

CIVIL  
DOCKET

THE BAR  
OF MASS.



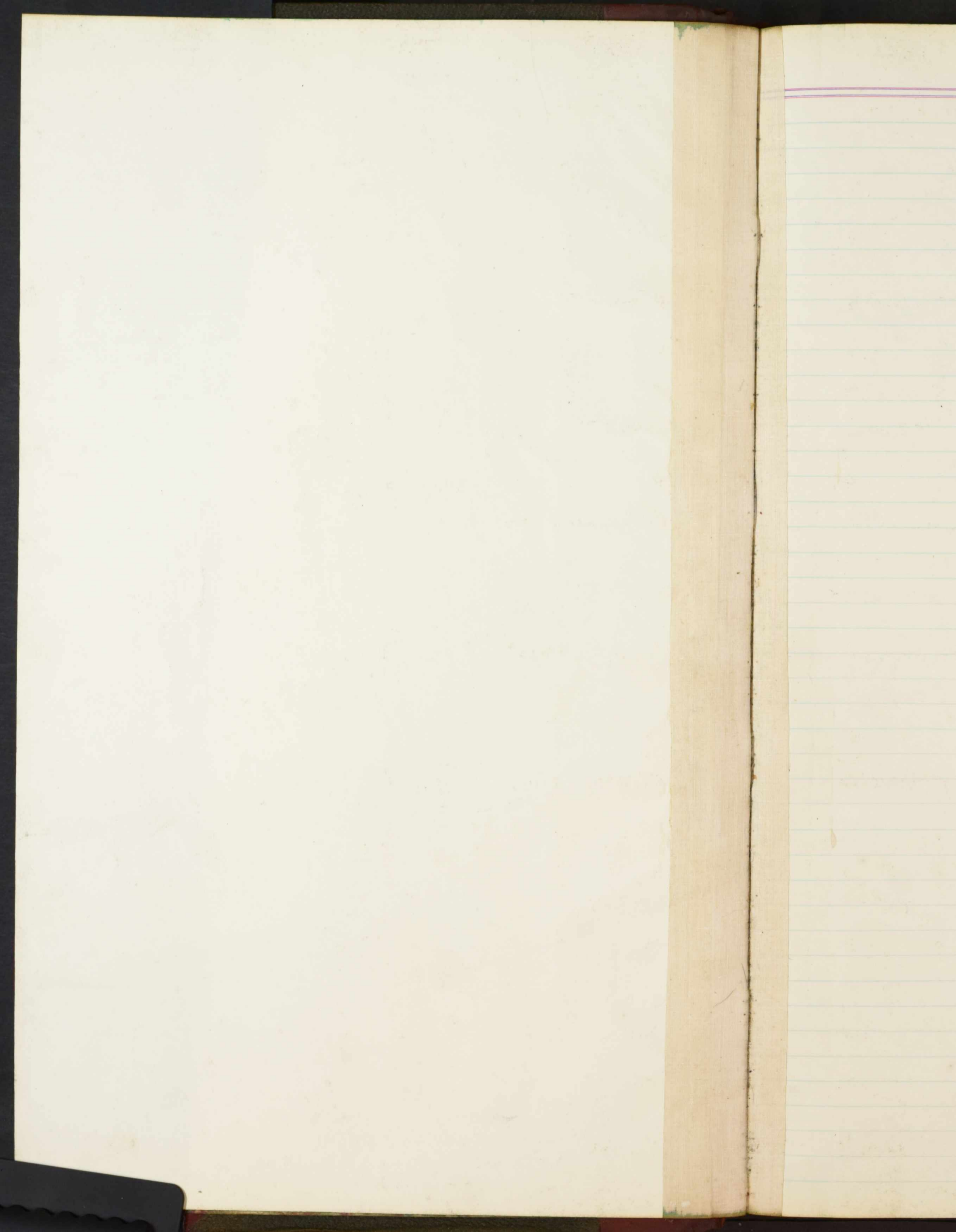






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REVERSE

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# DIRECT

THE COL. B. B. MFG. CO.

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Cloward Wilb	



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F R Mebard  
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 Washen Herbert  
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 Carter H J Vermont W T  
 Davin J  
 Cleveland Wilber

Ro Dr J L Davis  
 " "  
 Ro Dellinger Geo  
 " Robinson B L  
 " Crane Lidas C the  
 " Smith Adlum  
 " Scheiders Ray  
 " Zimmerman W H  
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DIRECT

THE COL. B. B. MFG. CO.

E  
F

H. Hall  
Evans + Andrews  
Evans + Andrews  
Evans + Buchanan  
Elms Q Corporation

vs	Betha Young of S. J. Young	Page 4
vs	F R McLeod	6
..	Walk Jena and Anna Walk	14
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:	Robinson B J	130

Betha Young of S. J. Young  
F R McLeod  
Jena Walk and Anna  
Fladt Mathias  
Fife Melvina  
Fife Melvin  
Edwards Graybe  
Edwards Howard  
Flowers Sam



REVERSE

S. L. Young Page 4  
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 Anna Walk 14  
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Betha Young w/ S. L. Young  
 F R McLeod  
 Jma walk and Anna walk  
 Fladt Mathias  
 Fife Melvin  
 Fife Melvin  
 Edwards Grayton  
 Edwards Howard  
 Flowers Sam.

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A Hall  
 Evans & Andrews  
 Evans & Andrews  
 Winston E.T.  
 Robinson B.L.  
 Harn M.W.  
 Jester G.R.  
 Evans & Buchanan  
 Robinson B.L.

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# DIRECT

THE COL. B. B. MFG. CO.

G  
H

Name	Initials	Name	Page	Name
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Henders J.F.

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DIRECT

THE COL B B MFG CO

Jenkins Co & Finley O  
The Jones Seay Co  
Joyce Thomas M

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John Paulina

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John Paulina

.. Haly cross

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DIRECT

THE COL. B. B. MFG. CO.

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# DIRECT

THE COL. B. B. WFS. CO.

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Hillis J. H.	vs	M <sup>c</sup> Coil Jr, R.	Ps 8
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Marsh Harry A	"	Ackley A J	30
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Merchant Advertising co	"	Robinson B S	134

FR Mebard  
 FR Mebard  
 M<sup>c</sup>Coil Jr  
 Mebard FR et al  
 Maher Jacob  
 Massis orvi  
 Mitchell A E

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REVERSE

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FR Mebard  
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 M<sup>c</sup>Conig H R  
 Mebard FR Mattat  
 Mapes Jacob  
 Massis Orville  
 Mitchell A E

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D. J. Davis  
 Ewins & Andrews  
 Willis H H  
 George C E  
 Buzus Howard  
 Robinson B L  
 Tedrick J A

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# Examination Blank

No. \_\_\_\_\_ Pupil \_\_\_\_\_ Age \_\_\_\_\_ Grade \_\_\_\_\_

Subject \_\_\_\_\_ Teacher \_\_\_\_\_

Date \_\_\_\_\_ Time Used \_\_\_\_\_ Standing \_\_\_\_\_

1 John Schneider  
2 Walter Burns  
3 John Duorine  
4 Fred Brown  
5 Carl Schneider  
6 Harry Brown  
7 Percy Smith  
8 Fred Schneider  
9 Wm Burns  
10 Clayton Holycross  
11 B. W. Converse  
12 Geo Streng  
13 \_\_\_\_\_



This day this cause  
upon the bill of Particulars  
and the defendant  
or demurrer, and have  
with summons, the  
~~the upon~~

$$\begin{array}{r} 880 \\ 210 \\ \hline 1090 \\ 351 \\ \hline 1441 \end{array}$$



DIRECT

Noon & Scheuch	vs	Schuderen Geo	90
Gistude Nicol	..	Radeliff	170
Nicol Gistude	..	Red W.T.	180

Neal & Heath  
 Neal Ann  
 Orchard Fred  
 Navin Walter

Examination Blank

No. .... Pupil ..... Age ..... Grade .....  
 Subject ..... Teacher .....  
 Date ..... Time Used ..... Standing .....

1 John Schuderen  
 2 Wm Burne  
 3 John Duorine  
 4 Fred Brown  
 5 Carl Scheidert  
 6 Harry Brown  
 7 Percy Smith  
 8 Fred Hilderer  
 9 Wm Burne  
 10 C. B. Holt  
 11 B. W. Cornbee  
 12 Geo Streng

NO



REVERSE

1910 90  
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~~Neal Heath & Holgerson~~  
Neal Am  
Ormond Fred  
Navin Walter

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Heath & Holgerson  
Smith A M  
Gutz & R

C. E. Lyon Holywood  
B. W. Cornbe  
L. C. Strong  
C. W. ...

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DIRECT

THE COL. B. & MFG. CO.

~~Page James~~  
Dellinger Geo  
Page Fred

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12

Page James  
Brown Chandler

12  
28

Page James  
Page Fred  
Partlow J S

P  
Q



REVERSE

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REVERSE

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Hill	58	Smith Adaline	Watson Richard	64
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		Stratton Mrs Harry	Gaulke Earnest	192

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The State of Ohio, }  
F. B. Purvis, Union County, }  
} ss.  
} Warky Township. }

To F. Purvis and his Bank

You are hereby commanded to appear before me, the undersigned, a Justice of the Peace of said Town-  
ship, at my office therein, on the 24 day of Feb A. D. 1893, at 8  
o'clock, P. M., to give testimony, and the truth to say, in a cause pending before me, wherein  
Chas. H. Brown plaintiff  
and J. F. Anderson defendant  
(on the part of the ) \*  
B. J. Purvis

Hereof fail not under penalty of the law.

Given under my hand this 24 day of Feb A. D. 1893

Office Warky Justice of the Peace.

\* If the witness is required to produce papers, etc., here add, "and to bring with you and produce at the time and place aforesaid, a certain"  
[deed, etc., and briefly describe the required deeds, papers, letters, etc.]



# SUBPOENA IN CIVIL CASE.

To \_\_\_\_\_

vs. \_\_\_\_\_

Before \_\_\_\_\_

Justice of the Peace.

Docket \_\_\_\_\_

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

Page \_\_\_\_\_

Returnable \_\_\_\_\_

189 at \_\_\_\_\_

o'clock \_\_\_\_\_ M.

## CERTIFICATE.

(Sign on the copy only, in which only one witness need be named.)

I certify that the within is a true copy of the original writ.

*G. M. Bailey*  
Constable.

E. L. Barrett & Son, Publishers, Springfield, Ohio,  
2-1-12. 414.00.

# RETURN.

(Fill out on original writ only.)

189

I have served the within writ on the persons named below, as follow:

Names of Witnesses.	How Served.	Day of Service.	Miles Distant.
<i>Frank Burns</i>	<i>R</i>		

*G. M. Bailey* Constable.

Constable's Fees on this Writ.

Service and Return, for / person . . . . .

/ Copy ~~80~~ cents each . . . . . 80

Mileage . . . . . Miles . . . . .

Total . . . . . \$ 80



DIRECT

THE COL. B. B. WFG. CO.

Tidrick J A	21	Mitchell A E	120
The Ohio Glove & Manufacturing	.	Robinson B S	132
The Globe Slicing Machine Co	.	Robinson B S	134

Truitt A R  
Truitt A R

TU



REVERSE

120  
132  
134

Truitt A R  
Truitt A R

" George L W  
" Ham M W

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# DIRECT

Phillips W. H.	vs	P. R. McCord	
Evans + Andrews	vs	Walk James and walk Anna	
Walker Thom	"	Brooks O O	34
Watson Richard H	"	Smith Adeline	64
Winstan E. T.	"	Flatt Mathias	70
Watson Richard	"	Bayer R H	72
White Luther	"	Swick art	175
White Electric Sewing Machine Co	:	Bayer Mrs Ann	200

McCord +  
 Walk James and An  
 Brooks O O  
 Walk James +

V  
W



REVERSE

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walk anna

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McCord H. R.  
walk jua and Anna walk  
Brooks O O  
walk James + Anna

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"

Hellis H. N.  
Evens + Andrews  
walker Thomas  
Robinson

P. 8  
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175

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# DIRECT

THE COL. B. B. WFG. CO.

Bertha Young & S. G. Young	vs	H. Hall	Page 4
Yoder John W	vs	Young Bertha and S G Young	38
George F N	"	Young S G	40
Brown Deane	"	Young S G & Young Bertha	42
Young George Dr FH	"	Young S G + Bertha	
Young S G & Bertha Young	"	Bonaire King	52
Young Bertha & Hill Young	"	B	
Putzy E R	"	Navin Walter	174

✓ H Hall  
~~Young~~ Young Bertha  
 Young George  
 Brown Deane  
 Young S G  
 Young George  
 Young Bertha  
 Young S G

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REVERSE

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 Young S. Young 38  
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 Young Bertha 42  
 Bertha  
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4 Hall  
~~Young~~ Young Bertha & S. Young  
 Young S.  
 Brown Dean  
 Young S. & Bertha  
 Young Adeline  
 Young Bertha & S. Young  
 Young S. Bertha

Row Bertha Young and S. S. Young Page 4  
 Yoder John W 38  
 Row F. H. George 40  
 Young S. Young Bertha 42  
 George Dr. F. H. 46  
 Hunt Albert S. 56  
 Robinson Ben 58  
 George F. H. 60



DIRECT

THE COL. B. B. MFG. CO.

Gummerman R W  
Gummerman W H

vs Streng William  
Clevinger Wilbur

92  
184

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REVERSE

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REVERSE



# DIRECT

THE COL. B. B. MFG. CO.

## UNDERTAKING FOR STAY OF EXECUTION

On the ..... day of .....

The defendant came, and by .....

..... his surety  
of the County, approved by me as good and  
sufficient surety, caused an undertaking for the  
execution to be entered herein, which joins

In pursuance of the Statutes in such cases  
and provided, I, .....,  
as surety for the stay of execution on  
judgment of .....

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

Taken by and signed and acknowledged  
me, and surety approved, this .....

..... A. D. 19 .....

.....  
Justice of the .....

## SATISFACTION OF JUDGMENT.

Received ..... 19 .....

.....  
payment in full on the above judgment



# CIVIL DOCKET

Township,

County, Ohio

### UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

### SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

### APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Plaintiff } Before \_\_\_\_\_  
vs. Justice of the Peace \_\_\_\_\_ Township,

Defendant } \_\_\_\_\_ County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_ on the docket of said

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

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

\_\_\_\_\_ will satisfy such judgment and costs.

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

A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

H. Hall

, Justice of the Peace,

Darby

The State of Ohio }  
Union County ss }

Dr J L Davis

vs

F R McCard

Pl  
Def

in the above en  
In Pres  
of Feb A

This undesta

The State of Ohio }  
Dr J L Davis }  
vs }  
F R McCard }

in said  
duly sworn  
Professional s  
said Defendant.  
that said claim  
thereon sixteen  
Makes oath that the p  
execution and no  
rendered by said de  
said actions be furth  
about to dispose of

UNDERTAKING FOR STAY OF EXECU

On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his suret  
of the County, approved by me as good a  
ent surety, caused an undertaking for  
execution to be entered herein, which p  
In pursuance of the Statutes in such  
and provided, I,  
as surety for the stay of execution on  
judgment of \_\_\_\_\_  
against \_\_\_\_\_  
hereby promise and undertake to pay th  
of said judgment, interest and costs, and  
may accrue.

Taken by and signed and acknowledged  
me, and surety approved, this \_\_\_\_\_  
A. D. 19 \_\_\_\_\_

Justice of the

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_  
payment in full on the above judgment

Table with columns: Pliffs. Costs, Defts. Costs, and a list of legal services with associated fees.

Table with columns: NAME OF OFFICER, Constable, and a list of services with associated fees.

JURY  
Wm Newland  
Alfred Rausch

WITNESSES

Pliffs. Costs  
Dolls. Cts.  
Defts. Costs  
Dolls. Cts.

Rec my fees  
Red pen  
W. H. Myers

Dr J L Davis

No. 1 vs. F R McCard

Plaintiff

Defendant

Action on Book account  
for Medical service

Att'y for Plff.  
Att'y for Deft.  
Am't claimed, \$ 16.50 with interest from  
19 , at per cent. and costs  
Judgment for \$ settled by both Parties  
without trial and cost Pd  
19 , \$  
and costs \$

Be it Remembered, That on the 12 day of Feb 1923,  
the said Plaintiff filed his Bill of Particulars herein, whereupon  
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
The State of Ohio Union County ss  
To my honorable of Darby Township  
you are hereby Comanded  
Dr J L Davis } before H. Hall  
vs } Justice of the  
F R McCard } Peace in and for  
Defendant } Darby Township  
Union County Ohio

Bill of Particulars  
The said Plaintiff says there is due him from  
said defendant the sum of \$16.50 for  
Medical service for which is due and  
unpaid - for which plaintiff asks  
judgment for amount and for costs  
signed Dr J L Davis  
Feb 12 1923 summons issued on  
above case and returnable Feb 15 1923  
and delivered to U.S. Woyceff - Const  
Feb 15 1923 at 9 o'clock a.m. time  
set for trial the Defendant asked for  
a continuance on the ground his Attorney  
could not be here. Continuance granted  
until Feb 19 1923 at 1 o'clock P.M.  
Feb 15 1923 summons returned indorsed  
as follows Feb 15 1923 received this sum  
Feb 12 1923 and Feb 12 1923 served the  
same on defendant by leaving Certified Copy  
thereof and of the indorsement thereon personally  
to him U.S. Woyceff. Constable  
Feb 19 1923 time for which case  
was continued - the defendants appeared  
and asked for the case be continued to  
Thursday the 22 day of Feb 1923 at 9 o'clock a.m.  
grounds his witnesses could not get  
here on the before then. Continuance  
allowed until  
Feb. 19. 1923 the Plaintiff made  
affidavit and entered to Bond as  
follows



of the Peace,  
 on Book account  
 medical service  
 Att'y for Plff.  
 Att'y for Deft.  
 ned, \$ 16.<sup>50</sup> with interest from  
 19, at per cent. and costs  
 for settled by both Parties  
 trial and cash - Pd  
 19, \$  
 of Feb 1923,  
 particulars herein, whereupon  
 figures following, to-wit:  
 1923  
 Township  
 before H Hall  
 Justice of the  
 Peace in and for  
 Darby Township  
 Particulars  
 is due him from  
 \$16.<sup>50</sup> for  
 is due and  
 Plaintiff asks  
 for Costs  
 Dr J L Davis  
 served on  
 Feb 15 1923  
 Const  
 a m time  
 asked for  
 his Attorney  
 tinence granted  
 1 o'clock P M  
 returned judgment  
 received this sum  
 20 served the  
 Certified Copy  
 thereon personally  
 eff. Computable  
 high case  
 idents appeared  
 continued by  
 1923 at 9 o'clock  
 could not get  
 continuance  
 Hall J.P.  
 Plaintiff made  
 to Bond as

# CIVIL DOCKET

Township, *Union* County, Ohio

*Darby*

The State of Ohio }  
 Union County ss }

Dr J L Davis }  
 Plaintiff }  
 vs }  
 F R McLeod }  
 Defendant }

Before H Hall J.P.  
 of the Township of Darby  
 in said County

we bind our selves to, the Defendant  
 F. R. McLeod that the Plaintiff

Dr J. L. Davis shall pay  
 to the said Defendant the damages  
 not exceeding the sum of fifty Dollars  
 which may sustain by reason of the Attachment  
 in the above entitled action if the order therefor be wrongfully obtained  
 In Testimony whereof we hereunto set our hands this 19 day  
 of Feb A D 1923

Signed Dr. J. L. Davis

B. E. Purouse

This undertaking approved by me this 19 day of Feb A D 1923  
 H. Hall J.P.

*Affidavit for attachment as follows*  
 The State of Ohio Union County ss

Dr J L Davis }  
 vs }  
 F R McLeod }

before me H Hall J.P. of the Township of Darby  
 in said County Come Dr J. L. Davis, who being  
 duly sworn says that the claim in this action is for  
 Professional service rendered to Clady McLeod a minor son of  
 said Defendant. and the said Dr J L Davis also makes oath  
 that said claim is just and that he ought as he believe to recover  
 thereon Sixteen Dollars and Fifty Cents (\$16.<sup>50</sup>) he also further  
 Makes oath that the property he is about to have attached is not exempt from  
 execution and no part thereof is the personal earnings of the defendant for services  
 rendered by said defendant within three months before the Commencement of  
 said action; he further makes oath that that said defendant is disposing or  
 about to dispose of his property and convert the same into  
*forwarded to Page (202)*

**UNDERTAKING FOR STAY OF EXECUTION.**

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
 The defendant came, and by \_\_\_\_\_  
 his surety, resident  
 of the County, approved by me as good and sufficient  
 surety, caused an undertaking for the stay of  
 execution to be entered herein, which follows:  
 In pursuance of the Statutes in such case made  
 and provided, I, \_\_\_\_\_  
 as surety for the stay of execution on the above  
 judgment of \_\_\_\_\_  
 against \_\_\_\_\_ do  
 hereby promise and undertake to pay the amount  
 of said judgment, interest and costs, and costs that  
 may accrue.  
 Taken by and signed and acknowledged before  
 me, and surety approved, this \_\_\_\_\_ day of  
 \_\_\_\_\_ A. D. 19\_\_\_\_  
 \_\_\_\_\_  
 Justice of the Peace.

**SATISFACTION OF JUDGMENT.**

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
 \_\_\_\_\_ Dollars  
 payment in full on the above judgment and costs.  
 \_\_\_\_\_

**APPEAL BOND**

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
 entered into an undertaking to the adverse party as follows:  
 No. \_\_\_\_\_  
 Plaintiff }  
 vs. }  
 Defendant }  
 Before \_\_\_\_\_  
 Justice of the Peace \_\_\_\_\_ Township,  
 \_\_\_\_\_ County, Ohio.  
 Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
 obtained a judgment against the said \_\_\_\_\_  
 on the docket of said \_\_\_\_\_  
 Justice of the Peace, for \_\_\_\_\_  
 dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
 dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
 intend to appeal therefrom, to the Court of Common Pleas of said County  
 Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
 the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
 conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
 out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
 will satisfy such judgment and costs.  
 Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
 \_\_\_\_\_ A. D. 19\_\_\_\_  
 \_\_\_\_\_  
 Justice of the Peace.



CIVIL DOCKET

Civil Action before

A. E. Mitchell

, Justice of the Peace,

Darby

Feb 24-1923  
Judgment - & c

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	40
Indexing Case 2 Piffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons 2 Defts., each	.40	80
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena 1 Persons, each	.10	10
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing 1 Witnesses, each	.10	10
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	1 00
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each 2	.10	30
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	50
Making Itemized Cost Bill	.50	
Total Justice's Fees		4.70

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, 2 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

J. E. Brown

H. Hall  
Plaintiff

No. 2. vs.

Bertha Young  
and  
S. S. Young  
Defendant

Action on account for goods sold and delivered for which amount is due and unpaid

R. A. Davis, Att'y for Plff.

Am't claimed, \$ 104.56 with interest from June 29 1922, at 6 per cent. and costs

Judgment for Plaintiff Feb. 13 1923, \$ 108.47 and costs \$ 11.10

Be it Remembered, That on the 10 day of Feb. 1923, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The said Plaintiff says there is due him from said Defendants the sum of \$104.56 with int. 6% from June 29 1922 for goods sold and delivered for which amount is due and unpaid.

The Plaintiff asks judgment for the full amount and costs and int.

Signed. H. Hall Plaintiff

The undersigned makes oath that the facts stated in his bill particulars here with, are true and there is justly due the amount claimed therein.

Sworn to and subscribed before this 10th Feb, 1923.

A. E. Mitchell J.P.

Feb. 10, 1923 summons issued in above case returnable Feb. 13, 1923, and delivered the same to U. G. Wyoff constable.

Feb. 12, 1923 Subpoena issued to J. E. Brown returnable Feb. 13, 1923, and delivered to U. G. Wyoff constable.

Feb. 13, 1923, at 10 o'clock a.m. time set for trial and Plaintiff appeared the Defendants failed to appear at the time specified in their summons therefore I continued the case for one hour thereafter neither of the Defendants appeared. Therefore I render judgment for Plaintiff for \$104.56 with int. 6% and costs amounting to \$119.57 to date.

Feb. 24-1923

Rec of Bertha Young & S. S. Young one hundred and nine dollars and 07/100 in full of above judgment and costs

S. S. Young

UNDERTAKING FOR STAY OF EXECUTION

On the..... day of.....

The defendant came, and by.....

..... his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, as surety for the stay of execution on judgment of..... against..... hereby promise and undertake to pay the amount of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this..... A. D. 19.....

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received.....

payment in full on the above judgment



CIVIL DOCKET

of the Peace,

Darby

Township,

Union

County, Ohio

Feb 24-1923 Rec. of A. E. Mitchell J.P. #108.47 in full in judgment + cost with the action H. Hall

Account for goods sold and for which amount unpaid  
Davis Att'y for Plff.  
Att'y for Deft.

ed, \$ 104.56 with interest from 1922, at 6 per cent. and costs for Plaintiff  
3 1923, \$ 108.47  
11.10

of Feb. 1923, particulars herein, whereupon

figures following, to-wit:

is due him sum of \$104.56  
1922 for goods which amount is

for the of ind. H. Hall Plaintiff

the facts stated are true the amount

be for Mitchell J.P.

in above 1923.

U.S. by J.P. Const. delivering cert. for appearance

of to J.E. Brown of delivery

time set for Defendant failed to appear then the case for the Defendant judgment for 6% and costs

H. Hall J.P. mg 07 and 100 costs J. Young

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

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

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

payment in full on the above judgment and costs. \_\_\_\_\_ Dollars

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & WPA. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cents

	Pliffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	.50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	.60
Indexing Case & Pliffs. and Defts., each	.10	.10
Taking and Certifying / Affidavits, each	.80	.80
Taking and Approving a Bond, Undertaking or Recognizance	.80	.80
Issuing Summons Defts., each	.40	.40
Issuing Order of Attachment	.70	.70
Issuing Order of Arrest	.70	.70
Issuing Writ of Replevin	.75	.75
Granting Continuance, each	.40	.40
Issuing Commitment to Jail	.70	.70
Issuing Subpoena Persons, each	.10	.10
Issuing Venire Persons, each	.10	.10
Issuing Order on Jailer for Prisoner	.60	.60
Swearing Witnesses, each	.10	.10
Swearing Jury	.40	.40
Hearing Case on Appearance without Trial	1.00	1.00
Hearing Case When Defense is Interposed	2.00	2.00
Sitting in Case, Trial by Jury	2.50	2.50
Hearing Motions or Demurrers, each	1.00	1.00
Pronouncing Judgment	.80	.80
Entering a Rule of Reference	.50	.50
Swearing Arbitrators, each	.40	.40
Issuing Writ of Restitution	.80	.80
Numbering and Filing & Necessary Papers, each	.10	.10
Entering Judgment and Costs on Cash Book	.40	.40
Iss'g Execution Against Property or Person	.80	.80
Foundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	2.50
Signing and Certifying Bill of Exceptions	.50	.50
Reducing Testimony to writing in Bastardy Proceedings	1.50	1.50
Issuing & Other Writs or Orders, each	.75	.75
Making Itemized Cost Bill	.50	.50
Total Justice's Fees	6.50	6.50

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; 4 add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; 4 add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, 2 Persons, each	.80
Mileage, 1st m., 50c; 3 add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Appraisers  
H. M. Bradley

JURY

Morton Evens  
Franky Andrews  
Doing business under the  
Name of Evans & Andrews  
Plaintiff

No. 3 vs.

