claimed, \$ 104.58

No. 138

Dec 30<sup>th</sup>

1886,

M. J. Ballinger &amp; Sons

VERSUS Plaintiff

David Edwards

Defendant

Judgment, - \$ 104.58

## JUSTICE'S FEES.

Plt's Costs. Def's Costs.

	\$	\$
Summons	25-	
Subpœna for		
Filing 2 Papers	10	
Record	45	
Continuance		
Swearing Witnesses		
Affidavit		
Bond		
Order of Att.		
Notice to Garn.		
Disc. of Garn.		
Writ of Replevin		
Complaint		
Venire for Jury		
St'ng in Trial		
Judgment	40	
Affidavit in Surety		
Undertaking		
Execut'n and Filing	45	
Satisfaction	20	

## CONSTABLE'S FEES.

Sum., Serv. & Mile.	70
Sub. Serv. & Mileage	
Sum. Appraisers	
App's Fees	
Schedule and Bond	
Ser. Garnishee	
Att. Trial	
Sum. Jury & Mileage	
Order of Sale	
Ex. and Per Cent.	60

Dec 30<sup>th</sup> 1886 Issued a summons for the defendant  
 returnable January 3<sup>d</sup> 1887, at 9 o'clock A. M.,  
 and delivered the same to Moses Coolidge Constable.  
 Which was returned Jan 1<sup>st</sup> 1887 endorsed  
 as follows:

Received this writ Dec 30<sup>th</sup> 1886 and  
 served the same on the same day  
 by delivering to the defendant a  
 certified copy thereof,  
 service 25- Mileage 20 Copy 25 Total .70

Moses Coolidge, Constable  
 Jan 3<sup>d</sup> 1887. The plaintiff appeared. The  
 defendant failed to appear at that  
 hour or for one hour thereafter.  
 The plaintiff insisted on trial. Trial  
 had.

Whereupon it is on said 3<sup>d</sup> day of January  
 considered by me that the plaintiff  
 recover from the defendant the pro  
 bate of particulars the sum of One hundred  
 four 458/100 dollars and his cost herein  
 taxed \$ 2.15.

State of Ohio, Tuscarawas County, Paris Township.

WITNESSES.

Jan 15<sup>th</sup> 1887. Issued Execution and delivered to Moses Coolidge  
Constable.

Feb 14<sup>th</sup> 1887 Execution returned. Endorsed as follows.

No goods or chattles found wherein to levy.

My fees Service \$5 - Mileage 2 d. Total .60

Moses Coolidge, Constable

Oct 31<sup>st</sup> 1887 Received of plaintiff three & 6/100 dollars in  
full of cost in the above action.

W. M. Winger - J.P.

Undertaking for Stay of Execution.

I Resident of \_\_\_\_\_ County, as Surety for Stay of  
Execution in the above cause of \_\_\_\_\_ against \_\_\_\_\_ do  
hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment with in-  
terests and costs, and costs that may accrue.

Approved by and signed before me, this  
day of A. D. 18 }  
Justice of the Peace.

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

Bail for Appeal.

I Resident of \_\_\_\_\_ County, as Bail for Appeal  
in the above cause of \_\_\_\_\_ against \_\_\_\_\_ hereby under-  
take to the said \_\_\_\_\_ in the sum of \_\_\_\_\_ Dollars,  
that said appellant shall duly prosecute \_\_\_\_\_ appeal to effect, without unnecessary delay, and if judgment be  
awarded against said appellant, I will satisfy said judgment with interests and costs, and costs that may accrue.

Approved by and signed before me this  
day of A. D. 18 }  
Justice of the Peace.

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Findlay O. November 7<sup>th</sup> 1887  
To Clerk of the Court of Common Pleas  
Hancock County Ohio  
Dear Sir:

Enclosed please find  
transcript of judgment, against David  
Edwards, now of this city, in favor of  
W. J. Ballinger & Sons. Please file transcript  
and issue an execution directed to the  
Sheriff of Hancock County Ohio. Your  
Dear Sir will the execution to me  
and I will deliver to our Sheriff.

Enclosed are docket, for fee. The plaintiff  
lives in Your County and is responsible.  
Please forward at once as one of the  
plaintiffs is here waiting the return of  
the writ.

Yours truly  
G. A. Ballard  
Findlay Ohio

THE STATE OF OHIO,

*Doveck*

County, ss.

**SHERIFF'S RETURN.**

Received this writ this 9th day of A.D. 1887

SHERIFF'S FEES.	
Service, - - - - -	\$ 30
Levy, - - - - -	
Sum. Appraisers, -	
Swearing Appraisers, -	
Conv. Appraisers, -	
Mileage, - - - - -	
Poundage, - - - - -	
Return, - - - - -	
<i>Doveck</i>	
Total, - - - - -	\$ 30
Appraiser's Fees, -	
Printer's Fees, -	

at 3 o'clock P.M., and pursuant to its command,  
*failing to produce his chattels  
 hands or command of  
 which to make the money  
 return this writ and  
 satisfied*

*John Clegg*  
*Jeff*  
*Doveck Co*

No. \_\_\_\_\_

Ex. Doc. 1 Page 29

Lucas Co., Common Pleas

*H. D. Ballinger & Sons*  
AGAINST  
*David Edwards*

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Def't  
before Justice of the Peace, on the 23rd  
day of January 1887  
for the sum of \$104.58

And Costs before Justice \$ 2.13  
Interest from Jan. 3rd 1887 \$

Justice's Increase Costs \$ \$

Constable's Increase costs \$ \$

Clerk's Increase \$ \$

Sheriff's Increase \$ \$

Clerk's Fee heron \$ 1.66

JAN 10 1887

*J. Q. BURGNER, Clerk*  
Plaintiff's Attorney.

RETURNED AND FILED,

188

Troup, Kinnard & co., Legal Blank Publishers, Stationers,  
Printers and Binders, Dayton, Ohio.

# EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,  
 Union County, ss.

To the Sheriff of Hancock

County, Greeting:

**Whereas**, In a certain action before W. M. Winget  
 a Justice of the Peace in and for the Township of Paris in the  
 said County of Union wherein  
W. D. Ballinger & Sons  
 were Plaintiffs, and

David Edwards  
 was Defendant, judgment was rendered on the 3<sup>rd</sup> day of January  
 A. D. 1887, against the said

David Edwards

Defendant, and in favor of the said

W. D. Ballinger & Sons

Plaintiffs, for the sum of One hundred and four Dollars  
 and fifty eight Cents, and two ————— Dollars and  
 fifteen Cents, the costs of suits before the said Justice, as to us  
 appears by the transcript of said judgment filed and docketed in the office of  
 the Clerk of the Court of Common Pleas, within and for the said County of  
Union on the 8<sup>th</sup> day of Jan. 1887.

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

David Edwards

aforesaid, you cause to be made the said sum of One hundred and four Dollars  
 and fifty eight Cents damages, and two ————— Dollars  
 and fifteen Cents, the costs aforesaid, and all accruing costs, if so  
 much of the goods and chattels of the said David Edwards

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

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

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

at Marysville, this 8<sup>th</sup> day  
 of January A. D. 1887.

John D. Dargan

Clerk.

Execution & Lien Case File

Case No. 4541

# CIVIL TRANSCRIPT.

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No. 4541

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Ex. and Lien Doc., vol. / page 331

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## Union Common Pleas.

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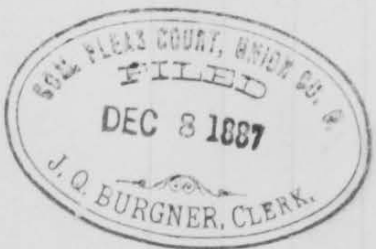
Bank of Richmond Pl'tiff.  
AGAINST

Isaac Jalleff Def't.

Bank of Richmond

vs

Isaac Jalliff



Nov 25<sup>th</sup> 1887 I served Execution by order of Plaintiff  
and delivered to A. Hodges constable  
Nov 25<sup>th</sup> 1887 Execution returned endorsed no property  
found Service 40¢ mileage 30 Total 70¢

A. Hodges constable.

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

Dec 5<sup>th</sup> 1887 M. E. Langstaff J. O. P. the  
aforesaid township.

Bank of Richwood ) Before O. B. Martin  
vs Justice of the Peace  
Isaac Jolliff ) Leesburg Township  
No. 57 Union County Ohio

The Plaintiff filed their bill of particulars which is in substance as follows Plaintiff say that Defendant is indebted to them upon a promissory note hereto attached in the sum of \$65<sup>00</sup> with cop<sup>t</sup> thereon from Dec. 21<sup>st</sup> 1885 until Nov 1<sup>st</sup> 1886 and 8% interest thereon from Nov 1<sup>st</sup> 1886 wherefore Plaintiff ask Judgment for said amount and Interest & Costs

Plaintiffs  
costs

Justice's Fee

Summons 25

Filing Papers 10

Record 20

Judgment 40

Execution 45

Transcript

certificate 70

~~2.10~~

~~1.15~~

Constable's

Fee

Summons

service

~~80~~

Execution

Mileage 70

~~1.00~~

~~1.70~~

~~1.15~~

~~1.80~~

S. S. Gardiner  
Atty for Plaintiff

Feb 7<sup>th</sup> 1887 Issued Summons of that date returnable Feb 10<sup>th</sup> 1887 at 10 o'clock A.M. and delivered same to S. S. Bree constable Feb 10<sup>th</sup> 1887 Summons returned endorsed Recd this writ Feb 7<sup>th</sup> 1887 and served the same on the same day by delivering copy duly certified to said Isaac Jolliff Services 25<sup>00</sup>

Mileage 30<sup>00</sup> copy 25<sup>00</sup> Total 80<sup>00</sup> S. S. Bree constable

Feb 10<sup>th</sup> 1887 10 o'clock A.M. Parties appeared and settled this cause upon the following terms said Defendant agrees to confess Judgment on said note for \$52<sup>50</sup> and said Plaintiff accept the same and agree to pay the costs and also agree to give Defendant 178 days time on the same it is therefore by me this 10<sup>th</sup> day of Feb 1887 considered that the Plaintiff recover of the Defendant the sum of \$52<sup>50</sup> O. B. Martin J.P.

Feb 10<sup>th</sup> 1887 Credit the above costs in full paid by Plaintiff

THE STATE OF OHIO,  
County, etc.  
SHERIFF'S RETURN.

Ohio,  
*County, ss.*

SHERIFF'S RETURN.

*Received this writ*

*A. D. 188*

SHERIFF'S FEES.	
Service,	- - - - \$
Levy,	- - - -
Sum. Appraisers,	-
Swearing Appraisers,	-
Conv. Appraisers,	-
Mileage,	- - -
Poundage,	- - -
Return Selling Order.	-
Total,	\$ 3.84
Appraiser's Fees,	50
Printer's Fees,	80
	130

at 9 o'clock A.M., and pursuant to its command,  
At the 8<sup>th</sup> day of Dec 1887  
delivered the Valley and the following  
described tools and chattels  
of the herein named Isaac Kelly,  
trustee  
14 bushel bags  
40 acres of land in ground  
in kind, leather, shals, wrought  
for all purposes pack.

18 Head of Spring Larch, about 30 head of sheep  
all of which is located on the Soda Valley  
of course see 'Lumber Trunk' <sup>and</sup> County  
line

Sic 67184 No. 6017  
Getting and not returning my order  
of paper clay,  
Baptist

Melville's  
Jew

No. ....

Ex. Doc. / Page 3 0 /

Union Co., Common Pleas

Bank of Richmond  
AGAINST  
Isaac Jelliff

## EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Def't		
before Justice of the Peace, on the	5 <sup>th</sup>	
day of Decem.		1887
for the sum of		\$ 52,50
And Costs before Justice		\$ 1,86
Interest from	188	\$
Justice's Increase Costs	\$	} \$
Constable's Increase costs		
Clerk's Increase	\$	} \$
Sheriff's Increase		
Clerk's Fees hereon		\$ 60

*S. S. Gardner*  
Plaintiff's Attorney.

RETURNED AND FILED.

188

Troup, Kidwell & co., Legal Blank Publishers, Stationers,  
Printers and Binders, Dayton, Ohio,

# EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, }  
 Union County, ss. } To the Sheriff of Union County, Greeting:

Whereas, In a certain action before O. B. Martin  
 a Justice of the Peace in and for the Township of Leesburg in the  
 said County of Union wherein  
 Bank of Richwood  
 was Plaintiff, and

Isaac Jolliff  
 was Defendant, judgment was rendered on the 10 day of Feb.  
 A. D. 1887, against the said

Isaac Jolliff  
 Defendant, and in favor of the said  
 Bank of Richwood  
 Plaintiff, for the sum of Fifty two — Dollars  
 and 60 — Cents, and One — Dollars and  
 86 — 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 Dec. 1887

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of  
 Isaac Jolliff  
 aforesaid, you cause to be made the said sum of Fifty two — Dollars  
 and 60 — Cents damages, and One — Dollars  
 and 86 — Cents, the costs aforesaid, and all accruing costs, if so  
 much of the goods and chattels of the said

Isaac Jolliff  
 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  
 Isaac Jolliff  
 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, O. this 8th day  
 of Dec. A. D. 1887.

John D. Bragman  
 Clerk.

Execution & Lien Case File  
Case No. 4542

## CIVIL TRANSCRIPT.

No. 4542

Ex. and Lien Doc., vol. 1 page 332

# Union Common Pleas.

Wm. Burgoon et al. Pl'tiff.  
AGAINST

W. D. Cheney Def't.

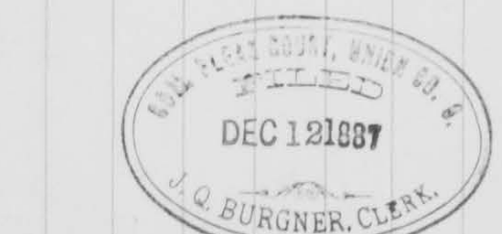
1887

1 To appear, after waiting one hour it is considered  
2 by me in default of appearance of the defendant  
3 that the plaintiff John Burgner & Son recover of  
4 the defendant J. Q. Cleency, the sum of  
5 One hundred and three  $\frac{1}{2}$   $93\frac{1}{2}$  Dollars debt  
6 and costs herein taxed at \$2.<sup>65</sup>

7 Manuscript & Outfit  $\frac{1}{2}$   $\frac{1}{2}$  H. M. Hall, Jr.

8  
9  
10  
11 State of Ohio, Union County Jackson Township. At.

12 I do hereby certify that the above is a  
13 full and complete manuscript from my docket  
14 of the proceedings had by and before me at my  
15 office in said Township, in above action  
16 Dec., 8<sup>th</sup>, 1887. H. M. Hall, Jr. P  
17  
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Manuscript  
M. J. Cleency

# Transcript

State of Ohio Union County St.

In Justice's Court for Jackson Township.  
Wm Burgner & Son Plaintiff Before H M Hall  
vs Justice of the Peace  
M D Cheney Defendant Bto 20.

7 Judgment	\$103.23
8 @ 5%	
9 Justice fees	
10 Summons .25 <sup>e</sup>	
11 Delining .15"	
12 Filing & papers .15"	
13 Record .45"	
14 Judgment .40"	
15 Transcript .40"	
16 Certifying .25"	
17 Total 2.10	
18 Satisfaction .20	

Constables fees

On Sum. 1.05

Execution & Lien Case File

Case No. 4543

# CIVIL TRANSCRIPT.

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No. 4543

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*Ex. and Lien Doc., vol. 1 page 333*

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## Union Common Pleas.

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Wm. Bingham & Son Plaintiff.  
AGAINST

Wright Hawaiian Defendant.

Transcript

H. Q. Burgner & Son

Wainget Harraman

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

December 8<sup>th</sup>, 1887.

H. M. Hall J.P.  
of Jackson Township.



# Transcript

1 State of Ohio Union County  
2 Justice Court for Jackson Township.

3 Wm Burgess & Son Plaintiff } Before H. M. Hall, J. P.  
4 vs } No 21.

5 Winget Harraman Defendant Amount Claimed \$17<sup>70</sup>  
6 Judgment \$17.40 Nov. 29<sup>th</sup> 1887. The plaintiff filed  
7 Justice fees his bill of particular which is in  
8 filing papers .05 substance as follows.  
Record 15-  
9 Judgment 40  
10 Satisfaction 20  
11 - 80 In Account with Wm Burgess  
12 Transcript out. 50 & son  
13 1.30 Oct. 2<sup>nd</sup> 1886. Account \$16.00  
14 To Interest 1.70  
15 Total Amount 17.70

16 December 3<sup>rd</sup> 1887. Defendant appeared waived  
17 process and entered his appearance herein and  
18 confessed that he is indebted to the plaintiff in  
19 this action in the sum of Seventeen <sup>70</sup>/<sub>100</sub> Dollars  
20 and requests that judgment be  
21 entered for said sum and for costs of suit.

22 Thereupon it is on this 3<sup>rd</sup> day of  
23 December 1887. Considered by me that the  
24 plaintiff Wm Burgess & Son recover of the  
25 defendant Winget Harraman, the sum of  
26 Seventeen <sup>70</sup>/<sub>100</sub> Dollars debt and the costs  
27 herein taxed at 80 cents.

28 Transcript & certifying 50c H. M. Hall, J. P.

Execution & Lien Case File  
Case No. 4544

## CIVIL TRANSCRIPT.

No. 45-44

Ex. and Lien Doc., vol. 1 page 334

# Union Common Pleas.

J. W. Kennedy Plaintiff  
against  
Mary & Griffith Thomas Defendant

1887

Transcript  
of

A. M. Kennedy  
vs

Mary Thomas and  
Griffeth Thomas

Amount of  
Indictment \$56.00

December 6<sup>th</sup> 1887

Total Cost \$18.60

Transcript \$33.50



J. M. Kennedy Plff } The Plaintiff filed his  
against } bill of particulars  
Mary Thomas & } The State of Ohio  
Griffeth Thomas Defs } Union County ss;  
Before the Hon. Smith Justice of the peace  
In and for said County

Amount claimed \$ 56.50

J. M. Kennedy the said Plaintiff makes oath that his claim in this action is for legal service performed for the said Mary Thomas & Griffeth Thomas in the case of Lewis et al against Mary & Thomas & Griffeth Thomas et al and case of Thomases, Epps et al This affiant also makes oath and says that said claim is just and that he ought as he verily believes to recover thereon the sum of Fifty six & ~~50~~<sup>50</sup> dollars and that the said defendants as he verily believes are about to dispose of their property for the purpose of placing it beyond the reach of their creditors.

This affiant further makes oath and says that the grounds of that belief being facts within his own knowledge and information from others which he believes to be true are in substance as follows.

That said parties refused to allow said claim and refused to pay any part of the same in the presence of said Plaintiff and one G. A. Willing

affiant further says that the property about to be attached is not exempt from

execution and is not the personal earnings  
of the said defendants or of their said minor child  
or children

J. M. Kennedy

Sworn to and subscribed before me this 21<sup>st</sup>  
day of December A. D. 1886

Wm Smith J. P.

J. M. Kennedy

vs

Mary Thomas et al } Before Wm Smith J. P.  
of Paris Township  
Union County Ohio

We bind ourselves to the defendants in the  
sum of One hundred and Twenty dollars  
that the plaintiff shall pay the defendants  
all damage they may sustain in by reason  
of this action of attachment if the order  
be wrongfully obtained

Marysville Ohio Decr 21<sup>st</sup> 1886

J. M. Kennedy

C. W. Freeburn

A. H. Kollefrath

Signed and acknowledged before me at  
my office and sureties approved this 21<sup>st</sup> day  
of December A. D. 1886 Wm Smith J. P.

December 21<sup>st</sup> A. D. 1886 writ of attachment  
Issued and delivered to John W. Steele constable  
to serve on Mary Thomas & Griffith Thomas  
returnable December 30<sup>th</sup> A. D. 1886 at 1 o'clock P. M.

Wm Smith J. P.

December 21<sup>st</sup> A. D. 1886 Issued summons  
and delivered to John W. Steele constable  
to serve on Mary Thomas & Griffith Thomas

X

Received this writ December 21<sup>st</sup> 1886 and  
served the same on the 23<sup>rd</sup> day of December  
1886 on the persons named in writ by  
copy

constable fees

Service 2 - .50

Mileage 8 - .55

Copys 2 - .50

Total \$1.55

returnable December 30<sup>th</sup> A.D. 1886 at 1. O'clock  
P. M.

John Smith J. P.  
Attachment  
The State of Ohio, Union County Paris Township  
J. W. Kennedy Plaintiff Before Third Ward J.P.  
Against  
Mary Thomas & Griffith Thomas Defs) County  
To John W. Nicely Constable of said Township  
you are hereby commanded to attach and  
safely keep the goods and chattels stocks and  
interest in stocks right credit, money &  
effects of said defendant Mary Thomas  
of Griffith Thomas in your said county  
not except by law from being applied  
to the payment of the claim of the  
Plaintiff J. W. Kennedy or so much  
thereof as will satisfy his claim for Fifty  
Six \$ 50 dollars and Ten dollars the profit  
able cost of this action

You will make due return of this order  
on the 30<sup>th</sup> day of December A. D. 1886  
witness my hand this 21<sup>st</sup> day of December  
A. D. 1886 John Smith Justice of the peace  
December 21<sup>st</sup> 1886 at 4 O'clock P. M. I  
received this order December 23<sup>d</sup> 1886 I went  
to the place where the defendant's property  
described in the annexed inventory and  
appraisement was found and there at 10. A.  
clock A. M. of said day in the presence and  
hearing of J. W. Burns and R. J. Barnes  
two creditable persons did declare that by  
virtue of this order I attached said

property at the suit of J. M. Kennedy,  
vs Mary Thomas and Griffith Thomas  
and did then and there attach it and I  
then with J. W. Burns and ~~J. W.~~ Barnes  
two householders of the county of Union  
after administering to them an oath truly  
to inventory and appraise said property  
made a true inventory and appraisement  
of said property being all that was attached  
and said inventory and appraisement signed  
by me and said householders is annexed  
and returned with this order said property  
now remains in my custody

J W Keeley const

on the 23<sup>d</sup> day of December A.D. 1886 I went to the  
place where the property described in the inventory  
and appraisement thereof made under an order of  
attachment in the action of J. M. Kennedy against  
Mary Thomas & Griffith Thomas and served  
on the 23<sup>d</sup> day of December A.D. 1886 at 10 o'clock  
A.M. and there on said 23<sup>d</sup> day of  
December A.D. 1886 at 10 o'clock A.M. in  
presence and hearing of J. W. Burns and ~~J. W.~~  
Barnes two creditable persons did declare that  
by virtue of this order I attached said property  
and did then and there attach it as in my  
hands subject to said prior attachment  
Constable fees

service	.80
Mileage	,55
Conveyance	1.00
Appraisers	1.00
Total	<u>\$3.35</u>

John W. Keeley constable

December 23<sup>rd</sup> A. D. 1886 - 10 O'clock A.M.  
John W. Shirley constable made return inventory of  
Property in the above entitled case. The said defendants  
demanded their exemptions under the laws of  
Ohio for heads of families and being the  
owner of a Homestead and engaged in the  
business of agriculture by the oath of J. W.  
Burns and J. W. Barnes two householders of  
said County I proceeded to set off to said  
Mary Thomas and Griffith Thomas the following  
personal property to wit:

Said defendants selected the following property  
to wit; In addition to the Household and  
Kitchen furniture

One roan Horse	\$50.00
One Mowing machine	35.00
One Wagon	12.00

There being one more horse the property of the  
defendants I hereby refuse to allow the same  
as exempt under the laws of Ohio

Witness our hands John W. Shirley constable  
this 23<sup>rd</sup> day of December 1886 { J. W. Burns }  
R. J. Barnes } appraisors

constable cost

Dec 23<sup>rd</sup> A.D. 1886

Mileage 8 miles	.75
Copy 2 summonses	.50
Copy 2 writs	.80
Swearing appraisors	1.00
" "	1.00
appraisors fees	1.00
" "	1.00
Conveyance	2.00
Total	\$5.05

John W. Shirley constable

December 21<sup>st</sup> 1886 at 6 o'clock I received  
this order, December 25<sup>th</sup> 1886 I went to the  
place where the defendants property described in  
the annexed inventory and appraisement was  
found and there at 5 o'clock P.M. of said  
day in the presence and hearing of Daniel  
Oline and Joshua Grubbs two creditable persons  
did declare that by virtue of this order I  
attached said property at the suit of J. M.  
Kennedy against Mary Thomas and Griffith  
Thomas and did then and there attach  
it, and I then with H. C. Rosbury and  
Aaron Turner two householders of the County  
of Union, Ohio, after administering to them an  
oath truly to inventory and appraise said  
property, made a true inventory and appraisement  
of said property being all that was attached;  
and said inventory and appraisement signed  
by me and said householders, is annexed  
and returned with this order, said property  
now remains in my custody, ~~was found~~  
~~in John Smith~~ in whose possession it was  
found, the having given an undertaking  
with sufficient sureties, as required by  
law therewith returned.