F R Mcbarr  
Defendant

Action on Account for  
Merchandise sold and  
Delivered

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

Am't claimed, \$ 727<sup>50</sup> with interest from  
19 , at per cent. and costs  
Judgment for both Parties and Costs  
19 , \$ ,  
and costs \$

Morton Evens further  
deposits believe that  
their possession of  
said defendant's  
sworn  
nine hundred and  
the plaintiff in  
State of Ohio  
Union County  
Evens & Andrews plff  
vs  
F R Mcbarr defend  
\$ 150<sup>00</sup> which he  
entitled action  
20 day of Feb  
this under

Be it Remembered, That on the 20 day of Feb 1923,  
the said Plaintiff filed this Bill of Particulars herein, whereupon  
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
before H Hall J.P.  
in and for Darby Township Union  
County Ohio

The said Plaintiff says there is due  
them from said defendant the sum  
of \$ 727<sup>50</sup> for Merchandise sold and  
delivered. Plaintiff asks judgment  
for said sum of \$ 727<sup>50</sup> and costs  
of this action

Signed Evens & Andrews  
summons issued motion case and delivered to  
returnable Feb 26 1923 at 9 o'clock a.m.  
The Plaintiff also filed Affidavit  
for attachment  
The State of Ohio Union County ss  
Evens & Andrews  
vs  
F R Mcbarr

Before me a Justice of the Peace  
of the Township of Darby in said County  
Dane Morton Evens one of the firm of  
Evens & Andrews, who being duly sworn  
says that the claim in this action  
is for Merchandise sold and delivered  
and the said Morton Evens also  
makes oath that said claim is just, and  
that he ought as he believes, to recover  
thereon seventy two Dollars 75 cts (\$ 72<sup>75</sup>)  
he also further make oath that the property  
he is about to have attached is not exempt  
from execution and no part thereof is  
the personal earnings of the defendant  
for service rendered by said defendant  
within three months before the commencement  
of said action, but that the same amount  
is more than one hundred and fifty  
Dollars. he further makes oath that  
that said defendant is about to convert his  
property, so as part thereof into money  
for the purpose of placing it beyond the  
reach of his creditors. and the said

the Plaintiff  
State of Ohio Union  
The Township of Darby  
Evens & Andrews plff  
F R Mcbarr defend  
before H Hall J.P.  
you as hereby sworn  
stocks as interest  
said defendant F R  
being applied to the  
so much there

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety  
of the County, approved by me as good and  
ent surety, caused an undertaking for  
execution to be entered herein, which  
In pursuance of the Statutes in such  
and provided, I,  
as surety for the stay of execution on  
judgment of \_\_\_\_\_  
against \_\_\_\_\_  
hereby promise and undertake to pay the  
of said judgment, interest and costs, and  
may accrue.

Taken by and signed and acknowledged  
me, and surety approved, this \_\_\_\_\_  
A. D. 19 \_\_\_\_\_  
Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_  
payment in full on the above judgment



CIVIL DOCKET

Township,

County, Ohio

of the Peace,

Account for  
bills sold and  
paid

Att'y for Plff.

Att'y for Deft.

ed, \$ 727<sup>50</sup> with interest from  
19 at per cent. and costs  
settled out of cost by  
for both Parties and costs

of Feb 1923,  
iculars herein, whereupon

l figures following, to-wit:

H Hall J.P.  
onship, Union

There is due  
nt the sum  
s sold and  
to judgment  
and costs

ms & Andrews  
County ss  
Affidavit  
County ss

ice of the peace  
in said County  
of the firm of  
ing duly sworn  
in this action  
and believed  
on Evens also  
is just. And  
es. to recover  
of etc (727<sup>50</sup>)  
at the property  
d is not exempt  
thereof is  
the Defendant  
said defendant  
the Commencement  
same amount  
dred and fifty  
oath that  
to convert his  
into money  
it bond the  
d the said

Marston Evens further makes oath and says that he has good reason to, and  
doubt believe that Herman Reed and B J Robinson of said County has in  
their possession goods Merchandise money or credits the property of  
said Defendant (Signed) Marston Evens

Sworn to and subscribed before me this 20 day of Feb one thousand  
nine hundred and Twenty three

the plaintiff entered into the following undertaking  
State of Ohio }  
Union County ss } Before H Hall J.P. of the Township of Washy  
in said County  
Evens & Andrews plff }  
vs } We bind our selves to the defendant  
FR Mebard } that the Plaintiff

FR Mebard defend } shall pay to the said defendant the damages  
not exceeding the sum of one hundred and fifty dollars  
\$ 150<sup>00</sup> which he may sustain by reason of the attachment in the above  
entitled action if the order therefor be wrongfully obtained  
In testimony whereof we hereunto set our hands this  
20 day of Feb 20 1923

(Signed) Evens & Andrews  
W H Willis

This undertaking approved by me this 20 day of Feb 20 1923  
H Hall J.P.

The Plaintiff filed affidavit for Attachment and Writ of Garnishment  
State of Ohio Union County ss  
The Township of Washy  
Evens & Andrews plff vs  
FR Mebard deft  
before H Hall J.P. of said Township. to any Constable of said Township.  
You as hereby Commaned to attached and safely keep the goods Chattles  
Stacks or interest is Stocks Right Credit money and effects of the  
said defendant FR Mebard in your County not exempt by law from  
being applied to the payment of the claim of the plaintiff Evens & Andrews  
so much thereof as will satisfy the claim for Seventy Two & 7/10  
Forwarded to Page 204

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.  
\_\_\_\_\_

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff }  
vs. } Before \_\_\_\_\_  
Defendant } Justice of the Peace \_\_\_\_\_ Township,  
County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.



CIVIL DOCKET

Civil Action before

H. Hall

, Justice of the Peace,

Darby

5-22-2 Fee Col. & W. Co. 119

JUSTICE OF THE PEACE

NOTE: "All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed." Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case / Piffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	80
Taking and Approving a Bond, Undertaking or Recognizance	.80	80
Issuing Summons / Defts., each	.40	40
Issuing Order of Attachment /	.70	70
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.60	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	70
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Foundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	150
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, 2 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

W. H. Willis

No. 4 vs. F. R. McLeod

Plaintiff

Defendant

Action on Bank account for Merch. sold and delivered

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

Am't claimed, \$55.70 with interest from 19, at per cent. and costs Case settled out of court by both Judgment for parties Plaintiff for case 19, \$ and costs \$

Be it Remembered, That on the 20 day of Feb 1923, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The said Plaintiff say there is due him from said defendant the sum of \$55.70 for Merchandise to wit groceries clothing and dry goods Plaintiff asks judgment for said sum of \$55.70 and for costs of this action

(Signed) W. H. Willis

Feb 20 1923 Summons issued in above case returnable Feb 27 1923 at 9 o'clock a.m. and returned to W. H. Willis

The Plaintiff also filed Affidavit for Attachment which is as follows

State of Ohio Union County ss W. H. Willis

vs. F. R. McLeod

Before me a Justice of the Peace of the Township of Darby in said County came W. H. Willis, who being duly sworn says that the claim in this action is for Merchandise sold and delivered to wit groceries and clothing

and that said W. H. Willis also makes oath that said claim is just and that he ought as he believes to recover thereon Fifty Five and 70/100 \$55.70 he also further makes oath that the property he is about to have attached is not exempt from execution and no part thereof is the personal earnings of the defendant for service rendered by said defendant within three months before the commencement of said action, but that the same amount to more than one hundred and fifty Dollars and he further makes oath that said Merchandise is necessary and that said defendant is about to convert his property into money for the purpose of placing the same beyond

The head of his says that he has and B. L. Roberts of said defendant sworn and

the State of Ohio Union County

W. H. Willis vs. F. R. McLeod

he may sustain action if the in testimony Feb 20 1923

the under

ad follows I in The State of The Township of W. H. Willis

vs. F. R. McLeod and J. Kelly keep rights credits in years said to the paym as so much

UNDERTAKING FOR STAY OF EXECUTION

On the day of The defendant came, and by his surety of the County, approved by me as good and ent surety, caused an undertaking for execution to be entered herein, which In pursuance of the Statutes in such and provided, I, as surety for the stay of execution on judgment of against hereby promise and undertake to pay to of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this A. D. 19

Justice of the

SATISFACTION OF JUDGMENT

Received payment in full on the above judgment



CIVIL DOCKET

Township, Union County, Ohio

Darby

The head of his creditors and the said W H Willis further makes oath and says that he has good reason to and does believe that Hurman Ridd and B L Robinson of said County have in their possession the property of said defendant (Signed) W H Willis Sworn and subscribed before me this 20 day of Feb 1923

the State of Ohio Plaintiff also entered in to H Hall J.P. before H Hall J.P. of the Township of Darby Union County ss } in said County W H Willis plff } we bind my selves to the defendant FR McLeod vs FR McLeod defl } that the plaintiff W. H. Willis shall pay to the said defendant the damages not exceeding the sum of one hundred and Twelve Dollars which he may sustain by reason of the attachment in the above entitled action if the order therefore be wrongfully obtained In testimony whereof we hereto set our hands this 20 day of Feb 1923

(Signed) W H Willis Evans & Andrews the undersigned approved by me this 20 day of Feb 1923 H Hall J.P.

issued order of attachment and notice to Garman & follows The State of Ohio Union County ss } The Township of Darby W H Willis plff } before H Hall J.P. of said Township vs FR McLeod defl } you are hereby commanded to attached and safely keep the goods chattels stocks as interest in stocks rights credits money and effects of the said defendant FR McLeod in said County not exempt by law from being applied to the payment of the claim of the Plaintiff W H Willis as so much thereof as will satisfy his claim for (forwarded to Page 206)

UNDERTAKING FOR STAY OF EXECUTION. On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ The defendant came, and by \_\_\_\_\_ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_ against \_\_\_\_\_ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_ Justice of the Peace. SATISFACTION OF JUDGMENT. Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows: No. \_\_\_\_\_ vs. Plaintiff } Before \_\_\_\_\_ Justice of the Peace \_\_\_\_\_ Township, Defendant } \_\_\_\_\_ County, Ohio. Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars, conditioned as follows: 1. That the said appellant \_\_\_\_\_ will prosecute \_\_\_\_\_ appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, \_\_\_\_\_ will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_ Justice of the Peace.

of the Peace, n Book account the said and delivered Att'y for Plff. Att'y for Defl. ed, \$ 55.70 with interest from 19 at per cent. and costs part of cost by both for parties Plaintiff for cost 19, \$ of Feb 1923, particulars herein, whereupon figures following, to-wit: is due him sum of to wit groceries Plaintiff asks \$ 55.70 and W H Willis issued Feb 27 and returned Affiant is ss the Peace of said County came duly sworn this action and delivered thing makes oath that he ought on Fifty Five and oath that the attached and earnings rendered by month before action, but more than one up he further handie is into money same beyond



CIVIL DOCKET

Civil Action before

A. E. Mitchell

, Justice of the Peace,

Barby

5-23-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cents

	Pliffs. Costs	Defts. Costs
	Doll. Cts.	Doll. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Pliffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	5.00	

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

Action on Sale of Horse

H. S. Beavon

No. 5 vs.

Geo. Kleiber

Plaintiff

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 80 with interest from 19, at per cent. and costs

Judgment for cost reduced Feb. 23, 1923, \$ 8.40 and costs \$

Be it Remembered, That on the 15<sup>th</sup> day of Sept., 1922, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Plaintiff says that on or about the 15<sup>th</sup> day of September, 1922 the defendant sold plaintiff a blue roan gelding for sum of \$155.00; that prior to said sale the defendant represented and warranted said gelding to be sound in the wind; that relying upon said representation and warrant plaintiff purchased said horse from the defendant. That at the time of said sale said horse was windy and that by reason thereof was worth not to exceed \$75.00. Whereof plaintiff asks judgment against the defendant in the sum of \$80.00.

State of Ohio, Union County ss: H. S. Beavon being first duly sworn says that he is the Plaintiff in the above entitled cause; that the facts stated and allegations made in the foregoing bill of Particulars are true as he verily believes.

H. S. Beavon  
Sworn to before me and subscribed in my presence this 2<sup>nd</sup> day of Oct 1922. C. W. Wyckoff  
Summons issued Feb. 17<sup>th</sup> 1923 at return Feb. 23<sup>rd</sup> 1923 and returned same with U. S. Wyckoff constable.  
Rec. his writ 17<sup>th</sup> 1923 and I served the same on the 17<sup>th</sup> Feb 1923, with defendant by leaving certified copy of the same with him at his residence. U. S. Wyckoff const.

Feb 23, 1923 - at 10.00 clock a.m. Justice for return of summons or set for trial Defendant appeared. The Plaintiff failed to appear or for 1 hour there upon there made default judgment by default for defendant vs. the plaintiff being rendered for Eight dollars & 40/100 of \$8.40 Forol in the margin of the docket A. E. Mitchell J. P.

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which for and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment



*in Sale of Horse*

*Saily* Att'y for Plff.  
Att'y for Deft.  
ed, \$ 80 with interest from  
19 , at per cent. and costs  
for *costs rendered*  
23, 1923, \$ 8.40

of *Sept.* 1922,  
iculars herein, whereupon

l figures following, to-wit:

*out the 15<sup>th</sup> day  
clat sold  
ding for sum  
paid sale the  
and warranted  
in the wind;  
representation  
purchase of said  
said horse was  
thereof was worth  
mut against the  
80.00*

*W. Bevon*  
*in my presence*  
*attest*  
*W. Bevon*  
*Justice of the Peace*

*several the same on  
by leading certified  
with it - this  
of costs,*

*License for retain  
for hour. This  
cannot be default for  
undered for eight  
of the docket  
J. P.*

*Warby*

# CIVIL DOCKET

Township, *Union* County, Ohio

### UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
\_\_\_\_\_ his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

### SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

### APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
\_\_\_\_\_ entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff }  
vs. } Before \_\_\_\_\_  
Defendant } Justice of the Peace \_\_\_\_\_ Township,  
County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
\_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_  
\_\_\_\_\_ on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee \_\_\_\_\_, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant \_\_\_\_\_ will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.



5-22-2 THE COL. & WPA. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cents

	Pliffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case & Pliffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	10
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	100
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	20
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		250
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	50
Total Justice's Fees		11.00

NAME OF OFFICER: H. Hall J.P.

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods	
For Care of Animals	

150

280

JURY

WITNESSES

*Geo Dellinger*

*James Page*

No. 6 vs. Plaintiff vs. Defendant

Action on Bank Account for hay sold to defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 9.38 with interest from Jan 1 1921, at 6 per cent. and costs

Judgment for 19, \$ and costs \$

Be it Remembered, That on the 27 day of Feb 1923, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The Plaintiff says there is due him for hay sold to and delivered May 17 1920 to the amount of \$9.38 which is due and unpaid the Plaintiff asks judgment for amount and costs with interest at 6% from Jan 1. 1921 sworn to in my presence on 27 day of Feb 1923 (H. Hall signed) Geo Dellinger Feb 27 1923 summons issued in above case returnable Mar 2 1923 at 9 o'clock A.M. and delivered to W. H. Weycoff, Const Feb 28 1923 summons returned indorsed as follows Received this writ Feb 28 1923 and I served the same on the 28 day of Feb 1923 on the defendant by leaving a certified copy thereof and of the indorsement thereon with him personally

Signed W. H. Weycoff Const

Mar 2 1923 at 9 o'clock A.M. time set for trial the Plaintiff appeared the Defendant failed to appear then on for one hour then after therefore I rendered judgment for Plaintiff for \$9.38 with interest from Jan 1 1921 to Mar 2 1923 interest and all \$10.84 and costs at \$9.80 Making cost and judgment 20.64 as taxed on the margin of the docket.

H. Hall J.P.

UNDERTAKING FOR STAY OF EXECU

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which for In pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment



of the Peace,

Township,

County, Ohio

Bank Account  
y sold to defendant

Att'y for Plff.

Att'y for Deft.

ed, \$ 9.38 with interest from  
1921, at 6 per cent. and costs

for

19 , \$

of Feb 1923,  
iculars herein, whereupon

y figures following, to-wit:

is due  
delivered  
of \$9.38  
Paid  
ment for  
the interest  
sworn to in my presence  
to Wellington  
issued in above case  
9 o'clock A.M.  
off: Court  
indorsed as follows  
3 And I served  
1923 on the  
tified copy  
ut thereon with

Wycuff Court  
M time set for  
the Defendant  
Hour their  
gment for  
rest from Jan 1  
all \$10.84  
at judgment  
origin of the docket  
all J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

H Hall

, Justice of the Peace,

Darby

5-22-2 THE 200 E. B. W. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Table with columns: Item, Pliffs. Costs (Dolla. Cts.), Defts. Costs (Dolla. Cts.). Includes items like Docketing Petition or Bill of Particulars, Issuing Summons, etc.

Total Justice's Fees 7.40

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Table with columns: Item, Constable. Includes items like Service of Order of Attach't, Mileage, etc.

JURY

WITNESSES

Evens & Andrews

Action on Book account for Merceries

No. 7 vs. Jung Walk and Anna Walk

Plaintiff

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 8.06 with interest from Jan 1 1923, at per cent. and costs

Judgment for Plaintiffs

Mar 10 1923, \$ 9.61 and costs \$ 1130

Be it Remembered, That on the 7 day of Mar 1923, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The said Plaintiff says there is due him from said Defendants the sum of Eight & 06/100 Dollars for Merchandise sold to the Defendants at his request Plaintiff states they have repeatedly demanded payment but the defendants refused

Wherefore the Plaintiff asks judgment for said amount of \$ 8.06 with interest thereon at the rate of 6% per cent perona the 1 day of Jan 1923

Signed John W Daily Plff Attorney

The State of Ohio Union County ss. Morton Evens and Frank Andrews being duly sworn says that they are the Plaintiff in the above within entitled Cause and that the facts stated in the foregoing Bill of Particulars are true and that there is justly due them the amount claimed therein as they verily believe

Signed Evens & Andrews Per Morton Evens

Swain to before me and signed in my presence this 7 day of March 1923 H Hall J.P.

I issued Summons on the within Bill of Particulars returnable Mar 10 1923 at 1 o'clock P.M. and delivered the same to U.S. bycoff Cause

Mar 10 1923 at 1 o'clock P.M. time for which the summons was to be returned the Plaintiff appeared the Defendant failed to appear then as far as I know there after thereupon I rendered judgment for amount of \$ 8.06 with interest at 6% from Jan 1 1923 and for cost as taxed on the margin of the Docket H Hall J.P.

UNDERTAKING FOR STAY OF EXECU

On the... day of... The defendant came, and by... his surety of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which is In pursuance of the Statutes in such and provided, I, as surety for the stay of execution on judgment of... against hereby promise and undertake to pay the of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this... A. D. 19...

Justice of the

SATISFACTION OF JUDGMENT.

Received... 19...

payment in full on the above judgment



n Book account  
series

Att'y for Plff.

Att'y for Deft.

ed, \$ 8.<sup>06</sup> with interest from  
1923, at per cent. and costs

for Plaintiffs  
1923, \$ 9.61  
113<sup>0</sup>

of Mar 1923,  
iculars herein, whereupon

d figures following, to-wit:

There is due him  
the sum of  
Merchandise  
his request  
have repeatedly  
the defendants

Plff asks  
sum of \$ 8.06  
at the rate of 6%  
day of Jan 1923

John W Dailey  
Plffs Attorney  
County, ss.  
remains being duly  
the Plaintiffs  
of Court and  
the foregoing  
tr. and that  
the amount  
surety by Charles  
X Andrews  
Evans

and signed in  
March 1923  
s on the within  
enable mag  
returned the  
lock PM time  
to be returned  
Defendants failed  
re after the  
amount of  
Jan 1 1923  
the margin  
Hall J.P.

Warby

# CIVIL DOCKET

Township, Union County, Ohio

### UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_

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

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

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

### SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

### APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_  
of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

W. Hall

, Justice of the Peace,

Warby

5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746.

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing 3 Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	4.50	

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

Received My fees and appraisers fees.

U. M. Wycott

WITNESSES

*B E George*

No. *3* vs. *F R Mcbard, Jennie Mcbard, J A Mcbard*

Plaintiff

Defendant

Action on *Promissory Note*

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ *24.00* with interest from *Feb 7 1922*, at *6* per cent. and costs

Judgment for *19* , \$ and costs \$

Be it Remembered, That on the *10* day of *March* 1923, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

*A Promissory Note as follows*

*24.00* Plain City O Feb 7 1922

*Nine Month after date for value received we jointly and severally promise to pay Charles Kantner or order Twenty Four & 00/100 Dollars at the Farmers National Bank in Plain City Ohio with interest at the rate of 6 per cent per annum from date until due and after maturity at the rate of 8 per cent per annum until paid Payable semiannually*

Signed *F R Mcbard, Jennie Mcbard, J A Mcbard*

Also the Plaintiff entered in a undertaking as follows for attachment the State of Ohio

*Union County ss. before H Hall J.P.*

*B E George* Plff } *in said County*

vs } *we bind our selves to the Defendants*

*F R Mcbard, Jennie Mcbard, J A Mcbard* Defends } *F R Mcbard et al*

that the Plaintiff *B E George* shall pay to the said defendant not exceeding the sum of *Fifty Two 00/100* dollars which may sustain by reason of the attachment in the above entitled action if the order therefor be wrongfully obtained in testimony whereof we hereto set our hands this *10* day of *Mar* 1923

Signed *B E George*

*U. M. Wycott*

This undertaking approved by me this *10* day *Mar* 1923

*H Hall J.P.*

*the State of Ohio Union*

*B E George* Plff

*F R Mcbard et al*

*before me H Hall*

*B E George* vs

*the amount due or the sum of \$*

*and the said*

*and that he ought*

*and 60 cts he a*

*have attached is*

*is the personal*

*defendant within the*

*he further makes a*

*property or a part*

*the reach of his*

*thereof out of the Ca*

*Sworn to a*

*Mar 10 1923*

*returnable m*

*delivered to r*

*Mar 12 1923*

*by F R Mcbard*

*to date*

*Mar 12 1923*

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and sufficient surety, caused an undertaking for the execution to be entered herein, which in pursuance of the Statutes in such cases and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_

payment in full on the above judgment



of the Peace,

Darby

Township, Union

County, Ohio

promissory note

Att'y for Plff.

Att'y for Deft.

\$ 24.00 with interest from 1922, at 6 per cent. and costs

the State of Ohio Union County ss  
B E George Plff

F B McLeod et al  
Defendants

before me H Hall J.P. of the township of Darby in said County came B E George who being duly sworn says the claim in this action is for the amount due on a promissory note for \$24.00 interest on same \$1.60 or the sum of \$25.60

and the said B E George also makes oath that said claim is just and that he ought as he believes to recover thereon twenty five Dollars and 60 cts he also further makes oath that the property he is about to have attached is not exempt from execution and no part thereof is the personal earnings of the defendants for service rendered by said defendants within three months before the commencement of said action he further makes oath that said defendants as about to convert his property or a part thereof in money for the purpose of placing it beyond the reach of his creditors. is about to remove his property or a part thereof out of the County with intent to defraud his creditors

Sworn to and subscribed before me this 10 day of Mar. 1923

Signed B. E. George

Mar 10 1923 I issued subpoena and order of attachment returnable Mar 14 1923 et q ackack to Mc and delivered to R L Wycuff const

Mar 12 1923 case settled in full to date in above case by F B McLeod paying note with interest and costs in full to date

H Hall J.P.

Mar 12 1923 Received above amount \$25.60  
B E George

of March 1923, particulars herein, whereupon

figures following, to-wit:

as follows  
City of Feb 7 1922  
for value  
ad generally  
anties or order

Bank in Plain City  
rate of 6 per cent  
will die  
the rate of 8 per  
until paid

F B McLeod  
const

in a  
for attachment

before H Hall J.P.  
the Township of Darby  
County

and any other  
defendants  
B E George  
to the said defendant  
of Fifty two 00 dollars  
of the attachment  
if the order  
aimed

hereto set  
Mar 1923

B E George

me this 10 day

H Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



H Hall

Darby

5-22-2 THE COL. R. B. M.F.S. CO. 119 JUSTICE OF THE PEACE

Table of court fees including Docketing Petition or Bill of Particulars (.50), Issuing Summons Defts. (.40), and various other legal services with corresponding costs.

Table of Constable fees including Service of Order of Attach't, Mileage, and various other services with corresponding costs.

JURY section listing names of jurors and their respective fees.

WITNESSES section listing names of witnesses and their respective fees.

Vertical column of handwritten numbers and marks, likely representing a running total of fees or a case identifier.

Howard Burns vs. Jacob Mapes

Action on account for Board & Labor. Am't claimed, \$ 35.75 with interest from May 24 1923, at 6 per cent. and costs Judgment for Defendant and costs \$ 40.60

Be it Remembered, That on the 21 day of May 1923, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The Plaintiff says there that on or about the 23 of Dec 1922 he entered into an agreement with this Defendant to wit, that said Plaintiff for the consideration of the sum of \$100.00 a week and \$15.00 per month he was to take care of this Defendant to board him and furnished him lodging with the privilege of the house as if a Member of Plaintiff's Family. which this Plaintiff done until on or about the 28th day of Apr 1923. When this defendant by his interfering with Plaintiff's Family affairs, was compelled to leave this defendant's Residence. the Plaintiff says there is due him from the said defendant the sum of \$20.50 for one month and eleven days Board. and the sum of \$15.25 for Manuel ~~labor~~ work and labor performed at the request of this Defendant and making a total of \$35.75 due the Plaintiff from this defendant. for which Plaintiff asks judgment and cost of suit

Howard Burns Plaintiff May 21 1923 Issued Summons in above case returnable May 24 1923 at 6 o'clock P.M. and delivered the same to W. S. Wycoff, Cant. Also on May 21 1923 issued subpoenas for John Brown, Stella Burns, Walter Braubly and Sertes Johnson for Plaintiff and returnable May 24 1923 at 6 o'clock P.M. and delivered the same to W. S. Wycoff. May 24 1923 at 6 o'clock P.M. time set for trial both Parties appeared. V. Defendant Atty. asked Plaintiff to make Bill of Particulars more plainly and Plaintiff Atty struck out the part of bill of Particulars

the Plaintiff as witness that could agreed to was Plaintiff's attorney John Brown and returnable May 29 1923

John Am... And J. B. Brown account of Jurors on May the following... John Brown the father of James Jacob... being subpoenaed jury. Ralph... and the... we... the Defendant... of... the Plaintiff

UNDERTAKING FOR STAY OF EXECUTION On the... day of... The defendant came, and by... his surety, of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows In pursuance of the Statutes in such case and provided, I, as surety for the stay of execution on the judgment of... against hereby promise and undertake to pay the of said judgment, interest and costs, and cost may accrue. Taken by and signed and acknowledged me, and surety approved, this A. D. 19... Justice of the P... SATISFACTION OF JUDGMENT. Received... 19... payment in full on the above judgment and



Darby

Township, Lincoln

County, Ohio

the Peace,

Account for  
Labor

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

\$ 35.75 with interest from  
1923, at 6 per cent. and costs

Defendant

19  
\$40.60

May 1923,  
Particulars herein, whereupon

figures following, to-wit:

that on as  
he entered  
in Defendant to wit,  
Consideration  
was and \$15.00  
Case of this  
and furnished  
prevelidge of  
mbes of Plaintiff  
4 down untill  
of Apr 1923.  
interfering  
affairs, was  
Defendants  
says there  
said defendant  
month and  
the sum of  
ark and labor  
of this Defendant  
due the  
dent. for which  
and Cost of

Plaintiff  
sumons in  
24 1923 at  
and the same  
subpoena  
Walter  
son for Plaintiff  
1923 at 6 o'clock  
to W. H. Whincoff  
Court  
6 PM time  
appeared  
Plaintiff to  
only and Plaintiff  
all of Particulars

the Plaintiff asked for a continuance on the ground they had two  
witness that could not appear continuance was granted and time  
agreed to was set May 29 1923 at 6 o'clock P.M.  
Plaintiff called for a jury, and jury was struck and  
summons issued to John Amrine F. Henderson R. Zimmerman Frank Andrews  
H. Halycross and A. B. Converse and delivered to W. H. Whincoff Court  
returnable May the 29 1923 at 6 o'clock P.M.  
Signed H. Hall J.P.

May 29 1923 the following jurors appeared and was sworn  
John Amrine Fred Henderson Ralph Zimmerman Frank Andrews  
and A. B. Converse. H. Halycross being not able to appear on  
account of sickness both parties agreeing to trying the case with five  
jurors

On May 29 1923 at 6 o'clock P.M. Case was called to trial  
the following witnesses for the Plaintiff being sworn and examined  
John Brown Stella Burns Walter Brown and Leta Johnson and H. Burns  
the following witness for Defence was called and was sworn and  
examined Jacob Meapes Jess Walk. Jess Walk being called to testify without  
being subpoenaed after which case was given to the  
jury. Ralph Zimmerman being appointed foreman of said jury  
and the following verdict was rendered by  
all

we the jury in the above case do find for  
the Defendant Jacob Meapes a R. W. Zimmerman foreman  
of the jury. Judgment for costs rendered against Howard Burns  
the Plaintiff for \$39.60 as taxed on the margin of the docket  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.







Injury damaged  
other automobile

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

\$292.<sup>02</sup> with interest from  
19 , at per cent. and costs

19 , \$

of August 1923,  
culars herein, whereupon

figures following, to-wit:

Plaintiff says  
22 about eight  
his stockbroker  
the Public  
one fourth  
Union County  
owner of a  
which  
of the defendant  
the automobile  
tion of Melford

law found about one  
foreign defendant's  
drove into the  
as through  
by failure of the  
his right, so as to  
plaintiff's automobile  
striking plaintiff's  
in the following  
as was also  
under; hub cap  
all nuts; pins;  
95 oil cups;  
in all this damage  
a dollar and

reason of his said  
was a general  
(1700) and  
said he lost  
ten days, to his  
4- five dollar  
ment against the  
Hundred thirty  
ollar (292.12)  
action and  
to which he

# CIVIL DOCKET

Township, Union County, Ohio

Sarby  
may be entitled

Huggins & Riggett,  
Attorneys for Plaintiff

State of Ohio )  
Franklin County )  
S. G. Young, being first duly sworn, says that he is  
the plaintiff named in the foregoing Bill of Particulars, and that the  
statements of fact and allegations therein contained are true, as he  
truly believes.

S. G. Young  
Sworn to before me and subscribed in my presence  
This 8th day August, 1923.

W. H. Riggett

Notary Public Franklin County, Ohio

Aug 14<sup>th</sup> Recd. filed.

Aug 14 1923

Issued summons in the above case returnable Aug 22, 1923, 10 a.m.,  
and delivered the same to Sheriff J. E. Hillard of Madison Co. O.  
Received this writ August 15, 1923 and on August 20, 1923, served same at  
his usual place of residence, J. E. Hillard Sheriff of Madison Co. O.

- Aug 22, 1923 -  
Issued summons in the above case returnable August 31, 1923 and  
delivered to Sheriff of Madison Co. O. Recd. this writ August 24 served  
Aug 25<sup>th</sup> 1923 leaving copy at his usual place of residence Sheriff J. E. Hillard of Madison Co. O.

Aug 31-10 a.m. 1923 Plaintiff appeared Defendant did not appear for 1 hour,  
Three of his witnesses for Plaintiff appeared sworn and examined for Plaintiff.  
Aug 31, 1923 10 o'clock a.m. Judgment by default for Plaintiff  
S. G. Young on his verified bill of Particulars and the evidence  
against the defendant hereby reduced for \$292.<sup>02</sup> Plaintiffs  
Costs taxed at

### UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.

### SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

### APPEAL BOND

On the 5 day of September 1923, said Walter Mornay  
entered into an undertaking to the adverse party as follows:  
S. G. Young Plaintiff  
Walter Mornay Defendant  
vs. A. E. Mitchell Justice of the Peace Sarby Township,  
Union County, Ohio.  
Whereas, on the \_\_\_\_\_ day of September A. D. 1923, the said  
S. G. Young obtained a judgment against the said  
Walter Mornay on the docket of said  
A. E. Mitchell Justice of the Peace, for two hundred  
ninety two dollars and two cents, and costs taxed at fifty three  
dollars and four cents, and the said  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, Frank J. Currier  
Paul Saly of Madison County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of two hundred dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs. Frank J. Currier

Taken, Executed, and Acknowledged before me, and surety approved, this 5 day of Sept A. D. 1923  
A. E. Mitchell Justice of the Peace.



CIVIL DOCKET

Civil Action before *A. E. Mitchell*, Justice of the Peace,

*Darby*

5-22-2 THE COL. & W.P. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746.

	Pliffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Pliffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

*S. L. Young*

No. 11 vs.

*Harry Connor*

Plaintiff

Defendant

Action on

*S. L. Young* Att'y for Plff.  
*Harry Connor* Att'y for Deft.

Am't claimed, \$ 123<sup>00</sup> with interest from 1922, at 7 per cent. and costs

Judgment for

19, \$

and costs \$

Be it Remembered, That on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, the said Plaintiff filed \_\_\_\_\_ Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The defendant on the 6<sup>th</sup> day of October 1921 executed and delivered to the Plaintiff *S. L. Young* his Promissory note of that date, with the warrant of Attorney annexed, true copies of which note and warrant, with all the endorsements thereon are hereto attached, marked "Exhibit A," and made a part of this petition.

Said note is unpaid except as shown by said endorsements, and there is now due the Plaintiff on said note the sum of One hundred twenty five dollars with interest at the rate of 7 per cent. per annum from 14<sup>th</sup> day of Sept. 1922. Wherefore Plaintiff prays judgment against said defendant for the sum of One hundred twenty five dollars (\$250.00) and with interest thereon from the 14<sup>th</sup> day of Sept., 1922 at the rate of 7% per cent. per annum till paid, and for costs of suit.

*S. L. Young*  
*Harry Connor*

The State of Ohio  
Union County, ss.

*S. L. Young* being duly sworn says that he is the Plaintiff that this action is brought upon an instrument in writing for the unconditional payment of money only, that said instrument in writing is in his possession and that he verily believes the statements contained in the foregoing petition are true in substance and in fact.

Sworn to by said *S. L. Young* before me and by *Harry Connor* signed in my presence this 22<sup>nd</sup> day of August 1923  
*A. E. Mitchell*

Exhibit A.  
\$30<sup>00</sup>

On or before  
I promise  
one hundred  
\$ 77. per cent  
and I hereby  
Court of Record  
due and was  
confers a fee  
high. for the  
costs of suit  
waive all my

Endorsement

TS. - Rec

By virtue of the  
three year  
This State do hereby  
waive the issuing  
from said State  
One hundred  
taxes and do  
right of appeal

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_ his surety, of the County, approved by me as good and solvent surety, caused an undertaking for the execution to be entered herein, which job In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and any other amount that may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_ A. D. 19\_\_\_\_

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_

payment in full on the above judgment of \_\_\_\_\_



Township, Union County, Ohio

Darby

Copy

Exhibit A.

October 6<sup>th</sup> 1921.

On or before April 1<sup>st</sup> 1922 after date for value received I promise to pay to the order of J. S. Young one hundred fifty dollars with interest at the rate of 7% per cent per annum from date. And I hereby authorize any attorney at law to appear in any Court of Record in the United States after the above obligation becomes due and waive the issuing and service of process and confess a judgment against me in favor of the holder hereof for the amount then appearing due together with costs of suit and thereupon to release all errors and waive all rights of appeal.

Harry Connor

Endorsement

Sept. 14, 1922

Rec 25 or Pm

10 on mt

F.S. Rec

Stamp 10

By J. S. Mitchell Justice of Peace Darby, Ohio

J. S. Young Plaintiff

By virtue of the warrant of attorney annexed to and mentioned in the above captioned petition I am attorney at law in the several courts of record of this State. do hereby enter an appearance for said defendant in this court and waive the issuing and service of process therein and confess a judgment in favor of said Plaintiff against said defendant on said note for the sum of one hundred fifty dollars and fifty cents being the amount to be paid. And I do hereby release and waive all exceptions, errors and rights of appeal in the premises.

W. H. Liggett Attorney for

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Before \_\_\_\_\_

Justice of the Peace \_\_\_\_\_ Township,

County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

on the docket of said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,

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

will satisfy such judgment and costs.

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

A. D. 19\_\_\_\_

Justice of the Peace.

of the Peace, Young Att'y for Plff. Connor Att'y for Deft. ed, \$ 125 with interest from 1922, at 7 per cent. and costs for 19 \_\_\_\_\_, \$ of 19 \_\_\_\_\_, particulars herein, whereupon figures following, to-wit: October 1921 ...



CIVIL DOCKET

Civil Action before

H Hall

, Justice of the Peace,

Darby

5-22-2 THE COL. B. B. MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. - Gen'l Code, Sec. 1746 - Courts

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing 3 Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		
NAME OF OFFICER		

D. O. LeGear  
Madison Co

Action on Account for  
Merchandise

the said D. O. LeGear  
Sworn to

No. 12 vs.  
C. W. George

Richard Thrall Att'y for Plff.  
Att'y for Deft.

Am't claimed, \$ 24<sup>00</sup> with interest from  
21<sup>st</sup> of Dec 1922, at 6 per cent. and costs  
Judgment for Defendant  
Oct 18 1923, \$ 24<sup>00</sup>  
and costs \$ 8<sup>00</sup>

Oct 10 1923  
Cost in above case  
Oct 10 1923 issued  
recheck P.M. and  
Oct 18 1923  
received this writ  
on defendant by  
personally  
Oct 18 1923 at  
And was exam  
the Plaintiff  
Atty Richard L.  
notary Public  
said City and  
trial had fa  
against Plaintiff

Be it Remembered, That on the 10 day of Oct 1923,  
the said Plaintiff filed their Bill of Particulars herein, whereupon  
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Before H Hall J.P. Darby Township, Union Co. Mo.  
Now comes the Plaintiff and says  
that it is a corporation created and  
existing under and by virtue of the  
Laws of the State of Missouri.

that it claimed judgment against the  
Defendant for the sum of Twenty Four Dollars  
(\$24<sup>00</sup>) with interest at six per cent from  
the 21<sup>st</sup> day of December 1922 copy written

Contract for the purchase of goods,  
wares, and Merchandise entered into  
by the said Plaintiff and Defendant, and  
signed by the Plaintiff. The said contract  
called for the delivery by Defendant of  
1 dozen Stock Pwd #4, 1 dozen Stock Pwd #8,  
1 dozen Poultry Pres #1, 1 dozen Poultry, 8 lbs Books  
1 lb Stock Pwd Samples 1 case Poultry Pres samples  
and one vet. Chart for which said defendant  
agreed to pay a total price of Twenty Four Dollars  
and the Freight. That said Contract is  
attached herunto and made a part of  
this bill of Particulars.

The said Plaintiff did furnish and  
deliver the goods wares and Merchandise  
mentioned in the above Contract and  
that the defendant has and does refuse  
to pay the agreed price for the same and  
that the account and purchase price is  
due and unpaid.

Wherefore Plaintiff prays judgment  
against said defendant in the sum of  
Twenty four Dollars (\$24<sup>00</sup>) with interest  
at six per cent from the 21<sup>st</sup> day of December  
1922 and for the cost incurred in this action

Signed Richard Thrall  
Plaintiff's Atty

State of Ohio Union County, ss  
The undersigned makes oath that the facts set forth  
out herein are true to the best of his belief and to his  
knowledge; that he is the Attorney and Agent for -

Oct 19 1923  
Trial  
I over r  
plaintiff's

Nov 6 1923  
of which

UNDERTAKING FOR STAY OF EXECUT  
On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety,  
of the County, approved by me as good and  
ent surety, caused an undertaking for the  
execution to be entered herein, which foll  
In pursuance of the Statutes in such ca  
and provided, I,  
as surety for the stay of execution on th  
judgment of \_\_\_\_\_  
against \_\_\_\_\_  
hereby promise and undertake to pay the  
of said judgment, interest and costs, and co  
may accrue.

Taken by and signed and acknowledged  
me, and surety approved, this \_\_\_\_\_  
A. D. 19 \_\_\_\_\_  
Justice of the P

SATISFACTION OF JUDGMENT.  
Received \_\_\_\_\_ 19 \_\_\_\_\_  
payment in full on the above judgment a

Constable  
NOTE: The following fees cover service and return of writ  
and copies to complete service, when required by law.  
Service of Order of Attach't Defts., each 1.00  
Mileage, 1st m., 50c; add'l m., each .15  
Service of Order of Eject't, Defts., each 1.00  
Mileage, 1st m., 50c; add'l m., each .15  
Service of Order of Rest'n, Defts., each 1.00  
Mileage, 1st m., 50c; add'l m., each .15  
Service of Writ of Replevin Defts., each 1.00  
Mileage, 1st m., 50c; add'l m., each .15  
Service of Summons, Persons, each .80  
Mileage, 1st m., 50c; add'l m., each .15  
Service of Subpoenas, Persons, each .80  
Mileage, 1st m., 50c; add'l m., each .15  
Service of Venire, Persons, each .80  
Mileage, 1st m., 50c; add'l m., each .15  
Service of Notice to Garnishee, Persons,  
each .80  
Mileage, 1st m., 50c; add'l m., each .15  
Service of Execu'n against Prop. or Person .80  
Mileage, 1st m., 50c; add'l m., each .15  
And 6% on \$ \_\_\_\_\_ thus collected  
Service of Any Other Writs, Orders or  
Notices, Persons, each .80  
Mileage, 1st m., 50c; add'l m., each .15  
Attending During Jury Trial, each case 2.00  
Attending During Trial without Jury 1.50  
Summoning and Swearing Appraisers 2.00  
Advertising Property, for Sale, by Posting 1.00  
Taking and Returning Bonds, each .80  
Actual Expenses, to be itemized and sworn to  
For Moving and Storage of Goods  
For Care of Animals  
Rec My Cash  
W. W. M. Co.

JURY

WITNESSES



Darby

Township, Union

County, Ohio

Account for  
the Peace

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

\$ 24<sup>00</sup> with interest from  
1922, at 6 per cent. and costs

Dependent  
1923, \$ <sup>00</sup>/<sub>100</sub>

of Oct 1923,  
ulars herein, whereupon

figures following, to-wit:

ship, Union Co  
and says  
created and  
virtue of the  
uri.

Against the  
Twenty Four Dollars  
percent from  
a written

se of goods,  
entered into  
indent, and  
said contract

Dependent of  
trip pool. 8.

try, 8, 100 Brooks  
Poultry Prod samples  
ich said dependent  
Twenty Four Dollars  
id Contract. is  
be a part of

mesh, and  
Merchandise  
contract and  
does refuse  
the same and  
all price is

lays judgment  
the sum of  
with interest  
of October  
in this action  
hard Thral  
Atty

the facts set forth  
believe and to his  
and agent for -

the said D. S. Debas Co and that the sum claimed is justly due it,  
sworn to and subscribed before me this 10th day of October 1923  
John J. Dougherty  
Notary Public  
Union County Ohio

Oct 10 1923 Plaintiff being a non resident I required them to secure  
Cast in above case which was done to the amount of \$100<sup>00</sup>  
Oct 10 1923 issued summons, in above case returnable Oct 18 1923 at one  
o'clock PM and delivered the same to U. B. Soycoff constable  
Oct 18 1923 at 1 o'clock summons returned indorsed as follows  
received this writ, Oct 10 1923 and on Oct 10 1923 I served the same  
on defendant by having certified copy thereof and the indorsement thereon  
personally signed U. B. Soycoff Const

Oct 18 1923 at 1 o'clock PM time set for trial the defendant appeared  
and was examined  
the Plaintiff being a farren Corporation was represented by their  
Atty Richard L. Thral by affidavit signed and sworn to before a  
Notary Public Wm H. Harkness Notary Public within and for the  
said City and State of ~~the~~ Illinois  
trial had for which judgment was rendered for Defendant  
against Plaintiff for costs amounting to \$800 for which costs being secured

Oct 19 1923 Plaintiff's Atty filed a motion for a new  
Trial Oct 29 1923 motion was argued for which  
I over ruled the motion  
Plaintiff's Atty called for Transcript which was furnished

Nov 6 1923 attorney for Plaintiff filed exceptions and cost  
of which I signed Transcript  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.  
Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND  
On the \_\_\_\_\_ day of \_\_\_\_\_ 1923, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
D. S. Debas Medication Co }  
Plaintiff }  
vs. }  
C. W. George }  
Defendant }  
Before H. Hall  
Justice of the Peace Darby Township,  
Union County, Ohio.  
Whereas, on the 18 day of Oct A. D. 1923, the said Defendant  
C. W. George obtained a judgment against the said  
D. S. Debas Medication Co on the docket of said  
H. Hall Justice of the Peace, for  
\$800 dollars and 00 cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.



Darby

the Plaintiff then in sworn and ex judgment received from of this action

5-22-2 THE COL. & WRS. CO. 119

JUSTICE OF THE PEACE

NOTE: "All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be Entered on the Docket, otherwise the fees appearing below cannot be legally taxed.—Gen'l Code, Sec. 1746. Centis

	Pffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case & Pffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary		
2 Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	8.80	

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

Lewis Scheiderer

Action on Account

No. 13 vs. Monica Burns

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 65<sup>00</sup> with interest from 10 of Mar 1922, at 6 per cent. and costs Judgment for 19, \$ and costs \$

Received my fees

Be it Remembered, That on the 17 day of Nov 1923, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Now comes the Plaintiff and says that the Defendant is indebted to the Plaintiff in the sum of \$65.00 Dollars for the purchase price of an Old Automobile. The said Defendant has been indebted to Plaintiff in said sum aforesaid since the 10th day of March 1922. Wherefore Plaintiff asks for judgment against the defendant in the sum of \$65.00 with interest at the rate of 6% from the 10th day of March 1922 and costs

Lewis Scheiderer State of Ohio ss Union County Lewis Scheiderer being first duly sworn says that the facts stated and allegations made in the foregoing bill of Particulars as true as he verily believes

Sworn to before me and subscribed in my presence this the 16th day of November 1923

John Darby Notary Public

Nov 17 1923 I issued summons in above case and delivered to U. G. Wycoff, const returnable Nov 21 1923 at nine o'clock A M

Nov 21 1923 summons returned indorsed as follows - received this writ Nov 17 1923 and Nov 17 1923 served the same on Defendant by leaving Certified Copy thereof and of the indorsement hereon at his residence

Signed U. G. Wycoff Const Nov 21 1923 time set for trial the Plaintiff appeared the Defendant failed to appear then as far as one from thereafter

Received my fees U. G. Wycoff Const

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION On the... day of... The defendant came, and by... his surety, of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows In pursuance of the Statutes in such case and provided, I, as surety for the stay of execution on the judgment of... against... hereby promise and undertake to pay the of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged me, and surety approved, this... A. D. 19...

Justice of the Peace

SATISFACTION OF JUDGMENT. Received... 19...

payment in full on the above judgment a



CIVIL DOCKET

the Peace,

Darby

Township, Union

County, Ohio

Account

the Plaintiff then insisted upon a trial. Trial had the Plaintiff being sworn and examined it is therefore considered by me and judgment rendered for Plaintiff by default for \$65.00 with interest at 6% from the 10 day of March 1922 of this action \$12.35

\$65.00  
+ 6.60  
\$71.60

and Cash

H Hall J.P.

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

\$ 65.00 with interest from 1922, at 6 per cent. and costs

19 , \$

of Nov 1923, particulars herein, whereupon

figures following, to-wit:

And says admitted sum of \$65.00 price of the said admitted to foresaid ch 1922 risks for student in trust at the day of March Schidures

Swiss Schidures that the facts in the or true as

Schidurer described in my November 1923

Darby my Publick Summans delivered to turnable Nov 21

ons returned this writ served the same certified copy L. H. H. H.

by myself Court to for trial Defendants failed from thereafter

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the 23 day of Nov 1923, said Malice Burns entered into an undertaking to the adverse party as follows:

Swiss Schidurer Plaintiff vs. Malice Burns Defendant Before H Hall Justice of the Peace Darby Township, Union County, Ohio.

Whereas, on the 21 day of Nov A. D. 1923, the said Swiss Schidurer obtained a judgment against the said Malice Burns on the docket of said Justice of the Peace, for 65 dollars and 00 cents, and costs taxed at 12.35

dollars and 65 cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, John B. Burns of Union County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of 100.00 dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this 23 day of Nov A. D. 1923

H Hall Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & S. W. CO. 119

JUSTICE OF THE PEACE

NOTE: "All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be Entered on the Docket, otherwise the fees appearing below cannot be legally taxed." Gen'l Code, Sec. 1746. - Census

	Plffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena	.10	
Issuing Venire	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing 5 Witnesses, each	.40	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing 3 Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

Rec my cert in a line of work

690

80

50

150

25

25

25

~~Fred Page~~  
Chandler Brown

No. 14 vs.

Fred Page

Plaintiff  
Defendant

Action on forcible entry and detention

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

Am't claimed, \$ with interest from 19 , at per cent. and costs

Judgment for Plaintiff May 8 1924, \$ and costs \$ 511.70

Be it Remembered, That on the 5 day of May 1924, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to wit: Landlords Complaint to Honorable Justice of the Peace in and for the Township of Darby, in the County of Union and State of Ohio the undersigned Chandler Brown being a Non resident of the County of Union State of Ohio doth hereby make his Complaint to you against one Fred Page

that the said Fred Page hath every since the 30 day of Apr in the year 1924 and doth still unlawfully and forcibly detain from the undersigned possession of the following premises situated in the Township of Darby in said County of Union and described as follows:

One Frame Dwelling situated in the village of Unionville Center Ohio on Seiders Third St

The said Fred Page entered upon said premises as a tenant of the undersigned. The lease therefore expired at the time herein first mentioned and that time the said Fred Page hath unlawfully and forcibly held over his said term.

On the 16 day of April 1924 the undersigned duly served upon the said Fred Page as required by law notice in writing to leave said premises the undersigned asks Process and Restitution for

date this 5 day of May 1924 signed Chandler Brown for Mike Rudolph (agt)

the Plaintiff b into an Ord and filed May the 5 1924 for apprais 1924 at 9 oc May 8. Received the m by deliveri Residence May the 5 - 19 parties a for the defe Mrs Chas Mike Rud Trial had me that Plaintiff ha described and taxed at \$9.65 docketing petition of taking securi indexing issuing Summa grant continu Swearing 5 sitting in trial pronouncing judg Filing papers Entering judgm naming Bill of

Justice's fees

NAME OF OFFICER  
H. Hall J.P.

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each 1.00

Mileage, 1st m., 50c; add'l m., each .15

Service of Order of Eject't. Defts., each 1.00

Mileage, 1st m., 50c; add'l m., each .15

Service of Order of Rest'n. Defts., each 1.00

Mileage, 1st m., 50c; add'l m., each .15

Service of Writ of Replevin Defts., each 1.00

Mileage, 1st m., 50c; add'l m., each .15

Service of Summons, Persons, each .80

Mileage, 1st m., 50c; add'l m., each .15

Service of Subpoenas, Persons, each .80

Mileage, 1st m., 50c; add'l m., each .15

Service of Venire, Persons, each .80

Mileage, 1st m., 50c; add'l m., each .15

Service of Notice to Garnishee, Persons, each .80

Mileage, 1st m., 50c; add'l m., each .15

Service of Exec'n against Prop. or Person .80

Mileage, 1st m., 50c; add'l m., each .15

And 6% on \$ thus collected

Service of Any Other Writs, Orders or Notices, 1 Persons, each .80

Mileage, 1st m., 50c; add'l m., each .15

Attending During Jury Trial, each case 2.00

Attending During Trial without Jury 1.50

Summoning and Swearing Appraisers 2.00

Advertising Property, for Sale, by Posting 1.00

Taking and Returning Bonds, each .80

Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals

Aid. My feet  
Ulysses

JURY

Mrs. C. Clemmens  
Mrs. F. Page  
Suzanne Bayer

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety, of the County, approved by me as good and solvent surety, caused an undertaking for the execution to be entered herein, which fulfilled the conditions of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and any other amount that may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received May 30 1924  
Chandler Brown  
Eleven \$ to  
payment in full on the above judgment of \$511.70  
Jd. Hall



# CIVIL DOCKET

the Peace,

Township,

County, Ohio

forcable entry  
action

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

\$ with interest from  
19 at per cent. and costs

Plaintiff  
1924 \$

May 1924,  
ulars herein, whereupon

figures following, to wit:

ce of the  
Township  
unity of Union  
ndler Brown  
of the  
ate of Ohio  
Complaint  
red Page

Page  
o day of Apr  
date still  
ly detain  
possession  
ey situated  
rby in said  
described as

situated in  
the Center Ohio

tered upon  
tenant of  
lease therefore  
in first  
me the said  
fully and  
said term,  
1924 they  
upon the  
by law Notice  
Premises  
Process and

May 1924  
Brown  
ph (agt)

The Plaintiff being a non resident of the Township entered into an Undertaking for cash with Mike Rudolph as security and filed

May the 5 1924 issued summons on above Complaint for appearance and trial and returnable May the 8<sup>th</sup> 1924 at 9 o'clock A.M. and delivered to R H Woyceff Esq. Court May 8<sup>th</sup> 1924 summons returned indorsed as follows Received this writ May 5 1924 and served the same May 5 1924 by delivering a certified copy at his usual place of Residence (signed) R H Woyceff Esq.

May the 8 - 1924 at 9 o'clock A.M. time set for trial. both parties appeared. Trial had and witnesses examined for the defendant Lorence Bayer Mrs Fred Bagler and Mrs Chas Clemmens was sworn also Fred Page who organized

Miky Rudolph was sworn and examined for the Plaintiff Trial had it was therefore considered and adjudged by me that the judgment be rendered by me for the

Plaintiff have restitution of the property mentioned and described and recover of defendant the sum cast herein taxed at \$9.65 Dollars Dist. Dollars and Sept. 1924

docketing petition of bill of Complaint	50	Court fees	
taking security for cash	60	Service of summons	80
indexing	20	Milage	50
issuing summons	40	Attending trial	150
grat. continuance	40		280
swearing 5	50	Sw native mitage	50
sitting in trial	200	Witnesses that subpoenaed	100
pronouncing judgment	80	Mrs C Clemmens	25
Filing papers	30	Mrs F Page	25
Entering judgment on Cash Book	40	Bayer	25
making Ret of Restitution	40		75
	610		
	80		
	\$ 690		

Grand Total \$1120'  
H Hall J.P.  
(Over)

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_ against \_\_\_\_\_ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.  
Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ May 30 1924 from \_\_\_\_\_  
Eleven Dollars  
payment in full on the above judgment and costs.  
Jd Hall

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff }  
vs. } Before \_\_\_\_\_  
Defendant } Justice of the Peace \_\_\_\_\_ Township, \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, \_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & WPA. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. — Gen'l Code, Sec. 1746. — Cents

	Plffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Plffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	

Total Justice's Fees

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Exec'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

JURY

WITNESSES

Action on

No. \_\_\_\_\_ vs. \_\_\_\_\_ Plaintiff . . . . . Att'y for Plff.  
 . . . . . Att'y for Deft.  
 Am't claimed, \$ \_\_\_\_\_ with interest from  
 19 \_\_\_\_\_, at \_\_\_\_\_ per cent. and costs  
 Judgment for  
 19 \_\_\_\_\_, \$  
 Defendant . . . . . and costs \$

Be it Remembered, That on the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_,  
 the said Plaintiff filed \_\_\_\_\_ Bill of Particulars herein, whereupon  
 the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

*He the undersigned Fred Page hereby give notice of an appeal in case Michas Rudolph vs Fred Page in a case of forcible entry and detention of said Plaintiff property*  
*F. Page Plaintiff*

*May 10 1924 I issued writ of Restitution and delivered the same to W. G. Woyceff (cost) returnable in 10 days*  
*H. Hall J.P.*

*May 19 1924 Defendant vacated premises*  
*H. Hall J.P.*

*May 30 1924 Received from Chandler Brown \$11.00 in full for cost in above case*  
*H. Hall J.P.*

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_  
 The defendant came, and by \_\_\_\_\_  
 \_\_\_\_\_ his surety,  
 of the County, approved by me as good and solvent surety, caused an undertaking for the execution to be entered herein, which follows:  
 In pursuance of the Statutes in such cases and provided, I, \_\_\_\_\_  
 as surety for the stay of execution on the judgment of \_\_\_\_\_  
 against \_\_\_\_\_  
 hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_  
 \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment a



CIVIL DOCKET

Township,

County, Ohio

the Peace,

Att'y for Plff.

Att'y for Deft.

, \$ with interest from  
19 , at per cent. and costs

19 , \$

f 19 ,  
ulars herein, whereupon

figures following, to-wit:

Fred Page  
Appeal in  
vs Fred Page  
entry and detention

plaintiff  
Hall J.P.  
of Resurrection  
W. S. Myer (court)  
H. Hall J.P.  
created premium  
H. Hall J.P.

from  
of in full  
call  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant... will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & W. W. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Table with columns: Piffs. Costs, Defts. Costs, and various court fees like Docketing Petition, Issuing Summons, etc.