John H. Keeley Constable

on the 25<sup>th</sup> day of December A.D. 1886 I went  
to the place where the property described in  
an inventory and appraisement thereof made  
under an order of attachment in the action  
of J. M. Kennedy against the within named  
Mary Thomas and Griffith Thomas and served

on the 25<sup>th</sup> day of December A.D. 1886 at 10  
O'clock A.M. and there on said 25<sup>th</sup> day  
of December A.D. 1886 at 5 O'clock P.M.  
in the presence and hearing of Aron  
Turner and H. C. Rosbury two creditable  
persons, did declare that by virtue of this  
order I attached said property and did then  
and there attach it as in my hands subject  
to said prior attachment John W. Nicely const  
Inventory of property attached  
One Gray Mare 12 years old  
appraised at

\$, 70.00

I

John W. Nicely constable

A. S. Turner } appraisors

H. C. Rosbury } appraisors

constable fees

Service	.60
Mileage	.55
Conveyance	<u>1.00</u>
	2.35

Appraisors	<u>100</u>
Total	3.35

J. M. Kennedy } December 30<sup>th</sup> A.D. 1886

vs

Before Wm Smith J. P.

Mary Thomas and of Paris Township

Griffith Thomas } Union County Ohio

December 30<sup>th</sup> A.D. 1886 - 10 O'clock A.M.

Plaintiff appeared and demanded trial  
the Defendants appeared by his council J. B.  
Cole and offered to file a motion to  
discharge the attachment heretofore granted  
in the case to which filing an hearing

of said motion the Plaintiff objected, The defendants offered to file affidavit in support of his Motion, And for no other purpose did the defendants offer and submitted his Motion to the Court without giving the Plaintiff any previous notice of his motion to dissolve said attachment and the court being fully advised in the premises, Overruled the said pretended Motion Thereupon the Atty for the defendant took the motion from the files of the Justice against the protest of the court and the Plaintiff and carried the same away without the leave of the court, Thereupon the Plaintiff demanded Judgment by default thereupon the court; Sworn and examined the Plaintiff as to the correctness of his said account and the court being fully advised in the premises does find that said account is in all respects true, It is thereupon ordered and adjudged that the Plaintiff recover of the defendants the sum of Fifty six &  $\frac{50}{100}$  dollars debt and costs taxed at Ten &  $\frac{50}{100}$  dollars and the court does further find that said attachment heretofore granted was fully warranted by the facts and sustains said attachment herein

John Smith J. P.

December 6<sup>th</sup> A.D. 1886.

Plaintiff J. M. Kennedy, Ordered an order of sale issued in the above attachment case to sell the Gray mare attached I done as ordered and gave the same to John W. Kelly

constable returnable in 30 days

A. M. Smith J. P.

The state of Ohio Union County ss:  
J. M. Kennedy } Before A. M. Smith J. P.  
vs } of Paris Township & County  
Mary Thomas and } and State aforesaid,  
Griffeth Thomas } To John W. Neely constable  
of said township you are hereby commanded  
to sell and dispose of as upon execution  
the goods and chattels attached by you upon  
order of attachment issued in the above  
action to wit; One gray mare or so much  
thereof as may be necessary to satisfy as well  
the sum of (\$ 56.00) Fifty Six dollars debt  
and Twenty Dollars probable costs with interest  
from the 31<sup>st</sup> day of December 1883 being the  
amount of judgment then rendered in said  
action and remaining due and unpaid as  
also increase costs

Make return of this order and a certificate  
thereon showing the manner in which you  
have executed the same in 30 days from the  
time of your receipt thereof

Given under my hand this the 6<sup>th</sup> day of  
January A. D. 1887 - A. M. Smith J. P.  
Before A. M. Smith J. P. an order for sale of  
of Paris Township. { Attached property January  
J. M. Kennedy Pltf } 17<sup>th</sup> 1887, the within certified  
vs

Mary Thomas and } property taken out of my  
Griffeth Thomas Defd } possession and delivery to  
John Thomas  
by virtue of an order of

<sup>10</sup> delivery from the court of Common Pleas in the hands  
of the Sheriff of said County

John W. Nicely const

Constable fees	
service	.40
Mileage	.55
Advertisements	.10
Conveyance	<u>1.00</u>
Total	\$2.05

Total amt of Justices cost  
on Docket \$3.85  
Total Amt of Cons<sup>r</sup> cost  
on Docket \$18.65

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

Wm Smith J.P. of the aforesaid township  
January 27<sup>th</sup> A.D. 1887.

Cost of Transcript \$3.00

Execution & Lien Case File  
Case No. 4545

# CIVIL TRANSCRIPT.

No. 4545

Ex. and Lien Doc., vol. / page 335

## Union Common Pleas.

J. B. Taylor Plaintiff.

AGAINST

Emily Cader Defendant.

State of Ohio Union County For Taylor Township

J.B. Taylor

In Justice Court

October 10 - 1887

vs  
Emily Gorder

Before N.C. Welch Justice of the Peace

No 171 Amount claimed \$68.50 dollars

The Plaintiff filed his bill of particulars which is in substance as follows Mrs. Emily Gorder in account with Dr J.B. Taylor for professional services self and son Isaac 1884

August 6 To Med Self

1.00

" " 12 To Med "

1.00

<sup>1886</sup> July 12 " " "

.50

<sup>Aug</sup> 21 To surgical charges Isaac

10.00

" 22 Visit Isaac

2.00

26 " " "

2.00

27 " " "

2.00

28 " " "

2.00

29 " " "

2.00

30 " " "

2.00

<sup>Sept</sup> 2 " " "

2.00

3 " " "

2.00

5 " " "

2.00

6 " " "

2.00

7 " " "

2.00

8 " " "

2.00

9 " " "

2.00

10 " " "

2.00

11 " " "

2.00

12 " " "

2.00

13 " " "

2.00

<sup>1887</sup> July 13 To visit and surgical charges self

10.00

July 14 To visit self

2.00

" 15 " " "

2.00

" 17 " " "

2.00

" 19 " " "

2.00

" 24 " " "

2.00

" 31 " " "

2.00

\$68.50

October 10 - 1887

1887		2.00
July 13	To visit and surgical charges self	10.00
July 14	To visit self	2.00
" 15 "	"	2.00
" 17 "	"	2.00
" 19 "	"	2.00
" 24 "	"	2.00
" 31 "	"	2.00
October 10 - 1887		96860

Issued Summons and delivered to S.A. Tunks Constable returnable October 15<sup>th</sup> 1887 at 9 O'clock A.M. N.C. Welch J.P.  
 October 15<sup>th</sup> 1887 Summons returned Received this this Writ  
 October 10<sup>th</sup> 1887 and served the same on the within Emily  
 Cocher October 11<sup>th</sup> 1887 by Copy fees Service 25 mileage 35  
 Copy 25 total 80 cents S.A. Tunks Constable  
 October 15<sup>th</sup> 1887 The defendant failed to appear in  
 obedience to my Summons at 9 O'clock A.M. and  
 for one hour thereafter therefore and thereupon  
 judgment is hereby rendered by me against the  
 said defendant Emily Cocher for the sum of Sixty  
 Eight dollars and fifty cents & costs

October 27<sup>th</sup> 1887 N.C. Welch J.P.

Issued Execution and delivered to S.A. Tunks  
 Constable November 8<sup>th</sup> 1887 Execution returned  
 October 27<sup>th</sup> 1887 Received this writ Served this Writ  
 on the within Emily Cocher No property found and said  
 Emily Cocher refused to give up any property and says  
 she has nothing that can be taken Service 40¢  
 mileage 35 total 75 cents S.A. Tunks Constable

Justices Costs one dollar and forty cents  
 Constable Costs one dollar and sixty cents

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

December 1<sup>st</sup> 1887 N.C. Welch J.P. of the aforesaid Township



b

THE STATE OF OHIO,  
Union County, ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service,	\$ 30
Levy,	\$ 0
Sum. Appraisers,	
Swearing Appraisers,	
Conv. Appraisers,	
Mileage,	1 1/2
Poundage,	
Return,	
Total,	\$ 1.92
Appraiser's Fees,	
Printer's Fees,	

Received this writ Feb 15<sup>th</sup> A.D. 1888

at 12 o'clock M., and pursuant to its command,  
on the 15<sup>th</sup> day Feb 1888.  
for the want of Goods and  
Chattels. I served this writ  
on the following lands and  
tenements situated in the  
State of Ohio County of  
Union Township of Tully in  
Secy. No. 5628 and 6493, and bounded  
as described of 10<sup>ac</sup> of land now the north  
by a lot of land conveyed to John Meadow  
by Sargent Wheeler. on west, by a tract of land  
conveyed. by Sargent Wheeler to E. W. Hardin. on the  
south by the. county road. and land sold. by John  
Wheeler to Steenly Billie. also the following tract to wit  
commencing at the. north west corner. of a lot of land owned  
by D. Burkpile and wife. and deeded. on the 5<sup>th</sup> day of  
July. 1882. to E. Grinn. by said Burkpile. and wife there  
running. E with. the line of said described lot to the  
road. and. thence. still East. with the road. in all  
making. 18 rods. from the starting point. thence. running

north. parallel. with the East. line of Vanata  
farm. far enough. into. John Meadow. land  
to make out. 2<sup>1/2</sup> acres. thence west. 18 rods to  
the. Vanata. line to the. place of Beginning  
containing 2<sup>1/2</sup> acres more or less. the whole  
containing 3 acres more or less.

Returned this 6<sup>th</sup> day of April 1888  
by order of Plaintiff's attorney.

M. Hopkins  
Sheriff  
per W.

THE STATE OF OHIO,

Ashland

County, ss.

SHERIFF'S RETURN.

Received this writ filed 15<sup>th</sup> A.D. 1888

SHERIFF'S FEES.

SHERIFF'S FEES.	
Service,	\$ .30
Levy,	\$ .50
Sum. Appraisers,	-
Swearing Appraisers,	-
Conv. Appraisers,	-
Mileage,	112
Poundage,	-
Return,	-
.....	.....
Total,	\$ 1.92
Appraiser's Fees,	
Printer's Fees,	

at 1<sup>o</sup> o'clock M., and pursuant to its command,  
on the 15<sup>th</sup> day Sept 1888,  
for the sum of one hundred and  
thirty dollars. I issued this writ  
on the following hand and  
handwritten below in the  
name of Ashland County of  
Ashland Township of the said  
District, Ohio \$62.50 and 64.95 and remainder  
described as follows on the north  
by a lot of land conveyed by John McAdoo,  
by himself, Wheeler, on west by a tract of land  
unsettled by Summit and a

Common Pleas.

of B Taylor  
AGAINST  
Emily Coder

EXECUTION ON TRANSCRIPT

Ex. Ret. 188

Judg't vs. Deft. Emily Coder  
before Justice of the Peace, on the 13<sup>th</sup>  
day of Oct 1887  
for the sum of \$ 68.50  
And Costs before Justice \$ 3.50  
Interest from 1888 \$ 0  
Justice's Increase Costs \$ 0  
Constable's Increase Costs \$ 0  
Clerk's Increase \$ 6.00  
Sheriff's Increase \$ 0  
Clerk's Fees hercon \$ 0

H T Hoops Plaintiff's Attorney.

RETURNED AND FILED,

Aug 6<sup>th</sup> 1888

TROJEP KINNARD & CO.,  
Blank Book Makers, Legal Blank Publishers, Stationers, Printers  
and Binders, Dayton, Ohio.

# EXECUTION ON TRANSCRIPT.

→ \* → \*

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of Union County, Greeting:

Whereas, In a certain action before N C Welch a Justice of the Peace in and for the Township of Taylor in the said County of Union wherein J B Taylor was Plaintiff, and Emily Coder

was Defendant, judgment was rendered on the 15<sup>th</sup> day of Oct A. D. 1887, against the said Emily Coder

Defendant, and in favor of the said J B Taylor,

Plaintiff, for the sum of sixty-eight Dollars and fifty Cents, and Three ~~and~~ \$3.50 Dollars and one Cents, the costs of suits before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of Union on the 2<sup>d</sup> day of Dec 1887

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of Emily Coder aforesaid, you cause to be made the said sum of sixty-eight Dollars and fifty Cents damages, and Three Dollars and one Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said Emily Coder

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 Emily Coder 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 fifteenth day of February A. D. 1888.

R W Berry

Clerk.

THE STATE OF OHIO,

*W. Malone* County, ss.

SHERIFF'S RETURN.

Received this writ Feb 9<sup>th</sup> A. D. 1893

Service, - - - - \$ 26-  
Levy, - - - - \$ 25-

Sum. Appraisers, -  
Swearing Appraisers, -

Conv. Appraisers, -  
Poundage, -

Mileage, - - - - \$ 1 44  
Return, - - - - \$ 10

Total, -	
Appraiser's Fees, -	
Printer's Fees, -	
	3. 04

*Returned without service for  
the order of Plaintiff*  
*John H. Hoyle and Son*

No. ....  
Ex Doc. L 1 Page 333

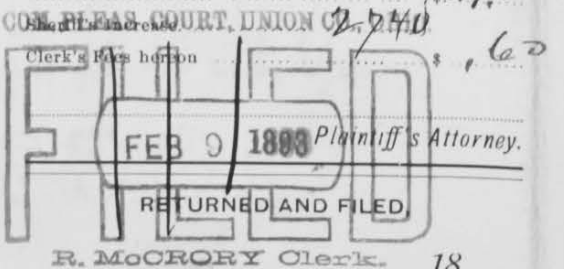
Common Pleas

*J. B. Taylor  
AGAINST  
Emily Guder*

EXECUTION ON TRANSCRIPT.

Ex. Ret. 18

Judg't vs. Def't .....  
before Justice of the Peace, on the 15<sup>th</sup>  
day of Oct 1892 \$ 68.30  
for the sum of .....  
And Costs before Justice \$ 3.00  
Interest from ..... 18 \$ .  
Justice Increase Costs ..... \$ .  
Constable's Increase Costs ..... \$ .  
Clerk's Increase \$ 1.85 \$ 29.20



# EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, } ss.

To the Sheriff of Union County Greeting:,

Whereas, In a certain action before N. C. Welch  
a Justice of the Peace in and for the Township of Taylor in the  
said County of Union wherein J. B. Taylor

was Plaintiff, and Emily Coder

w..... Defendant, judgment was rendered on the 15<sup>th</sup> day of Oct.  
A. D. 1867, against the said Emily Coder

Defendant, and in favor of the said J. B. Taylor

Plaintiff, for the sum of Sixty-eight Dollars  
and fifty Cents, and Three Dollars and

Cents, the costs of suits before the said Justice, as to us  
appears by the transcript of said judgment filed and docketed in the office of the Clerk  
of the Court of Common Pleas, within and for the said County of Union

on the 29<sup>th</sup> day of Dec 1867

You are therefore commanded, That of the goods and chattels of Emily  
Coder

aforesaid, you cause to be made the said sum of Sixty-eight Dollars  
and fifty Cents damages, and Three Dollars  
and Cents, the costs aforesaid, and all accruing costs, if so  
much of the goods and chattels of the said Emily Coder

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 Emily  
Coder

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 8<sup>th</sup> day

of Febry A.D. 1868

J. B. C. P. C. Clerk.

COMMON PLEAS

J. B. Taylor  
vs.

Emily Codor.

**VENDI. EXPONAS.**

Judgment 15<sup>th</sup> day of Oct 1887 for \$68 50  
 Plaintiff's Costs, 3.50  
 Defendant's Costs,  
 Interest, 6% from 15<sup>th</sup> Oct. 87 2.96  
 Increase Costs, 1.23  
 Clerk, 1.23  
 Sheriff, 1.23  
 App'r, 1.23  
 Printer, 1.23

Issued 187  
 Filed 187

Attorney

**Sheriff's Return on Vendi.****THE STATE OF OHIO,**  
**Marietta** **Quantity,**

ss.

Sheriff's Fees,	Dolls.	Cs.
Conv. Appraisers...	30	
Writing Appraisal...	30	
Copy of Appraisal...	30	
Notice to Printer...	30	
Affidavit of Printer,		
Writing Notice....	1	28
Mileage .....		
Poundage .....		
Total.....	4	58
Printer's Fees .....	3	50
Appraiser's Fees ....	15	00

In obedience to the command of the Vendi. hereto annexed, I did, on the 16<sup>th</sup> day of April 1888, summon J. B. Whelpley, Esq. Tee and G. W. Board three disinterested freeholders of said County, who were by me duly sworn to view and appraise the lands and tenements therein described; and afterwards, on the 16<sup>th</sup> day of April A. D. 1888 said Appraisers returned to me, under their hands and seals, that they did, upon actual view of the premises, estimate and appraise the real value in money of the same at One Hundred Fifty 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 18<sup>th</sup> day of April 1888, I caused to be advertised in the Marietta Tribune (a newspaper printed and published and of general circulation in Marietta County,) said lands and tenements to be sold at public sale at the door of the Court House of said County, on the 19<sup>th</sup> day of May A. D. 1888, at 1 o'clock P.M. of said day. And having advertised said lands and tenements for more than thirty days previous to the day of sale, to wit: consecutive weeks; and in pursuance to said notice, I did, on said day of A. D. 1888, at the time and place above mentioned, proceed to offer said lands and tenements at public sale at the door of said Court House, and then and there same who bid for the same the sum of said sum being \_\_\_\_\_ Dollars; and two-thirds of the appraised value thereof, and said being the highest and best bidder therefor, I then and there publicly sold and struck off said lands and tenements to him for said sum of \_\_\_\_\_ Dollars.

Net sold, Re turned this 19<sup>th</sup> day of May 1888 by order of Plaintiff's attorney

M. Hopkins Sheriff.  
2, 1888.

**VENDI. EXPONAS.**

THE STATE OF OHIO,

*Muskingum*

County, ss.

{ To the Sheriff of said County—Greeting:

You are Hereby Commanded,

to cause the following lands and tenements situated in the state of Ohio County of Muskingum and Township of Taylor, in Survey No 5629 and 6493, and bounded and described as follows to wit— on the north by a lot of land conveyed to John McAdow by Samuel Wheeler, on the west by a tract of land surveyed by Samuel Wheeler to Esau Hardiss; on the South by the County road, and land sold by John Wheeler to Stanley Bellis, Also the following tract Commencing at the north west corner of a lot of land owned by D Burkepile and wife, and deeded on the 5 day of July 1882 to E.A. Brown, by said Burkepile and wife, Then running east, with the line of said described lot to the road and thence still east, with the road, in all making 18 rods from the starting point, thence running north parallel, with the east line of Varatta farm, for enough rods to John McAdow's land to make out  $2\frac{1}{2}$  acres, thence west 18 rods to the Varatta line to the place of beginning containing  $2\frac{1}{2}$  acres more or less, the whole containing 3 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 the Judgment

the sum of Sixty eight 50 Dollars  
and Three 100 Dollars,  
costs of suit, which, by the judgment of N. C. Welch a  
Justice of the Peace within and for said County, on the 15<sup>th</sup> day of  
Oct., A. D. 1887. in favor of  
J. B. Taylor

recovered against the said Emily Corder,  
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 2<sup>d</sup> day of Dec, A. D., 1887,-  
with interest thereon from the 15<sup>th</sup> day of Oct, A. D. 1887,  
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 Emily Corder

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

J. B. Taylor.

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 6<sup>th</sup> day  
of April A. D. 1888

R. M. Clegg clerk

Rec'd this Writ April 6-1888

Execution & Lien Case File  
Case No. 4546

Execution & Lien Case File

Case No. 4547

# CIVIL TRANSCRIPT.

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No. 4547

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Ex. and Lien Doc., vol. / page 337.

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## Union Common Pleas.

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Wm. Burgher & Son Plaintiff.

AGAINST

W. S. Mayes - Defendant.

Transcript

Ex parte, etc., page 337  
In re Commonwealth vs.

J. Q. Burgner & Son

vs

W. S. Hays,



The State of Ohio } Calabonne Township  
Union County ss } In Justices Court  
Wm. Burgnier & Son Before Joseph Conner J.P.  
\*49 vs

W. S. Hays Jan. 5th 1888 - The plaintiffs filed  
their bill of particulars consisting of a  
promissory note of which the following is a  
copy -

\$37<sup>00</sup>

November 4th 1884

Sixty days after date I promise to pay  
to the order of Wm. Burgnier & Son, Thirty-  
seven dollars. Value received with interest  
at 8 per cent after due.

W. S. Hays.

Oct 20<sup>th</sup> 1885 Paid on within note fourteen  
dollars.

Jan 5th 1888 - Issued summons of this  
date returnable Jan. 10th 1888 at  
10 o'clock A.M. and delivered to John  
Aler constable who made the following  
return thereon -

Jan. 6th 1888 - Received this writ  
Jan. 5th 1888 and Jan. 5-1888  
served the same on defendant by leaving  
certified copy thereof with him personally  
Fees: Service + Return 25¢ Copy 25¢  
Mileage 25¢ Total 70¢

John Aler constable

Jan. 10th 1888 - At 10 o'clock A.M.  
the time set for trial the defendant  
appeared not nor for an hour  
thereafter but made default.

It is therefore considered by me that  
the plaintiffs Am Burger & Son  
recover of the defendant W. S. Hays  
the sum of \$29.99 and costs herein  
taxed at \$2.10

Joseph Conner J.P.

The State of Ohio Union County  
Clabourne 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.

Joseph Conner J.P.  
of the aforesaid township.