F. H. George

Action on Book Account

No. 15 vs. S. C. Bayes

Plaintiff

S. A. Davis Att'y for Plff. R. Thrall Att'y for Deft.

Am't claimed, \$161.25 with interest from 1st day of Jan 1924, at 6 per cent. and costs

Judgment for 19, \$

Defendant and costs \$

Be it Remembered, That on the 9th day of May 1924, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said plaintiff says there is due him from said Defendant the sum of \$142.80 that his first cause of action is \$18.45 as a balance on account. That his second cause of action is for damages sustained by reason of Defendant failing to perform his part of a contract for the purchase of one automobile; that said damages amount to \$142.80 making a total of \$161.25 as stated for which Plaintiff asks judgment and costs of this action with interest from Jan 1, 1924 at 6% signed S. A. Davis Represents Plaintiff

May F. H. George being an non resident I required him to secure the cash which he done by depositing \$10.00

May 12 1924 I issued summons in above case returnable May 15 1924 at 9 o'clock A.M. and delivered to W. G. Wynn Constable

May 15 1924 summons returned indorsed of following received this writ May 12 1924 and May 12 1924 served the same on defendant by leaving certified copy thereof and of the indorsements thereon at his usual place of residence

May 15 1924 at 9 o'clock A.M. time set for trial the Defendant appeared the Plaintiff being called to Columbus his Attorney appeared and asked to have case continued to 1 o'clock P.M. which was granted

May 15 1924 time to which case was continued both parties appeared and for trial trial had and adjourned

Examined for the Sw. Geston and Schernd of the Plaintiff against Defendant on the

May 19 1924 the Defendant taken

NAME OF OFFICER

Table with columns: Constable, Service of Order of Attach't, Mileage, etc.

JURY

WITNESSES W. G. Wynn Constable P. Papp S. Schernd

UNDERTAKING FOR STAY OF EXECUTION On the... day of... The defendant came, and by... his surety, of the County, approved by me as good and solvent surety, caused an undertaking for the execution to be entered herein, which follows: In pursuance of the Statutes in such cases and provided, I, ... as surety for the stay of execution on the judgment of... against... hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs may accrue. Taken by and signed and acknowledged by me, and surety approved, this... A. D. 19... Justice of the Peace SATISFACTION OF JUDGMENT. Received... 19... payment in full on the above judgment at...



the Peace,

Township,

County, Ohio

Book Account

Davis Att'y for Plff.  
A. Att'y for Deft.

\$ 101.25 with interest from  
1924, at 6 per cent. and costs

19 , \$

of May 1924,  
culars herein, whereupon

figures following, to-wit:

There is  
Defendant the  
first cause  
balance on  
second cause  
sustained  
failing  
of a  
purchase of  
said damages  
A total of  
Plaintiff asks  
this action  
at 6%  
Davis  
Plaintiff

An non  
to secure  
by depositing  
H Hall J.P.  
summons  
able May 15  
and delivered  
of Constable  
returned  
this writ May 12  
the same on defendant  
of and of the  
usual place  
H Hall J.P.  
court  
of the time  
appeared the  
summons he  
have call  
which was granted  
such call  
ties appeared  
and interest

<sup>sworn and</sup> Examined for the Plaintiff F. H. George W. Gurses and  
L. O. Gordon witness <sup>sworn and</sup> Examined for Defendant L. O. Bayer Fred Page  
and L. Scherdyer ~~all being sworn~~  
of the Plaintiff to the amount of \$104.25 being rendered by me  
against Defendant and costs amounting to \$125.00 as  
taxed on the margin of the Docket

H Hall J.P.

May 19<sup>1924</sup> the Defendant gave bond for an appeal and transcript  
taken  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
100 Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the 15 day of May 1924, said L. O. Bayer  
F. H. George Plaintiff  
L. O. Bayer Defendant  
Whereas, on the 15 day of May A. D. 1924, the said Plaintiff  
L. O. Bayer  
H. Hall Justice of the Peace, for 104.25  
dollars and 25 cents, and costs taxed at  
dollars and \$125.00 cents, and the said L. O. Bayer  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, we L. O. Bayer and R. L. Robinson  
of Union County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of 250.00 dollars,  
conditioned as follows: 1. That the said appellant will prosecute his appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
they will satisfy such judgment and costs.  
L. O. Bayer  
R. L. Robinson  
Taken, Executed, and Acknowledged before me, and surety approved, this 15 day of  
May A. D. 1924  
H. Hall Justice of the Peace.



5-22-2 THE COL. & B. W. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Table of court fees including Docketing Petition or Bill of Particulars (.50), Issuing Summons Defts. (.40), Hearing Case on Appearance without Trial (1.00), etc.

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Table of constable fees including Service of Order of Attach't. Defts. (1.00), Mileage, 1st m., 50c; add'l m., each (.15), etc.

Reed my fees 13 10

JURY

WITNESSES

Appraisers John Harris Geo. Yealy Reed my fees 2.00

Piffs. Costs Dells. Cts. Defts. Costs Dells. Cts.

Handwritten fee entries: 20 80, 80 40, 75 40, 10, 1 00, 80, 40, 40, 75, 6 80

Thomas Walker

No. 16 vs.

W. D. Brooks

Plaintiff Defendant

Action on Note Replevin Secured by Mortgage

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

Am't claimed, \$ 75.00 with interest from Nov 27 1923, at 6 per cent. and costs Judgment for Plaintiff July 12 1924, \$ 78.00 and costs \$ 21.70

Be it Remembered, That on the 2 day of July 1924, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had: Affidavit in Replevin

Said Bill of Particulars being in words and figures following, to-wit: The State of Ohio Union county Darby Township, ss.

Before me the undersigned a Justice of the Peace in and for said County come Thomas Walker who being duly sworn deposed and says

(1) that he claims the the following described property to wit: One well Drilling Machine known as a Klippus

(2) that said Thomas Walker Plaintiff has a special interest in said Machine by virtue of a chattel mortgage and that he is entitled to the immediate possession of said Property.

(3) That said Property is wrongfully detained by the defendant W D Brooks the Mortgagee

(4) The said Property was not taken in execution on any order or judgment against Plaintiff as for the Payment of Any Tax, fine or assessment assessed against him and is not claimed by him under a title acquired mediately or immediately by transfer from one from whom such property has been taken by such execution, order or process or by virtue of an order of delivery issued in replevin under

Chapters 14 Title 11 Part Third in the General Code or any other of Ohio or any other Mesne or final Process issued against him

that said Thomas Walker is entitled to the immediate possession of said property by virtue of a chattel mortgage given in his favor and the terms and conditions of such have been broken

by the said W D Brooks sworn to before 1924

July the 2nd returnable to the same to July the 8th Received

and chattles with Schedule hereon gave a replevin sufficient in The property is the defendant by

Thomas Walker vs W D Brooks

W D Brooks Thomas Walker above and said Plaintiff upon the order and Management executed this

approved by me W D Brooks

UNDERTAKING FOR STAY OF EXECUTION

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

Taken by and signed and acknowledged me, and surety approved, this... A. D. 19...

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received Aug 9 1924 W D Brooks payment in full on the above judgment



the Peace,

Township,

County, Ohio

Note Replevin  
by Mortgage

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

\$ 75.00 with interest from  
1923, at 6 per cent. and costs

Plaintiff July  
1924, \$ 78.80  
21.70

of July 1924,  
particulars herein, whereupon  
suit in Replevin  
figures following, to-wit:  
in county

and a Justice  
as said  
as Walker  
deposed and  
the following  
wit:  
known

walkes  
ial interest  
isture of a  
that he is  
iate Possession

ty is wrongfully  
but D D Brooks

was not taken  
my order as  
as far as the  
s assessment  
is not.

the acquired  
by transfer  
such property  
Execution,  
of an order  
replevin. notes  
kind in  
of Ohio  
final traces

is entitled  
n of said  
attel Mortgage  
the terms and  
bin broken

by the said D D Brooks (Signed Thomas Walker)  
sworn to before me and signed in my presence this 2 day of July  
1924

H. Hall J.P.

July the 2<sup>nd</sup> 1924 Summons with writ of Replevin issued  
returnable July the 8. 1924 at 9 o'clock A.M. and delivered  
the same to W. S. Wycoff constable

July the 8 1924 Constable made his return as follows  
Received this writ on the 2<sup>nd</sup> day of July 1924 and on the  
2 day of July 1924, I replevied a well Drilling Machine the goods  
and chattles, within described and the same to be appraised as per  
Schedule hereunto attached the within named Thomas Walker  
gave a replevin undertaking according to Law with B. L. Robinson  
sufficient sureties

The property is in my possession also on the same day served  
the defendant by Copy Personally Signed W. S. Wycoff Const

Replevin Bond by Plaintiff  
Thomas Walker Plff }  
vs } Before H. Hall J.P. Darby Township  
D D Brooks Deft } Union County

we bind ourselves to the Defendant  
D D Brooks in the sum of \$300 Dollars that the said Plaintiff  
Thomas Walker will duly prosecute the actions designated  
above and also in the event that the suit be decided against  
said Plaintiff that the said Plaintiff will pay the costs made  
upon the order and the expenses incurred in the case  
and Management of the property to be taken  
executed this 2 day of July 1924

approved by me  
W. S. Wycoff Const }  
Thomas Walker Plaintiff  
B. L. Robinson - } Sureties  
(over)

UNDERTAKING FOR STAY OF EXECUTION.  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.  
Received \_\_\_\_\_ 1924 from  
\_\_\_\_\_ 100 Dollars  
payment in full on the above judgment and costs.  
\_\_\_\_\_

APPEAL BOND  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff }  
Before \_\_\_\_\_  
Justice of the Peace \_\_\_\_\_ Township,  
US. }  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & B. MFR. CO. 119

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

JUSTICE OF THE PEACE		Piffs. Costs	Defts. Costs
		Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50		
Appointing Guardian for Minor	.60		
Taking Security for Costs	.60		
Indexing Case Piffs. and Defts., each	.10		
Taking and Certifying Affidavits, each	.80		
Taking and Approving a Bond, Undertaking or Recognizance	.80		
Issuing Summons Defts., each	.40		
Issuing Order of Attachment	.70		
Issuing Order of Arrest	.70		
Issuing Writ of Replevin	.75		
Granting Continuance, each	.40		
Issuing Commitment to Jail	.70		
Issuing Subpoena Persons, each	.10		
Issuing Venire Persons, each	.10		
Issuing Order on Jailer for Prisoner	.60		
Swearing Witnesses, each	.10		
Swearing Jury	.40		
Hearing Case on Appearance without Trial	1.00		
Hearing Case When Defense is Interposed	2.00		
Sitting in Case, Trial by Jury	2.50		
Hearing Motions or Demurrers, each	1.00		
Pronouncing Judgment	.80		
Entering a Rule of Reference	.50		
Swearing Arbitrators, each	.40		
Issuing Writ of Restitution	.80		
Numbering and Filing Necessary Papers, each	.10		
Entering Judgment and Costs on Cash Book	.40		
Iss'g Execution Against Property or Person	.80		
Poundage—4% on \$ collected			
Making Transcript, Including Certificate	2.50		
Signing and Certifying Bill of Exceptions	.50		
Reducing Testimony to writing in Bastardy Proceedings	1.50		
Issuing Other Writs or Orders, each	.75		
Making Itemized Cost Bill	.50		
Total Justice's Fees			

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

NAME OF OFFICER		Constable
Service of Order of Attach't	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Order of Eject't	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Order of Resti'n	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Writ of Replevin	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Summons	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Subpoenas	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Venire	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Notice to Garnishee	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Exec'n against Prop. or Person		.80
Mileage, 1st m., 50c;	add'l m., each	.15
And 6% on \$ thus collected		
Service of Any Other Writs, Orders or Notices	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Attending During Jury Trial, each case		2.00
Attending During Trial without Jury		1.50
Summoning and Swearing Appraisers		2.00
Advertising Property, for Sale, by Posting		1.00
Taking and Returning Bonds, each		.80
Actual Expenses, to be itemized and sworn to		
For Moving and Storage of Goods		
For Care of Animals		

JURY

WITNESSES

No.	vs.	Plaintiff	Action on	Att'y for Plff.	Att'y for Deft.
			Am't claimed, \$		
			19 , at		
			Judgment for		
			19 , \$		
			and costs \$		

Be it Remembered, That on the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures, following, to-wit:

Appraisal and in Replevin  
 The State of Ohio } Appraisal of Property  
 Union County ss } Taken in Replevin  
 We the undersigned to be understood freeholders residents of Darby Township Union County Ohio, having been first duly sworn by U.S. Wyeoff Court of said Township truly to assess the value of the property seized by virtue of a writ of Replevin issued by H. Hall J.P. of the said Township at the suit of Thomas Walker against D. D. Brooks do upon actual view truly assess the value thereof as follows viz  
 1 Clipper Well Drilling Machine  
 Appraised value \$ 225.00  
 Witness our hand this 3 day of July 1924  
 Geo Yealey } Appraisers  
 John Harris }

I do hereby certify that the above named Geo. Yealey and John Harris to responsible freeholders residents of Darby Township, Union County of the State of Ohio were truly duly summoned and sworn by me truly to assess the value of the above described property and make appraisal thereof as above set forth this 3 day of July 1924.

U.S. Wyeoff Court  
 July the 8 1924 at 9 o'clock A.M. the Court set for trial the Plaintiff appeared the defendant being away could not get here the case was continued to July the 12 1924 at 9 o'clock A.M. July the 12 1924 time to which case was continued the Plaintiff appeared the Defendant failed to appear then

or for our hours  
 the Plaintiff  
 6% from the 17  
 to the property remaining  
 July 14  
 for the sale  
 will 19  
 the same

July 14, 1924  
 the property put  
 in the schedule  
 advertised and  
 several sum  
 made

Paid to  
 balance D. D. Brooks  
 to Court  
 Appraiser  
 J.P.

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_  
 The defendant came, and by \_\_\_\_\_ his surety, of the County, approved by me as good and solvent surety, caused an undertaking for the execution to be entered herein, which job In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment a



the Peace,

Township,

County, Ohio

or for one hour thereafter the Plaintiff first being sworn and examined therefore I find and considered that the Plaintiff recover the amount of \$75.00 with interest at 6% from the 17 day of Nov 1923 and for costs of suit amounting to the property remains in the hand of the constable as fixed on the margin of the Docket  
 H Hall J.P.

July 14 1924 issued order of sale to constable for the sale of property in his hands known as a Klippes well Drilling Machine and Tools and delivered the same to W. G. Wyeoff (Const) Returnable in 30 days  
 H Hall J.P.

July 14, 1924 Received this writ by virtue of writ Replevied the Property personal of the within name D. D. Brooks described in the Schedule hereto annexed (marked) one well Drilling Machine and Tools and sold said property to the Person and for the several sum named in said Schedule  
 Made by sale \$1225.00

Jud	79.00	
Cost	38.00	100.70
	219.00	\$124.30
	100.70	

Paid to T. Walker Plaintiff \$75.00  
 balance D. D. Brooks Defendant 124.30  
 to Const 13.10  
 Approver 2.00  
 J.P. 68.00  
 \$225.00

M. G. Wyeoff Const

H Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
 The defendant came, and by \_\_\_\_\_ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:  
 In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

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

19 \_\_\_\_\_, \$ \_\_\_\_\_

of \_\_\_\_\_ 19 \_\_\_\_\_, particulars herein, whereupon

figures following, to-wit:

Replevin  
 of Property  
 Replevin  
 returned  
 Parly Township  
 being been  
 Wyeoff Const  
 by to assess the  
 by virtue  
 and by  
 said Township  
 Walker  
 truly assess  
 laws vis  
 g Machin. 00  
 \$ 225.00  
 day of July  
 1924  
 Wyeoff Const

to the above  
 John Harris  
 Resident's  
 County of  
 truly duty  
 by me  
 side of the  
 party and  
 as above  
 July 1924  
 Wyeoff Const  
 I am the  
 the Plaintiff  
 away could  
 continued  
 o'clock P.M.  
 to which case  
 appeared  
 upon them



Eli Boueremitt

against

Robt Young

's Subpoena.

Ret'd and Filed Jan 18 1938

J. P.

WITNESSES.	How Served.	Day of Service.	Miles Distant
<u>Bill Bailey</u>	<u>Per</u>	<u>20th</u>	<u>10 mi</u>
<u>John Doe</u>	<u>"</u>	<u>20th</u>	
<u>Bill Bailey</u>			
<u>John Doe</u>			

A true Copy. Attest:

Constable.

A. D. 189\_\_\_\_, I received this writ, and afterward I served the same in the manner and at the time shown by the annexed list and table; that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S.; and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Mileage, \_\_\_\_\_ Miles, - \$ \_\_\_\_\_  
 Service on \_\_\_\_\_ Witnesses, \$ \_\_\_\_\_  
 Copies, - \$ \_\_\_\_\_  
 Amount, - - - - \$ \_\_\_\_\_

**MY FEES.**

Constable.



# SUBPOENA FOR CIVIL CASE.

Revised Statutes, Secs. 6537-5247.

THE STATE OF OHIO,

*Darby*

Township.

*Union*

County.

To

*Mrs J M Lyle*

*San Francisco Calif.*

You are hereby commanded to appear before me

*Richard Young*

*8<sup>th</sup>*

a Justice of the Peace of said Township, at my office therein, on the

of *January*, A. D. *1937*, at *10* o'clock *A.M.*, to give testimony in an

action pending before me, wherein

*Eli Bowerwith*

Plaintiff, and

*Robert Young*

Defendant,

*Union via Center Ohio*

Hereof fail not under the penalty of the law.

Given under my hand, this

*7<sup>th</sup>* day of

*January*

, A. D. *1937*

*Richard Young*

Justice of the Peace.



5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Pliffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	.50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case & Pliffs. and Defts., each	.10	.10
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons & Defts., each	.40	.40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting & Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing & Witnesses, each	.10	.10
Swearing Jury	.40	.40
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	2.50
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	.40
Entering Judgment and Costs on Cash Book	.40	.40
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	7.80	

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, 2 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, 6 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Rec'd my dues  
W. H. Goffman

JURY

John Harris	1.50
Geo. Yealey	1.50
Amey Mitchell	1.50
Geo. M. Bailey	1.50
John Amrine	1.50
J. T. Douglas	1.50

WITNESSES

1090

Action on account for work and labor

John M. Yodes Plaintiff

No. 17 vs. Bertha Young and S. S. Young Defendant

Am't claimed, \$56.40 with interest from 19, at per cent. and costs

Judgment for one dollar and costs \$ 2.87

Be it Remembered, That on the 31 day of July 1924, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: the said Plaintiff says there is due him from said Defendants, the sum of \$56.40 for work and labor performed at very earnest request of said Defendants. As shown by statement hereto attached marked Exhibit A. Plaintiff asks judgment for said sum of fifty six and 40/100 dollars and for costs of this action.

Representing Plaintiff

Aug the 4 1924 I issued summons of above case returnable Aug the 8 - 1924 at 9 o'clock A.M. and delivered to W. H. Goffman const.

Aug 8 " 1924 summons returned indorsed as follows: Received this writ Aug the 4. 1924 and on Aug the 4. 1924 served the same on defendants by leaving Certified Copy thereof on of the indorsement thereon at residence of W. H. Goffman const.

Aug the 8 " 1924 time for the return of summons at 9 o'clock both parties appeared the Defendant asked for a jury which was allowed jury drawn as follows: John Harris Geo. Yealey Mrs. A. E. Mitchell G. M. Bailey John Amrine Thom. Douglas

Case was continued until the 22 day of Aug at 9 o'clock A.M. 1924

The Plaintiff being a non resident of Union County I required him to secure the costs which was done by paying up \$20.00 cash which amount was sufficient

H. Hall J.P.

Aug  
Jurors  
Returnable  
Aug 22  
Account his  
granted me  
Aug the 26  
This reply  
writ on the  
and to pursue  
within named  
to each of the  
Aug the 26  
Case was  
and the follo  
John Harris  
John Amrine  
and the fe  
confused  
S. S. Young  
the defendant  
during case  
which the  
jury and  
verdict  
one dollar  
of the A  
Therefore it  
from said W.  
\$27.70  
Making 282

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the cost of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment and \_\_\_\_\_



the Peace,

Township,

County, Ohio

account  
ask and labor

Att'y for Plff.  
Att'y for Deft.  
with interest from  
19, at per cent. and costs

one dollar

287<sup>70</sup>  
of July 1924,  
particulars herein, whereupon

figures following, to-wit:  
there is  
and labor  
must Request  
shown  
attached

for said  
dollars  
portion

Summons  
the Aug  
10 AM  
court  
returned

the 4<sup>th</sup> 1924  
24 served  
leaving  
of the  
Residence

Worcester court  
by the return  
lock both  
tendant asked  
was allowed  
John Harris  
Mitchell  
Thom. Waugles  
until the  
AM 1924

on resident  
equipped him  
which was  
Cash which  
H. Hall J.P.

Aug 27 1924 I signed venire for the following  
jurors and delivered the same to the Sheriff Const  
Returnable Aug 22 1924 at 9 o'clock A.M.  
Aug 22 1924 time set for trial <sup>of</sup> Plaintiff Defendant  
Account his Attorney could not appear <sup>at</sup> continuance  
granted until Aug 26 1924 at 9 o'clock A.M.  
Aug the 26 1924 time set for trial Constable Wade  
his return indorsed as follows received this  
writ on the 21 day of Aug 1924 at 8 o'clock A.M. and  
and pursuant to the command thereof I served the  
within named jurors on the 21 day of Aug 1924 by delivering  
to each of them personally a true copy of said writ  
Worcester Const  
Aug the 26 1924 at 9 o'clock A.M. time for which  
Case was set for trial both Parties appeared  
and the following Jurors appeared and was sworn  
John Harris Geo. Gealy Am. Mitchell Wm. Bailey  
John Amrine and Thomas Waugles. Trial began  
and the following witness for the Plaintiff was  
confirmed J. M. Yoder and for the Defendant  
S. J. Yancy. Was read sworn and testified  
the defendant's Attorney filed his Bill of Particulars  
during every part of Plaintiff Bill of Particulars  
which the evidence was all in case was given to the  
jury and the jury agreed and rendered a  
verdict in favor of the Plaintiff for the sum of  
one dollar against the defendant and for cost  
of this action

Signed John Harris forman  
Therefore it is considered that the Plaintiff recover  
from said Defendant the sum of one dollar and  
287<sup>70</sup> costs as taxed on the margin of this docket  
making 287<sup>70</sup>  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff }  
vs. } Before \_\_\_\_\_  
Defendant } Justice of the Peace \_\_\_\_\_ Township,  
County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



CIVIL DOCKET

Civil Action before

H. Hall

, Justice of the Peace,

Darby

5-22-2 THE POL. & B. WFS. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Table with columns: Pliffs. Costs, Defts. Costs, and various legal services with associated fees.

F H George

Action on Promissory Note

No. 18 vs. S. G. Young

Plaintiff Defendant

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

Am't claimed, \$ 92.55 with interest from Apr 29 1924, at 8 per cent. and costs Judgment for 92.55 interest from Apr 29 to Nov 18 1924, \$ 4.23 and costs \$ 6.35 Making \$ 103.13

Be it Remembered, That on the 18 day of Nov 1924, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: being a promissory note given by said Defendant dated Apr 29 1924 for \$92.55 payable to F. H. George as follows Plain City, Ohio Apr 29 1924 Ninety days after date for value received We jointly and severally promise to pay F. H. George, or after Ninety Days \$92.55 Dollars at the first State Bank of Plain City in Plain City, Ohio with interest from date at the rate of 8 per cent per annum Payable Semi Annually

(Signed) S. G. Young Nov 18 1924 I issued summons of above case and returnable Nov 22 at 9 o'clock A. M. and delivered the same to U. S. Wycoff (Const)

Nov 19 1924 summons returned Indorsed as follows received this writ Nov 18 1924 and Nov 19 1924 served the same on defendant by leaving Certified Copy thereof and of the indorsements thereon at his residence U. S. Wycoff Const

Nov 22 1924 time set for trial, Plaintiff asked for a Continuance until Nov 25 1924 at 9 o'clock A. M. Continuance Allowed Plaintiff being a nonresident of the County gave security for Cash to the amount of Ten Dollars

Nov 25 1924 time to which case was continued at 9 o'clock the defendant failed to appear there or for one hour thereafter

therefore it is considered by me that judgment be rendered in favor of Plaintiff for \$92.55 with interest at 8 per cent from Apr 29 1924 to Nov 25 1924 amounting to \$4.23 interest - making \$96.78 and for costs amounting to \$6.35. Cash Making 103.13

H. Hall J.P.

Total Justice's Fees Rec my costs 90 NAME OF OFFICER

Table with columns: Constable, Service of Order of Attach't, Mileage, Service of Order of Eject't, etc.

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION

On the day of The defendant came, and by his surety, of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follow In pursuance of the Statutes in such case and provided, I, as surety for the stay of execution on the judgment of against hereby promise and undertake to pay the a of said judgment, interest and costs, and cost may accrue.

Taken by and signed and acknowledged me, and surety approved, this A. D. 19

SATISFACTION OF JUDGMENT.

Received 19 payment in full on the above judgment an



CIVIL DOCKET

Township, *Union* County, Ohio

*Darby*

f the Peace,

n *Bonusary Note*

Att'y for Plff.

Att'y for Deft.

id, \$ *92.54* with interest from  
1924, at *8* per cent. and costs

or *92.55* interest  
1924, \$ *4.13*

*6.36* Making *103.13*

of *Nov* 1924,

iculars herein, whereupon

figures following, to-wit:

*2* Note given  
*Sept 29* 1924  
as follows

*1924*  
I received  
to pay  
into *Two* of *55*  
of *Plain City*  
interest from  
at per annum

*G. Young*  
impans of  
able *Nov 22* 1924  
vised the same

returned

*8* 1924 and  
up on defendant  
thereof and of  
at *his* residence  
of *Canst*  
al, Plaintiff  
until *Nov 25* 1924  
money allowed  
resident of the  
Cash to the

Case was continued  
failed to appear

by me that  
of Plaintiff  
*8* per cent from  
*2.4* amounting to  
and for cost  
king *103.13*

*W. Hall J.P.*

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Plaintiff

Before \_\_\_\_\_

vs.

Defendant

Justice of the Peace \_\_\_\_\_ Township,

County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,

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

will satisfy such judgment and costs.

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

A. D. 19\_\_\_\_

Justice of the Peace.



5-22-2 THE COL. & S. WPA CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Doll. Cts.	Doll. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying 3 Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each 2	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing 6 Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings of 39a	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	

Dean Brown

Action on ~~Bank~~ Account for Baling Straw

Sworn to before me of Dec 19 1924

The Attachment in ~~the~~ ~~case~~ ~~of~~ ~~the~~ ~~State~~

Dean Brown

S. G. Young and B.

No. 19 vs. S. G. Young and Bertha Young

Plaintiff vs. Defendant. Am't claimed, \$ 180<sup>00</sup> with interest from 19, at per cent. and costs Judgment for 19, \$ and costs \$

Be it Remembered, That on the 18 day of Dec 1924, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The said Plaintiff says there is due him from said Defendants the sum of \$180<sup>00</sup> for baling straw for which the Plaintiff asks judgment for the costs in this action

(Signed) Dean Brown Plaintiff Also filed his Affidavit

Dean Brown Plaintiff vs. S. G. Young and Bertha Young Defendants

Before H. Hall J.P. Darby T.P.

Defendant State of Ohio Union Co. 551

The said Plaintiff Dean Brown says Defendant is justly indebted being duly sworn says that

S. G. Young and Bertha Young said Defendants are justly indebted to said Plaintiff for baling straw.

that said claim is just, that he believes said Plaintiff ought to recover thereon the amount of one hundred and eighty dollars (\$180<sup>00</sup>)

that the property sought to be attached is not exempt from execution: that said property is

not the personal earnings of said Defendants for services rendered with three months prior to the commencement of this action

that the Defendant is not the head or support of a family: and that said claim is for work and labor: that said Defendant is about to dispose this property or part thereof for the purpose of leaving the same beyond the reach of

their creditors said affiant further makes oath and says that that he has good reason to believe and does believe that the Pennsylvania Rail Road Co of and within said County of Union has in its possession property of said Defendants liable to be attached in this action to-wit: Straw and Hay as money

undertaking to Young in the said Plaintiff all damage the attachment order thereof

Approved by Issued

Dec 24 1924 Same to Dec 19 1924

Indorsed as for the same on the place of residence Return of att.