Bill of Costs

Plaintiffs' Costs

J.P. Fees -		Constables Fees
Filing Bill	.05	Service Return 25
Summons filing	.30	Copy 25
Satisfactory	.20	Mileage 20
Record	.45	Total <u>70</u>
Judgement	.40	
Total	1.40	

Total J.P. Fees 1.40  
"Constables" 70  
Grand Total 2.10

Execution & Lien Case File

Case No. 4548

# CIVIL TRANSCRIPT.

4548  
No. 4558

Ex. and Lien Doc., vol. / page 338

## Union Common Pleas.

Cooper Bros *Pl'tiff.*

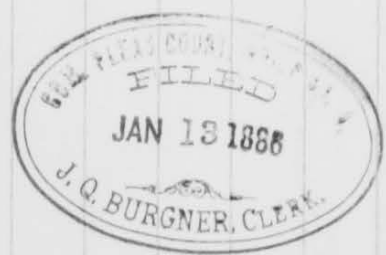
*AGAINST*

Ed. Walters *Def't.*

1886

Cooper Bros  
vs  
Ed Wallen

Transcript



Cooper Bros / Before me  
vs Mather Justice  
Ed Walters / of the Peace  
Elizabethtown & P.  
Union co Ohio

The plaintiffs filed their Bill  
of Particulars which is in  
Substance as follows

Richmond D December 15<sup>th</sup>  
AD 1887 Ed Walter to  
Cooper Bros on Balance  
due on account for Groceries  
and sundries \$ 37 2<sup>c</sup>

December 16<sup>th</sup> AD 1887  
the defendant appear Ed Walters  
appeared and Warded process  
and voluntary entered his  
his appearance and confessed  
that he was indebted to the  
plaintiffs in the sum of  
Thirty Seven Dollars and twenty  
cents (\$ 37 2<sup>c</sup>)

It is therefore Considered by  
me this 15<sup>th</sup> day of December  
AD 1887 That The plaintiffs  
recover of the defendant the  
sum of \$ 37 2<sup>c</sup> debt and  
Costs herein taxed at

\$105 one dollar and five  
cents

O B Mather  
Justice of the Peace  
State of Ohio }  
Union County } S.S.  
Clairborne Township }

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

O B Mather Justice of  
the Peace  
Costs of transcript and  
Certificate Thru to \$ 65.00

Execution & Lien Case File

Case No. 4549

# CIVIL TRANSCRIPT.

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No. 4549

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Ex. and Lien Do. vol. 1 page 339

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## Union Common Pleas.

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Gaduau & Hornbill Pvtiff.

AGAINST

Jacob & Matilda Bellevue Def't.

Transcript

Godman and Thorndale

vs  
Jacob Baldwin  
and  
Matilda Baldwin



State of Ohio Union County Jackson Township  
I do hereby certify that the above is a true  
and complete copy from my docket of the  
proceedings had by and before me at my  
Office in the said township in above  
action  
Jan 12<sup>th</sup>, 1888.  
H. M. Hale, P.  
of record in township

1 The State of Ohio) In Justice Court Jackson  
2 Union County St) Township.

3 Godman & Thornhill } Before H M Hall J.P.  
4 vs Plaintiff }  
5 Jacob Baldwin } No 22. Amount Claimed

6 Jacob Baldwin } \$215<sup>d</sup> Jan 6<sup>th</sup> 1885

7 Matilda Baldwin } Plaintiff filed his bill  
8 Defendants } of particulars which is as

9 Judgment \$215<sup>d</sup> @ 8% | subscriber as follows.

10 Justice fees 817<sup>34</sup> April 1<sup>st</sup> after date for

11 filing 2 papers 10<sup>c</sup> value received we jointly and

12 Judgment 40<sup>c</sup> severally promise to pay

13 Record 30<sup>c</sup> Godman & Thornhill, or order

14 Satisfaction 20<sup>c</sup> Seventeen <sup>and</sup> 34/100 Dollars, with

15 Transcript & Certif. 60<sup>c</sup> interest at the rate of 8 per cent  
per annum on all unpaid principal  
and interest until paid

16  
17  
18  
19 witness our hands and seals  
the 2<sup>nd</sup> day Jan. 1885-

20  
21 Jacob Baldwin

22 Matilda Baldwin

23 Jan 6<sup>th</sup> 1885. Defendants appeared waived process, and  
24 entered their appearance herein and confess that they are  
25 indebted to the plaintiff in above action in the sum of  
26 Twenty-one <sup>and</sup> 57/100 Dollars, and request that judgment  
be entered for said sum and costs of suit

27 Thereupon it is on this 6<sup>th</sup> day of Jan.  
28 1885 Considered by me that the plaintiff  
29 Godman & Thornhill, recover of the defendants  
30 Jacob Baldwin & Matilda Baldwin the sum  
31 of Twenty-one <sup>and</sup> 57/100 Dollars debt, and costs  
32 herein taxed at \$1<sup>00</sup> H. M. Hall J.P.

Execution & Lien Case File

Case No. 4550

# CIVIL TRANSCRIPT.

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No. 45-50

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Ex. and Lien Doc., vol. 1 page 340

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## Union Common Pleas.

---

Wright Harrison Plaintiff  
AGAINST

Jacob W. Baldwin Defendant

---

1886

Transcript

Winget Harranaw) Dec 29<sup>th</sup> 1887 Case # 154  
 U.S. Before Nathan A. Hall, Jr.  
 Jacob Baldwin Jackson L. Union Co. Ohio  
 Matilda Baldwin \$83<sup>xx</sup> July 3<sup>d</sup> 1883  
 Judgment \$35<sup>27</sup>  
 Two Months after date we promise to pay to the order  
 of S. J. Chapman or order the sum of Eight-Three Dollars  
 at 8% after due Value received

Filing fee .05  
 Summons .50  
 Subpoena 15  
 Satisfaction 20  
 Judgment 40  
 Execution 40  
 \$17.00

Jacob Baldwin  
 Winget Harranaw  
 J. L. Price  
 Matilda Baldwin

Paid on the within note in favor of J. L. Price \$18<sup>xx</sup> July 1<sup>st</sup> 1887  
 Jan 5 1888 Recd on the above note in favor of J. L. Price \$18<sup>xx</sup>

Plaintiff's cost -

Township .50 Jan 5 1888 Recd on the above note in favor of John H. Andrews  
 Certifying 25 \$37.25

Court Cost -

Issued Summons and gave it to Joseph Harper  
 Summons 25 Court this 29<sup>th</sup> day of Dec 1887  
 Writ 25 Received this writ Dec 29<sup>th</sup> 1887 and served the same  
 Copy 2 50 on defendants by leaving Certified copy thereof at their  
 Execution 40 residence. Jacob Baldwin and Matilda Baldwin

Witnesses 20  
 \$ 23.50

Joseph Harper Court

Jan 5 1888. The defendants appeared Jacob Baldwin &  
 Matilda Baldwin appeared to this action and confessed  
 that they was indebted to the plaintiff Winget Harranaw  
 for the above sum \$35<sup>27</sup> and request that judgment be  
 entered and for cert thereon Jacob Baldwin  
 Signed Matilda Baldwin

Therefore it is considered by me that the plaintiff bring at Barramail or recover of the defendants Jacob Baldwin and Matilda Baldwin the sum of \$35.27 and the cost of this suit. Dated this 5 day of January 1888

Watson A. Hall J.P.

Issued execution and gave to Joe Harper  
this 16<sup>th</sup> day of January 1888

Recd. This April - July 16<sup>th</sup> 1888 By Virtue of this writ  
I have issued the same on the defendants - Jacob  
Baldwin and Matilda Baldwin. No property found  
Joseph Harper const.

The State of Ohio Union County Jackson L.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

January 17<sup>th</sup> 1888

Watson A. Hall

J.P. of the above

Said township



Execution & Lien Case File

Case No. 4551

## CIVIL TRANSCRIPT.

No. 4561

Ex. and Lien Doc., vol. 1 page 341

# Union Common Pleas.

Winget Harrison Plaintiff.  
against  
Jacob & Matilda Baldwin Defendants.

1886

Transcript

Winget Harranau  
Plaintiff.) Dec 29<sup>th</sup> 1887 Case No 153  
U.S. Before Watson & Hall Jr In  
Jacob Baldwin Jackson Co. Union Co. Ohio  
Matilda Baldwin

843<sup>39</sup>/<sub>100</sub> November 12<sup>th</sup> 1884

Judgment \$51<sup>57</sup>

Filing note	05-
Baldwin	50
Cash & Taxes	15
Examination	20
Judgment	40
Execution	40
	\$ 17 0

Nine Months after date we promise to pay  
to the order of Winget Harranau or bearer  
Forty Three & <sup>39</sup>/<sub>100</sub> Dollars without defalcation Value  
received by us at 6% from date

Jacob Baldwin

Matilda Baldwin

Placing case	-
Transcript	50
Copying	25

Issued Summons and garn to for Harper Const  
this 29<sup>th</sup> day of Dec 1887.

Received this writ Dec 29<sup>th</sup> 1887 and served the  
same on Defendants by leaves certified copy thru  
at their residence Jacob Baldwin & Matilda Baldwin

Const. Cost

Summons & Return	35
Copy 2	50
Mileage	25
Execution	40
Mileage	20
	\$ 23 5

January 5<sup>th</sup> 1888. The defendants Jacob Baldwin and  
Matilda Baldwin appeared to this action and  
Confessed that they was indebted to the plaintiff  
Winget Harranau for the above sum \$51<sup>57</sup> and  
request that judgment be entered and for cost  
thereupon

Signed Jacob Baldwin

Matilda Baldwin

Therefore it is considered by me that the plaintiff Winget Harranau  
recover of the defendants Jacob Baldwin and Matilda Baldwin  
the sum of \$51<sup>57</sup> and cost of said suit dated this 5<sup>th</sup> day  
of January 1888

Watson A. Hall Jr.

Issued an Execution and gave to Constable for  
Harper this 16<sup>th</sup> day of January 1888

Received this writ Jan 16<sup>th</sup> 1888 By Virtue of this  
writ I have served the same on the defendants  
Jack Baldwin and Matilda Baldwin No property found  
Joseph Harper Const

The State of Ohio Union County Jackson Twp. 1888.  
I do hereby certify that the above is a full and true copy  
from my docket of the proceedings had by and  
before me at my office in said township in  
the above action

January 17<sup>th</sup> 1888

Watson a Hall

J.P. of the afores  
Said township



Execution & Lien Case File

Case No. 4552

## CIVIL TRANSCRIPT.

No. 4552

*Ex. and Lien Doc., vol. 1 page 342*

# Union Common Pleas.

C. S. McCrea Prtiff.

## AGAINST

D. J. Hawley *Def't.*

1888

choice, &c. No. 1000, vs. John

John Doe Esquire Counselor

January 27<sup>th</sup> 1888 I do hereby acknowledge and confess that  
he has cause to believe that on the 27<sup>th</sup> day of January 1888 and in  
the County of San Joaquin the 27<sup>th</sup> day of May 1876 and I further  
that judgment be entered on said confession and  
costs. Whereupon it is on said 27<sup>th</sup> day of January 1888  
conceded by me that the Plaintiff J. P. McLean recover  
of the said J. Harvey the sum of \$75.00 and all the  
Cost herein together with expenses

Judgment Costs \$75.00

Costs

70

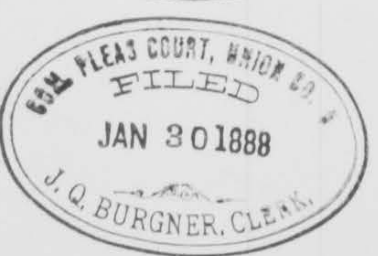
A. H. Goodeve, L.P.

The Seal of the Union County Union Bank of Ut.  
I do hereby certify that the above is a true and  
true copy from my Doctet of the proceedings had by and  
between me at my office in said Township on the  
above date,

A. H. Goodeve, L.P.  
At the above date

3 4 2

4 5 5 2



The State of Ohio } Before Att' Goomin & P  
Union County, Ohio } Union Township.

C. F. McCrae }  
vs  
W. H. Hawley }

January 26<sup>th</sup> 1888 Plaintiff  
Suech his bill of particulars it being a promissory  
note as follows:

\$134<sup>50</sup> Dated May 4<sup>th</sup> 1876  
Six months after date I promise to pay to  
the order of C. F. McCrae One hundred and  
thirty four and  $\frac{5}{100}$  Dollars payable at Peoples  
Bank Marysville Ohio. value recd  
with 6% interest from date

D. J. Hawley

Plaintiff vs the for judgment for the sum of \$134<sup>50</sup>  
with interest at 6% from May 4<sup>th</sup> 1876 and  
Cost of the action.

January 26<sup>th</sup> 1888 I served Summons for D. J. Hawley  
to appear and answer return day Jan 30<sup>th</sup>  
1888 at 9 O'clock A.M. and directed to Raynor Daniel Esq.  
January 26<sup>th</sup> 1888, witness named as follows  
January 26<sup>th</sup> 1888 I received this writ and served  
the same on the same day by delivering a certified  
copy of the writ with the proper endorsement  
thereto to the within named defendant personally

Execution & Lien Case File  
Case No. 4553

## CIVIL TRANSCRIPT.

No. 455-3

Ex. and Lien Doc., vol. 1 page 343

# Union Common Pleas.

Wm. Bissell & Son Plaintiff  
against  
Chas H. Callies Defendant

1888

W<sup>m</sup> Burquer & Son

v.s.

Chas. H. Collins -

Doc. B. No. 69. Page - 1

Before F. M. McAdams  
J.P.

Siled Feb. 8/1888.

J. Q. Burquer,  
Clerk,

W<sup>m</sup> Burger & Son v. Chas. H. Collins Before S. M. McAdams, a justice of the peace in and for Ant. Claimed \$10.93. Claibourne Tp. Union Co. Ohio.

Dkt. B. No. 69. Page 1.

Dec. 1 - 1884.

Plaintiff filed his Bill of Particulars, as follows:

\$21.00. Richwood, Union County, Ohio

Mar 29-1880.

One day after date I promise to pay to the order of W<sup>m</sup> Burger & Son - Twenty-one Dollars, at 8% interest until paid. Value received without defalcation.

Chas. H. Collins.

No. - Due - -

#### Endorsements:

Apr 24-1880 -	\$ 5.00.
July 2 1880	3.00
Dec. 25-1880	2.00
Feby 9- 1881-	2.00
May 29- 1882.	2.00 (DB 137)

Dec. 2. 1884. Issued summons to defendant to appear and answer on the 8<sup>th</sup> day of Dec. 1884 at 8 A.M.

Placed this writ with A.C. Smart, constable, who made thereon the following return: Received this writ Dec. 2. 1884, and on same day served the same on defendant by leaving a certified copy thereof at his home - with Chas Collins' mother. Fees: To C. A.C. Smart, Const.

Dec. 8- 1884. At the hour named in  
the summons for the appearance and answer of  
the defendant he made default and appeared  
not, nor for one hour later.

It is therefore by me con-  
sidered that the plaintiffs have judgment against  
the defendant for the sum of Ten  $\frac{93}{100}$  Dollars, and  
for costs, herein taxed at \$ 2.30. F.M. M'Adams - J.P.

State of Ohio — Union County <sup>ss</sup>

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

F.M. M'Adams.

J.P. of the aforesaid township.

Fees

Filing Bill	05-
Sum & filing	30
Satisfaction	20
Record	50
Index	15-
Judgment	<u>40</u>
	<u>7.60</u>

Fees -

On Sum  
(Constable)

70

\$ 2.30

Manuscript 75<sup>c</sup>; certificate 25<sup>c</sup> = \$1.00.  
Pd. by plaintiff

THE STATE OF OHIO,

*Chase* County, ss.

SHERIFF'S RETURN.

Received this writ on Aug 14 A. D. 1888

at 2 o'clock P. M., and ~~pursuant to process~~

*No goods or chattels found*

*Chase Co. Law*

SHERIFF'S FEES.		
Service,	- - -	\$
Levy,	- - -	\$
Sum. Appraisers,	- - -	\$
Swearing Appraisers,	- - -	\$
Conv. Appraisers,	- - -	\$
Mileage,	- - -	\$
Poundage,	- - -	\$
Return,	- - -	\$
.....	.....	.....
Total,	- - -	\$

Appraiser's Fees,	- - -	\$
Printer's Fees,	- - -	\$
.....	.....	.....
.....	.....	.....
.....	.....	.....

*Geo. T. Clark Esq.*

No. 4553

Ex. Doc. 1 Page 343

Union Co., Common Pleas.

*Wm. Burgoon & Son*  
AGAINST  
*Charles N. Collins*

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Deft.....  
before Justice of the Peace, on the 8  
day of July, 1888  
for the sum of \$10.93  
And Costs before Justice \$3.10  
Interest from Dec. 1, 1884 .8  
Justice's Increase Costs \$ .  
Constable's Increase Costs }\$ .  
Clerk's Increase \$ .  
Sheriff's Increase }\$ .  
Clerk's Fees hereon \$ .65

Plaintiff's Attorney.

RETURNED AND FILED,

Aug 14 1888

TROUP, KINNARD & CO.,  
Blank Book Makers, Legal Blank Publishers, Stationers, Printers  
and Binders, Dayton, Ohio

# EXECUTION ON TRANSCRIPT.

---

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of Union County, Greeting:

Whereas, In a certain action before F. M. McAdams a Justice of the Peace in and for the Township of ~~Celadon~~ in the said County of Union wherein

Wm. Bergner & Son was Plaintiff, and Charles H. Collins

was Defendant, judgment was rendered on the 5 day of Dec, A. D. 1884, against the said Charles H. Collins

Defendant, and in favor of the said Wm. Bergner & Son

Plaintiff, for the sum of One Dollars and 99 Cents, and Three Dollars and 20

Cents, the costs of suits before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of Union on the 8<sup>th</sup> day of Feb 1884

**YOU ARE THEREFORE COMMANDED**, That of the goods and chattels of

Charles H. Collins aforesaid, you cause to be made the said sum of One Dollars and 99 Cents damages, and Three Dollars and 20 Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said

Charles H. Collins

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

Charles H. Collins

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 O, this 14<sup>th</sup> day

of August

A. D. 1884.

R. M. Kenny

Clerk.

Execution & Lien Case File

Case No. 4554

# CIVIL TRANSCRIPT.

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No. 4684

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Ex. and Lien Doc., vol. 1 page 344

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## Union Common Pleas.

---

Wm. Brewster, Plaintiff.

AGAINST

Chas. Collins

Def't.

---

1888

W<sup>m</sup> Burger & Son  
against  
W<sup>m</sup> Shackelford &  
Chas. Collins.  
Doc. B. No. Yo Page 2.

Before  
J. M. M. Adams J<sup>P</sup>

Filed Feb. 8<sup>th</sup> 1888.

J. D. Burger  
clerk,

W<sup>m</sup> Burquen & Son v. Before L. M. MacAdams, J.P.  
against in and for Claiborne  
W<sup>m</sup> Shackelford & Co. Union County, Ohio.  
Chas. Collins Docket B. No. 70. Page 2.  
Amount claimed \$16<sup>60</sup>.

Dec. 4. 1884. Plaintiff  
filed his Bill of Particulars, as follows:

Richwood Ohio, Oct. 7 1884.

W<sup>m</sup> Shackelford and Chas. Collins.  
in account with  
W<sup>m</sup> Burquen & Son.

1881- May 29.	To Mdse	\$13.75
—	Int.	2.85
		<u>\$16.60</u>

Dec. 4. 1884. Issued summons to defendants to ap-  
pear and answer at 8 A.M. Dec. 8<sup>th</sup> 1884. Placed this writ  
in hands of A.C. Smart, constable, who made thereon  
the following return:

Received this writ Dec. 4 1884, and Dec. 4 1884, serv-  
ed the same on the defendant, Chas Collins, by leav-  
ing a certified copy thereof at his house with  
his mother; the defendant W<sup>m</sup> Shackelford could  
not be found, nor his place of residence. Fees 70<sup>c</sup>

A.C. Smart, Const.

Dec. 8- 1884. At the hour named in the sum-  
mons for the appearance and answer of

The defendant he appeared not, nor for  
an hour later, but made default.

Plaintiff Wm Burger was sworn and ex-  
amined.

It is therefore by me considered that the  
plaintiff have judgment against the defend-  
ant, Chas Collins, for the sum of Sixteen  $\frac{6}{100}$   
Dollars, and for costs, herein taxed at \$2.60.

F. M. M'Adams J.P.

Justices Fees: Filing Bill .05; 2 Summons & filing .55;  
Satisfaction .20; Record .50; Swearing 1 witness .05;  
Index .15; Judgment .40  $\$1.90$

Constables Fees: Sum. mil. & Ret.

.70  
\$2.60

State of O. Union County, ss.

I do hereby certify that the above is a full and  
true copy of the proceedings had by and be-  
fore me, at my office, in said township in  
the above action.

F. M. M'Adams.  
J.P. of the aforesaid township.

Original.

## SUMMONS.

(IN ORDINARY CIVIL ACTION.)

Wm. Burger & Son  
Plaintiff,  
AGAINST

Chas. H. Collins  
Defendant,

BEFORE  
*L. M. McAdams*  
Justice of the Peace.  
Docket *A*, No. \_\_\_\_\_, Page \_\_\_\_\_.  
Returnable *Dec. 8th* 1884

<i>Amount (including interest) for which plaintiff will take judgment, if you fail to appear,</i>	<i>\$ 10.93</i>
<i>Justice's Fees,</i>	<i>\$ 1.85</i>
<i>Constable's Fees,</i>	<i>\$ 70</i>
<i>Total.</i>	<i>\$</i>

CERTIFICATE.

(To be signed only on the *Copy* left with the defendant.)

*I certify that the within and above is a true copy of the original writ, and of the endorsements thereon.*

*Constable.*

Returned and filed 18

*ROBERT CLARKE & CO.,*  
LAW PUBLISHERS, 65 WEST FOURTH STREET, CINCINNATI, O.

RETURN.

(TO BE MADE ONLY ON THE ORIGINAL WRIT.)

Received this writ Dec the 2 1884, and see the 4 1885,  
served the same on defendant by leaving certified copy thereof (<sup>(\*)</sup>) at Kissimmee  
with Charles Callings Mother,

<i>Service and Return,</i>	24-
<i>Copy,</i>	24-
<i>Mileage,</i> Miles,	20
<i>Total,</i>	\$ 20

*John Stewart*

THE STATE OF OHIO,

TO ANY CONSTABLE OF

*Union* COUNTY, SS.*Glaibourne* TOWNSHIP:You are hereby commanded to summon Chas. H. Collins

to appear before me, the undersigned, a Justice of the Peace, at my office in Glaibourne Township, on the 8<sup>th</sup> day of December, A. D. 1884, at 8 o'clock, A.M., to answer the action of Wm Burgner & Son

who claims of the defendant the sum of \$ 10.93, with interest thereon at per cent., from the day of, A. D. 18, for amount due on a note of \$ 21, due Mch. 29-1880

The plaintiff ask a judgment for the amount endorsed thereon, and for costs.

You will make due return of this summons, on the 8<sup>th</sup> day of December, 1884.  
Given under my hand, this 2<sup>nd</sup> day of December, A. D. 1884.

*S. M. McAdams*

JUSTICE OF THE PEACE.



Pitwood, Union Co., March 29<sup>th</sup> 1880

One day after date, I promise to pay

to the order of WM. BURGNER & SON,

Twenty One ~~and no cents~~ <sup>100</sup> Dollars,  
at 8 per cent. interest, until Paid  
Value received, without defalcation.

No. .... Due .....