Received the place where Inventory and of said day in the

UNDERTAKING FOR STAY OF EXECUTION

On the day of The defendant came, and by his surety, of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows In pursuance of the Statutes in such case and provided, I, as surety for the stay of execution on the judgment of against hereby promise and undertake to pay the of said judgment, interest and costs, and cost may accrue.

Taken by and signed and acknowledged me, and surety approved, this A. D. 19

Justice of the P

SATISFACTION OF JUDGMENT.

Received 19

payment in full on the above judgment an

Total Justice's Fees Rec My fees \$3.35

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't 3 Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, 3 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, 3 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Exec'u'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
Far Moving and Storage of Goods	
For Care of Animals	

JURY Rec My Costs 11.75

WITNESSES appraisers Geo. Miller Elmer Brown Received My oath George Zedler Elmer Brown



of the Peace,

Township,

County, Ohio

Both Account  
Baling Straw

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

d, \$ 180 with interest from  
19 , at per cent. and costs

19 , \$

of Dec 1924,  
particulars herein, whereupon

figures following, to-wit:

is there is  
Defendants  
Baling Straw  
asks judgment  
action  
Brown Plff  
avit

before H-Hall J.P.  
Darby T.P.  
of Ohio Union Co. S.S.  
Brown says

that  
Young said  
to said  
straw.

that he  
to recover  
one Hundred  
at the Property  
Next except  
property is.

of said Defendants  
Three Months  
out of the action  
he had as support  
id claim

that said  
dispose thus  
for the purpose  
the reach of

oath and says  
person to believe  
shy any pair  
unity of

sion property  
be attached  
and pay as money

Sworn to before me and signed in my Presence this 18 day  
of Dec 1924

The Plaintiff asks summons and order of  
Attachment and entered in the following the named person  
his securities entered in to the following undertaking  
Bald for order of Attachment  
Dean Brown Plaintiff  
S. G. Young and Bertha Young Defendants  
Before H Hall J.P.  
for Darby T.P. Union Co Ohio

is said Cause amount sworn  
to \$360.00

of the County aforesaid  
undertaking to the said Defendants, S. G. Young and Bertha  
Young in the sum of Three Hundred Sixty Dollars that the  
said Plaintiff Dean Brown shall pay the said Defendants  
all damages which they may sustain by reason of  
the Attachment issued in the above Cause: if the  
order thereof be wrongfully obtained.

Signed Dean Brown  
D. B. Brown

Approved by and signed before me this 18 day of Dec 1924  
Issued summons and order of attachment returnable

Dec 24 1924 at 9 o'clock A.M. and delivered the  
same to W. S. Wycoff Const

Dec 19 1924 Summons and order of Attachment returned  
Indorsed as follows Received this summons Dec 18 1924 and I served  
the same on the defendants by leaving a certified copy at their usual  
place of residence W. S. Wycoff Const

Return of Attachment  
Received this order Dec 18 1924 and Dec 18 1924 I went to  
the place where the defendants property described in the annexed  
Inventory and appraisal was found: and there at 11 o'clock A.M.  
of said day in the presence and hearing of Geo. Yealey and Elmer Brown

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. B. B. MFS. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Foundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Exec'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

Action on

No. \_\_\_\_\_ vs. \_\_\_\_\_ Plaintiff . Att'y for Plff. \_\_\_\_\_

Am't claimed, \$ \_\_\_\_\_ with interest from \_\_\_\_\_

19 \_\_\_\_\_, at \_\_\_\_\_ per cent. and costs

Judgment for \_\_\_\_\_

19 \_\_\_\_\_, \$ \_\_\_\_\_

Defendant . and costs \$ \_\_\_\_\_

Be it Remembered, That on the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, the said Plaintiff filed \_\_\_\_\_ Bill of Particulars herin, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Two creditable persons did declare that by virtue of this order I attached said property at the suit of Dean Brown and did then and there attach it. and I then with GEO Yealey and Elmer Brown two householders of the County of Union after administering to them an oath duly to inventory and appraise said property. Made a true inventory and appraisement of said property being all that was attached. and said inventory and appraisement. signed by me and said householders. is annexed to and returned with this order

Straw \$910 # appraised \$31.18  
Hay \$360 # " " \$43.89  
Signed W. H. Wycoff const \$75.07

Appraisers } Geo Yealey  
                  } Elmer Brown

I could not get possession of the property alleged to be in the possession of Pennsylvania Rail Road Co. the Garnishee and Dec 18 1924 at 11 o'clock A.M. I served said B. E. Penrose agent with a copy of this order and copy of the notice to Garnishee hereunto annexed to appear and answer & etc by leaving the said copies with him Pursuantly

Debt's case being settled by defendant paying amount of claim plaintiff paid Cash  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXEC

On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and ent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_ 1

payment in full on the above judgment



of the Peace,

Township,

County, Ohio

on

Att'y for Plff.

Att'y for Deft.

med, \$ with interest from  
19 , at per cent. and costs

for  
19 , \$

y of 19 ,  
rticulars herin, whereupon

ad figures following, to-wit:

did declare  
order attached  
it of Dean Brown  
attach it and  
and Elmer Brown  
anty of Union  
in an oath  
suiside said  
ventury and  
being all  
said inventory  
by me and  
needed to and

gained \$31.18  
\$ 43.89  
of said 75.07

of the property  
of Pennsylvania  
and Dec 18  
said said  
Gaffney of this  
to Washburne  
and answers  
said Caples with  
pys off caus  
defendant paying  
Calkin  
H Hall Jr

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



5-22-2 THE COL. & WFS. CO. 119

JUSTICE OF THE PEACE

NOTE: "All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed." Gen'l Code, Sec. 1746

	Plffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	60
Indexing Case	.10	10
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	1 00
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing 4 Necessary Papers, each	.10	40
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		3 40

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, 2 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be Itemized and sworn to For Moving and Storage of Goods For Care of Animals	2 25

Received my fees  
U. G. Wycoff Const

JURY

WITNESSES

Dr. F. H. George  
Plaintiff

N<sup>o</sup> 20 vs.  
J. S. Young  
Bertha Young  
Defendant

Action on Bank Account for Wash. Labas and Professional work

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

Am't claimed, \$ 160<sup>22</sup> with interest from June 27 1924, at 6 per cent. and costs

Judgment for 19 \$ and costs \$

Be it Remembered, That on the 20 day of Mar 1925, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
The said Plaintiff says there is due him from said Defendants the sum of \$ 160<sup>22</sup> with interest on same from the date of the last entry in the two statements hereto attached respectively that this statements respectively are for professional services and automobile repairs and labas thereon.

Plaintiff asks for judgment and costs of this Action  
Signed Dr. F. H. George Plff.  
The Plaintiff being a Non Resident of Union Co Ohio required him to secure the cost, for which he don by footing up the amount of \$ 15<sup>00</sup> being all that was required

on March the 20<sup>th</sup> 1925 I issued Summons of the above date and delivered returnable on Mar 24 1925 at 9 o'clock A M and delivered the same to U. G. Wycoff const-  
Mar 20 1925 received this writ Mar 20. 1925 and Mar 20. 1925 served the same on Defendants by leaving certified copy thereof and of the writs thereon at Residence

(Signed) U. G. Wycoff Const  
Mar 24 1925 time set for return of summons trial both parties appeared Plaintiff's Atty could not come the case was adjourned to 1925 the Plaintiff asked for a jury and the following jurors was selected Mrs. A. E. Mitchell J. W. Brown Mart Wetzel A. B. Converse and Jo Rice and Walter Clark

Apr 21 1925 Above case dismissed with out Prejudice to New Action  
H. Hall Jp

by way of his Union  
Os F  
I G Young  
in this A  
says: by w  
says that  
An account  
to feed and  
1923 to Aug 1  
to Parties for  
at 2.50 ft Me  
wherefore the  
action a  
have judg  
with interest

UNDERTAKING FOR STAY OF EXEC

On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay to \_\_\_\_\_ of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_

payment in full on the above judgment



of the Peace,

Township,

County, Ohio

on Bank Account for  
K. Labar and  
usual work

Att'y for Plff.

Att'y for Deft.

med, \$ 160<sup>22</sup> with interest from  
1924, at 6 per cent. and costs

for  
19 , \$

y of Mar 1925,  
particulars herein, whereupon

and figures following, to-wit:

is due him  
Sum of  
same from  
try in the  
attached respectively;  
only are for  
automobile

and costs of  
F. W. George Plff  
Resident of  
him to secure  
by posting  
being all that

issued summons  
returned returnable  
k A M and  
Wyooff const  
Writ Mar 20. 1925  
the same on  
filed copy  
with the court

W. A. Wyooff const  
Plaintiff's Atty  
was adjourned  
Plaintiff asked  
Clarence Garrison  
Tehell J. W. Brown  
and J. Rice  
st with out Prejud  
Hall J.P

by way of her before H Hall Justice of the Peace in and for Darby Township,  
Union County Ohio  
vs  
Dr F W George Plff

I G Young and Bertha Young Deft  
I now comes Bertha Young one of the Defendants  
in this action and for her answer to the Plaintiff's bill of Particulars  
says: by way of her Cross bill of Particulars this Defendant  
says that the Plaintiff is indebted to this Defendant upon  
an account for feed and pasture for two horses as follows:  
to feed and care for two horses in barn from May 17  
1923 to Aug 18 1923 being 564 feeds @ 30¢ 169<sup>20</sup>  
to Pasture for the same Aug 19 1923 to Dec 1 1923 being 3 1/2 months  
at 2.50 per month each 17<sup>50</sup> 169<sup>20</sup>  
Total \$186.70

wherefore the said Defendant prays that the Plaintiff's  
action as to her may be dismissed and that she may  
have judgment against the Plaintiff for the sum of \$186.70  
with interest from Dec 1 1923 and her costs  
Signed R L Cameron Atty

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
\_\_\_\_\_ his surety, resident  
of the County, approved by me as good and suffi-  
cient surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff }  
vs. } Before \_\_\_\_\_  
Defendant } Justice of the Peace \_\_\_\_\_ Township,  
\_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.



5-22-2 THE COL. B. B. MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cents

Pliffs. Costs Defts. Costs  
Dolls. Cts. Dolls. Cts.

Docketing Petition or Bill of Particulars	.50
Appointing Guardian for Minor	.60
Taking Security for Costs	.60
Indexing Case Pliffs. and Defts., each	.10
Taking and Certifying Affidavits, each	.80
Taking and Approving a Bond, Undertaking or Recognizance	.80
Issuing Summons Defts., each	.40
Issuing Order of Attachment	.70
Issuing Order of Arrest	.70
Issuing Writ of Replevin	.75
Granting Continuance, each	.40
Issuing Commitment to Jail	.70
Issuing Subpoena Persons, each	.10
Issuing Venire Persons, each	.10
Issuing Order on Jailer for Prisoner	.60
Swearing Witnesses, each	.10
Swearing Jury	.40
Hearing Case on Appearance without Trial	1.00
Hearing Case When Defense is Interposed	2.00
Sitting in Case, Trial by Jury	2.50
Hearing Motions or Demurrers, each	1.00
Pronouncing Judgment	.80
Entering a Rule of Reference	.50
Swearing Arbitrators, each	.40
Issuing Writ of Restitution	.80
Numbering and Filing Necessary Papers, each	.10
Entering Judgment and Costs on Cash Book	.40
Iss'g Execution Against Property or Person	.80
Poundage—4% on \$ collected	
Making Transcript, Including Certificate	2.50
Signing and Certifying Bill of Exceptions	.50
Reducing Testimony to writing in Bastardy Proceedings	1.50
Issuing Other Writs or Orders, each	.75
Making Itemized Cost Bill	.50

Total Justice's Fees  
NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

80  
50  
130

Rec My Jus  
W. G. My Off Cons.  
JURY

WITNESSES

Lewis Schiderer

No. 21 vs. R. H. Bayer

Plaintiff Defendant

Action on Book Account for Sale of Wag.

Att'y for Plff. Att'y for Deft.  
Am't claimed, \$ 26.77 with interest from Jan 1 1924, at 6 per cent. and costs  
Judgment for 19, \$ and costs \$

Be it Remembered, That on the 9 day of June 1924, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: the said Plaintiff says there is due him from said Defendant the sum of \$26.77 with interest from Jan 1 1924 at 6% for one Wag bought of the said Plaintiff for which amount is long past due and unpaid  
(Signed) Lewis Schiderer

June the 9th 1924 I issued summons on in above case returnable June the 12th 1924 at 10 o'clock am and delivered the same to W. G. Myoff Const  
Constable returns

Received this writ June 9 1924 and I served the same on the Defendant by the means of a Certified Copy thereof and of the Indorsements thereon with at his residence W. G. Myoff Const

June 12 1924 case settled in full without any further proceedings

Received account in full  
Lewis Schiderer

UNDERTAKING FOR STAY OF EXEC  
On the..... day of.....  
The defendant came, and by.....  
..... his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, as surety for the stay of execution on judgment of..... against..... hereby promise and undertake to pay to of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this..... A. D. 19..... Justice of the

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



of the Peace,

Township,

County, Ohio

on Book Account  
Sale of Hay.

Att'y for Plff.

Att'y for Deft.

ned, \$ 26.77 with interest from  
1924, at 6 per cent. and costs

for  
19, \$

of June 1924,  
particulars herein, whereupon

and figures following, to-wit:

There is due him  
a sum of  
in Jan 1, 1924  
bought of  
rich amount  
unpaid  
with Schuderes

I issued summons  
able June the 12  
and Delivered  
off Court

9 1924 and  
the 9 day of  
sent by Hedding,  
and of the  
at his residence  
we off Court  
in full  
udings  
le of  
full  
ndidues.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

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

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Plaintiff

vs.

Defendant

Before \_\_\_\_\_

Justice of the Peace \_\_\_\_\_ Township,

County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

on the docket of said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,

conditioned as follows: 1. That the said appellant will prosecute \_\_\_\_\_ appeal to effect and with-

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

\_\_\_\_\_ will satisfy such judgment and costs.

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

A. D. 19 \_\_\_\_\_

Justice of the Peace.







CIVIL DOCKET

of the Peace,

Township,

County, Ohio

on forcible entry  
injunction

Att'y for Plff.

Att'y for Deft.

ed, \$ with interest from  
19 , at per cent. and costs

for  
19 , \$

of June 1925,  
dollars therein, whereupon

figures following, to-wit:

Peace in and  
by in the  
State of Ohio  
W. Marsh  
Union  
Make his  
just one

11th day of April  
I still remember  
the undersigned  
premises in  
said County  
as follows:  
lying situated  
and State  
plaint and  
road known  
tin Road  
ed Summons  
able June 26  
and delivered  
Court  
made his return  
June 22 1925  
ed the same on  
ied copy thereof  
residence  
Wynoff must  
trial of the  
out in 10 day

H. H. J. P.  
as the as for  
idered judgment  
H. H. J. P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

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

as surety for the stay of execution on the above  
judgment of \_\_\_\_\_

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

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

\_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ from

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:

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

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

\_\_\_\_\_ on the docket of said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

\_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,

conditioned as follows: 1. That the said appellant... will prosecute \_\_\_\_\_ appeal to effect and with-

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

\_\_\_\_\_ will satisfy such judgment and costs.

\_\_\_\_\_

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

\_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.



5-22-2 THE COL. & S. MRS. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally exact. Gen'l. Code, Sec. 1746. Cents

	Pliffs. Costs		Defts. Costs	
	Dolla.	Cts.	Dolla.	Cts.
Docketing Petition or Bill of Particulars	.50			
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Pliffs. and Defts., each	.10			
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing Summons & Defts., each	.40			
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuance, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50			

Total Justice's Fees

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, 2 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods	
For Care of Animals	

JURY

WITNESSES

*Louy Converse*

Action on account of Thrashing in the year 1923

No. 23 vs. *L. Y. Young*  
*Bertina Young*

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 56.44 with interest from 18 day of July 1923, at 6 per cent. and costs

Judgment for 19, \$ and costs \$

Defendant

Be it Remembered, That on the 6 day of Aug 1925, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The said Plaintiff says there is due him from said Defendants the sum of \$65.35 for thrashing done during the season of 1923 and on or about the 18 day of July, for which Plaintiff asks judgment and his costs herein expended

(Signed) *Louy Converse*  
July the 6<sup>th</sup> 1925 I issued summons for the above case returnable Aug 10<sup>th</sup> 1925 at 7 o'clock P.M. and delivered the same to *W. G. Wycuff* const

Aug 10, 1925 Case settled and costs paid.

*H. W. Hall J.P.*

UNDERTAKING FOR STAY OF EXEC

On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, caused an undertaking for execution to be entered herein, which  
In pursuance of the Statutes in such  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on  
judgment of \_\_\_\_\_  
against \_\_\_\_\_  
hereby promise and undertake to pay to  
of said judgment, interest and costs, and  
may accrue.

Taken by and signed and acknowledged  
me, and surety approved, this \_\_\_\_\_  
A. D. 19 \_\_\_\_\_

Justice of the

SATISFACTION OF JUDGMENT

Received *amount being 10*  
*Defendant amount of 10*  
payment in full on the above judgment  
*H. W. Hall*



of the Peace,

Township,

County, Ohio

on account for  
ing in the year 1923

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

ed, \$ 56 <sup>4</sup> with interest from  
1923, at 6 per cent. and costs  
for  
19 , \$

of Aug 1925,  
particulars herein, whereupon

and figures following, to-wit:

is due him  
sum of  
during  
on as about  
which Plaintiff  
costs herein

my converse  
ed summons  
able Aug 10  
detained the  
ff court

settled and  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
\_\_\_\_\_ his surety, resident  
of the County, approved by me as good and suffi-  
cient surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 1925 from  
Defendant amount of \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.  
\_\_\_\_\_

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.



CIVIL DOCKET

Civil Action before

H. Hall

Justice of the Peace,

Warby

5-22-2 THE COL & B BSA CO. 119

JUSTICE OF THE PEACE

Table of court fees including Docketing Petition or Bill of Particulars, Issuing Summons, etc.

Table with columns for Pliffs. Costs and Defts. Costs, with handwritten entries like 50, 60, 80, 20, 1.00, etc.

William Jenkins and Oscar Finley vs. Ralph Smith and Della Smith his wife

Action on commission on the sale of Property in Plain City, Ohio. Am't claimed, \$165.00 with interest from Nov 1 1925, at 6 per cent. and costs

one hundred and sixty five dollars at 6% and costs

Be it Remembered, That on the 23 day of Nov 1925, the said Plaintiff, filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiffs says there is due them from said Defendants the sum of one hundred and sixty five and 00/100 Dollars (\$165.00) on a Commission for the sale of the Defendants House and lot situated in Plain City Union County, Ohio, on the Southeast corner of West Main Street and Gay Ave. in said Village.

The Plaintiffs William Jenkins and Oscar Finley say they were and have been engaged in business of selling real estate having their principal place of business at Hilliards, Ohio, and said Defendants made an oral agreement with the Plaintiffs to sell said real estate for a three (3) per cent commission and the Plaintiffs procured a purchaser, Ott Zwick, and said property was sold for the sum of Five thousand and five hundred (\$5500.00) Dollars wherefore the Plaintiffs asks judgment for said amount of \$165.00 with interest thereon at the rate of 6% per cent from the 1st day of Nov 1925

(Signed) John S. Slaughter, Plffs. Attorney Nov 25 1925 I issued Summons of the within Case returnable Dec 3 1925 at 9 o'clock A.M. and delivered them to U.S. Wycoff, Const Nov 25 1925 Received this Nov 25 1925 and Nov 25 1925 served the same on defendants by leaving personally to Della Smith and to Ralph S. Smith by leaving a certified copy at his usual place of Residence U.S. Wycoff, Const

Dec 3 1925 at 9 o'clock A.M. time for trial the Plaintiffs appeared the Defendants failed to appear then as far as our hands there after Plaintiffs being duly sworn and examined on amount of claim I find and hereby render judgment by default for the Plaintiffs on their bill of Particulars against the defendants for the sum of

UNDERTAKING FOR STAY OF EXECUTION On the... day of... The defendant came, and by... his surety of the County, approved by me as good and ent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, as surety for the stay of execution on judgment of... against hereby promise and undertake to pay the of said judgment, interest and costs, and may accrue. Taken by and signed and acknowledged me, and surety approved, this... A. D. 19... Justice of the

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

Constable NOTE: The following fees cover service and return of writ and copies to complete service, when required by law. Service of Order of Attach't, Defs., each 1.00 Mileage, 1st m., 50c; add'l m., each .15 Service of Order of Eject't, Defts., each 1.00 Mileage, 1st m., 50c; add'l m., each .15 Service of Order of Rest'n, Defts., each 1.00 Mileage, 1st m., 50c; add'l m., each .15 Service of Writ of Replevin, Defts., each 1.00 Mileage, 1st m., 50c; add'l m., each .15 Service of Summons, Persons, each .80 Mileage, 1st m., 50c; add'l m., each .15 Service of Subpoenas, Persons, each .80 Mileage, 1st m., 50c; add'l m., each .15 Service of Venire, Persons, each .80 Mileage, 1st m., 50c; add'l m., each .15 Service of Notice to Garnishee, Persons, each .80 Mileage, 1st m., 50c; add'l m., each .15 Service of Execu'n against Prop. or Person .80 Mileage, 1st m., 50c; add'l m., each .15 And 6% on \$ thus collected Service of Any Other Writs, Orders or Notices, Persons, each .80 Mileage, 1st m., 50c; add'l m., each .15 Attending During Jury Trial, each case 2.00 Attending During Trial without Jury 1.50 Summoning and Swearing Appraisers 2.00 Advertising Property, for Sale, by Posting 1.00 Taking and Returning Bonds, each .80 Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals

JURY

WITNESSES

Rec my fees Rec my fees U.S. Wycoff, Const.



of the Peace,

on commission on  
leaf of Property in  
ity of  
Langhrey  
Att'y for Plff.  
Att'y for Deft.  
ed, \$165<sup>00</sup> with interest from  
1925, at 6 per cent. and costs

for  
19 , \$  
of Nov 1925,  
particulars herein, whereupon

figures following, to-wit:  
is due them  
of one hundred  
165<sup>00</sup>) on a  
the Defendants  
Plain City  
South East  
and Guy Ave

and Oscar Finley  
engaged in business  
Principal place  
land said  
ment with the  
state for a  
and the  
case of J. Zweck,  
for the sum of  
\$5500<sup>00</sup>) Dollars  
judgment for said  
rest thereon at  
the 1<sup>st</sup> day of Nov 1924

Langhrey, Plffs. attorney  
rari of the within  
25 at 9 o'clock A. M.  
Const  
received this Nov 25.  
same on defendants  
with and to  
certified Coffey  
Const  
time for  
the Defendants  
one has their  
by sworn and  
claim I find  
by default  
bill of Particulars  
the sum of

Warby

# CIVIL DOCKET

Township, Union County, Ohio

one Hundred & sixty Five & <sup>00</sup>/<sub>100</sub> Dollars (\$165<sup>00</sup>) with interest from Nov 1<sup>st</sup> 1925  
at 6% and costs amount \$172<sup>72</sup> <sup>114<sup>00</sup></sup>

Cash being secured by Plaintiffy #1 <sup>73<sup>72</sup></sup> <sup>114<sup>00</sup></sup> H. Hall J.P.  
Residue which was paid by Plaintiffy on the grounds of being an non  
H. Hall J.P.

### UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

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

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

### SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

100 Dollars payment in full on the above judgment and costs.

### APPEAL BOND

On the 3 day of Dec 1925, said Ralph L. Smith & Vella Smith entered into an undertaking to the adverse party as follows:

William Jenkins & Oscar Finley Plaintiff vs. Ralph L. Smith & Vella Smith Defendant  
Before H. Hall Justice of the Peace, Warby Township, Union County, Ohio

Whereas, on the 3 day of Dec A. D. 1925, the said William Jenkins and Oscar Finley obtained a judgment against the said Ralph L. Smith & Vella Smith on the docket of said Justice of the Peace, for \$165<sup>00</sup> dollars and \$10<sup>40</sup> cents, and costs taxed at \$10<sup>40</sup>

dollars and \_\_\_\_\_ cents, and the said Ralph L. Smith & Vella Smith intend to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, B. E. Thomas, Ralph L. Smith & Vella Smith of Union County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \$165<sup>00</sup> dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, they will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this 3 day of Dec A. D. 1925

H. Hall Justice of the Peace.



CIVIL DOCKET

Civil Action before

H. Hall

, Justice of the Peace,

Warby

5-22-2 THE COL. & S. W. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Centis

Pliffs. Costs Defts. Costs

Table of court fees including Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc.

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Table of service fees including Service of Order of Attach't, Mileage, Service of Order of Eject'mt, etc.

JURY

WITNESSES

Albert G. Hunt

Action on for work & labors

Sworn to before

No. 25 vs.

Adaline Smith

Att'y for Plff. Am't claimed, \$ 157.68 with interest from 19, at per cent. and costs Judgment for 19, \$ and costs \$

The Plaintiff a I receive at 9 o'clock and delivered

Dec 14 1925 could not she was

Be it Remembered, That on the 12 day of Dec 1925; the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due him from said Defendant the sum of \$ 157.68 for work and labors performed at the request of the Defendant. That said work and labors was performed between Oct 19, 1925 and Dec 1, 1925

Plaintiff asks judgment for said sum of One Hundred Fifty Seven & 68/100 dollars and for costs of this action (Signed) Albert G. Hunt

the said Albert G. Hunt filed Affidavit for Attachment and Notice to Garnish as follows: Albert G. Hunt plff vs Adaline Smith, Deft

before H. Hall J.P. Warby Township Union C 255

The said Plaintiff Albert G. Hunt being duly sworn says that Adaline Smith said Defendant is justly indebted to said Plaintiff for work and labors

That said claim is just; that he believes said Plaintiff ought to recover thereon the amount of \$ 157.68 Dollars that the property sought to be attached is not exempt from execution; that said property is that the personal earnings of said Defendant for services rendered within three months prior to the commencement of this action;

And that said claim is for work and labors; that said Defendant is a Non resident of said County of Union.

Said affiant further makes oath and says that he has good reason to believe and does believe that B. E. Thomas of and within said County of Union has in his possession property of said Defendant liable to be attached in this action to-wit: Corn in storage or money

Signed Albert G. Hunt

Received And on same day in and the acc Adaline Smith the Defendant's appraisal be in the presence two credible I attached and did then a J.E. Evans two to them and made a true all that was signed by me this order. P. I could not possession at 6:30 o'clock with a copy answers set for him personal

Returned

Received

And on same day in and the acc Adaline Smith the Defendant's appraisal be in the presence two credible I attached and did then a J.E. Evans two to them and made a true all that was signed by me this order. P. I could not possession at 6:30 o'clock with a copy answers set for him personal

Received

And on same day in and the acc Adaline Smith the Defendant's appraisal be in the presence two credible I attached and did then a J.E. Evans two to them and made a true all that was signed by me this order. P. I could not possession at 6:30 o'clock with a copy answers set for him personal

Received

And on same day in and the acc Adaline Smith the Defendant's appraisal be in the presence two credible I attached and did then a J.E. Evans two to them and made a true all that was signed by me this order. P. I could not possession at 6:30 o'clock with a copy answers set for him personal

Received

And on same day in and the acc Adaline Smith the Defendant's appraisal be in the presence two credible I attached and did then a J.E. Evans two to them and made a true all that was signed by me this order. P. I could not possession at 6:30 o'clock with a copy answers set for him personal

Received

And on same day in and the acc Adaline Smith the Defendant's appraisal be in the presence two credible I attached and did then a J.E. Evans two to them and made a true all that was signed by me this order. P. I could not possession at 6:30 o'clock with a copy answers set for him personal



on for work & labor

Att'y for Plff.  
Att'y for Deft.  
ed, \$ 157.<sup>68</sup> with interest from  
19, at per cent. and costs

for  
19, \$

of Dec 1925;  
particulars herein, whereupon

figures following, to-wit:  
is due him  
of \$ 157.<sup>68</sup>  
at the  
the Defendant.  
labor was  
19, 1925 and

Said sum  
seven & <sup>68</sup>/<sub>100</sub> dollars  
action  
Albert G. Hunt

Hunt filed  
and notice

H. Hall J.P.  
Township Union C 255

of Albert G. Hunt  
Adeline Smith  
admitted to said

It he believing  
as the  
that the  
is not exempt  
property is  
of said Defendant  
in three month  
out of this action:  
for work and labor  
on resident of

oath and says  
to believe and  
was of and  
ion has in his  
& Defendant liable  
action to  
Signed Albert G. Hunt  
Albert G. Hunt

# CIVIL DOCKET

Warby

Township, Union County, Ohio

Sawen to before me and signed in my presence this 12<sup>th</sup> day of Dec-1925  
L. C. Davis

The Plaintiff asked Summons and an order of Attachment  
I received Summons and order of Attachment, returnable Dec 18<sup>th</sup> 1925  
at 9 o'clock and delivered the same to R. H. Wycoff Constable

Dec 14<sup>th</sup> 1925 Constable made his return as follows on Summons  
could not get my service on Defendant on the grounds  
She was the non Resident of said Union County Ohio

Received this writ Dec 14<sup>th</sup> 1925 at 8 o'clock A.M. and afterwards  
And on said day, received an order of Attachment issued by H. Hall J.P.  
in the action of Albert G. Hunt against the within named  
Adeline Smith, and on Dec 14<sup>th</sup> 1925 I went to the place where  
the Defendant's property described in the annexed inventory and  
appraisement was found; and there at 8 o'clock A.M. of said day  
in the presence and hearing of Walter Brown and J. E. Evans  
two credible persons did declare that by virtue of this writ and  
I attached said property at the suit of Albert G. Hunt  
and did then and there attach it; and then with Walter Brown and  
J. E. Evans two householders of the County of Union, after administering  
to them an oath truly to inventory said 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. Plaintiff filed affidavit of proceedings against B. E. Thomas

I could not come at the property alleged to be in the  
possession of B. E. Thomas the Garnishee and Dec 14<sup>th</sup> 1925  
at 6<sup>30</sup> o'clock A.M. I served said B. E. Thomas Garnishee  
with a copy of this order, and a written notice to appear and  
answer, set by leaving said copy of this order and said notice with  
him personally a copy of which notice is hereto annexed  
Signed R. H. Wycoff Const  
forwarded to Pg (208)

### UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

### SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

### APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.







on Bank Account  
Groceries and  
handicraft

Att'y for Plff.  
Att'y for Deft.  
ed, \$ 145.<sup>00</sup> with interest from  
1925, at 6 per cent. and costs  
for  
19 , \$

of Dec 1925,  
particulars herein, whereupon

and figures following, to-wit:  
and says that  
to him in  
as Meat and  
furnished by  
them and at  
plaintiff being  
of conducting  
ling Meat groceries  
with cents. His  
account with  
to time, down  
wares Merchandise  
Account on  
small payments.  
ance is due  
sum is due

judgment in  
int from Dec  
peace  
Thad. Thrall  
Plaintiff atty  
of Ohio  
ly supra says  
in and that  
going bill  
verily believes  
Robinson  
me this 18 day  
Thad. Thrall  
Notary Public  
oul Carr and  
at 9 o'clock A.M.  
W.G. Wycoff Const.

25 and served  
1925  
ing personally

# CIVIL DOCKET

Warby

Township, Union County, Ohio

And on December the 21 1925 I served the same on Bertha Young  
on the 21 day of Dec 1925 by having a certified copy thereof and  
the indorsements thereon with her personally  
W.G. Wycoff. Const

Dec 24 1925 the Defendants appeared and paid claim & costs  
and had case dismissed  
H. Hall J.P.

### UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
\_\_\_\_\_ his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

### SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

### APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:

No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
us. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

H. Hall

, Justice of the Peace,

Darby

5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Plffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case 1 Plffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	80
Taking and Approving a Bond, Undertaking or Recognizance	.80	80
Issuing Summons 2 Defts., each	.40	80
Issuing Order of Attachment	.70	70
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire 6 Persons, each	.10	60
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	250
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	30
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	50
<b>Total Justice's Fees</b>		<b>930</b>

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00	100
Mileage, 1st m., 50c; 9 add'l m., each	.15	150
Service of Order of Eject't, Defts., each	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Order of Resti'n, Defts., each	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Writ of Replevin Defts., each	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Summons, 2 Persons, each	.80	160
Mileage, 1st m., 50c; 2 add'l m., each	.15	30
Service of Subpoenas, Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Venire, Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Notice to Garnishee, Persons, each	.80	80
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Execu'n against Prop. or Person	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
And 6% on \$ thus collected		
Service of Any Other Writs, Orders or Notices, Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Attending During Jury Trial, each case	2.00	200
Attending During Trial without Jury	1.50	
Summoning and Swearing Appraisers	2.00	200
Advertising Property, for Sale, by Posting	1.00	
Taking and Returning Bonds, each	.80	
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		100

F.H. George

Action on Open Account

No. 27 vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

S.G. Young & Bertha Young

Defendant

Am't claimed, \$91.86 with interest from 19, at per cent. and costs

Judgment for

19, \$

and costs \$

Be it Remembered, That on the 23 day of Dec 1925, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: the said Plaintiff says there is due him from said Defendants the sum of \$91.86 on an open account for garage work and supplies. Plaintiff asks Judgment for said sum of Ninety One + 86/100 Dollars and costs of this action

F.H. George

Dec 23 1925 I issued summons of the above case returnable Dec 29 1925 at 9 o'clock and delivered the same to W. G. Wyeuff esq Dec 23 1925 the said F.H. George filed Affidavit for Attachment as follows: F.H. George Plff vs S.G. Young, Bertha Young, Def of Darby Township, State of Ohio Union County ss.

The said Plaintiff F.H. George being duly sworn says that S.G. Young & Bertha Young said Defendants is justly indebted to said Plaintiff for garage work and supplies; that said claim is just; that he believes said plaintiff ought to recover thereon the amount of Ninety One + 86/100 Dollars, that the property sought to be attached is not exempt from execution; that said property is not the personal earnings of said Defendants for service rendered within three months prior to the commencement of this action. And that said Defendants is about to dispose of this property or a part thereof and place the same beyond the reach of their creditors. Said affiant further makes oath and says that he has good reason to believe and does believe that defendant B.E. Thomas of and within said County of Union has in his possession property of said Defendants liable to be attached in this action to-wit: Money

F.H. George

Sworn to before me and signed in my presence this 23 day of December 1925 S. C. Davis Notary Public

The Plaintiff Ohio gave Bond F.H. George Plaintiff vs S.G. Young & Bertha Young and Bertha Young that the Plaintiff not to executing reason of the Alibi Darby

Signed before of Dec 1925 Plaintiff Defendant and the fol John Amern Jonike Raus Summons and delivery service done

as follows. and pursuant within name Ed Strunk served Jan 2 personally.

UNDERTAKING FOR STAY OF EXECU

On the... day of... The defendant came, and by... his surety of the County, approved by me as good and ent surety, caused an undertaking for t execution to be entered herein, which jo In pursuance of the Statutes in such and provided, I, as surety for the stay of execution on judgment of... against... hereby promise and undertake to pay th of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this... A. D. 19...

Justice of the

SATISFACTION OF JUDGMENT.

Received... 19...

payment in full on the above judgment

appraisers Ed Strunkkenburg Rec'd by... John Amern S. C. Davis Ed Strunkkenburg S. C. Davis Ed Strunkkenburg S. C. Davis

WITNESSES



CIVIL DOCKET

Township, Union County, Ohio

Darby

The Plaintiff being an non resident of said union county Ohio gave Bond for order of attachment as follows F.H George Plaintiff vs S.G Young & Bertha Young Deft. Before H Hall Justice of the Peace of Darby Township Union county Ohio

I do hereby bind ourselves to the Defendants S.G Young and Bertha Young in the sum of Two Hundred Dollars that the Plaintiff F.H. George will pay the Defendants the damage not to exceeding Two Hundred Dollars which they may sustain by reason of the attachment in this action if the order is wrongfully obtained Darby Township, Dec 23 1925

Signed before me at my office and sureties approved this 23 day of Dec 1925 S.G. Carpenter H. Hall J.P. Plaintiff Defendant asked for a jury which was granted and the following names was drawn John Amrine C.O. Bailey Geo Yealey Ed Strunkenburg Mike Rausch Clifton Holyersas Summons for jury was issued for jury and delivered to W.G. Wycoff Const for service and to appear Jan 5 1926 at 9 o'clock

Summons returned indorsed as follows. Received this writ Jan 2 1926 at 12 o'clock and pursuant to the command thereof I served the within named John Amrine C.O. Bailey Geo Yealey Ed Strunkenburg Mike Rausch and Clifton Holyersas served Jan 2 1926 by delivering to each of them personally a true copy of said writ

Signed W.G. Wycoff Const forwarded to Pg (210)

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 19 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 19 Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 19 from Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the 7 day of Jan 1926, said S.G. Young B.S. Robinson entered into an undertaking to the adverse party as follows: F.H. George Plaintiff vs S.G. Young Bertha Young Defendant Before H Hall Justice of the Peace Darby Township, Union County, Ohio. Whereas, on the 5 day of Jan A. D. 1926, the said F.H. George obtained a judgment against the said S.G. Young on the docket of said H Hall Justice of the Peace, for 91.86 dollars and 27 cents, and costs taxed at dollars and cents, and the said S.G. Young & B.S. Robinson intend to appeal therefrom, to the Court of Common Pleas of said County Now, Therefore, S.G. Young B.S. Robinson of Union County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of \$140.00 dollars, conditioned as follows: 1. That the said appellant will prosecute the appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this 7 day of Jan A. D. 1926 Justice of the Peace.

of the Peace, on Open Account Att'y for Plff. Att'y for Deft. med, \$91.86 with interest from 19, at per cent. and costs for 19, \$ of Dec 1925, particulars herein, whereupon ad figures following, to wit: is due him sum of \$91.86 page work and for said Dollars and H. George mans of the Dec 29 1925 at 9 o'clock Wycoff const George filed as follows H. Hall J.P. Township, State of Union County \$3. orge being duly Bertha Young debted to sufficiency believes said the amount of property sought from execution: personal earnings rendered within commencement of Defendants as a part thereof each of them makes oath and here and does believe within said possession property attached in this H. George Justice Public



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. B. B. WFS. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Ceus

Table with columns for Fees, Pliffs. Costs, Defts. Costs, and various legal services like Docketing Petition or Bill of Particulars, Issuing Summons, etc.

Total Justice's Fees Rec My fees 6.10

NAME OF OFFICER

Constable

Table with columns for Constable fees, Mileage, Service of Order of Attach't, etc.

JURY

WITNESSES

S. P. Davis

No. 28 vs. Chas. Hill

Action on account for Borrowed Money

Plaintiff

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 12.00 with interest from 19, at per cent. and costs

Judgment for

19, \$

and costs \$

Be it Remembered, That on the 19 day of Jan 1926, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due him from said Defendant, the sum of \$12.00 for Money loaned by Plaintiff to Defendant. Plaintiff asks judgment for said sum of twelve Dollars (\$12.00) and for costs of this action.

S. P. Davis also filed his affidavit for attachment as follows: S. P. Davis aff. before Chas. Hill J.P. Darby Township, Union County Ohio. Chas. Hill Deft. In State of Ohio Union County, ss.

The said Plaintiff S. P. Davis being duly sworn, says that Chas. Hill said Defendant is justly indebted to said Plaintiff for Money loaned to Defendant, that said claim is just; that he believes said Plaintiff ought to recover thereon the amount of Twelve Dollars.

that the Property sought to be attached is not exempt from execution, that said Property is the Personal earnings of said Defendant for services rendered within three months prior to the commencement of this action; and that Defendant is about to convert his property as a part thereof into money; and place the same beyond the reach of his creditors.

Said affiant further makes oath and says that he has good reason to believe and does believe that Bertha Young of said and within said County of Union has in her Possession property of said Defendant liable to be attached in this action to wit: Money.

(Signed) S. P. Davis Sworn to before me and signed in my Presence this 18 day of Jan 1926. S. G. Davis Notary Public

Also gave F. S. P. Davis plff. Chas. Hill Deft. Plaintiff S. P. Davis exceeding \$100 of the attached Darby

Signed before 19 Day of Jan The Plaintiff secure the property alleged at 12:30 PM I served Annexed Personally I also served

Return of Sum the same on the Copy thereof and

Jan 26 1926 Deft. Costs of Law

UNDERTAKING FOR STAY OF EXECUTION. On the day of The defendant came, and by his surety of the County, approved by me as good and ent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, as surety for the stay of execution on judgment of against hereby promise and undertake to pay the of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this A. D. 19 Justice of the

SATISFACTION OF JUDGMENT. Received Jan 27 1926 H. Hall J.P. payment in full on the above judgment S. P. Davis



of the Peace,

Township,

County, Ohio

on account of  
and Money

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

med, \$ 125 with interest from  
19, at per cent. and costs

for  
19, \$

of Jan 1926,  
particulars herein, whereupon

and figures following, to-wit:

there is due  
the sum  
by Plaintiff

has said  
and for

Davis  
for attachment  
Hall J.P.  
Union  
Ohio  
Union County, etc.

is being duly  
said Defendant  
Plaintiff for  
that said  
never said  
as thereon the  
Dollars.

the attached is  
that said Property  
of said Defendant  
then three months  
of this action  
not to convert  
into money.  
Beyond the  
cash and says  
believe and does  
of said and  
has in his  
Defendant liable  
ext. Money  
signed) S.P. Davis  
in my presence this

Public

Also gave Bond for order of Attachment as follows  
S.P. Davis plff } Before H. Hall Justice of the Peace of Darby Township  
O.H. Hill Deft } Union County Ohio:  
We bind our selves to the Defendant  
in the sum of Fifty Dollars (\$50.00) that the  
Plaintiff S.P. Davis will pay the Defendant the Damages not  
exceeding Fifty Dollars which he may sustain by reason  
of the attachment in this action if the order is wrongfully obtained  
Darby Township Jan 18 1926  
S.P. Davis  
R.H. Jackson

Signed before me at my office and Sureties approved this  
19 Day of Jan 1926  
H. Hall J.P.

The Plaintiff being an man resident of Darby Township was requested to  
Secure the Cash Summons

the Plaintiff asked summons and order of attachment  
Jan 18 1926 I issued Summons in above date returnable Jan 27 1926  
at 9 o'clock a.m. and delivered the same to W.G. Woycoff Const

Jan 21 1926 Constable made his return as follows on Garnisher  
Received Jan 20 1926 at 8 o'clock a.m. I could not come at the  
property alleged to be in possession of the within Garnisher and Jan 20 1926  
at 12:30 P.M. I served the Garnisher with a Copy of which notice is herewith  
annexed personally by with her

I also served the Defendant with a true Copy of this order personally  
Return of Summons. received this writ Jan 20 1926 and I served  
the same on the 20 day of Jan 1926 on the Defendant by leaving a Certified  
Copy thereof and of the Indorsements thereon with him personally  
W.G. Woycoff Const

Jan 26 1926 Defendant Com and settled above case in full and  
Costs of same  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 27 1926 from  
H. Hall J.P.  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.  
S.P. Davis

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff }  
vs. } Before \_\_\_\_\_  
Defendant } Justice of the Peace \_\_\_\_\_ Township,  
County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.



5-22-2 THE COL. B. B. MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cent.

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case 1 Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting 2 Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena 4 Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailor for Prisoner	.60	
Swearing 6 Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	1030	

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

	Defts., each
Service of Order of Attach't.	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY Received My fees  
W. W. Wycoff Com.

WITNESSES Subpoenaed  
Lester Robinson 1 15  
Chas. George 1 15  
B. E. Thomas & Co. 3 20  
F. K. ... 5 30

Rec My fees B. E. Thomas  
Lester Robinson  
Chas. George

Richard Watson  
No. 29 vs. Adaline Smith

Action on open account  
Att'y for Plff.  
Att'y for Deft.  
Am't claimed, \$ 179 with interest from  
Apr 1 1924, at 6 per cent. and costs  
Judgment for Plaintiff  
Apr 23 1926, \$ 179  
and costs \$ 33.99 int 210.74 122.94

Be it Remembered, That on the 19 day of Feb 1926  
the said Plaintiff filed his Bill of Particulars herein, whereupon  
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
The said Plaintiff says there is  
due him from said Defendant the  
sum of \$ 179 with interest from  
Apr 1 1924, for which Plaintiff asks judgment  
for amount and for costs  
Signed Richard Watson  
also filed affidavit establishing that the  
Defendant is an non resident of said  
Union County Ohio in which affidavit  
is as follows

The said Plaintiff Richard Watson  
being duly sworn says that said  
Defendant is justly indebted to said  
Plaintiff Richard Watson for an open  
Account of \$ 179  
That said claim is justly that he  
believes said Plaintiff ought to  
recover thereon the amount of \$ 179.00  
One Hundred & Seventy Nine Dollars  
that the property sought to be attached  
is not exempt from execution; that  
said property is that the personal earnings  
of said Defendant for services rendered  
within three months prior to the commencement  
of this action; and that the amount  
is for an open account

And that said Defendant is an non  
resident of said Union County Ohio's  
said Affiant, further makes oath and  
says that he has good reason to believe  
and does believe that B. E. Thomas & Co  
of and within said County of Union  
has in their possession property of said  
Defendant liable to be attached in this  
action to wit: Money: Richard Watson  
sworn to before me and signed in my presence  
this 19 day of Feb A. D. 1926  
H. Hall J. P.

The Plaintiff  
he being a R  
was not requir  
I issued  
1926 at 6 pe  
Court  
Received the  
effects found  
And following  
attachment is  
against the wi  
I went to the  
inventory and  
in the presence  
persons did decl  
at the suit of  
Mark H. Finner  
after administer  
property made  
all that was  
by me and sai  
Feb 19 1926  
the possession of  
P. M. I served sa  
and a written  
certified copy of  
I could not  
said my own  
appraisement  
Desertire  
having been first del  
of the property seized by  
Richard Watson  
witness and h

UNDERTAKING FOR STAY OF EXECUTION  
On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety  
of the County, approved by me as good and  
ent surety, caused an undertaking for  
execution to be entered herein, which is  
In pursuance of the Statutes in such  
and provided, I,  
as surety for the stay of execution on  
judgment of \_\_\_\_\_  
against \_\_\_\_\_  
hereby promise and undertake to pay the  
of said judgment, interest and costs, and  
may accrue.

Taken by and signed and acknowledged  
me, and surety approved, this \_\_\_\_\_  
A. D. 19 \_\_\_\_\_  
Justice of the Peace  
SATISFACTION OF JUDGMENT  
Received May 5 1926  
H. Hall J. P.  
\$ 159.74 in full  
payment in full on the above judgment  
Richard Watson



of the Peace,

Township,

County, Ohio

on appeal

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

ed, \$ 179 with interest from  
1924, at 6 per cent. and costs

for applicant's costs  
\$ 23.25 in full

of Feb 1926

particulars herein, whereupon

figures following, to-wit:

there is  
judgment

Richard Watson

that the

of said

affidavit

and reason

that said

is an open

that he

amount of \$179.00

to be attached

person's earnings

to the commencing

an non

is both and

reason to believe

Thomas & Co

of Union

property of said

Richard Watson

signed in my presence

The Plaintiff asked summons and order of attachment  
he being a resident of said Darby Township Union County Ohio  
was not required to give any bond or any undertaking

I issued summons and order of attachment returnable Feb 24  
1926 at 9 o'clock A.M. and delivered the same to W. G. Wycoff Court

Return  
Received this order Feb 19 1926 at 2 o'clock P.M. No property or  
effects found

And afterwards and on the same day received an order of  
attachment issued by H. Hall J.P. in the action of Richard Watson

against the within named Adeline Smith and on Feb 19 1926

I went to the place where the Defendants property described in the annexed  
inventory and appraisement was found; and there at 4 o'clock P.M. of said day

in the presence and hearing of Mark H. Fenner and J. E. Evers two credible  
persons did declare that by virtue of this order I attached said property

at the suit of Richard Watson and did then and there attach it; and then with  
Mark H. Fenner and J. E. Evers 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

Feb 19 1926 I could not come at the property alleged to be in  
the possession of B. E. Thomas & Co the Garnishee and Feb 19 1926 at 3 o'clock

P.M. I served said B. E. Thomas & Co Garnishee with a copy of this order  
and a written notice to appear and answer set by leaving a

certified copy of which notice is herewith annexed

I could not get service on Defendant she being a non resident of  
said Union County Ohio

Appraisement of property taken in attachment  
Thomas & Co Desinterested freeholders residents of Darby Township Union County Ohio

having been first duly sworn by W. G. Wycoff Court of said Township truly to assess the value  
of the property seized by virtue of a attachment issued by H. Hall J.P. of said Township at the suit of

Richard Watson do upon actual view truly assess the value thereof as follows  
witness our hand this 19 day of Feb 1926

Mark H. Fenner & J. E. Evers appraisers  
forwarded to P. J. (209)

UNDERTAKING FOR STAY OF EXECUTION.  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.  
Received \_\_\_\_\_ \$ \_\_\_\_\_ 1926 from  
H. Hall J.P.  
\$159.74 in full  
payment in full on the above judgment and costs.  
Richard Watson

APPEAL BOND  
On the 23 day of Apr 1926, said Adeline T. Smith  
and Richard Watson entered into an undertaking to the adverse party as follows:  
Richard Watson Plaintiff  
Adeline T. Smith Defendant  
Before H. Hall  
Justice of the Peace Darby Township,  
Union County, Ohio.  
Whereas on the 23 day of Apr A. D. 1926, the said  
Richard Watson obtained a judgment against the said  
Adeline T. Smith on the docket of said  
H. Hall Justice of the Peace, for  
189 dollars and 74 cents and costs taxed at 33  
dollars and 20 cents, and the said Adeline T. Smith  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Adeline T. Smith  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.



Marysville, Ohio, July 31 1929

Case No. 12108. The following J. P. Constable fee is  
due you in the case of

R. W. Zimmerman Plaintiff, against

William Streng Defendant

Yours truly,

Mary Katherine Blount  
Clerk of Common Pleas Court, Union County, Ohio

*This check must be cashed immediately as the books  
must balance Aug. 31, 1929*



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & S. W. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed.—Gen'l Code, Sec. 1746. Cent.

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case	.10	10
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Writ Persons, each	.10	
Issuing Order on Jailor for Prisoner	.60	
Swearing Witnesses, each	.40	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	1 00
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	20
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	40
Making Itemized Cost Bill	.50	
Total Justice's Fees		3 60

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

Chandler Brown

Action on forcable Detention

No. 1 vs. W. Kenton

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 19 , at per cent. and costs

Judgment for 19 , \$ and costs \$

Be it Remembered, That on the 7 day of Mar 1926, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Landlord's Complaint as follows to W Hall Justice of the Peace in and for the Township of Darby in the County of Union and State of Ohio the undersigned Chandler Brown a non resident of the County of Union State of Ohio hath hereby make his Complaint to you against one W Kenton for this:

that the said W Kenton hath ever since the 1 day Feb in the year 1925 and hath still unlawfully and forcably detain from the undersigned possession of the following premises situated in the Township of Darby in said County of Union and described as follows, situated in the village of Unionville Center known as the Chandler Brown property on the south west corner of Cross St & Sec St

the said W Kenton entered upon said premises as a tenant of the undersigned, the lease therefore expired at the time herein first mentioned and from that time the said W. Kenton hath unlawfully and forcibly held over said term on the 1 day of Nov 1925 the undersigned duly served upon the said W. Kenton as required by law Notice in writing to leave said premises

the undersigned asks Process and Restitution & Co dated this 1 day of Mar 1926

(Signed) Chandler Brown  
Mar 1 1926 I issued summons on above Cash and returnable Mar 5 1926 at 1 o'clock P.M. on delivered the same to W. W. Coffey

Mar 5 1926 Time appeared the Def...  
Mar 5 1926 and delivered Mar 10 1926 Rec this...  
Was returned to the Mar 20 1926

Rec my cash  
W. W. Coffey

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which I in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and any may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_

payment in full on the above judgment



of the Peace,

Township,

County, Ohio

on forcible Detention

Mar 5 1926 Time for return of summons and for trial the Plaintiff appeared the Defendant failed to appear then as for above have thereafter therefore rendered judgment in favor of Plaintiff against Defendant for Restitution and for \$6.80 costs of action

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

ed, \$ with interest from  
19 , at per cent. and costs

Mar 5 1926 I issued Pit of Restitution returnable Mar 15 1926 and delivered the same to W. W. Wycoff Court

for  
19 , \$

Mar 10 1926 Const Made his return on Pit of Restitution

of Mar 1926,  
particulars herein, whereupon

Rep this Mar 5 1926 Plaintiff Defendant vacated without any further trouble and the property was restored to the Plaintiff Chandler Brown W. W. Wycoff Court  
Mar 20 received \$6.80 ch costs in above case  
H. Hall J.P.

d figures following, to-wit:

fallows  
The Peace  
of Darby  
ion and  
Ch. Brown  
nty of  
ath hereby  
against our  
path every  
year 1925  
and forcably  
red possession  
situated in the  
id County of  
fallows  
Unionville  
ndles Brown  
st Carnes

ried upon  
the undersigned,  
at the time  
d from that  
with unlawfully  
d term  
The undersigned  
N. Kinton  
in writing  
cess and

Chandler Brown  
mans on above  
1926 at 1 o'clock  
to W. W. Wycoff Court

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
\_\_\_\_\_ his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.







# EXECUTION

Revised Statutes, Sec. 6663.

THE STATE OF OHIO,

Darby Township Union County, ss.

To W. G. Wycoff Constable of said County:

Whereas, On the 23 day of Mar A. D. 1926  
W. M. George obtained a judgment against  
A. R. Truitt

before me, the undersigned H Hall

a Justice of the Peace of the Township aforesaid, for the sum of \$100.72

One Hundred Dollars and 72 cents, on a claim, and for  
Thirty Dollars and 16 cents, costs,

upon which judgment there is due, of principal, interest, and costs the sum of  
one Hundred & Thirty Dollars and 88 cents,

You are therefore hereby commanded to collect the said amount due on said judgment with costs endorsed and increase, and increase of interest at the rate of 6% per centum yearly, out of the personal property of the said A R Truitt

and pay the same to the party entitled thereto; and make return of this execution and a certificate thereon, showing the manner in which you have executed the same, in thirty days from the time of your receipt thereof.

Given under my hand this 23 day of Mar A. D. 1926

H. Hall  
Justice of the Peace of said Township.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. B. & W. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns hereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. CENTS

	Pliffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case & Pliffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	

*C. W. George*

No. 31 vs. *A. R. Truitt*

Action on *book account*

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 100.<sup>72</sup> with interest from Nov 20 1922, at 6 per cent. and costs

Judgment for

19 , \$

Defendant

and costs \$

Be it Remembered, That on the 19 day of Mar 1926, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due him from said Defendant the sum of \$100.<sup>72</sup> for groceries purchased by and for the necessities of life by the said A. R. Truitt and said A. R. Truitt now refuses to pay same. The Plaintiff asks judgment for the sum of \$100.<sup>72</sup> and interest at 6% per cent from Nov 20, 1922 until paid and for costs of this action. Sined. *C. W. George*

Mar 19 1926 I issued Summons of the above case returnable Mar 23 1926 at 9 o'clock A. M. and delivered the same to *U. G. Wycoff* Constable

Mar 20 1926 Summons returned indorsed as follows

Received this writ Mar 19 1926 Mar 20 and I served the same on the 20 day of Mar 1926 by leaving a certified copy thereof and the underwritten thereon with him personally *U. G. Wycoff* Const

March 23 1926 time set for trial at 9 o'clock A. M. time set for trial the Defendant failed to appear then as far as our hands there after the Plaintiff appeared and was sworn and examined. it was therefore considered by me that judgment be rendered in favor of Plaintiff against Defendant for amount of \$100.<sup>72</sup> with interest at 6% per cent from Nov 20 1922 until paid and for costs of this action interest from Nov 20 1922 to Mar 23 1926 amount to \$20.04 making judgment and interest \$120.76 and costs as taxed on the margin of this docket *H. Hall J.P.*

Mar 23 1926 to *U. G. Wycoff* Defendant did file bill of sale to Plaintiff asked for money will be that A. R. Truitt cashed for he by the sale of by agreement

Total Justice's Fees *780*  
NAME OF OFFICER *U. G. Wycoff*

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Recd. 280 fees *U. G. Wycoff*

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_ The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and ent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_ 1

payment in full on the above judgment



of the Peace,

Township,

County, Ohio

on book account

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

ed, \$ 100.72 with interest from  
1922, at 6 per cent. and costs

for  
19 , \$

of Mar 1926,  
particulars herein, whereupon

and figures following, to-wit:

As there is  
Defendant  
Groceries  
for the  
the said  
A R Truitt  
same  
judgment for  
interest  
Nov 20, 1922  
ash of this  
George  
Symmans of  
able May 23  
and delivered  
ff Constable  
man's returns

as 19 1926  
me on the  
by leaving  
of and the  
n with  
Woyceff Const  
Set for trial  
time set for  
led to appear  
e after the  
es, surgeon  
therefore conceded  
dered in favor  
lent for amount  
to 7 1/2 per cent  
with paid  
ion

125 1926 amount  
and interest 100  
on the margin  
H Hall J.P.