Chas. J. Collins

By cash 5000

April 24<sup>th</sup> 1880

July 2<sup>nd</sup> 1880

Paid \$350

Paid 200 Dec. 2<sup>nd</sup> 80

Paid \$2-- Feb. 9-81 \$2.53  
\$37

5/29/82 Cr Dr C. Livingston  
\$2.00

17.06



Wm Burquer & Son  
vs

Wm Shackelford &  
Chas. Collins -

# Statement of Account.

Richwood, Ohio Oct 7<sup>th</sup>, 1884  
Wm. Shackleford & Charles Collins  
IN ACCOUNT WITH

**WM. BURGNER & SON,**

MERCHANT TAILORS.

AND DEALERS IN READY-MADE CLOTHING, HATS, CAPS,  
AND GENTS' FURNISHING GOODS.

~~8~~ 8 per cent. Interest charged on all Accounts not paid when due.

May '81	29	To Nurse	13.75
	" 6 p.m.		2 85 = \$16.60

The object of sending this Statement is:

First, That our Customers may know what their Accounts are.

Second, We mean that we need money, consequently no reasonable person can take exceptions to our asking for what is due us.

WM. BURGNER & SON.

## SUMMONS.

(IN ORDINARY CIVIL ACTION.)

Wm Burger &amp; Son

Plaintiff

AGAINST

Wm Shuckelford  
Chas. Collins

Defendant

BEFORE

L M Adams

Justice of the Peace.

Docket A, No., Page.

Returnable Dec. 8 - 1884

Amount (including interest) for which plaintiff will take judgment, if you fail to appear, . . . . .	\$ 16.60
Justice's Fees, . . . . .	\$ 1.85
Constable's Fees, . . . . .	\$ 70
Total, . . . . .	\$

## CERTIFICATE.

(To be signed only on the Copy left with the defendant.)

I certify that the within and above is a true copy of the original writ, and of the endorsements thereon.

Constable.

Returned and filed 18 .

ROBERT CLARKE & CO.,  
LAW PUBLISHERS, 65 WEST FOURTH STREET, CINCINNATI, O.

## RETURN.

(TO BE MADE ONLY ON THE ORIGINAL WRIT.)

Received this writ the	Dec 4	1884, and	the	Dec 4	1884
served the same on defendant by leaving certified copy thereof ("At his Home With Brothers of Chas. Collins now Shuckelford could not be found at his place of residence")					
Service and Return,				25	
Copy, . . . . .				25	
Mileage, . . . . . Miles,				20	
Total, . . . . .				\$ 70	

*"With him (or her, or them each) personally;" or "at his usual place of residence;" or "with the President (or Lasher, Secretary, Major, Agent, etc.) of the defendant corporation (or otherwise, as the case may require. See Rev. Statutes of Ohio, Sec. 497-8, and Swan's Treatise, pp. 55-59.*

CONSTABLE.

THE STATE OF OHIO,

TO ANY CONSTABLE OF

Union

COUNTY, SS.

Claibourne TOWNSHIP:

You are hereby commanded to summon W<sup>m</sup> Shackelford and  
Charles Collins

to appear before me, the undersigned, a Justice of the Peace, at my office in Claibourne Township, on the 8<sup>th</sup> day of December, A. D. 1884, at 8 o'clock, A. M., to answer the action of Wm Burger & Son

who claim of the defendant~~s~~ the sum of \$ 16 60, with interest thereon at ~~per cent.~~ from the day of ~~18~~, A. D. 18~~84~~, for a book account, for merchandise sold by plaintiffs to defendants.

The plaintiff~~s~~ ask a judgment for the amount endorsed hereon, and for costs.

You will make due return of this summons, on the 8<sup>th</sup> day of Dec. 1884.  
Given under my hand, this 4<sup>th</sup> day of Dec. A. D. 1884.

L. M. McAdams

JUSTICE OF THE PEACE.

THE STATE OF OHIO

SIR: I enclose County, ss.

SHERIFF'S RETURN

Received this writ Aug 14 A.D. 1888

at 2 o'clock A.M., and remained so until 6 A.M.

No. 4554

Ex. Doc. 1 Page 344

Union Co., O., Common Pleas.

W<sup>m</sup> Bingham & Son  
AGAINST

Charles Collins

## EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Def't.....  
 before Justice of the Peace, on the X  
 day of Dec. ..... 188 4  
 for the sum of ..... \$160.00  
 And Costs before Justice. .... \$ 3.60  
 Interest from ..... 188 ..... \$  
 Justice's Increase Costs. .... \$ ..... } \$  
 Constable's Increase Costs. .... } \$  
 Clerk's Increase ..... \$ ..... } \$  
 Sheriff's Increase ..... } \$  
 Clerk's Fees hereon ..... \$ 6.65

*Plaintiff's Attorney.*

RETURNED AND FILED

188

**TROUP, KINNARD & CO.,**  
Blank Book Makers, Legal Blank Publishers, Stationers, Printers  
and Binders, Dayton, 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 Justice of the Peace in and for the Township of Claibourne in the  
said County of Union wherein

Wm. Burgoon & Son  
were Plaintiffs, and

Charles Callius

w<sup>as</sup> Defendant, judgment was rendered on the 8<sup>th</sup> day of Decem  
A. D. 1884, against the said

Charles Callius

Defendant, and in favor of the said

Wm. Burgoon & Son

Plaintiff, for the sum of Sixteen Dollars  
and 60 Cents, and Three Dollars and

60 Cents, the costs of suits before the said Justice, as to us  
appears by the transcript of said judgment filed and docketed in the office of  
the Clerk of the Court of Common Pleas, within and for the said County of  
Union on the 8<sup>th</sup> day of Febr 1888

**YOU ARE THEREFORE COMMANDED**. That of the goods and chattels of

Charles Callius

aforesaid, you cause to be made the said sum of Sixteen Dollars  
and 60 Cents damages, and Three Dollars  
and 60 Cents, the costs aforesaid, and all accruing costs, if so  
much of the goods and chattels of the said

Charles Callius

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

Charles Callius

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 14 — day

of Aug.

A. D. 1888.

R. Farnum

Clerk.

Execution & Lien Case File  
Case No. 4555

# CIVIL TRANSCRIPT.

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No. 4553

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Ex. and Lien Doc., vol. / page 345

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## Union Common Pleas.

---

Charles F. Gill Plaintiff.

AGAINST

Henry Wright Defendant.

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1888

Charlotte Gill

vs

Henry Wright

Transcript

Common Pleas  
Court, Union County,  
Ohio  
Filed Feb 9<sup>th</sup>, 1889  
R. McHenry, Clerk  
Exhibit No 345

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

Information respecting the

Race

Transcript and Certificate

, etc.

Costs paid by Plaintiff  
to the amount of \$4.60  
including transcript  
J. P. Mather  
L.P.

Charles F. Gill Plaintiff Before the Master  
 vs Justice of the Peace for  
 Henry Wright Defendant Claiborne Town  
 Ohio  
 Summons 35c  
 Subpoena 25c  
 Swearing 2  
 witness 10c  
 filing Paper 10c  
 Record 50c  
 Judgment 40  
 Execution filing 45  
 Total 205

The Plaintiff filed his Bill of Particulars which is in substance as follows. This was on December 17<sup>th</sup> 1887.  
 Dec 1887

Henry Wright on account  
 with C. F. Gill dealer in Grain  
 seeds Salt Coal and Plastering  
 To Fertilizer \$ 70.00  
 Interest 20

Constable Total \$ 70.20

December 17<sup>th</sup> 1887 issued a  
 summons on the above case and  
 handed the same to John  
 Allen Constable returnable  
 December 21<sup>st</sup> 1887 at 9 o'clock  
 A.M.

December 21<sup>st</sup> 1887 writ returned  
 endorsed as follows Received this  
 writ December 17<sup>th</sup> 1887 and  
 December 17<sup>th</sup> 1887 served the  
 same on the <sup>Defendant</sup> by leaving a  
 Certified copy thereof with him Received

Pickaway Union County Ohio	
Servicer and return.	25¢
Cosy	25
Wallace	20
Total	\$070

John Allen Constable  
 December 19<sup>th</sup> 1887 issued  
 Subpoena on the above case  
 for Wallace Linden and  
 handed the same to John Allen  
 Constable and December 17<sup>th</sup>  
 1887 subpoena returned endorsed  
 as follows ~~served this 20th inst~~<sup>received</sup>  
 writ December 17<sup>th</sup> 1887 and  
 December 17<sup>th</sup> 1887 served the  
 same on Wallace Linden by  
 handing him Certified True

John Allen Court  
 December 31<sup>st</sup> 1887 9 o'clock  
 AM. the plaintiff appeared  
 and Wallace Linden witness  
 for the plaintiff also appeared  
 The defendant appeared not  
 nor for one hour thereafter  
 but made default. The plaintiff  
 and said Wallace Linden  
 were sworn and examined.

and after hearing the  
evidence and arguments of  
the plaintiff it is considered  
by me that the plaintiff  
Charles A. Gile recover of the  
defendant Henry Wright  
the sum of \$70<sup>80</sup> Seventy  
Dollars and twenty Cents and  
Cost of suit herein taxed at  
\$2<sup>85</sup>

O B Mather Justice of the  
Peace

January 1<sup>st</sup> 1858 issued an  
Execution on the above case  
and handed the same to  
John Allen Constable and  
January 27<sup>th</sup> 1858 Execution  
returned endorsed as follows  
I can find no property in  
the County on which to make  
a levy John Allen constable

The State of Ohio  
Union County } S.S.  
Claraume Township }

I do hereby certify that the  
above is a full and true copy  
from my docket of the proceedings

## THE STATE OF OHIO,

Lucas County, ss.

## SHERIFF'S RETURN.

Received this writ Feb 15 A. D. 1888

SHERIFF'S FEES.	
Service,	- - - \$
Levy,	- - -
Sum. Appraisers,	-
Swearing Appraisers,	-
Conv. Appraisers,	-
Mileage,	- - -
Poundage,	- - -
Return,	- - -
Total,	-
Appraiser's Fees,	\$ 2
Printer's Fees,	5'6

at 1 o'clock P.M., and pursuant to its commitment,  
 This most summons served April  
 12-1888. Defendant not  
 found.

Mr. Hopkins  
Sheriff

Total,	-
Appraiser's Fees,	\$ 2
Printer's Fees,	5'6

No. 4555

Ex. Doc. 1 Page 345

Common Pleas

Charles Full,  
AGAINST  
Henry Wright

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Def't	.....
before Justice of the Peace, on the	
day of	188
for the sum of	\$ 70.30
And Costs before Justice	\$ 4.60
Interest from	188 \$
Justice's Increase Costs	\$
Constable's Increase costs	\$
Clerk's Increase	\$ .60
Sheriff's Increase	\$
Clerk's Fees hereon	\$

Plaintiff's Attorney.

RETURNED AND FILED,

Apr 12 1888

Troup, Kinnard & co., Legal Blank Publishers, Stationers,  
Printers and Binders, Dayton, Ohio.

# EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO, } To the Sheriff of Union County, Greeting:

Union County, ss. } *OB Mathers*

Whereas, In a certain action before *OB Mathers*  
a Justice of the Peace in and for the Township of *Clairbourne* in the  
said County of *Union* wherein *Charles*  
~~of Gill~~ was Plaintiff, and *Henry Wright*

~~was~~ Defendant, judgment was rendered on the 21<sup>st</sup> day of Dec,  
A. D. 1887, against the said *Henry Wright*,

Defendant, and in favor of the said *Charles F. Gill*

Plaintiff, for the sum of ~~Seventy~~ ————— Dollars  
and ~~Seventy~~ Cents, and ~~Four~~ ————— Dollars and  
~~Sixty~~ Cents, the costs of suits before the said Justice, as to us  
appears by the transcript of said judgment filed and docketed in the office of  
the Clerk of the Court of Common Pleas, within and for the said County of  
*Union* on the 7<sup>th</sup> day of Feb 1888

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of *Henry*  
*Wright*

aforesaid, you cause to be made the said sum of ~~Seventy~~ ————— Dollars  
and ~~Seventy~~ Cents damages, and ~~Four~~ ————— Dollars  
and ~~Sixty~~ Cents, the costs aforesaid, and all accruing costs, if so  
much of the goods and chattels of the said *Henry Wright*

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*  
*Wright*,  
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 13<sup>th</sup> day  
of February A. D. 1888.

*R. W. Cherry*

Clerk.

## THE STATE OF OHIO,

County, ss.

## SHERIFF'S RETURN.

Received this writ Aug 7<sup>th</sup> A.D. 1885

## SHERIFF'S FEES.

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

2	72
---	----

at 10 o'clock A.M., and pursuant to its command,  
 above named the money  
 was paid over to witness  
 Wm. S. Gardner Sheriff

Wm. S. Gardner Sheriff

J. F. T. fees retained  
 William S. Gardner  
 Sheriff

No. 4553

Ex. Doc. P Page 345

Common Pleas.

Charles L. Gill  
AGAINST  
Henry Wright,

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Deft. Henry Wright  
 before Justice of the Peace, on the .....  
 day of ..... 188 .....  
 for the sum of ..... \$ 70 30  
 And Costs before Justice ..... \$ 4.60  
 Interest from ..... 188. \$ .....  
 Justice's Increase Costs ..... \$ ..... } \$ .....  
 Constable's Increase Costs ..... } \$ .....  
 Clerk's Increase ..... \$ ..... } \$ 4.53  
 Sheriff's Increase ..... \$ .....  
 Clerk's Fees hereon ..... \$ 1.10.  
 J. F. T. fees retained ..... \$ 40.50

Plaintiff's Attorney.

RETURNED AND FILED,

1888

TROUP, KINNARD & CO.,  
 Blank Book Makers, Legal Blank Publishers, Stationers, Printers  
 and Binders, Dayton, Ohio.

Fee surcharged R. M. Conyden

1888

Mr McCarty  
Send me Rec'd  
for enclosed on the  
way down

Yours &c  
William Davis  
Sheriff

# EXECUTION ON TRANSCRIPT.

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of Delaware County, Greeting:

Whereas, In a certain action before O. B. Master,  
a Justice of the Peace in and for the Township of Flaibourne in the  
said County of Union wherein Charles L. Lee  
was Plaintiff, and Henry Wright,

was Defendant, judgment was rendered on the 21<sup>st</sup> day of December  
A. D. 1887, against the said Henry Wright

Defendant, and in favor of the said Charles L. Lee,

Plaintiff, for the sum of Seventy Dollars  
and Thirty Cents, and Four Dollars and  
Sixty Cents, the costs of suits before the said Justice, as to us  
appears by the transcript of said judgment filed and docketed in the office of  
the Clerk of the Court of Common Pleas, within and for the said County of  
Union on the 9 day of Feby 1888

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

Henry Wright,  
aforesaid, you cause to be made the said sum of Seventy Dollars  
and Thirty Cents damages, and Four Dollars  
and Sixty Cents, the costs aforesaid, and all accruing costs, if so  
much of the goods and chattels of the said Henry Wright

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 Wright,  
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 7<sup>th</sup> day  
of Aug A. D. 1888  
R. W. Berry,  
Clerk.

## THE STATE OF OHIO,

County, ss.

## SHERIFF'S RETURN.

Received this writ Aug 7<sup>th</sup> A. D. 1888

## SHERIFF'S FEES.

Service,	- - -	\$	30
Levy,	- - -		
Sum. Appraisers,	- - -		
Swearing Appraisers,	- - -		
Conv. Appraisers,	- - -		
Mileage,	- - -		
Poundage,	- - -		
Return,	- - -		
Total,	2		112
Appraiser's Fees,			105
Printer's Fees,	- - -		25

at 10 o'clock A.M., and pursuant to its command,  
*I have made the money*  
*in full on the within*  
*day of Aug 5<sup>th</sup> 1888.*

*William Davis*  
*Sheriff*

*My fees retained*  
*William Davis*  
*Sheriff*

No. 4553-

Ex. Doc. D Page 345

Common Pleas.

Charles L. Gill  
AGAINST  
Henry Wright,

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Deft. *Henry Wright*  
 before Justice of the Peace, on the .....  
 day of ..... 188 ..... \$ 70 30  
 for the sum of ..... \$ 4,60  
 And Costs before Justice ..... \$ 4,60  
 Interest from ..... \$ .....  
 Justice's Increase Costs ..... \$ ..... } \$ .....  
 Constable's Increase Costs ..... \$ .....  
 Clerk's Increase ..... \$ ..... } \$ 4,53  
 Sheriff's Increase ..... \$ .....  
 Clerk's Fees hereon ..... \$ 1,10

*W. S. Gardner* \$ 6.60  
*Plaintiff's Attorney.*

RETURNED AND FILED,

1888

TROUP, KENNARD & CO.,  
 Book Makers, Legal Book Publishers, Stationers, Printers  
 and Binders, Dayton, Ohio.

Fee for publication \$14 Cury class

## THE STATE OF OHIO,

County,

SHERIFF'S RETURN.

SHERIFF'S FEES	
Service and Return	25
Levy	
Suit Appraisers	
Suicaring Appraisers	
Conn. Appraisers	
Mileage	
Postage	
Docket	30
Portage	2
Total	77

Received this writ April 20,

A. D. 1888, at 2 o'clock P.M., and ~~return~~

~~return~~ ~~for want of~~  
 Recd deposit wherewithal  
 to pay the costs

William George  
Sherry

No. 4555  
Ex. Doc 7 Page 345-

## COMMON PLEAS COURT.

Charles F. Gill  
vs.  
Henry Wright

EXECUTION ON TRANSCRIPT.  
PRINCIPAL AND SURETIES.

## AMOUNT TO LEVY.

Judgment within as follows:  
 Amount of Debt or Damages, \$ 70 30  
 Plaintiff's Costs of Suit, - - - 4.60  
 Interest from date of Judgment,  
 Increase Costs (This Writ), .60  
 " former .60  
 Sheriff - # 2.06

## Accruing Costs as follows:

\*Clerk's Additional Costs on Return, ~~1888~~  
 Printer's Costs, - - - FILED  
 Appraisers' Costs, APR 19 1888  
 Sheriff's Costs,

+Defendant's Costs of suit, - - -  
 Total to Levy, - - \$ 77  
 Issued April 20, 1888,  
 Ret'd and Filed 18

John G. Gardner Atty.

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

+See Sec. 1220, R. S.

# Execution on Transcript.

## PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,  
 Linn County, ss.

Delaware

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 Henry Wright

and for want of goods and chattels, lands and tenements of the said

Henry Wright

Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of

the sum of Seventy and 30 Dollars, debt or damages,

and Four 60 Dollars, plaintiff's

costs of suit, which, by the judgment of DVB Mather

a Justice of the Peace within and for said County, on the 21<sup>st</sup> day of

Dec A. D. 1887;

Suret ,

Charles J. Gill, Plaintiff ,

recovered against the said Henry Wright Defendant ,

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 9<sup>th</sup> day of Feb

A. D. 1888 ,) with interest thereon at 6 per centum

from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon;

and have that money before the said Court of Common Pleas, within SIXTY DAYS from the date hereof, to render unto the said Charles J. Gill.

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 20<sup>th</sup> day of April , A. D. 1888

R. W. Berry , Clerk

By

, Deputy Clerk.

## THE STATE OF OHIO,

County,

## SHERIFF'S RETURN.

## SHERIFF'S FEES.

SHERIFF'S FEES.	
Service and Return	
Levy	
Sum. Appraisers	
Swearing Appraisers	
Cour. Appraisers	
Mileage	
Poundage	

A. D. 18 , at o'clock M. and pursuant  
to its command

Received this writ

No. 4555  
Ex. Doc 1 Page 345

COMMON PLEAS COURT.

Charles L. Gill  
vs.  
Henry Wright.

EXECUTION ON TRANSCRIPT.  
PRINCIPAL AND SURETIES.

## AMOUNT TO LEVY.

Judgment within as follows:  
 Amount of Debt or Damages, - \$ 70 30  
 Plaintiff's Costs of Suit, - - - 4.60  
 Interest from date of Judgment,  
 Increase Costs (~~This will~~), - 4.53  
 " " This will ,60

## Accruing Costs as follows:

\*Clerk's Additional Costs on Return.  
 Printer's Costs, - - -  
 Appraisers' Costs, - - -  
 Sheriff's Costs, - - -

†Defendant's Costs of suit, - - -  
 Total to Levy, - - \$

Issued July 17 , 1888  
 Ret. and Filed , 18

SS Gardner /Atty.

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

+See Sec. 1324, R. S.

The Barrett Publishing Co., Springfield, Ohio.

Fees L. Gardner, (W. Henry clerk)

Placed for correction  
Aug 7 1888

Total.

# Execution on Transcript.

## PRINCIPAL AND SURETIES.

(Sec. 5419.)

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 Henry Wright,

and for want of goods and chattels, lands and tenements of the said Henry Wright Principal, then of the goods and chattels, and for want thereof, of the lands and tenements of

the sum of Seventy 30 Dollars, debt or damages, and Four 60 Dollars, plaintiff's costs of suit, which, by the judgment of J B Mather, a Justice of the Peace within and for said County, on the 21<sup>st</sup> day of Dec A. D. 1887,

Charles L Gill Plaintiff, recovered against the said Henry Wright Defendant, (as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 9<sup>th</sup> day of Feb A. D. 1888) with interest thereon at 6, per centum from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon; and have that money before the said Court of Common Pleas, within SIXTY DAYS from the date hereof, to render unto the said Charles L Gill

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 17 day of July, A. D. 1888  
R W Gray, Clerk

By , Deputy Clerk.

Execution & Lien Case File

Case No. 4556

# CIVIL TRANSCRIPT.

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No. 4556

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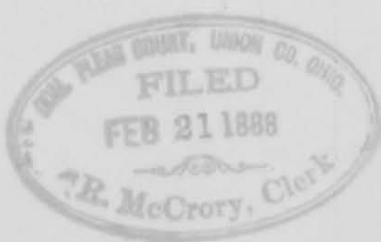
Ex. and Lien Doc., vol. 1 page 346.

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## Union Common Pleas.

S A Dockum Plaintiff.  
AGAINST  
S W Dockum Defendant.

*Transcript  
from  
J. P. Doe  
Cyrus Brainerd*



the State of Ohio  
Union County S.S.

L. A. Dreckum.  
Plff

S. M. Dreckum  
Deft

in Justice court for Darby Township  
Before Cyrus Zimmerman Justice of the peace  
Amount - Claimed \$161<sup>66</sup>

January first 1888

the plaintiff filed his bill of particulars  
which is in substance as follows being  
A certain promissory Note which reads as follows  
Sept 28<sup>th</sup>. 1886. one year after date I  
promise to pay to the order of L A. Dreckum  
One hundred and Forty Five Dollars  
Value received with Interest at 8% per annum until  
\$145<sup>00</sup>

signed S. M. Dreckum

Feb 3<sup>d</sup> 1888.

I issued Summons of this date and delivered same to  
Jacob Mape for Service

Feb 3<sup>d</sup> 1888. Summons  
returned endorsed I left a true copy of  
this writ with defendants wife at his residence  
about twelve o'clock Feb 3<sup>e</sup> 1888.

Jacob Mape. const

Feb 7<sup>th</sup> A.D. 1888 one P.M. time set  
for trial and waiting one hour thereafter  
and plaintiff having failed to appear  
but the defendant having appeared and  
acknowledged the claim to be just and  
that he is indebted to the plaintiff for the  
amount asked being of principal and  
interest the sum of One hundred & sixty one  
dollars and six & six cents \$161<sup>66</sup>

Contable therefore it is considered by me that the  
summons copy 25-  
mailing 3 m 25-  
Summons 30  
80 plaintiff recover of the defendant the sum  
of One hundred and sixty one dollars sixty six  
cents. \$161.66 and the costs taxed at \$120

Itemized

Justice Fees

Summons .25-  
Filing 3 Papers .15-  
Record 20 words .30  
Indemnity .40  
80

Transcript .50

\$ 2.40

The State of Ohio Union county Darby <sup>top 5.5</sup>  
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

Feb 18. 1888

Cyrus Zimmerman J. P.  
of the aforesaid township

Execution & Lien Case File  
Case No. 4557

## CIVIL TRANSCRIPT.

No. 45-57

Ex. and Lien Doc., vol. I page 347.

## Union Common Pleas.

George Bidder Plaintiff  
against  
George W. Herret Defendant

1888

Geo Biddle vs. G.W. Merritt  
 Jan'y 5<sup>th</sup> 1888 Case No. 157  
 Before Watson & Hall J.P. for Jackson 3<sup>rd</sup>  
 Union Co &  
 \$ 60<sup>00</sup> Richwood Oct 8<sup>th</sup> 1885  
 Cost aduc \$ 3.00 On the first day of April 1887 I promise to  
 Judgment \$ 68.60 pay L. Emmons or bearer Sixty-Dollars  
 for value Recd With 6 percent Interest before due  
 and Eight per cent after due Interest to be paid  
 Filing Note 05 annually  
 Summons 25 G. W. Merritt  
 Dck & Index 15 The plaintiff says the note hereto attached  
 Satisfaction 20 was duly assigned to him before due for a  
 judgement 40 Valuable Consideration and he is the lawful  
 Transcript 50 holder thereof and that there is due thereon the  
 Certifying 25 sum of Sixty Eight and 60<sup>00</sup> Dollars (\$ 68.60)  
 \$ 7.80 for which he asks judgment

Geo Biddle

Per P.R. Kerr atty

Const Cast Issued Summons and gave to Joe Harper  
 Service & Return 25 Const this Jan'y 5<sup>th</sup> 1888

Copy 25

Village 5 miles 40 Received this Writ January 5<sup>th</sup> 1888 and served the  
 Serving Execution 40 same on defendant by leaving Certified Copy  
 Village 5 miles 40 thereof G. W. Merritt at his Residence  
 \$ 7.80

Joseph Harper, Const  
 Time for appearance 10 o'clock A.M. January  
 12<sup>th</sup> 1888, The plaintiff Geo Biddle appeared and  
 defendant Geo. W. Merritt failed to appear

then or for one hour thereafter but made default - The Plaintiff  
Sworn and Examined as A Witness I finde and hereby Render  
Judgement by Default for the Plaintiff on his Bill of Particulars  
against the defendant for the Sum of \$ 68<sup>60</sup> and Cost of the  
above Suit taxed at \$ 3.50

Watson A Hall J.P.

Issued Execution and gave to Const Joe Harper  
This 12<sup>th</sup> day of January, 1888

Watson A Hall J.P.

Received this Writ January 12<sup>th</sup> 1888 By virtue of this Writ I have  
Served the same on the Defendant G. W. Merritt no property found

Joseph Harper Const

The State of Ohio Union County Jackson 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

Dated this 14<sup>th</sup> day of February 1888

Watson A Hall J.P. of the aforesaid Township

Received of Geo Bedell

The above costs in full Watson A Hall J.P.



Execution & Lien Case File

Case No. 4558

# CIVIL TRANSCRIPT.

No. 5558

Ex. and Lien Doc., vol. 1 page 348

## Union Common Pleas.

R Farries Plaintiff

vs

E Longberry Defendant

Speculation issue

Nov 22<sup>d</sup> 1888 —

State of Ohio Union County SS

P. Farice Before Samuel Sherwood J<sup>b</sup>  
vs in and for said County  
E. Longberry No 37 Docket I amount claimed  
 $\$31\frac{75}{100}$  Dollars Sept 23 1885

the plaintiff filed his Bill of Particulars  
which is in substance as follows \$28.50 May 3<sup>rd</sup>  
1884 on the first day of Sept 1884 is we or either  
of us promise to pay George Miller or bearer the  
sum of Twenty eight Dollars & 50 cents for  
value recd with 8 per cent before Due and  
8 per cent after due interest to be paid annually

Witness E. Robett

Elyz<sup>th</sup> Longberry

Sept 23 1885 issued summons on the Defendant  
E Longberry to be returned Sept 29 1885 at  
one o'clock p.m Delivered the same to Thomas  
Johnston const Sept 23 Recd \$5.00 from  
P Farice to secure costs in the above action

S. Sherwood J<sup>b</sup>

Sept 25 1885 Summons Returned endorsed as  
follows Recd this writ Sept 25 1885 and served the  
same Sept 25 1885 by a certified copy ~~Service~~ 25  
miles 65 Copy 25 total \$1.15 Thom Johnston const  
Sept 29 1885 the hour for trial having past and  
one hour thereafter the defendant failed to appear  
it is therefore considered by me This 29 day of  
Sept 1885 that Judgment be adjudged against  
the defendant in favor of the plaintiff for  $\$31\frac{75}{100}$   
Dollars and costs of this action costs taxed at \$2.80

*(Handwritten signature)*

Samuel Sherwood Jr

OCT 12 1885 Issued Execution and delivered  
the same to Thomas Johnstor const for \$36.00  
OCT 27 1885 Execution returned indorse as  
follows OCT 29 1885 Recd this writ and oct 27  
1885 served the same on the within named  
Defendant No property found to Levy on  
Milage 75 cents YJ Haines Const  
OCT 27 1885 Recd my fees in full YJ Haines Con  
OCT 27 1885 Recd \$1.15 in full to this date <sup>76</sup>

Thomas Johnstor const

Justices fees	
Summons 25-	
filing 2 10	
Record 30	
Judg 40	
Execution 40	
Jp fees 144-	
YJ Haines 75-	
Than John 145-	
Total \$3,34-	
Bal <u>\$1.65</u>	

Feb 3<sup>rd</sup> 1886 I do hereby certify  
the foregoing to be a true copy of  
the proceedings as had by Samuel  
Sherwood Jr on my docket  
*Matthew Longsdorff*  
Transcript and certificate \$1.25



*Reddy -  
R. Shoberg*

## THE STATE OF OHIO,

Muskingum County, ss.

## SHERIFF'S RETURN.

Received this writ Mar 23 A. D. 1888

on the 28 day of May

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

SHERIFF'S FEES.	
Service,	\$ .30
Levy,	1.00
Sum. Appraisers,	
Swearing Appraisers,	
Conv. Appraisers,	
Mileage,	368
Poundage,	
Return,	
Total,	4.98
Appraiser's Fees,	
Printer's Fees,	

for want of goods and chattels  
I proceed on the above lands  
and assessment to wait

Poundage,

Return,

Total,

Appraiser's Fees,

Printer's Fees,

in the County of Muskingum State  
of Ohio and in the U. S.

I District and assessed same  
taxed and assessed  
as follows. I wait. Being the  
North east third of the following described tract.

I wait. The balance of lot No 2 after deducting so  
as to sold L. S. Rogers in Survey No 12288  
bounded as follows: beginning at the  
corner and run north corner of lot No 4. thence  
with the line of said lot L. S. Rogers' lot as a  
Rod Oak, Hickory & Sugar corner I lot No. Hence with  
the line of said lot L. S. Rogers' lot as a south east  
thence N 78 E 15' 6" poles to a stake in the east line of  
the survey, thence N 78 E 15' 6" poles to the beginning.  
North of the lands above described amount to three acre  
and less. See County Surveyor's Report No 3 page 175.  
This work returned this 19 day of May 1888 and ordered M. Stroking Sheriff.  
Plaintiff's attorney.

No. 5358

Ex. Doc. L. 1. Page 348

Muskingum Common Pleas.

R. Farrier  
AGAINST  
E. Longberry

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Deft. E. Longberry before Justice of the Peace, on the 29 day of Sept 1888 for the sum of \$ 3.25 And Costs before Justice \$ 3.25 Interest from Sept 29 1888 \$ 8. Clerk's Increase Costs Constable's Increase Costs Clerk's Increase Sheriff's Increase Clerk's Fees hereon \$ 1.00

S. S. Gardner Plaintiff's Attorney.  
RETURNED AND FILED,  
May 19 1888

TROUP, KINNARD & CO.,  
Blank Book Makers, Legal Blank Publishers, Stationers, Printers  
and Binders, Dayton, 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 Justice of the Peace in and for the Township of Washington in the  
said County of UnionSamuel Sherwood  
R Ferrier

was Plaintiff, and E Langberry

was Defendant & judgment was rendered on the 29<sup>th</sup> day of Sept  
A. D. 1886, against the said E Langberry

Defendant, and in favor of the said R Ferrier

Plaintiff, for the sum of Therty one Dollars  
and Seventy five Cents, and Three Dollars and  
Thirty five Cents, the costs of suits before the said Justice, as to us  
appears by the transcript of said judgment filed and docketed in the office of  
the Clerk of the Court of Common Pleas, within and for the said County of  
Union on the 19<sup>th</sup> day of March 1888

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of

E Langberry  
aforesaid, you cause to be made the said sum of Therty one Dollars  
and 75 Cents damages, and Three Dollars  
and 35 Cents, the costs aforesaid, and all accruing costs, if so  
much of the goods and chattels of the said E Langberrymay 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 Langberry

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

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

at Marysville this 22<sup>d</sup> day

of March A. D. 1888.

V. McConney

Clerk.

Execution & Lien Case File  
Case No. 4559

# CIVIL TRANSCRIPT.

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No. 4559

---

Ex. and Lien Doc., vol. *Lien*, page 249.

---

## Union Common Pleas.

---

W H Willis Plaintiff.

AGAINST

Lucy A Brown Defendant.

1888

Judgment before A H Brown  
Mon 13<sup>th</sup> 1888. 23 1/2 of  
Court, 2, 1, 5.

Trans filed Mar 25 1888  
Apr 17, 3<sup>rd</sup> issue D Kopt  
Ex Lien Docket pag 349  
Wk 1  
Ex 45-827

Civil Transcript

N H Miles vs Plaintiff  
Lucy A. Brown Defendant



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

I hereby certify that the within  
is a free and true copy of the  
proceedings in the above action,  
had by and before me at my  
office in said Township, as the  
same appears of Record in my  
Docket page 182

March 21<sup>st</sup> 1888

A H Goodwin J.P.  
Transcript certificate  
All costs paid by Plaintiff

Before J. C. Goodwin Justice of the Peace  
State of Ohio Union County Union Township

W H Miles Plaintiff      3 Amount Claims  
vs                          \$ 3.00  
Lucy A Brown Defendant 3

March 1<sup>st</sup> A D 1888 Plaintiff filed  
his Bill of Particulars & bring a book  
account as follows.

\$ 3.00  
Milford Center O March 1<sup>st</sup> 1888  
Lucy A Brown debtor to  
Dr W H Miles Twenty three dollars  
for Medicines and Medical Services rendered  
her

W H Miles M.D.  
Plaintiff asks for judgment for the above  
amount and costs.

March 10<sup>th</sup> A D 1888 Issued Summons  
for the defendant Lucy A Brown to  
appear and answer returnable March 10 A D  
1888 at 9 O'clock A.M., and delivered  
the same to Myron Gabriel Constable.  
March 10 A D 1888 with return endorsed  
as follows.

March 10 A D 1888 received this writ  
and served the same on the same day,

by leaving a certified copy of this writ  
with the endorsement thereon at the  
usual place of residence of the within  
named defendant Lucy A Brown  
Service, 75 Copey, 75 Millage, 20 Total 70<sup>d</sup>

Meyron Gabriel Constable

March 13<sup>th</sup> A D 1888 at 9 O'clock A.M.  
The Plaintiff appeared. The defendant  
failed to appear then or ever thereafter  
but made default and the evidence of the  
defendant's indebtedness being before me  
in writing. Thereupon it is by me this  
13<sup>th</sup> day of March A D 1888 considered that  
the Plaintiff W.H. Miles & coon of the  
defendant Lucy A Brown the sum of  
Twenty three Dollars with interest at six  
percent from this date until paid and his  
costs herein taxed at 2<sup>d</sup>

A H Goodwin J.P.

Justice's Fees  
Filing  
Summons and Filing  
Satisfaction  
Record  
Judgment  
Constables Fees  
On Summons

	Plaintiff's Costs
Filing	.05
Summons and Filing	.50
Satisfaction	.20
Record	.50
Judgment	<u>40 \$1.00</u>
Constables Fees	
On Summons	70 <sup>d</sup>

**AFFIDAVIT TO CLAIM.**

Published by SIEBERT & LILLEY, Opera House Building, Columbus, O.

THE STATE OF OHIO,

Circus

County, ss.

W H Hees

being duly sworn says that the amount of the above claim 23<sup>00</sup> is justly due him;  
that no payments have been made thereon, and that no set-offs exist against the same, except as  
above noted.

W H Hees

Sworn to and subscribed by  
day of

W H Hees

before me, this

13

March A. D. 1888

A H Goodwin J. P.

Wenford Center O

March 21<sup>st</sup> 1888

Robert McCrory  
Clerk C

My old friend

Enclosed find

Transcript which Dr. Will  
desires filed at once, & we  
say that - the costs will be all  
right. - If there is any thing else  
to be done please let us know.  
He does not want you to incur  
any extra expense.

Yours truly  
A. H. Gove

Please fasten it to gether  
I have nothng to do it  
with,

A. H. G.



—CLERK'S OFFICE—  
UNION TOWNSHIP,  
Union County, Ohio  
A. H. GOODWIN, CLERK.



Milford Centre. Apr 19<sup>th</sup> 1888

Post

In looking through my D.R.—  
I found the copy of affidavit of  
W.H. Miles to his account in  
the case of W.H. Miles vs Lucy.  
A Brown, I intended to attach  
it to the transcript when I  
sent it over but neglected to do so  
will you please attach it to transcript  
much oblig'd, I collected the  
Cubbers at 35 & nineteen  
as per when I sent over,

Yours &c  
A.H. Goodwin

The Plaintiff wants execution issued  
at once

A.H.G.

## THE STATE OF OHIO,

Union County,

## SHERIFF'S RETURN.

SHERIFF'S FEES

<u>Service and Return</u>	\$30
<u>Levy</u>	1.00
<u>Sum, Appraisers</u>	1.20
<u>Sheriffing Appraisers</u>	
<u>Court Appraisers</u>	
<u>Mileage</u>	80
<u>Poundage</u>	

Appraisors  
Wm. Stillings  
J. Schunk  
John P. Connor

Total  
Appraiser Fees

\$3.30
300

Received this writ

April 17,

A. D. 1888, at 4 o'clock P.M., and pursuant

to its command for want of goods

and chattels on the 17 day of

April 1888 I levied on the

following described property

situated in the state of Ohio, county of Union County

25 ft from the center of N.E. & S.E.  
R. & W. and in the east line of  
Pleasant St. and running in  
an easterly course and  
parallel with said railway  
line no ft, thence in a  
northerly course 10 ft, thence

in a westerly course 10 ft, to the  
last line of said Pleasant St.; thence  
in a southerly course and parallel with said railway  
from the beginning, containing 4 1/2 square  
rod be the same more or less and being part  
of land lot No 20 in said village of Alford  
Center, taken as the property of Lucy  
A. Brown.

order of Plaintiff Retained this 15th day of June 1888 to

H. Hopkins Sheriff

No. 4559  
Ex. Doc. 1 Page 349

COMMON PLEAS COURT.

W. H. Willis

vs.

Lucy A. Brown

EXECUTION ON TRANSCRIPT.  
PRINCIPAL AND SURETIES.

## AMOUNT TO LEVY.

Judgment within as follows:	
Amount of Debt or Damages, - - -	\$ 33 50
Plaintiff's Costs of Suit, - - -	2.15
Interest from date of Judgment,	
Increase Costs (This Writ), - - -	.60

## Accruing Costs as follows:

* Clerk's Additional Costs on Return,	
Printer's Costs, - - -	
Appraisers' Costs, - - -	
Sheriff's Costs, - - -	

+ Defendant's Costs of suit, - - -	
Total to Levy, - - -	\$ 35.25

Issued	, 18
Ret. and Filed	June 16, 1888

Att'y.

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

+ See Sec. 1320, R. S.

The Barrett Publishing Co., Springfield, Ohio.

# Execution on Transcript.

## PRINCIPAL AND SURETIES.

(Sec. 5419.)

---

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 Lucy A Brown

and for want of goods and chattels, lands and tenements of the said Lucy A Brown Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of

Suret,  
the sum of Thirty three, 100 Dollars, debt or damages,

and Two, 15 Dollars, plaintiff's

costs of suit, which, by the judgment of J. H. Gundwinn  
a Justice of the Peace within and for said County, on the 13<sup>rd</sup> day of

March A. D. 1888,

W. H. Willis

Plaintiff,  
recovered against the said Lucy A Brown Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 23<sup>rd</sup> day of

March A. D. 1888,) with interest thereon at 6 per centum

from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed 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. H. Willis

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 17<sup>th</sup> day of April, A. D. 1888

J. M. Enry, Clerk

By

, Deputy Clerk.

Execution & Lien Case File

Case No. 4560

# CIVIL TRANSCRIPT.

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No. 4360

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Ex. and Lien Doc., vol. L. I. page 350

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## Union Common Pleas.

---

Kerman Shultz Plaintiff.  
AGAINST  
J. J. Gundell Defendant.

Hornman Schutte

Cast of Transcription  
J. J. Crandell

Hornman



The State of Ohio, Union County ss  
Herman Schultz vs  
T.T. Guidell  
Clermont Township. In Justice's Court  
Before Joseph Lemer Justice of the Peace

March 27 1888 - Bill of particulars filed  
as follows.

Richwood & Dec 10 1888

One year after date I promise to pay to  
the order of Herman Schultz one hun-  
dred and five and  $\frac{75}{100}$  Dollars at  
Bank of Richwood value received  
with interest at 6 per cent

T. T. Guidell.

March 27-1888 The defendant T. T.  
Guidell appeared before me and  
waived process and entered his appear-  
ance herein and confessed himself  
indebted to the said Herman  
Schultz in the sum of One  
Hundred and Thirteen dollars and  
three - one hundredth dollars and  
requested me to render judgment  
for said amount and for costs  
It is therefore considered by me  
that the plaintiff Herman  
Schultz recover of the defendant  
T. T. Guidell the sum of  
One hundred and thirteen

and  $\frac{03}{100}$  Dollars and costs taxed  
at 1.15

Joseph Comer J.P.

The State of Ohio Union County  
Claiborne Township ss.

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

March 28th 1888 Joseph Comer J.P.  
of the aforesaid township

### Bill of Costs

J.P. Fees.

Filing Bill	05
Satisfaction	20
Record	50
Judgment	40
Total	<u>1.15</u>

Execution & Lien Case File  
Case No. 4561

# CIVIL TRANSCRIPT.

No. 4560

Ex. and Lien Doc., vol. 1 page 351

## Union Common Pleas.

J. W. Evans & Son *Pl'tiff.*  
AGAINST  
O. W. Leeper *Def't.*

Page 367

No 4560

J. M. Evans Son  
vs.  
C. D. Harper

Transcript



J. P. Coleatty

The State of Ohio  
Union Co. ss In Justice court for Leesburg  
J. M. Evans & son township

vs Before J. R Taylor Justice of the  
C. W. Creeper peace No. 113 Amount Claimed \$56.03  
September 27<sup>th</sup> 1887

Justices fees. The Plaintiff filed there bill of  
Summons 25 particulars which is in substance  
Filing papers 15 as follows Plaintiff is a partnership  
Record made 30 formed and carrying on the business  
Judgment 40 in the State of Ohio.

Satisfaction 20 Plaintiff claims judgment against  
Creeper on filing 45 defendant in the sum of \$56.03  
Transcript 1.00 with interest at 8 percent from

Aug. 29<sup>th</sup> 1887 on a judgment in case  
Constable fees No. 26 on the docket of said John R.  
Sum, Sheriff 60 Taylor J. P. rendered in favor of  
Copies 25 John H. Clark Plaintiff against said  
Creeper and parent 75 J. M. Evans & son for endorser and  
said C. W. Creeper as maker of a  
certain promissory note dated May  
5<sup>th</sup> 1886 for the sum of thirty eight  
dollars with eight per cent from date  
for value received payable to said

J. Mc Evans & son or bearer and the costs of  
said suit of which judgment a trans-  
script was taken & filed in the clerks  
office of the court of common pleas  
of said county on which execution was  
issued against said judgment debtors  
whereby Plaintiff was compelled to & did  
pay for said C. W. Greper the said sum  
of \$36.03 upon said judgment being the  
there and there upon said  
Judgment assigned to said Evans & son  
of which costs no part of which has  
been repaid to them

J. Mc Cole P. M. D. Lly.

Sept 27 issued Summons for  
C. W. Greper returnable Oct. 6 1887  
delivered the same to A. Gardner  
Constable

Oct 6 1887 summons returned  
endorsed received this with Sept 27  
1887 and served the same on the within  
in named C. W. Greper by certified copy  
Oct. 3. 1887 A. Gardner Constable

Oct 6. 1887 time set for trial the defendant  
C. W. Leeper failed to appear at the time  
set for trial or for one hour thereafter it  
is therefore considered by me that the  
Plaintiffs J. M. Evans & son recover of the  
Defendant C. W. Leeper the sum of Fifty  
six Dollars & three cents debt & his costs herein  
laxed at \$2. 15

J. R. Taylor J. P.

Oct 6. 1887 issued an execution for J. M. Evans  
& son returnable Nov 6. 1887 and delivered  
the same to A. Gardner Constable.

Nov 7. 1887 execution returned Oct 6. 1887  
received this writ. No property found serv  
40% mileage - 35¢ = 13¢

A. Gardner Constable

The State of Ohio, Union County, Greensburg  
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.

J. R. Taylor J. P.

Feb 2. 1888.

Execution & Lien Case File  
Case No. 4562

# CIVIL TRANSCRIPT.

4562  
No. 4561

Ex. and Lien Doc., vol. 1 page 352

## Union Common Pleas.

L.M. Fairbanks ~~Att.~~  
AGAINST  
E M Whiter Def't.

No 4561  
Civil Transcript  
page 352

L M Fairbanks off  
E M Miller, dft

The State of Ohio  
Union County }  
Union Township } ss

I hereby certify that the  
within is a full and true  
copy of the proceedings in the above  
action, had by and before  
me, at my office in said  
Township as the same  
appears of record on  
my docket. Page 172  
January 16<sup>th</sup> 1888

A. H. Goettman  
Justice of the Peace



L.M. Fairbanks

v<sup>s</sup>  
E M Hitter) The State of Ohio { No 1241

Union County SS } doc page 172

Before A H Goodwin  
Justice of the Peace. In and for Union  
Township.

January 9<sup>th</sup> AD 1888 Plaintiff file  
his Bill of Particulars & having a promissory  
note as follows,

West Cauaw Madison Co O Dec 8<sup>th</sup> 1871  
Fifty days after date promise to pay to  
the order of Jags, Fairbanks & Co New London  
and one and  $\frac{2}{5}$  Dollars payable at  
London, County of Barth, Madison County  
with interest from date.