Mar 23 1926 I issued Execution and delivered the same  
to Woyceff Const  
Defendant did not appear for trial by went to Marysville and had a  
bill of sale read out to Rob Truitt his son  
Plaintiff asked for a Transcript, which was furnished and took same  
to Marysville before the Court of Common Pleas Cost and the Court holds  
that a writ could not make such change in the property and so the machine  
was sold for the claim and for costs which was paid to the County Clerk  
by the sale of the Machine  
H Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
\_\_\_\_\_ his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cents

Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Plffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	20
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		2.10

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defs., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods	
For Care of Animals	

JURY

WITNESSES

*E. T. Winston*

No. 39 vs. *Mathias Fladt*

Plaintiff

Defendant

Action on a Promisory Note

*John W. Dailey* Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 35<sup>00</sup> with interest from 23 Dec 1920, at 7 per cent. and costs

Judgment for 19, \$ and costs \$

Be it Remembered, That on the 21 day of May 1926, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Now comes the Plaintiff and says that there is due him from the Defendant the sum of \$35<sup>00</sup> with interest at the rate of 7 per cent from the 23 day of December 1920, upon a Promisory Note which said Note is hereto attached and filed herewith.

Wherefore Plaintiff prays for judgment against the Defendant in the sum of \$35<sup>00</sup> with interest at the rate of 7 per cent from the 23 day of December 1925

*E. T. Winston*

by *John W. Dailey* Plff atty

State of Ohio  
Union County 95.

*E. T. Winston* being duly sworn says that the facts stated and allegations made in the foregoing are true as he verily believes

*E. T. Winston*

Sworn to before me and subscribed in my presence this 13 day of May 1926

*John W. Dailey*  
Notary Public

May 21 1926 I issued summons on the within case returnable May 25 1926 at 6:30 P.M. and returned the same to *W. H. Wycoff* constable

May 22 1926 constable made his return could not get my service as the Defendant is not a resident of Dorby Township, Union County Ohio

*W. H. Wycoff* const

therefore case was dismissed at Plaintiff cost

*H. Hall J.P.*

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

\_\_\_\_\_ his surety of the County, approved by me as good and ent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment



of the Peace,

Township,

County, Ohio

on a Promissory Note

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

ed, \$ 35<sup>00</sup> with interest from  
1920, at 7 per cent. and costs

for  
19 , \$

of May 1926,  
particulars herein, whereupon

and figures following, to-wit:

and says that  
the Defendant  
entered at the  
the 23 day of  
promissory Note  
attached and

is for judgment  
the sum of  
the rate of  
of December  
Railey Plff atty

in says that  
tions made  
re so he

subscribed in  
of May 1926

Public  
summons  
able May 25"  
would the same  
ble  
made his return  
as the  
of Dorby  
Wycoff court  
ed at Plaintiff  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

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

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Plaintiff } Before \_\_\_\_\_

vs. Justice of the Peace \_\_\_\_\_ Township,

Defendant } \_\_\_\_\_ County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

on the docket of said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_

of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,

conditioned as follows: 1. That the said appellant \_\_\_\_\_ will prosecute \_\_\_\_\_ appeal to effect and with-

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

\_\_\_\_\_ will satisfy such judgment and costs.

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

\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & N. W. CO. 119

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case 2 Pliffs. and Defts., each	.10			
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing Summons Defts., each	.40			
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuance, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing 2 Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50			
<b>Total Justice's Fees</b>	<b>530</b>			

June 11 received  
NAME OF OFFICER H. Hall J.P.

Constable	
NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.	
Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ 31.05 thus collected	1.86
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	696

June 22 1926  
Received \$6.96  
W. G. Wycoff Const

JURY

WITNESSES

Richard Watson

No. 33 vs. R.H. Bayer

Plaintiff

Defendant

Action on Security on note

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 100.00 with interest from Dec 1 1923, at 6 per cent. and costs  
Judgment for 100.00 with interest from Dec 1 1923, \$ 115.00 and costs \$ 7.30

Be it Remembered, That on the 24 day of May 1926, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
The said Plaintiff says there is due him from said Defendant the sum of \$100.00 with interest at 6 per cent from the 1st day of December 1923 until the 20 day of April 1926 for security on a note where the Plaintiff was compelled to with interest wherefore the Plaintiff asks judgment and for costs of this action

Swear to and signed My Presence this 24 day of May 1926  
R. Watson  
H. Hall J.P.

May 24 I issued summons of above case returnable May the 28 1926 at 9 o'clock A.M. and delivered the same to W. G. Wycoff Const

May 28 1926 summons returned marked as follows received this writ May 24 1926 and I served the same on the 24 day of May 1926 on the Defendant by leaving a certified copy thereof and of the endorsement thereon at his usual place of residence  
W. G. Wycoff Const

May the 28 1926 time set for trial the Plaintiff appeared and the Defendant failed to appear then as far as one hour thereafter then gave the Plaintiff being duly sworn and examined, it was thereupon considered by me that judgment by default be rendered for the Plaintiff for the amount and for costs and interest as based on the margin of the docket

Balance due on account \$65.00 of date June 1 1926 I issued execution returnable June 30 1926 and delivered the same to W. G. Wycoff Const

May 20 1926  
Leaving a balance  
June 14 1926  
Amounting to

Received the by virtue of property of the duly advertised property for sale of all property and the Pre

34 1/2 Bal & Amount with Cost for Costs to f. Leaving \$65.90 18.79 balance \$46.21 due o

\$18.79 Bal Aug 19 1927 Same to 2 and Property

UNDERTAKING FOR STAY OF EXECUTION  
On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and ent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace  
SATISFACTION OF JUDGMENT  
Received Apr 20 1926  
Bal on same \$65.00  
payment in full on the above judgment  
R. Watson



of the Peace,

Township,

County, Ohio

Security on note

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

ed, \$ 100<sup>00</sup> with interest from  
1923, at 6 per cent. and costs

for 100<sup>00</sup> North Interest  
1923, \$ 115<sup>00</sup>  
73<sup>00</sup>

of May 1926,  
particulars herein, whereupon

figures following, to-wit:

there is  
dependent the  
interest at  
day of December  
of April 1926  
where the  
led to with interest  
asks judgment  
action  
Wabun  
y Presence  
Hall J.P.  
ous of above  
28 1926 at  
delivered the  
Court  
returned  
d this writ  
same on the  
dependent by  
thereof and of  
this usual

where the  
led to with interest  
asks judgment  
action  
Wabun  
y Presence  
Hall J.P.  
ous of above  
28 1926 at  
delivered the  
Court  
returned  
d this writ  
same on the  
dependent by  
thereof and of  
this usual

where the  
led to with interest  
asks judgment  
action  
Wabun  
y Presence  
Hall J.P.  
ous of above  
28 1926 at  
delivered the  
Court  
returned  
d this writ  
same on the  
dependent by  
thereof and of  
this usual

where the  
led to with interest  
asks judgment  
action  
Wabun  
y Presence  
Hall J.P.  
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28 1926 at  
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led to with interest  
asks judgment  
action  
Wabun  
y Presence  
Hall J.P.  
ous of above  
28 1926 at  
delivered the  
Court  
returned  
d this writ  
same on the  
dependent by  
thereof and of  
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May 20 1926 remainder of Lawrence Boyer \$50.00 an above case  
Leaving a balance of \$65.00 Dollars  
June 14 1926 constable sold 3 1/2 Rd 8" Tile of 90 ft per sad  
Amounting to \$31.05

Received this writ on the 21 day June 1926 at 7 o'clock p m and  
by virtue of this writ on the 20 day of June 1926 I levied on the  
property of the North in name of ~~Robertson~~ R.H. Boyer and having  
duly advertised the same for sale according to law, I offered said  
property for sale on the 19 day of June 1926 a true copy following  
of all property levied on and sold, and each article thereof  
and the Price of at which the same was sold as hereto annexed  
U. H. Weycuff Const

3 1/2 Rd 8" Tile at 90¢ per Rd amounting to \$31.05 which  
Amount was paid to Hall J.P.

Cost paid to Court 6.96  
Cost to J.P. 530  
\$12.26  
31.05  
12.26  
\$18.79

Leaving \$18.79 to be applied on the judgment of  
\$65.00  
18.79

balance \$46.21 due on judgment

\$18.79 Pd to H. Hall

Aug 19 1927 I issued execution in above case and delivered the  
same to U. H. Weycuff Const Aug 13 Execution returned  
and property returned on account it being mortgaged  
U. H. Weycuff Const

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_

as surety for the stay of execution on the above judgment of \_\_\_\_\_

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

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

A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

Res on same \_\_\_\_\_ Dollars

payment in full on the above judgment and costs.

\_\_\_\_\_

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Plaintiff } Before \_\_\_\_\_

vs. Justice of the Peace \_\_\_\_\_ Township,

Defendant } \_\_\_\_\_ County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_

of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-

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

will satisfy such judgment and costs.

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

A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

H Hall

, Justice of the Peace,

5-22-2 THE COL. B. & WFS. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746 - Cents

Table of court fees including Docketing Petition or Bill of Particulars (.50), Issuing Summons Defts., each (.40), etc.

Table of Constable fees including Service of Order of Attach't. Defts., each (1.00), Mileage, 1st m., 50c; add'l m., each (.15), etc.

449 15 Received by fees 1.00 PA Aug 11 1926 Cred on account by H. Hall

WITNESSES

Pliffs. Costs Defts. Costs

B L Robinson

No 311 vs. Melvin Fife

Plaintiff

Defendant

Action on book account for necessities

Att'y for Plff. Am't claimed, \$122.08 with interest from 19, at per cent. and costs Judgment for 19, \$ and costs \$

Be it Remembered, That on the 2 day of July 1926, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Affidavit for attachment for necessities... State of Ohio Union County ss: The said Plaintiff B. L. Robinson being duly sworn says that Melvin Fife said Defendant is justly indebted to said Plaintiff in the sum of \$122.08 Dollars for necessities to-wit: for groceries sold and delivered to him at his request that at least three days and not more than thirty days before bringing this action as on the 24th day of June 1926 the said Plaintiff made demand in writing on said Defendant for the excess over and above eighty per cent of said Defendant's personal earnings during the last thirty days next proceeding said demands by delivering such demand to the Debtor personally. and that said Defendant did not pay as tender payment to said Plaintiff in money as a duly accepted order for said excess of said earnings. nor for any part thereof within three days after such demand; that said claim is just and lawful and that he believes said Plaintiff ought to recover thereon the amount of \$122.08 Dollars

He said that the property about to be attached is not exempt from execution or attachment; that only twenty per cent of said Defendant's personal earnings for services rendered within the last thirty days and the sum of two Dollars and the necessary garnishee fee not to exceed fifty cents if the same is demanded by garnishee for actual cash are are sought to be attached. said affiant further makes oath that he has good reason to and does believe that the New York Central R.R. Co has in their possession money credits or other property belonging to said Defendant which is liable to be attached in this action and is indebted to said Defendant

for the earnings sworn to before

July 2 1926 I to garnishee R delivered the so July 6 1926 July 9 1926 and I by leaving a by leaving a C

I could not come garnishee and July at Arnold garn appear and answer I also served to at his usual place July 9 1926 to Plaintiff being I therefore for \$122.08 and

July 16 1926 was \$38.40 20% off and call July 17 paid balance due Aug 6 1926 for 20% of W Aug 7 1926 cons

UNDERTAKING FOR STAY OF EXECUTION On the day of The defendant came, and by his surety of the County, approved by me as good and ent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, as surety for the stay of execution on judgment of against hereby promise and undertake to pay the of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this A. D. 19

Justice of the

SATISFACTION OF JUDGMENT Received payment in full on the above judgment



of the Peace,

Township,

County, Ohio

on book account  
usaries

Att'y for Plff.  
Att'y for Deft.  
ned, \$122.<sup>08</sup> with interest from  
19, at per cent. and costs

for  
19, \$

of July 1926,  
particulars herein, whereupon

and figures following, to-wit:

Insured

County ss.

Robinson

that Melvin Fife

debted to said

\$122.<sup>08</sup> Dollars

by groceries

his Request

and Nat Mares

in this action and:

Said Plaintiff

Said Defendant

or Eighty per cent

nings during

proceedings said

want to the Debtors

plaintiff in money

Said excess of

part thereof within

that said

and that he

to recover thereon

to be attached

on or attachment:

Said Defendants

is rendered within

of Two Dollars

fee not to exceed

demanded by

are are sought

that he has good

the New York

possession

belonging to said

be attached

to said Defendant

for the earnings about mentioned

Sworn to before me and signed in my Presence this 2<sup>nd</sup> day of July 1926  
Signed B. L. Robinson  
H. Hall J.P.

July 2 1926 I issued Summons and order of Attachment with notice  
to garnishee Returnable July the 9-1926 at 9 o'clock A.M. and  
delivered the same to W. W. Weyeroff Court

July 6 1926 return of Summons Made as follows. receive this writ  
July 9 1926 and I served the same on the 3 day of July 1926 on the Defendant  
by leaving a certified copy thereof and the enforcement thereon  
by leaving a certified copy at his usual place of residence  
W. W. Weyeroff Court

I could not come at the property alleged to be in possession of the within named  
garnishee and July 3 1926 at 11 o'clock P.M. I served the N.Y. & R.R. Co. agent  
at Arnold garnishee with a copy of this order and a written notice to  
appear and answer personally by leaving same at their usual place of business  
I also served the defendant with a true copy of this order personally  
at his usual place of residence W. W. Weyeroff Court

July 9 1926 time set for return of the Summons the Defendant appeared  
Plaintiff being sworn to account

I therefore rendered judgment for amount of \$122.<sup>08</sup> Dollars  
for \$122.<sup>08</sup> and costs of this action  
it is considered by me that the plaintiff receive judgment

July 16 1926 the N.Y. & R.R. Co. answered that there  
was \$38.<sup>40</sup> due W. Fife and I made Demand for  
20% of the amount which amounted to 7.<sup>68</sup>  
and cash 2.<sup>50</sup> making \$10.<sup>18</sup>  
H. Hall J.P.

July 17 paid to B. L. Robinson \$7.<sup>68</sup> B. L. Robinson  
Balance due B. L. Robinson \$114.<sup>40</sup>

Aug 6 1926 I issued an order of execution on Henry Baerger  
for 20% of W. Fife's wage and delivered the same to W. W. Weyeroff Court  
Aug 7 1926 Constable made his return as follows  
forwarded to Pg (205)

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

H. Hall

, Justice of the Peace,

Warby

5-22-2 THE COL. & N. W. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailor for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	

B. L. Robinson

Action on Account for Necessaries

No. 35 vs. Arville Massie

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 8.35 with interest from 19, at per cent. and costs

Judgment for

19, \$

Defendant

and costs \$

Be it Remembered, That on the 2 day of July 1926 the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Affidavit for attachment for Necessaries was taken from the said B. L. Robinson being duly sworn says that Arville Massie said Defendant is justly indebted to said Plaintiff in the sum of \$8.35 Dollars Necessaries to wit:

To Groceries sold and delivered to him at his request. That at least three days and not more than thirty days before bringing this action to wit: on the 24 day of June 1926 the said Plaintiff made demand in writing on said defendant for the excess over and above ~~the~~ preceding said demand by delivering such Eighty per cent of said Defendants personal earnings during the last thirty days next preceding said demand by ~~and~~ delivering said demand to the Debtor personally. And that said defendant did not pay or tender payment to said Plaintiff in money as a duly accepted order for said excess of said earnings nor for any part thereof within three days of his such demand. That said claim is just and lawful and that he believes said Plaintiff ought to recover thereon the amount of \$8.35 Dollars that the property about to be attached is not exempt from execution or attachment. That only twenty per cent of said Defendants personal earnings for services rendered within the last thirty days and the sum of two Dollars and the Necessaries garnished fee not to exceed fifty cts if the same is demanded by the garnisher for actual cash or sought to be attached. Said Plaintiff further makes oath that he has good reason to and does believe that Gathel Burns and William Burns has in their possession money credits or other property belonging to said Defendant which is liable to be attached in this action and is indebted to said Defendant for the earnings above mentioned.

Signed B. L. Robinson

Sworn to before me  
 July 2 1926  
 Walter T. Garrison  
 J. P. Clerk  
 July 6 1926 return  
 July 3 1926 rec  
 leaving a certificate

I could not come  
 garnisher and  
 garnisher with  
 and Arville P.  
 true copy of this  
 July 8 1926 the  
 just represented  
 and Cash in

July

Total Justice's Fees

REC My fees

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

	Constable
Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Exec'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Received my fees W. L. My office

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION  
 On the \_\_\_\_\_ day of \_\_\_\_\_  
 The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19\_\_\_\_

SATISFACTION OF JUDGMENT.  
 Received Arville Massie \$8.35 and 25c costs  
 payment in full on the above judgment  
 B. L. Robinson



of the Peace,

on Account for  
us

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

ed, \$ 8.35 with interest from  
19, at per cent. and costs

for  
19, \$

of July 1926  
particulars herein, whereupon

figures following, to-wit:

for Messrs  
Robinson  
& Orville Mason  
debted to said  
3 1/2 Dollars

to him at  
three days and not  
bringing this  
me 1926 the  
writing on said  
and about  
delivering such  
its personal  
by days next  
to delivering  
onally.  
at pay or tender  
my as a duty  
of said earnings  
three days after  
is just and lawful  
ought to recover

had is not except  
that only twenty  
of earnings  
the last thirty  
us and the  
to exceed fifty  
in garnisher  
attached  
that he has  
view that  
us has in this  
property belonging  
to be attached  
to said defendant  
B. L. Robinson

# CIVIL DOCKET

Darby

Township, Union

County, Ohio

Sworn to before me and signed in my presence this 2 day of July 1926

July 2 1926 I issued Summons and order of attachment with  
notice to garnisher and returnable July the 9, 1926  
9. release of him and delivered the Writ to W. G. Wycoff Const-  
July 6 1926 returned was made as usual  
July 3 1926 received this writ and served the same on the Defendant by  
leaving a certified copy thereof and of the endorsements thereon with him personally  
W. G. Wycoff Const.

I could not come at the property alleged to be in possession of the within named  
garnisher and July 3 1926 at 10 o'clock A.M. I served Wm. Burns said  
garnisher with a copy of this order and a written notice to appear  
and answer personally. I also served the Defendant with a  
true copy of this personally W. G. Wycoff Const.  
July 8 1926 the Defendant came in and admitted that the claim was  
justly represented and confessed judgment and paid the amount  
and cash in full amounting to \$8.35 and Two 1/2 Dollars making \$10.85  
H. Hall J. P.

July

### UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

### SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ from \_\_\_\_\_ \$ \_\_\_\_\_ and \_\_\_\_\_ each in \_\_\_\_\_ Dollars payment in full on the above judgment and costs.

B. L. Robinson

### APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

H Hall

, Justice of the Peace,

5-22-2 THE CIVIL & P. M. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746.

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

Rec My fees 1.00

B. L. Robinson  
 Plaintiff  
 No. 36 vs.  
 Herbert Carben  
 Defendant

Action on Account for  
 Unpaid  
 Att'y for Plff.  
 Att'y for Deft.  
 Am't claimed, \$ 22.86 with interest from  
 19 , at per cent. and costs  
 Judgment for  
 19 , \$  
 and costs \$

Be it Remembered, That on the 26 day of Aug 1926  
 the said Plaintiff filed his Bill of Particulars herein, whereupon  
 the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Offidavit for Attachment and for  
 Garnishee for 20% per cent of Personal  
 earnings before H. Hall, J. P.  
 in and for Darby Township Union  
 County Ohio  
 B. L. Robinson  
 vs  
 Herbert Carben

State of Ohio Union County ss:  
 the said Plaintiff, B. L. Robinson being  
 duly sworn says that Herbert Carben  
 said defendant is justly indebted to said  
 Plaintiff in the sum of twenty two and 86/100 Dollars  
 for groceries that at least three and  
 not more than thirty days before  
 bringing this action to suit.  
 On the 8 day of August 1926 the said  
 Plaintiff made demand in writing on  
 said Defendant for the excess over and above  
 eighty per cent of said Defendant's personal  
 earnings during the said thirty days  
 next proceeding said demand by delivering  
 such demand to the debtor usual place of  
 Residence and that said Defendant did  
 not pay or tender payment to said Plaintiff  
 in money or a duly accepted order for  
 said excess of said earnings. Nor for  
 any part thereof day after such demand  
 That said claim is just and lawful  
 and that he believes said Plaintiff ought  
 to recover thereon the amount of twenty  
 two and 86/100 Dollars (\$22.86) that the property  
 about to be attached is not exempted  
 from execution or attachment: that only  
 twenty per cent of said earnings for  
 services rendered within the last

thirty days on  
 garnished fee on  
 by the garnishee  
 said affiant  
 and does believe  
 money credits  
 to be attached  
 for the same  
 sworn to before  
 26 day of Aug

Aug 26 1926  
 and delivered  
 Aug 30 1926  
 Aug 30 1926 at  
 in possession of the  
 with a copy of the  
 of this writ  
 Aug 30 1926  
 Defendant failed to  
 by default say  
 costs in this

Oct 5 1926  
 due H. Carben  
 cash in above ca  
 Oct 13 1926  
 and two 4.00  
 leaving a  
 July 17  
 for a part of  
 Before H. Hall  
 County Ohio

UNDERTAKING FOR STAY OF EXECU  
 On the \_\_\_\_\_ day of \_\_\_\_\_  
 The defendant came, and by \_\_\_\_\_  
 his surety  
 of the County, approved by me as good a  
 ent surety, caused an undertaking for t  
 execution to be entered herein, which fo  
 In pursuance of the Statutes in such  
 and provided, I, \_\_\_\_\_  
 as surety for the stay of execution on  
 judgment of \_\_\_\_\_  
 against \_\_\_\_\_  
 hereby promise and undertake to pay th  
 of said judgment, interest and costs, and  
 may accrue.  
 Taken by and signed and acknowledged  
 me, and surety approved, this \_\_\_\_\_  
 A. D. 19 \_\_\_\_\_  
 Justice of the  
 SATISFACTION OF JUDGMENT.  
 Received \_\_\_\_\_ 19 \_\_\_\_\_  
 payment in full on the above judgment

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Exec'u against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Rec My fees 1.00

JURY

WITNESSES



of the Peace,

Township,

County, Ohio

on account for

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

ed, \$ 22.86 with interest from  
19, at per cent. and costs

for  
19, \$

of Aug 1926  
particulars herein, whereupon

figures following, to-wit:

ment and for  
of Personal  
J. P.  
ship union  
attachment

surety ss.  
Robinson being  
best barben  
debted to said  
Twenty Two & 80/100 Dollars

and three and  
before

26 the said  
writing on  
ones and above  
personel  
thirty days  
and by delivering  
ual place of  
fendant did  
to said Plaintiff  
order for  
ngs. Was for  
Such demand  
and lawful  
aintiff ought  
out of County  
the property  
t exempted  
ment: that only  
earnings for  
the hall

thirty days, and the sum of Two & 80/100 (\$2.80) and the necessary  
particulars for not to exceed fifty cents (.50) if the same is demanded  
by the garnisher. for actual costs are sought to be attached  
Said affiant further makes oath that he has good reason to  
and does believe that the New York Central R.R. Co has in its possession  
Money Credits or other property belonging to said Defendant which is liable  
to be attached in this action and is indebted to said Defendant  
for the earnings above mentioned B. J. Robinson  
Sworn to before me this and signed in my presence this  
26 day of Aug. 1926 H. Hall J.P.

Aug 26 1926 order of attachment and notice to garnisher was issued  
and delivered to W. H. Weyceff Const  
Aug 30 1926 Constable made this return as follows. receiving this writ  
Aug 26 1926 at 7 o'clock a.m. and I could not locate the property alleged to be  
in possession of the garnisher and on Aug 26 1926 signed the N.Y.C. R.R. Co said garnisher  
with a copy of this writ. Also served the defendant with a true copy  
of this writ W. H. Weyceff Const  
Aug 30 1926 at 9 o'clock a.m. time set for trial the Plff appeared the  
Defendant failed to appear, thereas for one hour after and rendered judgment  
by default for Plaintiff for Twenty Two & 80/100 Dollars and Two & 50/100 Dollars  
costs & in this action making \$25.30 H. Hall J.P.

Oct 5 1926 the N.Y.C. Co repudied that there was \$22.40  
due H. Barben and I made a demand for 20% of same or \$2.50  
cash in above case amounting to \$6.98 cash and all  
Oct 13 1926 Received from the N.Y.C. R.R. Co Four & 48/100 Dollars  
and Two & 50/100 Dollars Cash in above case  
leaving a balance due B. J. Robinson \$17.92 H. Hall J.P.

July 17 1928 B. J. Robinson Plaintiff filed affidavit  
for writ of Execution in above case as follows  
Before H. Hall J.P. in and for Derby Township, Union  
County Ohio (forwarded to Pg 216) 216 H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & MFS. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cents.

Table listing court fees: Docketing Petition of Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, etc.

Total Justice's Fees Rec my fees NAME OF OFFICER 130

Constable

Table listing constable fees: Service of Order of Attach't. Defs., each 1.00, Mileage, 1st m., 50c; add'l m., each .15, etc.

Rec'd fees W. H. W. 10000

JURY

WITNESSES

M. W. Horn vs. Melvin Fife Plaintiff vs. Defendant

Action on forcible entry and Detention. Am't claimed, \$ 19, at per cent. and costs Judgment for 19, \$ and costs \$

Case Dismissed Against Plaintiff Sept 7 1926

Be it Remembered, That on the 27 day of Sept 1926, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Said Complainant as follows to H. Hall a Justice of the Peace in and for the Township of Darby in the County of Union and State of Ohio. The undersigned M. W. Horn a Resident of the County of Union State of Ohio doth hereby make this Complaint to you against one Melvin Fife for this: That the said Melvin Fife hath ever since the 1st day of July in the year 1926 and doth still unlawfully and forcibly detain and from the undersigned possession of the following premises situated in the Township of Darby in said County of Union and described as follows: A frame House situated in the village of Unionville Centre Ohio. That said Melvin Fife entered upon said premises as a Tenant of the undersigned. The lease thereof expired at the time herein first mentioned, and from that time the said Melvin Fife hath unlawfully and forcibly held over his said term on the 18th day of Sept 1926 the undersigned duly served upon the said Melvin Fife as required by Law Notice in writing to leave said premises. The undersigned asks Process and Restitution &c.

Dated this 27 day of Sept 1926 M. W. Horn P. J. Horn

Sept 27 1926 I issued summons in forcible Detention returnable Sept 30 1926 at 9 o'clock A. M. and delivered the same to W. H. Wycoff Const. Sept 28 1926 I received this writ on the 27th day of Sept 1926 at 2 o'clock P. M. and on the 27th day of Sept 1926 I served the same on the within named Defendant by delivering a true Copy thereof by leaving Copy at his usual place of Residence. W. H. Wycoff Const

UNDERTAKING FOR STAY OF EXECUTION

On the... day of... The defendant came, and by... his surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, as surety for the stay of execution of judgment of... against... hereby promise and undertake to pay of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this... A. D. 19...

Justice of the Peace

SATISFACTION OF JUDGMENT

Received... payment in full on the above judgment



CIVIL DOCKET

Justice of the Peace,

Township,

County, Ohio

on forcible entry  
Detention

Case Dismissed, the Defendant moved out  
Against Plaintiff  
Cost assumed  
H. H. Ham J.P.  
Oct 7 1926 cont'd by H. H. Ham

Att'y for Plff.

Att'y for Deft.