Elejah M Hitter

{Stamp}

Endorsements. Pay L M Fairbanks Esq or order,  
without reserve.

3040 \$304.25

E M Hitter

Jan 31, Feby 3<sup>rd</sup>, 1873 Paid 90<sup>00</sup>

Plaintiff asks judgment for amount  
due on note and costs.

January 11<sup>th</sup> 1888 Issued Summons for said  
E M Hitter to appear and answer. Returnable  
January 16<sup>th</sup> 1888 at 10 O'clock AM and delivered  
the same to Myron Gabriel Constable

January 13<sup>th</sup> 1888 and returned endorsed as  
follows.

January 11<sup>th</sup> 1888 I received the writ  
and served the same on January 12<sup>th</sup> 1888 by  
delivering a certified copy of the writ with  
the endorsements thereon to the within named  
defendant personally,

Fees Service 25<sup>d</sup> Mileage 65<sup>d</sup> Copy 25<sup>d</sup> Total \$1.15-

Myron Gabriele Constable

January 16<sup>th</sup> 1888. The defendant appeared  
and confessed that he was indebted to the  
said L W Fraubauer in the sum of \$238<sup>15</sup>  
and asked that judgment be rendered against  
him in the above amount with interest from date.  
Therefore it is considered by me that the Plaintiff  
receives of the defendant the sum of two hundred  
and forty one and  $\frac{15}{100}$  Dollars and his  
costs herein taxed at \$3<sup>00</sup>

AH Goodwin Jr. P.

Justice's Costs	Constable's fees
Filing bill	5 <sup>d</sup> on Summons \$1.15-
Summons filing	30
Satisfaction	20
Record	50
Judgment	40
Transcript & Certificate	1.00
Total	<u>\$1.45</u>

Total Costs \$4.00

AH Goodwin Jr. P.

## THE STATE OF OHIO,

Union County, ss.

## SHERIFF'S RETURN.

Received this writ July 29<sup>th</sup> A. D. 1889

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

30
16
46

at 10 o'clock A.M., and pursuant to its command,  
*The Writ is to be returned on paying  
 witness to have done writ.*

*James Marion Sherry*

No. ....

Ex. Doc. 1 L Page 352

Common Pleas.

*J. M. Fairbanks*  
AGAINST  
FILED  
EXECUTION ON TRANSCRIPT  
R. McCrory, Clerk  
Ret. 188

Def't. .... 16

ice of the Peace, on the 16<sup>th</sup> of July 1889 \$ 231 45  
 before Justice. .... \$ 4.60  
 188 \$  
 cause Costs. .... \$ }  
 cause Costs. .... \$ }  
 \$ 13.00  
 Thus wirt \$ 1.00

*R. B. Cole & Son*  
Plaintiff's Attorney.

AND FILED,

188

*TAIRD & CO.,*  
Publishers, Stationers, Printers  
Canton, Ohio.

# EXECUTION ON TRANSCRIPT

THE STATE OF OHIO,

*Munroe* County, ss. } To the Sheriff of

*Munroe* County, Greeting:

Whereas, In a certain action before *A H Goodwin* a Justice of the Peace in and for the Township of *Munroe* in the said County of *Munroe* wherein *L M Fairbanks* was Plaintiff, and *E M Miller*.

w. Defendant, judgment was rendered on the 16 day of *Jan* A. D. 1888, against the said *E M Miller*,

Defendant, and in favor of the said *L M Fairbanks*

Plaintiff, for the sum of *Two Hundred Thirty-one Dollars and forty-five Cents, and four and sixty-four \$3.45* Dollars and Cents, the costs of suits before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of *Munroe* on the 19 day of *April* 1888

YOU ARE THEREFORE COMMANDED, That of the goods and chattels of *E M Miller*,

aforesaid, you cause to be made the said sum of *\$231 45* Dollars and Cents damages, and *8 40* Dollars and Cents, the costs aforesaid, and all accruing costs, if so much of the goods and chattels of the said *E M Miller*

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 M Miller*

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<sup>d</sup>* day

of *Feby* A. D. 1888

*J W Berry*

Clerk.

THE STATE OF OHIO,

Lane County, ss.

**SHERIFF'S RETURN.**

Received this writ Dec 30 A. D. 1887

SHERIFF'S FEES.	
Service, - - - - \$	30
Levy, - - - -	
Som. Appraisers, -	
swearing Appraisers, -	
Conv. Appraisers, -	
Mileage, - - - -	1 60
Poundage, - - - -	
Return, - - - -	
.....	
.....	
.....	
Total, -	1 90
Appraiser's Fees,	
Printer's Fees, - -	

at 12 o'clock A.M., and pursuant to its command,  
*The Defendant has no property. Not  
 Exempted from Execution. Wherefore to  
 lay this writ*

Thomas Martin Shry

No 4561

Lien  
Ex. Doc. One Page 357

Common Pleas.

J. M. Evans Son  
AGAINST  
L. W. Leppel

EXECUTION ON TRANSCRIPT.

Ex. Ret. 188

Judg't vs. Deft..... before Justice of the Peace, on the 6<sup>th</sup>  
 day of October 1887 for the sum of \$560 3  
 And Costs before Justice \$ 4 35 -  
 Interest from Oct 6<sup>th</sup> 1887 \$  
 Justice's Increase Costs \$ 110 } \$ 60  
 Constable's Increase Costs \$  
 Clerk's Increase \$ 50  
 Sheriff's Increase \$ 50  
 Clerk's Fees hereon \$ 60

COMMON PLEAS COURT UNION CO., OHIO.

Plaintiff's Attorney.

RETURNED AND FILED,  
MAY 1 1891

188

TROUP, MINNARD & CO.,  
 Blank Book Makers, Legal Blank Publishers, Stationers, Printers  
 R. McQuade, Clerk

# EXECUTION ON TRANSCRIPT.

—————\*

THE STATE OF OHIO,

Union County, ss. } To the Sheriff of Union County, Greeting:

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

J. M. Evans & Son were Plaintiffs, and

C. W. Leesper

was Defendant, judgment was rendered on the 6<sup>th</sup> day of October A. D. 1887, against the said

C. W. Leesper

Defendant, and in favor of the said

J. M. Evans & Son

Plaintiff, for the sum of Fifty Six Dollars

and three Cents, and Four Dollars and

thirty five Cents, the costs of suits before the said Justice, as to us appears by the transcript of said judgment filed and docketed in the office of the Clerk of the Court of Common Pleas, within and for the said County of

Union on the 19<sup>th</sup> day of April 1888

YOU ARE THEREFORE COMMANDED That of the goods and chattels of

C. W. Leesper

aforesaid, you cause to be made the said sum of Fifty Six Dollars

and three 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

C. W. Leesper

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

C. W. Leesper

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<sup>th</sup> day

of December A. D. 1888

P. Moroway

Clerk.

By W. M. Winget - Deputy

**THE STATE OF OHIO,**

Lorain County, } ss.

**SHERIFF'S RETURN.**

Received this writ, issued - 8<sup>th</sup> A. D. 1891.

SHERIFF'S FEES.	
Service, - - - - -	\$ 60
Levy, - - - - -	1 50
Sum. Appraisers, -	
Swearing Appraisers,	
Conv. Appraisers, -	
Mileage, - - - - -	
Poundage, - - - - -	
Return, - - - - -	
Total, - - - - -	
Appraiser's Fees, -	6 35
Printer's Fees, -	

at 10 o'clock A. M., and pursuant to its command,  
on the 8<sup>th</sup> day of August 1891 I  
Received this writ on 46 hundred  
Pounds of wheat, 5 bushels, 15 acres of ground  
1, 28 can on passing to W. J. Deppen, one  
67 Black mare about 4 years old.  
and on the 21<sup>st</sup> day of Sept 1891  
I Received of W. Steffer the sum of  
\$ 6.35, Release, sufficient to satisfy  
the judgment, paid R. McLean  
Clerk the sum of eight dollars judgment -  
Interest & costs endorsed, Retained my fees.

Thomas Martin Sheriff

16661

Index No. 16661  
Evans & Son Executions  
Ex. Doc. L. 1, Page 337

**Common Pleas**

J. C. Evans & Son  
AGAINST  
W. H. Lapey

**EXECUTION ON TRANSCRIPT.**

Ex. Ret.	18
Judg't vs. Def't	6 m
before Justice of the Peace, on the	
day of Oct	18. 87 36
for the sum of	50 00
And Costs before Justice	2 10
Interest from Aug 29. 87	18. 85
Justice Increase Costs	2 20
Constable's Increase Costs	2 20
Clerk's Increase	1 10
Sheriff's Increase	1 90
Clerk's Fees hereon	6 00

COM. PLEAS COURT, UNION CO., OHIO.

Plaintiff's Attorney.

REURNED AND FILED,

SEP 4 1891

18

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

# EXECUTION ON TRANSCRIPT.

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

To the Sheriff of Union County Greeting:

Whereas, In a certain action before John R Taylor  
 a Justice of the Peace in and for the Township of Leesburg in the  
 said County of Union wherein J M Evans  
 & Son v. W Lieper  
 were Plaintiff, and W Lieper

was Defendant, judgment was rendered on the 6 day of Oct  
 A. D. 1887, against the said J M Evans & Son  
 Defendant, and in favor of the said J M Evans & Son  
 Plaintiff, for the sum of Fifty six and  $\frac{3}{4}$  Dollars  
 and Cents, and Two — Dollars and  
 fifteen Cents, the costs of suits before the said Justice, as to us  
 appears by the transcript of said judgment filed and docketed in the office of the Clerk  
 of the Court of Common Pleas, within and for the said County of Union  
 on the 19 day of April 1888

You are therefore commanded, That of the goods and chattels of W Lieper  
 aforesaid, you cause to be made the said sum of Fifty six Dollars  
 and Three Cents damages, and Two Dollars  
 and fifteen Cents, the costs aforesaid, and all accruing costs, if so  
 much of the goods and chattels of the said W Lieper

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 Lieper  
 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 8<sup>th</sup> day  
 of August A.D. 1887.  
 J. M. Conroy  
 Clerk.

Execution & Lien Case File  
Case No. 4563

## CIVIL TRANSCRIPT.

No. 4563

Ex. and Lien Doc., vol. 1 page 353.

## Union Common Pleas.

Fochey's Bank Plaintiff  
AGAIST  
Philip Gorder et al. Defendants

1888

Transcript

Sahys Bank  
U.S.

Before Watson & Hall Justice of the peace  
in Jackson L. Union Co. O.

Cause No. 3 Amount Claimed \$167.60

July 11<sup>th</sup> 1888. The plaintiffs filed their bill  
of particulars which is in substance as  
follows:

\$165.00 Fifteen Months after date for Value  
recd. we jointly and severally promise to  
pay to J. H. Scott or order One hundred and  
Sixty four Dollars with interest at 8% per  
annum after maturity until paid  
Witness our hands this first day of September 1886  
John Tonider John Tonider  
P.O. Rush Creek Union Co. O. Margaret Tonider  
I make demand and notice of nonpayment

J. H. Scott

This undertaking witnesseth: Whereas Sahys Bank  
a nonresident of Jackson township Union Co.  
O. having brought an action against Phillip  
Tonider John Tonider Margaret Tonider and  
J. H. Scott Before Watson & Hall Justice of  
the peace of said township who requires security  
for costs therein to be given now I Thomas Baldwin  
surety hereby undertake and promise the said  
Phillip Tonider and others to pay all costs that may  
accrue in the said action. Thomas Baldwin  
taken by and signed and acknowledged before me  
and surety approved this 11<sup>th</sup> day of Feb. A.D. 1888

Watson & Hall Justice of Peace

Judgment \$167.60

Costs & fees

Summons \$1.00

Retiring fees .05

Record & court fees .30

Satisfaction .20

Judgment .40

Execution .45

Transcript - 50¢ paid

Costs & fees

Summons Service .15

Retiring fees \$1.85

Execution .75

Issued an Summons and gave to Joe Hooper  
Court, this 11<sup>th</sup> day of Feby 1888

Received this writ Feby 11<sup>th</sup> 1888 and serve the  
same on defendants by leaving certified copy  
therof with Phillip Fowles John Fowles and  
Margarett Fowles. J W Scott not found in the  
County. Service and return 75<sup>¢</sup> copies 3175<sup>¢</sup> Mileage  
4 miles 35<sup>¢</sup> Total \$1.80<sup>¢</sup>

Joseph Hooper Court  
Time of appearance Feby 17<sup>th</sup> 1888 - 10 o'clock  
A.M. The defendants Phillip Fowles John Fowles  
and Margarett Fowles failed to appear and for  
one hour thereafter and be default thereof  
It is considered by me that the plaintiff  
Tobey's Bank recover of the defendants Phillip  
Fowles John Fowles and Margarett Fowles  
the sum of the above judgment \$167<sup>50</sup> with  
interest and costs as above taxed

Wabon A. Hall J.P.

Issued Execution and gave to Joe Hooper  
Court this 27<sup>th</sup> day of Feby 1888 returnable Mc  
27<sup>th</sup> 1888. Recd. this writ Feby 27<sup>th</sup> 1888 By  
virtue of this writ I have served the same  
on the defendants Phillip Fowles John Fowles and  
Margarett Fowles no property found

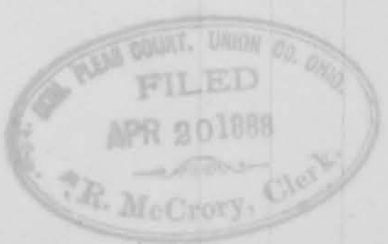
75<sup>¢</sup> Service & return 40<sup>¢</sup> Mileage 35<sup>¢</sup> Joseph Hooper Court

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

Apr 9<sup>th</sup> 1888

Wilson A Hall

J.P. of the aforesaid township



Fahy's Pass

v  
Philip Trinder et al

Principo for execution



The State of Ohio, Union County, ss;  
In the Court of Common Pleas.  
Felix's Bank      {  
vs.                  { Precipe for Execution  
Philip Forster et al      {

To the Clerk: Issue execution in the above  
entitled case to Sheriff Union County, Ohio re-  
turnable according to law  
Marietta, O., April 19, 1888.

Wm. E. Sciford  
Atty for plff

## THE STATE OF OHIO,

UNION

SHERIFF'S RETURN.

County.]

Received this writ APRIL 20

SHERIFF'S FEE\$.	
30	

Service and Return	30
Levy	100
Sum Appraisers	
Swearing Appraisers	
Cont. Appraisers	
Mileage	
Poundage	
Total	
	368
	428

ALSO ON THE FOLLOWING DESCRIBED TRACT TO WIT:  
 SITUATED IN THE COUNTY OF UNION STATE OF OHIO AND TOWNSHIP OF JACKSON,  
 AND DESCRIBED BY BEGINNING AT A STAKE IN THE CENTER OF THE ESSEX AND  
 GREEN CAMP ROAD; THENCE N• 64° 3-4' E• 56 POLES TO A STONE FROM WHICH A  
 RED OAK 6 IN. IN DIAMETER BEARS SOUTH 11° 3-4' E• 35 LINKS AND A RED  
 OAK FIVE IN. IN DIAMETER BEARS S• 5° 1-2' E• 31° 1-4 LINKS N.W. CORNER OF  
 FRANCIS BALDWIN'S DECEASED FIRST PURCHASE; THENCE WITH THE LINE OF  
 THE SAME S• 10° E• 75° 22-100 POLES TO A STAKE; THENCE S• 79° W• 54° 26-100  
 POLES TO A STAKE; THENCE N• 10° W• 50° 7-10 POLES TO PLACE OF BEGINNING;  
 SAVING AND EXCEPTING THEREFROM ONE ROAD IN WIDTH TO BE TAKEN OFF (AND  
 IS SOLD AND CONVEYED) THE WEST END OF THE ABOVE DESCRIBED LANDS FOR  
 PUBLIC USE AS A ROAD. SAID GRANTORS HEREBY INTEND TO CONVEY 27 ACRES  
 AND 141 3-10 RODS OF LAND MORE OR LESS.  
 THE ABOVE DESCRIBED TRACTS LEVIED ON AS THE PROPERTY OF  
 MARGARET FORRIDER.

Retained this 18<sup>th</sup> day of June, 1888 by order of Plaintiff's attorney,  
*J. M. Hopkins, Sheriff*

No. 45-63  
 Ex. Doc. 1. Page 353

COMMON PLEAS COURT.

Fishers Bank  
 Philip Forrider et al.  
 EXECUTION ON TRANSCRIPT.  
 PRINCIPAL AND SURETIES.

## AMOUNT TO LEVY.

Judgment within as follows:

Amount of Debt or Damages, - - - - -	\$167 61
Plaintiff's Costs of Suit, - - - - -	55 00
Interest from date of Judgment, - - - - -	60 60
Increase Costs (This Writ), - - - - -	

Accruing Costs as follows:

*Clerk's Additional Costs on Return,	
Printer's Costs, - - - - -	
Appraisers' Costs, - - - - -	
Sheriff's Costs, - - - - -	

+Defendant's Costs of suit, - - - - -	
Total to Levy, - - - - -	

Issued	, 18
Ret. and Filed	June 18, 1888

Att'y.

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

+See Sec. 1320, R. S.

The Barrett Publishing Co., Springfield, Ohio.

## Execution on Transcript.

### PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,  
 Huron  
 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 Philip Fowder  
John Fowder Margaret Fowder,  
 and for want of goods and chattels, lands and tenements of the said Philip Fowder, John Fowder Margaret Fowder, Principal,  
 then of the goods and chattels, and for want thereof, of the lands and tenements of

Suret,  
 the sum of one hundred and sixty seven 60 Dollars, debt or damages,  
 and 7 50 Dollars, plaintiff's costs of suit, which, by the judgment of Watson A. Hall  
 a Justice of the Peace within and for said County, on the 17 day of  
Feby A. D. 1888, at Foley's Bank

Plaintiff,  
 recovered against the said Philip Fowder et al., Defendant,  
 (as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 20<sup>th</sup> day of April A. D. 1888), with interest thereon at 8 per centum from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon; and have that money before the said Court of Common Pleas, within SIXTY DAYS from the date hereof, to render unto the said Foley's Bank.

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 20<sup>th</sup> day of April, A. D. 1888  
N. McCorry, Clerk  
 By , Deputy Clerk.

Execution & Lien Case File

Case No. 4564

## CIVIL TRANSCRIPT.

No. 4564

Ex. and Lien Doc., vol. 1 page 354

# Union Common Pleas.

Peckey & Bank Plaintiff  
AGAIST  
Philip Forster et al Defendants

1888

Transcript

Fahys Bank  
U.S.

Before Watson a Hall justice of the peace in  
Jackson T. Union Co. O.

Phillip Sonider  
John Sonider  
Margarett Sonider  
and J. H. Scott  
<sup>defd.</sup>

Case No 1 Amount Claimed \$170 76  
February 7<sup>th</sup> 1888. The plaintiffs filed their bill of  
particulars which is in substance as follows  
\$165 00. One year after date for value recd.  
We jointly and severally promise to pay J. H. Scott  
or order. One hundred and sixty five Dollars  
with interest at 8% per annum after maturity  
until paid.

Litig<sup>ing</sup> papers .05  
Record cost court 30  
Judgment 40  
Satisfaction 20  
Execution 40-

Witness our hands this first day of September 1886  
P.O. Rush Creek Union Co. O. Phillip Sonider  
I waive demand & Notice  
of Nonpayment. J. H. Scott John Sonider  
Margarett Sonider

Transcript 50<sup>00</sup>  
paid

Court fees  
Summons Service  
Mileage 185  
Execution 75

This undertaking witnesseth: Whereas Fahys  
Bank a nonresident of Jackson Township Union  
Co. Ohio having brought an action against Phillip  
Sonider John Sonider Margarett Sonider and J. H. Scott  
Before Watson a Hall a Justice of the peace of said  
township who requires security for costs therein to be  
given. Now I Thomas Baldwin hereby  
undertake and promise the said Phillip Sonider and  
others to pay all costs that may accrue in the  
said action.

Signed Thomas Baldwin  
Taken by and signed and acknowledged before me  
and sworn affixed this 7<sup>th</sup> day of July A.D. 1888  
Watson a Hall justice of the peace

Issued Summons and gave to Joe Harper Const.  
this 7<sup>th</sup> day of July 1888.

Received this writ July 7<sup>th</sup> 1888 and served the same  
on defendants by leaving Certified copy thereof with  
Phillip Sonider John Sonider Margaret Sonider  
J. H. Scott not found in the county, Service & return  
\$185<sup>00</sup> 75<sup>c</sup> Copy (3) 75<sup>c</sup> Miles 4 miles 35<sup>c</sup> Total \$185<sup>35</sup>

Joseph Harper Const.

Time for appearance July 14<sup>th</sup> 1888 10 o'clock A.M.  
The defendants Phillip Sonider and John Sonider  
appeared to this action and confessed that they  
were indebted to the plaintiff Tally Bank to the  
amount of \$170<sup>75</sup> and for cost of the above suit and  
Margaret Sonider did not appear nor for one  
hour thereafter therefore judgment by default  
therefore it is considered by me that the plaintiff  
Tallys Bank recoures of the defendants Phillip  
Sonider John Sonider and Margaret Sonider the  
sum of the above judgment <sup>\$169<sup>60</sup>, with interest thereon  
and costs and costs that may accrue</sup>

Walter At Hall J.P.

Issued an execution and gave to Joe Harper  
Const., this 24<sup>th</sup> day of July 1888, returnable Mch 24  
1888. Received this writ July 24<sup>th</sup> 1888 By virtue  
of this writ I have served the same on the defendant  
Phillip Sonider John Sonider and Margaret <sup>Sonider</sup>, No property  
found. Joseph Harper  
Service & Return 40<sup>c</sup> Miles 4 miles 35<sup>c</sup> Total 75<sup>c</sup> Const.

The State of Ohio Union County Jackson Tp. 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

Apr 9<sup>th</sup> 1888

Watson A Hall

J.P. of the aforesaid township

No 4564  
page 354



The State of Ohio, Union County, U.S.  
In the Court of Common Pleas  
Fahys Bank  
v  
Philip Forde et al. ✓ Principle for Execution.

To the Clerk:  
Issue execution on the above entitled  
Case to Sheriff Union Co. O., returnable according to  
laid. Will C. Scopiel  
Union O., April 17/88. City for pff.

W.H.

Tahy's Bank

Philip <sup>r</sup> Torides et al

Principles for execution



## THE STATE OF OHIO,

UNION

SHERIFF'S RETURN.

Received this writ APRIL 20

## SHERIFF'S FEES.

Service and Return	30	A. D. 18 88 , at 2 o'clock P. M., and pursuant to its command
Levy	1.00	FOR WANT OF GOODS AND CHATTE
Sheriff's Appraisers		ON THE 21 DAY OF APRIL 1888 I LEVIED ON THE
Securing Appraisers		FOLLOWING DESCRIBED REAL ESTATE, TO WIT:
Cont. Appraisers		SITUATED IN COUNTY OF UNION AND STATE OF
Mileage	3 68	OHIO, BEING PART OF SURVEY NO. 9944 AND
Poundage		BOUNDED AS FOLLOWS TO WIT: BEGINNING AT A
Total	4 28	STAKE IN THE SOUTH LINE OF SAID SURVEY FROM

WHICH A MAPLE 14 IN. BEARS N. 43° 1-2° W. 10° W. 148 3-10 POLES TO A STAKE IN THE CENTER OF THE ESSEX AND BERWICK ROAD; THENCE WITH THE CENTER OF SAID ROAD N. 64° E. 29 6-10 POLES TO BALDWIN'S N.W. CORNER TO A STAKE; THENCE WITH THE WEST LINE OF SAID BALDWIN'S S. 10° E. 157 POLES TO A STAKE IN THE SOUTH LINE OF SAID SURVEY; THENCE S. 81 3-4° W. 28 10-100 POLES TO THE PLACE OF BEGINNING CONTAINING 26 3-4 ACRES MORE OR LESS.

TO WIT: SITUATED IN THE COUNTY OF UNION STATE OF OHIO AND IN JACKSON TOWNSHIP, AND DESCRIBED BY BEGINNING AT A STAKE IN THE CENTER OF THE ESSEX AND GREEN CAMP ROAD; THENCE N. 64 3-4° E. 56 POLES TO A STONE FROM WHICH A RED OAK 6 IN. IN DIAMETER BEARS SOUTH 11 3-4° E. 35 LINKS AND A RED OAK FIVE IN. IN DIAMETER BEARS S. 5 1-2° E. 31 1-4 LINKS NORTH WEST CORNER OF FRANCIS BALDWIN'S DECEASED FIRST PURCHASE; THENCE WITH THE LINE OF THE SAME S. 10° E. 75 22-100 POLES TO A STAKE; THENCE S. 79° W. 54 26-100 POLES TO A STAKE; THENCE N. 10° W. 50 7-10 POLES TO PLACE OF BEGINNING; SAVING AND EXCEPTING THEREFROM ONE ROAD IN WIDTH TO BE TAKEN OFF (LAND IS SOLD AND CONVEYED) THE WEST END OF THE ABOVE DESCRIBED LANDS FOR PUBLIC USE AS A ROAD. SAID GRANTORS HEREBY INTEND TO CONVEY 27 ACRES AND 141 5-10 RODS OF LAND MORE OR LESS.

THE ABOVE DESCRIBED TRACTS LEVIED ON AS THE PROPERTY OF MARGARET FORRIDER.

Retained this 18<sup>th</sup> day of June 1888 by order of Plaintiff's attorney M. Hopkins Shantz

Ex. Doc 1

Page 354

No. 45-64

COMMON PLEAS COURT.

Jahyeo Barak  
Philip Forrider

EXECUTION ON TRANSCRIPT.  
PRINCIPAL AND SURETIES.

## AMOUNT TO LEVY.

Judgment within as follows:  
Amount of Debt or Damages, \$170 26  
Plaintiff's Costs of Suit, 5.50  
Interest from date of Judgment,  
Increase Costs (This Writ), 60

Accruing Costs as follows:

\*Clerk's Additional Costs on Return.

Printer's Costs,

Appraisers' Costs,

Sheriff's Costs,

†Defendant's Costs of suit,

Total to Levy,

Issued

Ret. and Filed June 18<sup>n</sup> 1888

and executed atty.

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

+See Sec 1320, R. S.

The Barrett Publishing Co., Springfield, Ohio.

# Execution on Transcript.

## PRINCIPAL AND SURETIES.

(Sec. 5419.)

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 ~~Philip~~ <sup>John</sup> Fowder  
~~John~~ Fowder and Margaret Fowder  
and for want of goods and chattels, lands and tenements of the said ~~Philip~~  
~~Fowder~~ John Fowder and Margaret Fowder, principal,  
then of the goods and chattels, and for want thereof, of the lands and tenements of

Suret,  
the sum of one hundred and seventy ~~76~~ <sup>76</sup> Dollars, debt or damages,  
and ~~five~~ <sup>50</sup> Dollars, plaintiff's  
costs of suit, which, by the judgment of Watson C. Hall  
a Justice of the Peace within and for said County, on the ~~14<sup>th</sup>~~ day of  
February A. D. 1888,

*Fakey's Bank*, Plaintiff,  
recovered against the said ~~Philip~~ Fowder, defendant,  
(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the ~~20<sup>th</sup>~~ day of April A. D. 1888,) with interest thereon at 8 per centum from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon; and have that money before the said Court of Common Pleas, within SIXTY DAYS from the date hereof, to render unto the said *Fakey's Bank*.

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 ~~20<sup>th</sup>~~ day of April, A. D. 1888  
*M. Enry*, Clerk  
By *M. Enry*, Deputy Clerk.

Execution & Lien Case File

Case No. 4565

# CIVIL TRANSCRIPT.

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No. 4565

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Ex. and Lien Doc., vol. 1 page 355

## Union Common Pleas.

---

O Abel Pl'tiff.  
AGAINST  
William Williams Def't.

---

1888

Transcript  
C. Abel -  
vs -  
William Williams  
Ex-sole att. Maynard.



The State of Ohio. Before W. M. Haines J. P. for  
Lemon County. S.S. Washington Township.

The plaintiff filed his bill of particulars  
C. Abel. which is as follows - Feb. 15- 1886

W. \$175- Sixty days after for value received  
W. Williams. Janitly and severally promises to pay C.  
Abel at his office in Prospect - Ohio or to his  
order one hundred and seventy-five  
Dollars with interest at 8 per cent per  
annum until paid with my  
this 5<sup>th</sup> day of Oct-1886. William Williams

Summons. Issued Feb. 15-1886, for deft. William Williams  
constable for and given to J. T. Haines constable.

B. D. 5.65-  
E. ~~1.00~~  
Total. \$6.65

Returned Recd this constable - Feb. 15-1886. Said same  
day by leaving certified copy at the  
residence of the deft. William Williams

J. T. Haines constable

Appearance. Time came as specified in summons  
The deft. William Williams failed to  
appear and from hour thereafter

Judgment. It is therefore considered by me this day  
Feb. 19. 1886 that the plaintiff C. Abel recover of the deft. William  
Williams \$175 principal. \$5.25 Interest  
with costs that has or may accrue W. M. Haines J. P.  
\$180.25

March 12<sup>th</sup> 1886 the defendant in the above case came and by D. Williams  
his surety resident of Logan County, approved by me as good and  
sufficient surety caused an order to be made for the stay of Execution  
to be entered here which follows - in pursuance of the statute  
in such cases made and provided I. D. Williams as surety  
for the above stay of Execution on the above judgment of C. Abel  
against William Williams do her by promise and undertake  
to pay the amount of said judgment - interest and costs that may  
accrue. Pet L. M. Judge. I. D. Williams Surety -

Taken by and signed and acknowledged before me  
and surety approved this March 12<sup>th</sup> A.D. 1886.

William W. Barnes J. P.

Execution. Issued Nov 15<sup>th</sup> 1885 returnable Dec 15<sup>th</sup> 1886.  
and delivered the sum to Thomas Johnston cause -

Returned. Dec 15<sup>th</sup> 1886. See this recd - Nov 15<sup>th</sup> 1886. I could  
find no property to levy on - fee mileage \$1.00 -

Thomas Johnston cause -



Sept. 3<sup>rd</sup> 1887-

No. 1. Summons Issued in above case for D. Williams as docketed  
Bail and handed to Thomas Johnston Court - returnable Sept.  
15<sup>th</sup> 1887. Returned. Sept. 15<sup>th</sup> 1887. Recd this m<sup>t</sup> - Sept. 19<sup>th</sup> 1887.  
no service left - not found in the county. fees. Milege \$150 J.J. cost  
No. 2. Sept. 15<sup>th</sup> 1887. Summons Issued in above case for D. Williams  
as docketed - Bail returnable Sept. 27. 1887. and handed to Thomas  
Johnston Court - returnable. Returned Sept. 27. 1887. Recd this m<sup>t</sup> - Sept. 15. 1887  
no service left - not found in county. fees. Milege \$150 J.J. cost  
No. 3. Oct. 12<sup>th</sup> 1887. Summons Issued for D. Williams in above  
case as docketed - Bail and handed to Thomas Johnston Court  
returnable Oct. 12-1887. <sup>On m<sup>t</sup> 12-1887.</sup> Returned Oct. 12-1887. no service left - not  
found in county - fees. Milege \$175. Thomas Johnston Court -  
No. 4. Oct. 12. 1887. Summons Issued for D. Williams in above  
case as docketed - Bail. and handed to Thomas Johnston Court  
returnable. Oct. 24-1887. Returned Oct. 24. 1887. recd this m<sup>t</sup>  
Oct. 12. 1887. in sum the deft - not found in county fees \$140  
Thomas Johnston Court -

State of Ohio. Union County \$8.

This is to certify that the above is a true copy of  
the proceedings had before me in case of  
C. H. Shub. against William Williams  
as appears on my docket.

By h[is] l[etter]s. O. April. 16-1888

William M. Hanna J.P.

## THE STATE OF OHIO,

Muskingum County,

## SHERIFF'S RETURN.

SHERIFF'S FEES	
Service and Return	\$ .30
Levy	
Sum. Appraisers	
Securing Appraisers	
Cone. Appraisers	
Mileage	\$ .20
Poundage	

Received this writ

April 26

A. D. 1888, at 2 o'clock P.M., <sup>on</sup> my return  
to its command

Returned this 23 day  
of June 1888. No goods, chattels,  
lands or tenements do not  
exceed 300 words.  
Atty.

Mr. Hopkins Sheriff

Total

\$ .50

No. 4568  
Ex. Doc 1 Page 355

COMMON PLEAS COURT.

*Abel*  
*William Williams*

EXECUTION ON TRANSCRIPT.  
PRINCIPAL AND SURETIES.

## AMOUNT TO LEVY.

Judgment within as follows:  
 Amount of Debt or Damages, - \$ 180 25  
 Plaintiff's Costs of Suit, - - - 9 65  
 Interest from date of Judgment, 7%  
 Increase Costs (This Writ), - - - 1 10

## Accruing Costs as follows:

\*Clerk's Additional Costs on Return,  
 Printer's Costs, - - -  
 Appraisers' Costs, - - -  
 Sheriff's Costs, - - -

+Defendant's Costs of suit, - - -  
 Total to Levy, - - - \$

Issued , 18  
 Ret. and Filed Aug 23 , 1888

Atty.

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

+See Sec. 1320, R. S.

The Barrett Publishing Co., Springfield, Ohio.

# Execution on Transcript.

## PRINCIPAL AND SURETIES.

(Sec. 5419.)

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 William Williams

and for want of goods and chattels, lands and tenements of the said

William Williams

Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of

Suret

the sum of one hundred and eighty  $\frac{9}{100}$  Dollars, debt or damages,

and ~~sixty~~  $\frac{63}{100}$  Dollars, plaintiff's

costs of suit, which, by the judgment of William Williams

a Justice of the Peace within and for said County, on the 19<sup>th</sup> day of

February

A. D. 18<sup>88</sup>,

C. Abel Plaintiff,

recovered against the said William Williams Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 26<sup>th</sup> day of April

A. D. 18<sup>88</sup>,) with interest thereon at  $\frac{6}{100}$  per centum

from the aforesaid date of said judgment until paid, and also the increase costs

and accruing costs hereon; and also the defendant's costs of suit endorsed hereon;

and have that money before the said Court of Common Pleas, within SIXTY DAYS from the date hereof, to render unto the said

C. Abel

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 26<sup>th</sup> day of April, A. D. 18<sup>88</sup>

R. M. Enny, Clerk

By

, Deputy Clerk.

Execution & Lien Case File  
Case No. 4566

## CIVIL TRANSCRIPT.

No. 4566-

Ex. and Lien Doc., vol. 1 page 356

# Union Common Pleas.

Cicero Kent, Adm'rt<sup>e</sup> Pltiff.

## *AGAINST*

*John Hawley* Def't.

*Def't.*

1888

Clerk enter this and Ex parte  
of Lime Market and Lure  
Executive Sheriff of Champaign  
to this. By Mr Kennedy  
cont.

No 4066  
page 306

Transcript  
Doc & page 306  
No 65

Hirano Kent  
John vs Hawley  
Byran Hawley



No 65 Docket E page 303

Byran Kent } Account  
vs { Octr 6-1882

John Hawley } Plaintiff filed his bill of particulars  
and  
Byran Handley } being an account for 52 shocks of  
1<sup>st</sup> service .25 corn at 60 cents per shock \$ 31.20  
File .25 with a credit by labor of 8.00

2<sup>nd</sup> service .50 Balance Due \$ 23.20

3<sup>rd</sup> .. .50 on which he claims interest for 2 years

Contumace .20 October 6-1882 Issued Summons of that

Pff sub .25 date returnable Octr 11<sup>th</sup> 1882- 9 O'clock A.M.

Judg .40 and delivered to J. Wharton Const Octr 11-

Trans Judy .15 1882 Summons returned Received this

satisfaction .20 writ Octr 6<sup>th</sup> 1882 and the within recd,

Inde .15 defendants not found in this County, tho,  
record ,45 Wharton Const fees 20 cents

\$ 3.30 April 25<sup>th</sup> 1883. By order of Plaintiff  
Const Wharton issued a summons of that date returnable

1<sup>st</sup> service .20 May 7<sup>th</sup> 1883 at 9 O'clock and delivered

Const Bonnett to Sam Bonnett constable

2<sup>nd</sup> service .20 summons returned without service,

3<sup>rd</sup> .. .25 June 19<sup>th</sup> 1883 Issued summons of that

.. .20 date returnable June 23<sup>rd</sup> 1883 at 9 O'clock

" copy .25 A. M. and delivered to Sam Bonnett

.90 Pff witness

Hm McCarthy

-\$ .80

Total Cost \$ 5.00

Transcript  
Paid 85  
Date cost \_\_\_\_\_  
\$. 5.85

delivering a certified copy of this writ  
and endorsements thereon to the within  
named defendant John Hawley

Sam Bonnett constable

June 23<sup>d</sup>, 1883 9 o'clock A. M. Both  
parties failed to appear at the time  
specified in the summons and for  
one hour thereafter, and thereupon I  
adjourned the case until June 30<sup>th</sup> 1883  
at 10 o'clock A. M. June 30<sup>th</sup> 1883.  
at 10 o'clock A. M. The Plaintiff  
appeared by his attorney J. M. Kennedy  
the defendant still failed to appear  
and for one hour after time set,  
I issued subpoena for Wm McCarty, Plaintiff's  
witness, subpoena returned served Wm  
McCarty sworn and examined as wit for  
Plff, It is thereupon and on said day  
considered by me that the said Diram  
Kent recover of said John Hawley said  
sum of \$ 2 6<sup>66</sup> and interest from this  
date, and the costs herein, J. H. Kinkade J. P.  
The state of Ohio, Union County Paris Township. ss;  
I do hereby certify that the above is a full and true  
copy from my docket, of the proceedings had by me  
and before J. H. Kinkade J. P. at this office in  
said township in the above action  
April 14<sup>th</sup> A. D. 1888

Wm Smith J. P. of the aforesaid townsh

## THE STATE OF OHIO,

Champaign

County.

## SHERIFF'S RETURN.

SHERIFF'S FEES	
Service and Return	\$ 30
Levy	
Sum, Appraisers	
Accruing Appraisers	
Conc. Appraisers	
Mileage	
Poundage	
Doc & R.	2 40
Indorsing	10
Postage	02
Return	30
Total.	\$ 3.22

Received this writ April 26<sup>th</sup>,

A. D. 1888, at 9 o'clock A. M., and pursuant  
to its command after duly searching  
can find no goods, chattels,  
land or documents - wherein  
to levy to make any part  
of this claim hit-reduced  
wholly unsatisfied.

C. H. Miller's Atty.

No. 4566  
Ex. Doc 1 Page 356  
COMMON PLEAS COURT.  
Clerk Recd. Adm'r de  
John Hawley  
EXECUTION ON TRANSCRIPT.  
PRINCIPAL AND SURETIES.

## AMOUNT TO LEVY.

Judgment within as follows:  
Amount of Debt or Damages, - \$ 26 50  
Plaintiff's Costs of Suit, - - - 8.30  
Interest from date of Judgment, 6<sup>1/2</sup> p  
Increase Costs (This Writ), - - - 1.10

## Accruing Costs as follows:

\* Clerk's Additional Costs on Return.  
Printer's Costs, - - - - -  
Appraisers' Costs, - - - - -  
Sheriff's Costs, - - - - -

+Defendant's Costs of suit, - - - -  
Total to Levy, - - \$ - - - -  
Issued April 26<sup>th</sup>, 1888.  
Ret. and Filed May 23, 1888  
J. H. Kennedy Atty.

\*If the Sheriff's Return exceeds 300 words, an additional cost of 8 cents per 100 words must be included for recording Return.  
+See Sec. 1320, R. S.

The Barrett Publishing Co., Springfield, Ohio.

Service appraised worth Clerk's costs on this warrant remitted by Clerk

# Execution on Transcript.

## PRINCIPAL AND SURETIES.

(Sec. 5419.)

THE STATE OF OHIO,

*Musco* County, ss.,

*Champaign*

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 *John Hawley*

and for want of goods and chattels, lands and tenements of the said

*John Hawley*,

Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of

*Suret*,  
the sum of *Twenty six* ————— <sub>100</sub> Dollars, debt or damages,

and *Eight* <sub>30</sub> Dollars, plaintiff's costs of suit, which, by the judgment of *C. H. Hinckle*

a Justice of the Peace within and for said County, on the *30<sup>th</sup>* day of

*June* A. D. 1883,

*Brian Kent*, Plaintiff,  
recovered against the said *John Hawley* Defendant,

(as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the *26<sup>th</sup>* day of

*April* A. D. 1888,) with interest thereon at *6* per centum

from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon;

and have that money before the said Court of Common Pleas, within **SIXTY DAYS** from the date hereof, to render unto the said *Cicero Kent*

*Administrator of Brian Kent's Estate*.

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 *26<sup>th</sup>* day of *April*, A. D. 1888

*R. McOrry*, Clerk

By

, Deputy Clerk.

Execution & Lien Case File

Case No. 4567

# CIVIL TRANSCRIPT.

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No. 4567

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Ex. and Lien Doc., vol. 1 page 357

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## Union Common Pleas.

---

Richmond Deposit Plaintiff.

AGAINST

James Murphy et al. Defendants.

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1888

Rickwood Deposit

Bank

- vs

James Murphy

Thomas Gundal.



State of Ohio  
Union County, S.S.

Rickwood  
Deposit Bank

Before Jason Case Justice of the peace

James Murphy and Thomas Grindal  
Rickwood April 26<sup>th</sup> 1888  
The plaintiff filed his bill of particulars  
which is in substance as follows

No 16<sup>th</sup> 1887

Justices fees \$1.00  
Filing fees or  
Record 10  
Judgment 10  
Satisfaction 20  
Bail for day 10  
Transcript 10  
\$1.85

One year after note I promise to pay  
E.C. Barron or bearer the sum of Thirty Dollars  
for value received with interest at 8% per  
annum after due

James Murphy  
Thomas Grindal

on the back of said note there appears a  
Credit of two dollars March 17<sup>th</sup> 1888  
April 26 the above named James Murphy and  
Thomas Grindal appeared and waived process  
and entered their appearance and conferred judgment  
on the above note

It is therefore considered by me this 26<sup>th</sup> day  
of April 1888 that the plaintiff recover of  
James Murphy and Thomas Grindal the  
sum of Twenty nine dollars & 85<sup>¢</sup> with  
interest at 8% until paid and costs  
herein taxed at \$1.85

Jason Case Justice of the peace

State of Ohio Brown County  
Claborn Township 38

I do hereby Certify that the above is a  
full and true Copy from my abstract  
of the proceedings had by and before me  
at my office in said Township in the  
above actions

Jaron Care Justice of the Peace  
of the aforesaid Township

Execution & Lien Case File  
Case No. 4568

CIVIL TRANSCRIPT.

No. 4568

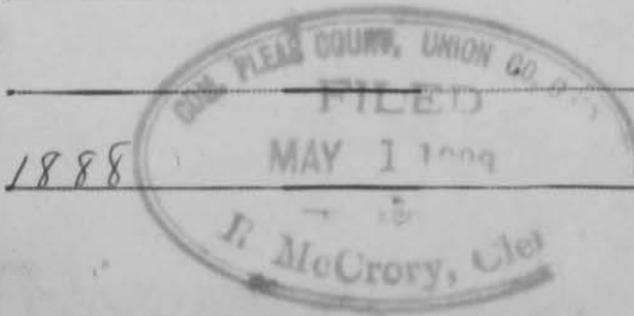
Ex. and Lien Doc., vol. / page 358

Union Common Pleas.

Jeff Southerd Plaintiff.

AGAINST

Joseph Hawley Defendant.



1888

Civil Transcript

J. M. Southard Plaintiff  
vs

Joseph Hawley Dwyer

The State of Ohio {  
Union County } 85  
Union Township }

I hereby certify that the writing is a full and true copy of the proceedings in the above action, had by and before me at my office in said Township, as the same appear record on my docket  
Page 184.

April 28<sup>th</sup> 1888

A. N. Goodwin  
Justice of the Peace

Transcript & costs \$1.00  
Paid by Plaintiff



The State of Ohio Union Township  
Union County ss } In Justice's Court  
Before A H Goodwin Justice of the Peace

J. M. Southard Plaintiff }  
against } No 186  
Joseph Hawley Defendant Pg 184

April 27<sup>th</sup> 1888 Plaintiff filed his  
bill of particulars it being a promissory  
note as follows

\$39.00

Marysville Dec 13<sup>th</sup> 1880  
Six months after date I promise to  
pay to the order of J M Southard  
Thirty Nine Dollars.  
with Eight per cent interest from date  
Joseph Hawley

April 27<sup>th</sup> 1888 Issued summons for  
defendant Joseph Hawley to appear  
and answer returnable April 30<sup>th</sup> 1888  
at 9 O'clock A.M., and delivered to  
Myron Gabriel, Constable.

April 27<sup>th</sup> 1888 Writ returned endorsed  
as follows.

April 27<sup>th</sup> 1888 I received this writ and served the same on the same day by delivering a certified copy of this writ with the proper endorsements thereon to the within named defendant Joseph Hawley personally.

Fees Service 25<sup>d</sup> Copy 75<sup>d</sup> Milage 35<sup>d</sup> Total 85<sup>d</sup>

Meggs Gabriel Constable

April 28<sup>th</sup> 1888 The defendant Joseph Hawley appeared and confessed that he was indebted to the Plaintiff J M Southane in the sum of \$39<sup>00</sup> with interest at 8% from the 13<sup>th</sup> day of December 1880 and requested that judgment be entered on said confession and for costs. Thereupon it is on said 28<sup>th</sup> day of April 1888 considered by me that the said J M Southane recover of the said Joseph Hawley the sum of \$62<sup>00</sup> and also \$2<sup>50</sup> the costs herein before,

Justice fees Filing Bill & Summons and filing 30<sup>d</sup>  
Satisfaction 70<sup>d</sup> Record 50<sup>d</sup> Judgment 10<sup>d</sup> Total 140<sup>d</sup>  
Constables fees Service 25<sup>d</sup> Copy 25<sup>d</sup> Milage 35<sup>d</sup> Total 85<sup>d</sup>

N H Goodman  
Justice of the Peace

## Execution on Transcript.

### PRINCIPAL AND SURETIES.

(Sec. 5419.)

---

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 Joseph Hawley

and for want of goods and chattels, lands and tenements of the said

Joseph Hawley Principal, then of the goods and chattels, and for want thereof, of the lands and tenements of

Suret, the sum of Sixty two —————  $\frac{1}{100}$  Dollars, debt or damages, and Three —————  $\frac{80}{100}$  Dollars, plaintiff's costs of suit, which, by the judgment of A H Gavelin a Justice of the Peace within and for said County, on the 28<sup>th</sup> day of April A. D. 1888,

J M Southard

Plaintiff, recovered against the said Joseph Hawley Defendant, (as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 1<sup>st</sup> day of May A. D. 1888) with interest thereon at 8 per centum from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon; and have that money before the said Court of Common Pleas, within SIXTY DAYS from the date hereof, to render unto the said J M Southard.

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 3<sup>d</sup> day of May, A. D. 1888  
 R M Berry, Clerk

By , Deputy Clerk.

THE STATE OF OHIO,

*Clinton*  
County.)

SHERIFF'S RETURN.

SHERIFF'S FEES.	
Service and Return	\$ 36
Levy	1 00
Sum Appraisers	2 30
Selling Appraisers	1 50
Cont. Appraisers	1 00
Mileage	48

Received this writ

May 3

A. D. 1888, at 2 o'clock P. M., and pursuant  
to its command for want of goods  
and chattels on the 4<sup>th</sup>  
day of May 1888 delivered  
on the undivided interest

J. C. S.

No. 4568

Ex. Doc 1 Page 358,

COMMON PLEAS COURT.

*John Southern*  
vs.  
*Joseph Hawley*

EXECUTION ON TRANSCRIPT.  
PRINCIPAL AND SURETIES.

AMOUNT TO LEVY.

Judgment within as follows:  
Amount of Debt or Damages, \$ 62 25  
Plaintiff's Costs of Suit, 2 30  
Interest from date of Judgment, 1 50  
Increase Costs (This Writ), 1 00

Accruing Costs as follows:

\*Clerk's Additional Costs on Return.  
Printer's Costs,  
Appraisers' Costs,  
Sheriff's Costs,

†Defendant's Costs of suit,

Total to Levy, \$

Issued May 3, 1888  
Ret. and Filed, 18

Att'y.

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

+See Sec. 1325, R. S.

The Barrett Publishing Co., Springfield, Ohio.

THE STATE OF OHIO,

Union

County.

SHERIFF'S RETURN.

SHERIFF'S FEES.	
Service and Return	36
Levy	100
Sum. Appraisers	
Swearing Appraisers	
Conv. Appraisers	
Mileage	48
Poundage	
Total.	<u>\$1.78</u>

Received this writ May 3, A. D. 1888; at 2 o'clock P. M., and pursuant to its command for want of goods and chattels on the 4<sup>th</sup> day of May 1888 I levied on the undivided interest of Joseph Hawley in the following described real estate to wit: situated in Union County, State of Ohio, on the waters of Buck Run, beginning at a pile of stone N.E. corner to Wm. Gabriels land; thence 85.8° W. 85 poles to a pile of earthen ware Da corner of M. Clark's land; thence with line N. 36 $\frac{3}{4}$ ° W. 5.5 $\frac{44}{100}$  poles to crooks at margin of the Marysville road; thence with the margin of said road N. 40 $\frac{1}{2}$ ° E. 103 $\frac{8}{10}$  poles to a stake S. 72° E. 17 $\frac{8}{10}$  poles to a stake corner to lands formerly owned by B. Lyons; thence with one of his lines N. 9° W. 24 poles to a stone in the center of said road; thence with the center of the road N. 41 $\frac{1}{2}$ ° E. 15.7 poles to a stake corner to Gregory Hawley land; thence with one of his lines N. 81° E. 24 poles to a stone one of his corners; thence with another of his lines S. 15 $\frac{1}{2}$ ° E. 112 poles to a stone with a piece of brick under it, in the center of the old Marysville & Delaware road a corner to said Hawley's land; thence with the center of said road S. 48 $\frac{3}{4}$ ° W. 18 poles to an angle in the road; thence with the center of the road S. 63° W. 6.4 poles to another angle in the road; thence with the center of the road S. 50° W. 95 $\frac{3}{10}$  poles to a stone in the center of the old Delaware road & line of surveys; thence S. 84 $\frac{1}{2}$ ° E. 7 poles to the beginning, containing 142 $\frac{4}{5}$  acres parts of survey No 4017 and 4278.

Returned this 5<sup>th</sup> day of May 1888  
by order of Plaintiff.

Terms of sale.

M. Hopkins  
R. F. W. Sheriff Union County, Ohio

Attorney

Execution & Lien Case File  
Case No. 4569

*Hopkins*

# CIVIL TRANSCRIPT.

No. 4569

Ex. and Lien Doc., vol. 1 page 359

## Union Common Pleas.

Pickwood Deposit Brewhouse

AGAINST

Richard Mayfield Def't.  
et al

Dec 8<sup>th</sup> 1888, Sale confirmed  
& deed or decree

J-14-P 579-

1888

# FOR Execution

# Township.

Whereupon and whereas on the 2nd day of April 1888 it is  
conceded by me that said Plaintiff recover of said  
Defendant said sum of \$11725 and also their costs herein,  
laxed at \$325.

May 3<sup>rd</sup> 1888 I served Execution for amount due on the

above judgment and delivered the same to J. P. Scott owner  
returnable June 3<sup>rd</sup> 1888

May 5<sup>th</sup> 1888 Execution returned and filed. Recd this month ~~of~~  
May 3<sup>rd</sup> 1888 no property found wherein to levy service 120 Miles  
from ~~Patot~~ L. B. Scott Constable

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

May 7<sup>th</sup> 1888 Mr. G. Langstaff Jr. in the aforesaid  
Township



Excd D. 1 pag 359  
Case No. 4569  
Richwood & Sons  
Bank vs  
Richard Mayfield  
et al

1883, the Defendant in the above case came and by  
his surety, resident of the County, approved by me as  
good and sufficient surety, caused an undertaking for the

## STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved, this  
day of A. D. 1888. Stay of Execution expires

J. P. 1888. Am't then due \$

188 . Issued an Execution for  
returnable 188 and  
Constable.

delivered the same to

Execution returned and indorsed as follows:

Executed and acknowledged before me, and surety

approved this day of 188 J. F.

## Appeal Undertaking.

Whereas, on the day of A. D. 1888, the said

obtained a judgment against the said

on the docket of J. P.,  
for Dollars and

cents, and costs taxed and the said

intends to appeal therefrom to the Court of Common Pleas of

County. Now, therefore, I do hereby

promise and undertake to the said in the sum of  
Dollars,

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

The State of Ohio,  
COUNTY, ss.

In Justice's Court,

7-2-40. E. L. BARRETT & SON, Publishers, Springfield, Ohio.

Richwood Deposit-Bank

Plffs.

Richard Mayfield  
vs.  
S. S. Skidmore and  
B. E. Kirk  
Def'ts.

Judgment, \$117 35

Before M. F. Langstaff

Justice of the Peace.

No. 116

Amount Claimed, \$117 35

April 19

1888

The Plaintiff filed their bill of particulars which is in substance as follows: The Plaintiff ask Judgment against the Defendants in the sum and to the amount of One Hundred seventeen &  $\frac{3}{4}$  Dollars on the following promissory note \$115 00 May 6<sup>th</sup> 1887 Eight months after date we promise to pay to the order of B. E. Kirk One Hundred and fifteen Dollars without interest value recd

Richard Mayfield

S. S. Skidmore

JUSTICE'S FEES.	Plff's Cost. Dol. Ots.	Def'ts Cost. Dol. Ots.
Summons,		35
Affidavit,		
Order of		
Undertaking		
Subpoena Swearing	Names Witnesses	
Adjournment Filing	Papers	10
Record	Words	30
Judgment		40
Satisfaction		20
Bail for Stay		
Execution and Filing		45
Trans. and Certificate		85
		265

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2 50
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	1 40

WITNESSES.

3 90

$\frac{265}{6.50}$

The above not having been purchased of the said B. E. Kirk by the said Richwood Deposit-Bank and the said B. E. Kirk guaranteeing payment of said note April 19<sup>th</sup> 1888 I issued Summons of that date returnable April 23<sup>rd</sup> 1888 at 10 o'clock A.M. and delivered to L B Scott constable April 23<sup>rd</sup> 1888 Summons returned endorsed as follows Recd this writ April 19<sup>th</sup> 1888 and April 19<sup>th</sup> 1888 served the same on Defendants by leaving certified copy with each of them service & return 15<sup>th</sup> copies 75<sup>th</sup> Mileage  $\frac{1}{2}$  cent total \$250 L B Scott constable April 23<sup>rd</sup> 1888 10 o'clock A.M. Time specified in summons for appearance Parties appeared and the said Richard Mayfield S. S. Skidmore & B. E. Kirk waived process entered their appearance herein and confessed that they are indebted to said Bank in the sum and to the amount of \$117 35 and request that judgment be entered on said confession and for costs

## THE STATE OF OHIO,

Union

County,

## SHERIFF'S RETURN.

SHERIFF'S FEES	
Service and Return	30
Levy	1.00
Sheriff Appraisers	
Swearing Appraisers	
Conv. Appraisers	
Mileage	192
Poundage	

Received this writ

June 12

I. D. 1888, at 9 o'clock A. M., and pursuant to its command for service of process and chattels on the 12 day of June 1888 I levied on the following described property to wit: situated in the county of Union State of Ohio and in the village of Mayfield Springs, being all of lot No 10 in St. C. Hopkins' last division of the village, occupies nine feet of the south part which is called Roslinda

Mayfield

Levied on as the property of Richard Mayfield.

Returned this 14<sup>th</sup> day of July 1888  
by order of plaintiff, Mr. John H. Scott,  
att'y.

COMMON PLEAS COURT.

Richwood Deposit Back

vs.  
Richard MayfieldEXECUTION ON TRANSCRIPT.  
PRINCIPAL AND SURETIES.

## AMOUNT TO LEVY.

Judgment within as follows:

Amount of Debt or Damages,	\$117 25
Plaintiff's Costs of Suit,	6.50
Interest from date of Judgment,	
Increase Costs (This Writ),	60
Filing Fees	5.00
	118.50

Accruing Costs as follows:

*Clerk's Additional Costs on Return,	
Printer's Costs,	
Appraisers' Costs,	
Sheriff's Costs,	

+Defendant's Costs of suit,	
Total to Levy,	82

Issued	, 18
Ret. and Filed	July 14 , 1888

Att'y.

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

+See Sec. 1320, R. S.

The Barrett Publishing Co., Springfield, Ohio.

# Execution on Transcript.

## PRINCIPAL AND SURETIES.

(Sec. 5419.)

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 Richard Mayfield  
 Skidmore and B. E. Kirk

and for want of goods and chattels, lands and tenements of the said

Defendants,

Principal,

then of the goods and chattels, and for want thereof, of the lands and tenements of

Suret

the sum of one hundred and seventeen  $\frac{25}{100}$  Dollars, debt or damages,

and six and  $\frac{55}{100}$  Dollars, plaintiff's

costs of suit, which, by the judgment of W. F. Langstaff

a Justice of the Peace within and for said County, on the 23<sup>d</sup> day of

April A. D. 1888,

*Bickwood Deposit Bank Plaintiff,  
 recovered against the said Richard Mayfield & Skidmore, Defendant,  
 (as appears by the transcript of said judgment, filed and entered upon the Execution Docket of the Court of Common Pleas for said County, on the 7<sup>d</sup> day of May A. D. 1888,) with interest thereon at 6 per centum from the aforesaid date of said judgment until paid, and also the increase costs and accruing costs hereon; and also the defendant's costs of suit endorsed hereon; and have that money before the said Court of Common Pleas, within SIXTY DAYS from the date hereof, to render unto the said Bickwood Deposit Bank,*

*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<sup>th</sup> day of June, A. D. 1888*

*J. M. Berry, Clerk.*

*By*

*, Deputy Clerk.*

Vendi Doc. L / Page 359

Attala COMMON PLEAS

Recovered Deposit Boxes  
vs.

Richard Mayfield et al

## VENDI. EXPOSAS.

Judgment	23	day of	Deperc
1888			\$117.25
Plaintiff's Costs,			\$6.50
Defendant's Costs,			
Interest,			
Increase Costs,			4.32
" Clerk,			1.10
" Sheriff,			
" App'r,			
" Printer,			

Issued July 18 1888,  
Filed 187

Attorney.

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

## Sheriff's Return on Vendi.

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

Sheriff's Fees.	Dolls. Cts.
Service .....	3 0
Levy .....	2 0
Sum. Appraisers...	1
Swear'g Appraisers...	
Conv. Appraisers...	
Writing Appraisal...	
Copy of Appraisal...	
Notice to Printer...	
Affidavit of Printer.	
Writing Notice...	1 2
Mileage .....	
Poundage .....	
Return .....	2 2
Total.....	4 2
Printer's Fees .....	3 0
Appraiser's Fees ....	0 0

In obedience to the command of the Vendi. hereto annexed, I did, on the 23<sup>rd</sup> day of July 1888, summon James Nichols, Post oficed, and J. J. Embury three disinterested freeholders of said County, who were by me duly sworn to view and appraise the lands and tenements therein described; and afterwards, on the 23<sup>rd</sup> day of Aug A. D. 1888 said appraisers returned to me, under their hands and seals, that they did, upon actual view of the premises, estimate and appraise the real value in money of the same at Two Hundred 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 day of 1887, I caused to be advertised in the (a newspaper printed and published and of general circulation in County,) said lands and tenements to be sold at public sale at the door of the Court House of said County, on the day of A. D. 1887, at o'clock, M. of said day. And having advertised said lands and tenements for more than thirty days previous to the day of sale, to wit: consecutive weeks; and in pursuance to said notice, I did, on said day of A. D. 1887, at the time and place above mentioned, proceed to offer said lands and tenements at public sale at the door of said Court House, and then and there came who bid for the same the sum of said sum being two-thirds of the appraised value thereof, and said bidder therfor, I then and there publicly sold and struck off said lands and tenements to him for said sum of . Received this and July 19<sup>th</sup> 1888 and returned this 21<sup>st</sup> day of Aug 1888 for sum of true to ad valorem through mistake of Clerk

Sheriff.

M. H. Kline

## VENDI. EXPONAS.

THE STATE OF OHIO,

*Riviera*

County, ss.

} To the Sheriff of said County—Greeting:

You are Hereby Commanded,

to cause the The following described property  
to-wit, Situated in the County of *Riviera*  
and State of Ohio, and in the village of  
*Magnetic Springs*, being all of lot No 100  
in the ~~No 6~~ *Washings* addition to the village  
except nine feet of the south east which  
is deeded to *Rosa Linda Mayfield*  
Levied on, as the property of *Richard*  
*Mayfield*.

*P*

Which you lately, according to our command, levied upon, and now in your hands  
remaining unsold, to be exposed to sale to satisfy a Judgment  
in favour of the Rockwood Deposit Bank for  
the sum of one hundred and seventeen 25 Dollars  
100  
and six and 25 Dollars,  
100  
costs of suit, which, by the judgment of M H Lacystaff a  
Justice of the Peace within and for said County, on the 23d day of  
April, A. D. 1888,

Rockwood Deposit Bank

recovered against the said Richard Mayfield, Esq. Kirkwood &  
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 7 <sup>th</sup>  
day of May A. D., 1888,  
with interest thereon from the 23 day of April A. D. 1888  
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

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  
Deposit Bank of Rockwood  
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 July A. D. 1888.

P W Gray Clerk

The state of Ohio,) Received this writ July  
Union Co. ss. 19-1888 at 4 P.M.  
Returned this 21<sup>st</sup> day of  
August for want of time to advertise through  
mistake of printer.  
Sheriff's Fees M. Hopkins Sheriff  
Service By F. T. Wall Deputy

August 15th, 1888-5w-pf14.00.

Sheriffs Sale.

Court Common Pleas, Union Co., Ohio  
Docket L 1, Page 359.

Richwood Deposit Bank.)  
vs.  
Richard Mayfield et al. } Vendit Exponas.

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

SATURDAY, SEPT, 22nd, 1888,  
at or about the hour of one o'clock, p. m., on  
said day, the following described real estate,  
to-wit:

Situated in the township of Leesburg,  
county of Union and State of Ohio, and in  
the village of Magnetic Springs, being all of  
Lot No. 100, in the H. C. Hoskins' addition  
to the village, except nine feet off the south  
part, which is deeded to Roslinda Mayfield.

Appraised at \$200.

Terms of Sale, Cash.

MARION HOPKINS,  
Sheriff Union county, Ohio.  
August 22, 1888-5w-pf\$9.00

THE STATE OF OHIO,  
UNION COUNTY, S. S.

The undersigned, being duly sworn, says that a copy of  
the annexed notice was published for ~~five~~ consecutive  
weeks in the "Marysville Tribune," a newspaper of general  
circulation in the County of Union, the first publication

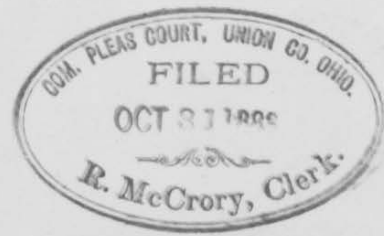
beginning with August 22 1888

Wosheen

Sworn to and subscribed before me, this 31<sup>st</sup> day of

Oct- 1888

A. McCrosby Clerk.  
By W. M. Wright- Deputy



Vendi Doc. L 1 Page 359

Union County COMMON PLEAS

Deposit Bank of Richwood  
vs.

Richard Mayfield et al,

**VENDI. EXONAS.**

Judgment 23 day of April  
1888 for \$117 20-

Plaintiff's Costs, 6.55-

Defendant's Costs,

Interest, :

Increase Costs,

" Clerk,

" Sheriff,

" App'r,

Printer,

5 42

189

Issued Aug 21<sup>st</sup> 1888  
Filed Sept 24 1888

Attorney.

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

(107.)

**Sheriff's Return on Vendi.**

THE STATE OF OHIO, } ss.

Clerk County,

Dollars Cts.

Service 30

Levy 20

Sum. Appraisers 1

Swear'g Appraisers 0

Conv. Appraisers 3

Writing Appraisal 3

Copy of Appraisal 3

Notice to Printer 3

Affidavit of Printer 3

Writing Notice 2

Mileage 2

Poundage 2

Return 0

Total 9

Printer's Fees 0

Appraiser's Fees 3

     0

     0

     0

     0

     0

     0

     0

     0

     0

     0

     0

     0

     0

     0

     0

     0

     0

In obedience to the command of the Vendi, hereto annexed, I did,  
on the 23<sup>rd</sup> day of July 1888, summon  
James Nixon, Constable and  
J. O. Edwards

three disinterested freeholders of said County, who were by me duly  
sworn to view and appraise the lands and tenements therein described;  
and afterwards, on the 23<sup>rd</sup> day of July A. D. 1888  
said Appraisers returned to me, under their hands and seals, that  
they did, upon actual view of the premises, estimate and appraise the  
real value in money of the same at Two Hundred 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 22<sup>nd</sup> day of Sept 1888, I caused to  
be advertised in the Marysville Gazette (a newspaper printed and published  
and of general circulation in Union County,) said lands and tenements to be sold  
at public sale at the door of the Court House of said County, on the 22<sup>nd</sup> day of  
Sept 1888, A. D. 1888, at 1 o'clock P.M. of said day. And having  
advertised said lands and tenements for more than thirty days previous to the day of sale, to wit:  
five consecutive weeks; and in pursuance to said notice, I did, on said 22<sup>nd</sup>  
day of Sept 1888, A. D. 1888, at the time and place above mentioned, proceed  
to offer said lands and tenements at public sale at the door of said Court House, and then and  
there came John Mayfield  
who bid for the same the sum of Two Thousand and Six and 50 Dollars; and  
said sum being more than two-thirds of the appraised value thereof, and said  
John Mayfield being the highest and best  
bidder therefor, I then and there publicly sold and struck off said lands and tenements to him  
for said sum of Two Thousand and Six and 50 Dollars.

Sheriff.

M. W. Kline

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

## VENDI. EXPONAS.

THE STATE OF OHIO,

Cuyahoga

County, ss.

To the Sheriff of said County—Greeting:

You are Hereby Commanded,

to cause the following described property to be  
to wit situated in County of Cuyahoga State of  
Ohio and in the village of Magdalene Springs,  
Being all of lot No 100, in the H. L. Huskies  
addition to the village except nine feet off  
the south part, which deeded to Rosalinda  
Mayfield.

Said land is as the property of Richard  
Mayfield

Which you lately, according to our command, levied upon, and now in your hands remaining unsold, to be exposed to sale to satisfy a judgment  
in favor of the Pickwood Deposit Bank  
the sum of one hundred and seventeen and  $\frac{25}{100}$  Dollars  
and six and  $\frac{25}{100}$  Dollars,  
costs of suit, which, by the judgment of M<sup>r</sup> Langstaff, a  
Justice of the Peace within and for said County, on the 28<sup>th</sup> day of  
April, A. D. 1888.

Pickwood Deposit Bank

recovered against the said Richard Mayfield Shadwell & E. Kirk,  
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 7<sup>th</sup>  
day of May A. D., 1888,  
with interest thereon from the 23<sup>rd</sup> day of April A. D. 1888,  
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

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

Deposit Bank of Pickwood

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 21<sup>st</sup> day  
of Aug A. D. 1888.

R. W. Clegg Clerk.

The Richwood Deposit Bank

"

Richard Mayfield,  
S. Skidmore and  
B. E. Kirk

County.

This cause came on to be heard  
on the return of the Sheriff of the  
Writ of Execution issued herein,  
with his report of his proceedings and  
sale of lands and tenements under  
said writ. And the Court having  
carefully examined the said proceeding,  
being satisfied that the said sale  
has in all respects been made in  
conformity to the provisions of the  
statute in such cases made and  
provided finds the same to be legal  
and does therefore approve and  
confirm the same. It is further  
ordered that the Sheriff make to  
the purchaser William Mayfield a deed  
in fee simple for the lands and  
tenements so sold to him. The following  
described property being situated in County of  
Union, State of Ohio and in the Village of  
Magnetic Springs Being all of Lot No 100 in the  
H.C. Hostian Addition to the village except nine  
feet off the South part which belongs to Rosalinda  
Mayfield

And the said purchase is hereby  
subrogated to all the rights of any  
lien holder who shall be satisfied herein  
for the protection of his title. And a

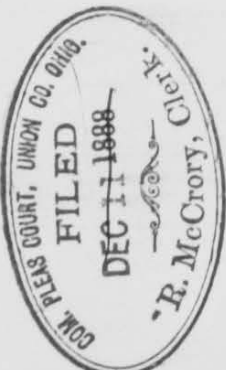
uit of possession is awarded & for  
the said purchaser in possession of  
said premises.

And the Court ordering now to  
the distribution of the purchase money,  
in the hands of the sheriff order that  
he pay

To the Clerk of this Court the  
Cost of this action taxed at #

To the Plaintiff Mr. Pickwood  
against Bank the amount of the  
Judgment herein rendered with  
interest to this date to wit the sum  
of # 120

To N.C. Beard the balance re-  
maining in his hands & apply on his  
Judgment.



J. H. P. 579