Claimed, \$ \_\_\_\_\_ with interest from  
19 \_\_\_\_\_, at \_\_\_\_\_ per cent. and costs

ent for  
19 \_\_\_\_\_, \$ \_\_\_\_\_

sts \$ \_\_\_\_\_  
day of Sept 1926,  
Particulars herein, whereupon

and figures following, to wit:

Peace in and  
in the County

A Resident of  
of Ohio doth  
to you Against

hath ever since  
Year 1926  
and forcibly  
resigned possession  
located in the  
County of  
Tallows,  
the village of

ferred upon said  
undersigned  
at the time  
from that time  
hath unlawfully  
said term  
undersigned  
William P. Harn  
in writing to leave  
and asks Process

Harn P. H. Ham  
man in forcible  
30 1926 at  
ered the same

this writ on the 27<sup>th</sup>  
to P.M. and on the  
wed the same  
but by delivering  
Copy at his  
residence Court

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. B. B. WFO. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise they are void and cannot be legally taxed.

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	5.35	

L. C. Kent  
 No. 38 vs. Bell Sherwood

Action on Replevin on account  
 Att'y for Plff.  
 Att'y for Deft.  
 Am't claimed, \$ 19, at per cent. and costs  
 Judgment for 19, \$ and costs \$

Be it Remembered, That on the 26 day of Jan 1927, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
 Affidavit for order in Replevin State of Ohio Union County ss: Before me the undersigned a Justice of the Peace in and for said County of same L. C. Kent Plaintiff who being duly sworn deposes and says: that said Plaintiff claims the following described property to wit: 1st being attached and marked Exhibit A

That said L. C. Kent Plaintiff is the owner of this property sought to be replevined and that he is entitled to the immediate possession of said property.

That said property is wrongfully detained by the defendant Bell Sherwood that said property was not taken in execution on any process, order or judgment against plaintiff, as for the payment of any taxes, fines or assessments assessed against him and is not claimed by him under a title acquired mediately or immediately by transfers from one from whom said property has been taken by such execution, order or process as by virtue of an order of delivery issued in replevin under Chapter 114 title 11 part third of the General Code of Ohio or any other process or final process issued against him

Plaintiff claims damages in the sum of Fifty Dollars for such detainment  
 Signed L. C. Kent  
 Sworn to before me and signed in my presence this 25 day of Jan 1927

L. H. Davis  
 Notary Public

I issued to Bell Sherwood returnable to Bell Sherwood Also you as Co-sheriff and Chatterbox named above give bond same to same on the 1st day of Jan 1927 Constable Release to its Command Certified Copy then the defendant at the place where and seized and having first been sufficient surety to be ascertained as shown by the Jury the said Plaintiff approved and as proved said Plaintiff the following me the undersigned Union County Ohio of said Township virtue of a Bill of the Peace of said County as follows of the

UNDERTAKING FOR STAY OF EXECUTION  
 On the \_\_\_\_\_ day of \_\_\_\_\_  
 The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and sufficient surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution of judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay of said judgment, interest and costs, as may accrue.  
 Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19\_\_\_\_  
 Justice of the Peace  
 SATISFACTION OF JUDGMENT  
 Received \_\_\_\_\_  
 payment in full on the above judgment

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Order of Eject't	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Order of Resti'n	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Writ of Replevin	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Summons	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Subpoenas	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Venire	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Notice to Garnishee	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Execu'n against Prop. or Person		.80
Mileage, 1st m., 50c;	add'l m., each	.15
And 6% on \$ _____ thus collected		
Service of Any Other Writs, Orders or Notices	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Attending During Jury Trial, each case		2.00
Attending During Trial without Jury		1.50
Summoning and Swearing Appraisers		2.00
Advertising Property, for Sale, by Posting		1.00
Taking and Returning Bonds, each		.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		

Appraisers fee August  
 Received my fees  
 U. H. Mycoff

WITNESSES



ce of the Peace,

Township,

County, Ohio

n on Replevin  
Account

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

aimed, \$ with interest from  
19 , at per cent. and costs

nt for  
19 , \$

ay of Jan 1927,  
articulars herein, whereupon

and figures following, to-wit:

in Replevin  
Union County ss:  
igned a Justice  
for said County  
ntiff who  
es and says:  
Claims the  
aperty to wit:  
ed and Masked

Plaintiff is  
rty sought  
and that he  
mediate possession

arrangefully  
Belle Sherwood

rat taken in  
s. order as

th. as for the

ines as assessment

nd is not claimed

quired Mediatly

s from one

rty has been taken

my process as

delivery issued

afis 14 title

mesal Code of

as final process

ragis in the  
such detainment  
B. Kent  
signed in my  
Jan 1927  
quis  
ary Public

I issued Warrants and order of Jps Declining writ of Replevin  
to Belle Sherwood and delivered the to W G Wycoff Const-  
returnable Feb 1 1927 at 9 o'clock A.M.

Also you as further commanded immediately to seize and take into  
Custody wherever they may be found in said County the goods  
and chattels above mentioned and delivered them at the time  
named above to said Plaintiff unless said defendant shall  
give bond as required by law. when you shall return the  
same to said defendant. you will make due return of this writ  
on the 1st day of Feb 1927

Witness my hand this 26 day of Jan 1927  
Jan 27 1927 Constable Made his return Indorsed as follows  
H Hall J.P.

Received this writ Jan 27 1927 at 9 o'clock A.M. and pursuant  
to its command on the 27 day of Jan 1927 I served the same by delivering a  
Certified copy thereof with this of indorsements thereon to Belle Sherwood  
the defendant. and I immediately on the 27 day of Jan 1927 went to  
the place where the goods and chattels within mentioned were found  
and seized and took the same into my custody the Plaintiff S. C. Kent  
having first executed a bond as provided by law to said defendant with  
sufficient surety to my satisfaction. I caused the value of the property  
taken to be ascertained by the oath of two responsible freeholders of the Township  
as shown by the Inventory and Appraisement herewith returned.  
The said Plaintiff executed a bond by sufficient surety to said defendant  
approved and as provided by law. whereupon I delivered said goods and chattels to  
said Plaintiff.

The following Appraisalment and Bond was taken  
me the undersigned to disinterested freeholders residents of Jerome Township  
Union County Ohio having been first duly sworn by W G Wycoff Const-  
of said Township, truly to assess the value of the Property Seized by  
virtue of a Writ of Replevin issued by H Hall a Justice of  
the Peace of Darby Township, at the Suit of S. C. Kent against  
my Bel Sherwood do upon Actual view truly assess the value thereof  
as follows of the following goods Marked Exhibit A  
continued to Pg (207)

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant \_\_\_\_\_ will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



5-22-2 THE COL. B. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Plffs. Costs	Defts. Costs
	Doll. Cts.	Doll. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Plffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing & Witnesses, each	.10	20
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	200
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	80
Numbering and Filing Necessary Papers, each	.10	20
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	50
Making Itemized Cost Bill	.50	
Total Justice's Fees		6.40

NAME OF OFFICER

Rec My fees to 140  
J.H. Hall J.P.

Constable

80  
150  
230

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Exec'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods	
For Care of Animals	

JURY

Rec My fees  
W. H. Wycoff Constable

WITNESSES

Action on *forcible entry*

*M W Horn*

Plaintiff

No. 39 vs.

*A R Truitt*

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ *19*, at *10* per cent. and costs

Judgment for

*19*, \$

and costs \$

Be it Remembered, That on the *14* day of *Feb* 1927, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

*Landlord's Complaint as follows to H. Hall a Justice of the Peace in and for the Township of Darby in the County of Union and State of Ohio the undersigned M. W. Horn a resident of the County of Union State of Ohio, doth hereby make his Complaint to you against one A. R. Truitt for this:*

*That the said A. R. Truitt hath every since the 1<sup>st</sup> day of Jan in the year 1927 and doth still unlawfully and forcibly detain from the undersigned Possession of the following Premises situated in the Township of Darby in said County of Union and described as follows:*

*being land owned by M. W. Horn situated in the Village of Unionville Center Ohio Union County*

*That said A. R. Truitt entered upon said Premises as a tenant of the undersigned the lease thereon expired at the time herein first mentioned and from that time the said A. R. Truitt hath unlawfully and forcibly held over his said term*

*On the 9 day of Feb 1927 the undersigned duly served upon the said A. R. Truitt as required by law notice in writing to leave said Premises.*

*The undersigned asks Process and Restitution and dated this 14 day of Feb 1927*

*Feb 14 1927 I dissolved Summons of above Cash returnable Feb 17 1927 at 9 o'clock A.M. and delivered the same to W. H. Wycoff Constable*

*Feb 15 1927 Constable made his return as follows Feb 15 1927 Received this writ on the 14 day of Feb 1927 at 8:15 o'clock P.M. and on the 14 day of Feb 1927*

*I served same a true copy Feb 17 1927 it was therefor plaintiff and Feb 18 1927 Cost paid*

UNDERTAKING FOR STAY OF EXECUTION

On the.....day of.....  
The defendant came, and by.....  
.....his su  
of the County, approved by me as good and sufficient surety, caused an undertaking for execution to be entered herein, which  
In pursuance of the Statutes in such behalf made, and provided, I,.....  
as surety for the stay of execution of the judgment of.....  
against.....  
hereby promise and undertake to pay the amount of said judgment, interest and costs, as they may accrue.

Taken by and signed and acknowledged by me, and surety approved, this.....  
.....A. D. 19.....  
Justice of the Peace

SATISFACTION OF JUDGMENT

Received *Feb 19*  
*M. W. Horn*  
payment in full on the above judgment



Justice of the Peace,

Township,

County, Ohio

on forcible entry

Att'y for Plff.

Att'y for Deft.

Amount, \$ with interest from 19, at per cent. and costs

Amount for 19, \$

Day of Feb 1927, particulars herein, whereupon

and figures following, to-wit:

as follows Peace in Darby in the East Ohio W. Horn a Justice of the Peace make his best one

will hath every man in the peace lawfully and the undersigned being Premises of Darby Union and

W. Horn Unionville Center

upon said the undersigned at the time before that W. Horn hath unlawfully is said term 1927 the said Law Notice premises.

and Restitution 1927 Summons of Feb 17 1927 delivered the Constable Made his return Received this 1927 at 8:15 4 day of Feb 1927

I served same on the within named Defendant Personally by delivering a true copy thereof to him Personally

Feb 17 1927 both Parties appeared and was sworn and examined it was therefore considered by me and judgment rendered for plaintiff and writ of Restitution issued and delivered to W. G. Wycoff/Const H. Hall J.P.

Feb 18 1927 Defendant moved out peaceably Cost paid by Plaintiff in full H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 19 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, as surety for the stay of execution on the above judgment of do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 19

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received Feb 19 1927 from 100 Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the day of 19, said entered into an undertaking to the adverse party as follows:

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

Whereas, on the day of A. D. 19, the said obtained a judgment against the said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 19

Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. B. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying / Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing 3 Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
<b>Total Justice's Fees</b>	<b>7.40</b>	

*G.R. Sleser*  
 Plaintiff  
 No. 40 vs.  
*Grayton Edwards*  
 Defendant

Action on *Book account*  
 three month prior  
 sworn to and of May 6  
 May 6 1927 delivered to also May 6 Guarnashee  
 May 10 received the May 1927 on of the indorse  
 Received G.M. no pro property all end May 1927 Guarnashee and answer Copy of said a  
 May 13 1927 being the that Grayton G.R. Sleser  
 May 13 1927 paid had considered \$8.31 and

Att'y for Plff.  
 Att'y for Deft.  
 Am't claimed, \$ *8.31* with interest from 19, at per cent. and costs  
 Judgment for 19, \$  
 and costs \$

Be it Remembered, That on the 6 day of May 1927, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
 The said Plaintiff says there is due from said Defendant the sum of \$8.31 for groceries and gasoline sold and delivered at his request for which amount is long past due and unpaid  
 Signed *G.R. Sleser*  
 May 6 1927 the said Plaintiff filed Affidavit for attachment as follows  
 G.R. Sleser Plff of Barbey Township, Union County Ohio  
 vs  
 Grayton Edwards Def. }  
 Du State of Ohio Union County ss.  
 The said G.R. Sleser makes oath that the claim in this action is on Merchandise and Gasoline and that said G.R. Sleser also makes oath that the claim is just and that the said Plaintiff ought as he the said deponent believes to recover thereon \$8.31 he also makes oath that the said Defendant is a single man and has no one depending on him for support and that the defendant is a non resident of the State of Ohio  
 And the said G.R. Sleser further makes oath and says that he has good reason to and does verily believe that Herman Nicol of and within said County of Union has property of the said Defendant Grayton Edwards in his possession liable to be attached in this action to wit, Money  
 And affiant further says the property sought and about to be attached in this action is not exempt from execution and is not the personal earnings of said defendant nor the personal earnings of his minor child or children for service rendered within

May 6 1927 by my fees  
 U.G. W. Hoffmann  
 JURY  
 WITNESSES  
 Guarnashee fees Herman Nicol

three month prior  
 sworn to and of May 6  
 May 6 1927 delivered to also May 6 Guarnashee  
 May 10 received the May 1927 on of the indorse  
 Received G.M. no pro property all end May 1927 Guarnashee and answer Copy of said a  
 May 13 1927 being the that Grayton G.R. Sleser  
 May 13 1927 paid had considered \$8.31 and

UNDERTAKING FOR STAY OF EXECUTION  
 On the \_\_\_\_\_ day of \_\_\_\_\_  
 The defendant came, and by \_\_\_\_\_  
 \_\_\_\_\_ his su-  
 of the County, approved by me as good and sufficient surety, caused an undertaking for execution to be entered herein, which  
 In pursuance of the Statutes in such cases made and provided, I, \_\_\_\_\_  
 as surety for the stay of execution of the judgment of \_\_\_\_\_  
 against \_\_\_\_\_  
 hereby promise and undertake to pay the costs of said judgment, interest and costs, and any other costs that may accrue.  
 Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_  
 \_\_\_\_\_ A. D. 19\_\_\_\_  
 \_\_\_\_\_ Justice of the Peace  
 SATISFACTION OF JUDGMENT  
 Received \_\_\_\_\_  
 payment in full on the above judgment



Township,

County, Ohio

ce of the Peace,

n on Book account

Att'y for Plff.

Att'y for Deft.

imed, \$ 8.31 with interest from  
19 , at per cent. and costs

nt for  
19 , \$

s \$  
ay of May 1927,  
articulars herein, whereupon

and figures following, to-wit:

These is  
Defendant  
groceries  
delivered  
which amount  
d unpaid  
Lully  
Plaintiff  
Attachment  
before H. Hall J.P.  
Barby Township,  
Union County Ohio

County \$5.  
his oath that  
tion in an  
line, appraised  
with that the  
the said Plaintiff,  
ment, believe  
he also  
d Defendant  
No one to  
part and that  
resident of  
les farther  
that he has  
verity believe  
and within  
has property  
Rayton Edwards  
to be attached  
ney  
the property  
tached in this  
in Execution  
ings of said defendant  
of this money  
rendered within

three month prior to the commencement of said action of the Plaintiff  
sworn to and subscribed by the said <sup>said H. H. Suter</sup> G. H. Suter before me this 6 day  
of May A.D. 1927  
H. Hall J.P.

May 6 1927 I issued Summons of the above case and  
delivered the same to U. S. Weyhoff Court  
Also May 6 1927 I issued writ of Attachment and Notice to  
Garnishue and delivered the same to U. S. Weyhoff Court  
May 10 1927 Summons returned indorsed as follows  
received this writ May 7 1927 and served the same on the 7 day of  
May 1927 on the Defendant by leaving a Certified Copy thereof and  
of the indorsement thereon ~~with~~ at his usual place of residence  
Received the writ within order on the 7 day of May 1927 at 7 o'clock  
A.M. no property or effects found. I could not come at the  
property alleged to be in possession of the within named garnishue  
May 7 1927 at 1:30 o'clock P.M. I served Herman Nicol said  
Garnishue with a Copy of this order and a written Notice to appear  
and answer. I also served the Defendant with a true  
Copy of said order by leaving same at his usual place of residence  
U. S. Weyhoff Court

May 13 1927 at 12 o'clock A.M. I received of Herman Nicol \$10.00 as the amount  
being the amount due Grayton Edwards for labor  
that Gray garnished in cash where  
G. H. Suter  
Grayton Edwards Defendant

May 13 1927 time set for trial both parties appeared  
trial had and was sworn trial had it was therefore  
concluded that judgment be rendered for Plaintiff for  
\$8.31 and for Costs of this action amounting to costs  
forwarded to Pg 205  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.  
Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.

APPEAL BOND  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. B. B. WFO. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Pliffs. Costs Defts. Costs  
Dolls. Cts. Dolls. Cts.

Table listing various court fees such as Docketing Petition or Bill of Particulars, Issuing Summons, etc., with corresponding costs in dollars and cents.

50  
40  
100  
80  
40

Lewis Scheiderer

Action on Open Account

No. 41 vs.

Plaintiff

Fred Reed

L. L. Davis

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 148.<sup>10</sup> with interest from 19, at per cent. and costs

Judgment for

19, \$

and costs \$

Defendant

Be it Remembered, That on the 12 day of Aug 1927, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due him from said Defendant the sum of \$148.<sup>10</sup> on an open account for cash money and over-charges wherefore Plaintiff asks judgment for the sum of \$148.<sup>10</sup> and for his costs in this action.

Aug 12<sup>1927</sup> issued summonses in above case returnable Aug 22<sup>1927</sup> at 7 o'clock P.M. and delivered the same to U.S. Wycoff const.

Aug 13 1927 appeared this writ and I served the same on the 13 day of Aug 1927 on the defendant by leaving a certified copy thereof and of the endorsement thereon with him personally.

Aug 16 1927 at 7 o'clock the Plaintiff appeared for trial the Defendant appeared but that ~~at~~ trial and allowed judgment by default for amount of \$148.<sup>10</sup> and cost to be taken.

Aug 17 1927 Transcript Made and delivered to Fred Reed.

80  
110

Table listing Constable fees for various services including Order of Attachment, Mileage, Writ of Replevin, etc., with corresponding costs.

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION. On the... day of... The defendant came, and by... his su... of the County, approved by me as good and sufficient surety, caused an undertaking for execution to be entered herein, which... In pursuance of the Statutes in such behalf and provided, I, as surety for the stay of execution judgment of... against... hereby promise and undertake to pay of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this... A. D. 19...

Justice of the Peace

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



CIVIL DOCKET

Justice of the Peace,

Township,

County, Ohio

on *Open Account*

*L. Davis*  
Att'y for Plff.  
Att'y for Deft.

Claimed, \$ *145.00* with interest from  
19 *1927*, at *10* per cent. and costs

at for  
19 *1927*, \$

of *Aug* 1927,  
particulars herein, whereupon

and figures following, to-wit:

*There is due  
the sum of  
county plus  
charges  
judgment  
and for his  
L. Davis atty  
cases in above  
and 2216 1927  
delivered the  
Court  
this writ  
on the 13 day  
by leaving  
and at the  
him personally  
by way of cost  
the Plaintiff  
did not appear  
allowed judgment  
\$148.00 and cost  
H. Hall J.P.*

*He and delivers  
H. Hall J.P.*

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

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

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the *16* day of *Aug* 1927, said *Fred Reed*

entered into an undertaking to the adverse party as follows:  
*Louis Scheidter* Plaintiff  
*Fred Reed* Defendant  
Before *H. Hall* Justice of the Peace *Dorby* Township, *Union* County, Ohio.

Whereas, on the *16* day of *Aug* A. D. 1927, the said *Louis Scheidter* obtained a judgment against the said *Fred Reed* on the docket of said Justice of the Peace, for *one hundred and forty eight* dollars and *40* cents, and costs taxed at *\$7.00*

intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, *Fred Reed* *John Amrine* *Louis Scheidter* of *Union* County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of *\$30.50* dollars, conditioned as follows: 1. That the said appellant will prosecute his appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, they will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this *17* day of *Aug* A. D. 1927.

Justice of the Peace.



CIVIL DOCKET

Civil Action before

H. Hall

, Justice of the Peace,

Barber

in all 79.35

May 2 1928  
64 84

5-22-2 THE COL. B. B. MFR. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746 Cents

	Pffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.60	50
Appointing Guardian for Minor	.60	10
Taking Security for Costs	.60	10
Indexing Case Pffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	10
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	100
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	20
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	40
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	50
Making Itemized Cost Bill	.50	
Total Justice's Fees		590

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Rec Pay  
G.M. Bailey const

JURY

WITNESSES

Noon & Schuchman  
doing business as partners

No. 42 vs.  
Geo Scheiderer

Plaintiff  
Defendant

Action on book account

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

Am't claimed, \$ 50<sup>00</sup> with interest from  
Feb 23 1923, at 6 per cent. and costs

Judgment for 19 , \$  
and costs \$

Be it Remembered, That on the 1 day of Feb 1928  
the said Plaintiff filed this Bill of Particulars herein, whereupon  
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
the said Plaintiff say there is  
due them from said Defendant the  
sum of \$50.00 for money borrowed and  
is long past due. the Plaintiff ask  
judgment for amount and costs  
of same, with interest at 6%  
from Feb 23 1923.

Signed Noon & Schuchman  
Geo Scheiderer

Feb 1 1928 I issued Summons in  
above case returnable Feb the  
6<sup>th</sup> 1928 at 9 o'clock A.M. and  
delivered the same to G.M. Bailey const  
Feb the 6<sup>th</sup> 1928. The Constable made  
his return as follows:

Received this writ Feb 1<sup>st</sup> 1928 and I  
served the same on the 1<sup>st</sup> day of Feb  
1928 on the defendant personally to him  
Geo. M. Bailey const  
Feb 6<sup>th</sup> 1928 at 9 o'clock A.M. time set  
set for trial the Plaintiff appeared  
the defendant failed to appear then  
as for one hour there after  
therefore it was considered by me  
that judgment for the by default be  
rendered by me for the Plaintiff  
with costs and interest at 6% from  
Feb the 23. 1923 until date making  
\$50.00 judgment for Fifty \$ 100  
Dallas and \$14.85 interest and \$5 Cash  
making \$73.85 in full to date

H. Hall J.P.  
the Plaintiff being non Resided at Union Co  
Ohio I required them to secure the Cash which  
they did by posting my \$5.00

H. Hall J.P.  
Feb 18-1928 I issued an execution on above  
Judgment for \$50.00 and interest at 6%  
from Feb 23 1923 amounting to \$14.85  
and for Cash amounting to \$14.50

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his su-  
of the County, approved by me as good  
ent surety, caused an undertaking for  
execution to be entered herein, which  
In pursuance of the Statutes in such  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution of  
judgment of \_\_\_\_\_  
against \_\_\_\_\_  
hereby promise and undertake to pay  
of said judgment, interest and costs, as  
may accrue.

Taken by and signed and acknowledged  
me, and surety approved, this \_\_\_\_\_  
\_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received May 2  
64 85 paid by  
court - paid by  
payment in full on the above judgment



on book account

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

Amount, \$ 50.00 with interest from  
1925, at 6 per cent. and costs

paid for

19 , \$

of Feb 1928

particulars herein, whereupon

and figures following, to-wit:

1. There is  
pendent the  
by borrowed and  
Plaintiff ask  
and of costs  
est at 6%

2. Wm. Scheehan  
in Scheehan  
summons in  
able Feb the  
G. M. and  
Wm. Bailey const  
table made

3. 1928 and I  
1st day of Feb  
onally to him  
ily Court  
A. M. time of  
appeared  
appears then  
refus  
died by my  
by default on  
the Plaintiff.

4. Making 00  
100  
Paid \$5 Cash  
to date  
H. Hall J.P.  
ridged at Union Co  
the Cash which

H. Hall J.P.  
Execution on above  
interest at 6%  
nting to \$14.85  
to \$14.50

# CIVIL DOCKET

Darby

Township,

Union

County, Ohio

in all 79.35 which was paid by J. Schindler in full  
May 2 1928 paid to Wm. & Scheehan by H. Hall J.P.  
64 84 H. Hall J.P.  
Wm. Bailey const.

### UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

### SATISFACTION OF JUDGMENT.

Received May 2 1928 from 64 84 paid by Wm. Bailey const. 100 Dollars payment in full on the above judgment and costs.

### APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:

No. \_\_\_\_\_  
Plaintiff vs. Defendant  
Before \_\_\_\_\_ Justice of the Peace \_\_\_\_\_ Township, \_\_\_\_\_ County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

Da

5-22-2 THE COL. B. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746 Ccits

	Piffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case		.10
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons		.40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena		.10
Issuing Venire		.10
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	6.70	

July 31 1928 Rec'd by J.P. Hally

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't	Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each		.15
Service of Order of Eject't	Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each		.15
Service of Order of Rest'n	Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each		.15
Service of Writ of Replevin	Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each		.15
Service of Summons	Persons, each	.80
Mileage, 1st m., 50c; add'l m., each		.15
Service of Subpoenas	Persons, each	.80
Mileage, 1st m., 50c; add'l m., each		.15
Service of Venire	Persons, each	.80
Mileage, 1st m., 50c; add'l m., each		.15
Service of Notice to Garnishee	Persons, each	.80
Mileage, 1st m., 50c; add'l m., each		.15
Service of Execu'n against Prop. or Person		.80
Mileage, 1st m., 50c; add'l m., each		.15
And 6% on \$ thus collected		
Service of Any Other Writs, Orders or Notices	Persons, each	.80
Mileage, 1st m., 50c; add'l m., each		.15
Attending During Jury Trial, each case		2.00
Attending During Trial without Jury		1.50
Summoning and Swearing Appraisers		2.00
Advertising Property, for Sale, by Posting		1.00
Taking and Returning Bonds, each		.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods		

For Care of Animals

July 31 1928 Cred't to account

G.M. Bailey const

JURY

WITNESSES

R. W. Zimmerman  
Plaintiff

No. 43 vs.  
William Streng  
Defendant

Action on account for  
Labor and Material for  
Howard Black  
Att'y for Plff.  
Att'y for Deft.

Am't claimed, \$ 31.<sup>66</sup> with interest from  
Aug 23 1925, at 6 per cent. and costs

Judgment for  
Mar 17 1928, \$ 31.<sup>50</sup>  
and costs \$ 7.<sup>97</sup>  
Total \$ 39.<sup>47</sup>

Be it Remembered, That on the 10 day of Mar 1928, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
The said Plaintiff says there is due to him from the said Defendant the sum of thirty one and 65/100 (\$31.<sup>65</sup>) Dollars for labor performed and material furnished at Defendant's request upon a certain Automobile made up as follows:

Aug 23 1925  
Axle and crank case \$1.00 2 spindle Bolts 40c  
2 spindle Bush 80c. one cyl. outlet con. 30c  
one cyl. outlet hose 15c 5 quarts of Oil \$1.00 labor \$5.00 2 wheels tires and tube \$18.00 making a total of said \$31.<sup>65</sup> for which amount with interest thereon at the rate of 6% from the 23<sup>rd</sup> day of August 1925 the Plaintiff asks judgment

Howard Black Plff's atty

Mar 12 1928 I issued Summons of the above case returnable Mar 17<sup>th</sup> 1928 at 9 o'clock P.M. and delivered the same to G.M. Bailey Const

Mar 17 1928 Summons returned indorsed as follows:  
Received this writ Mar 12 1928 and I served the same on Mar 13 1928 by delivering to him personally to him a certified copy to him March the 17<sup>th</sup> 1928 at Geo Bailey Const

set for trial the Plaintiff appeared the Defendant failed to appear then at 9 o'clock P.M. therefore it was considered by me that Judgment by default be rendered against the Defendant in favor of the Plaintiff for

\$ 31.<sup>50</sup>  
Interest 4.<sup>37</sup>  
Costs 7.<sup>60</sup>  
Total \$ 43.<sup>47</sup>  
making 44.<sup>47</sup> in all to date H Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his su-  
of the County, approved by me as good and ent surety, caused an undertaking for execution to be entered herein, which

In pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_

payment in full on the above judgment



on account for  
and Material

and Black Att'y for Plff.  
Att'y for Deft.

imed, \$ 31.<sup>65</sup> with interest from  
1925, at 6 per cent. and costs

at for 31.50  
1928, \$ 53.7  
\$ 76.0 47

ay of Mar 1928,  
particulars herein, whereupon

and figures following, to-wit:

there is due  
Dependent the  
\$31.65 Dollars for  
materials furnished  
a certain  
as follows:

2 spindle Bolts 40¢  
cyl. outlet con. 30¢  
15¢ 5 quarts of  
oil tires and tube  
of said \$31.65  
interest thereon  
23<sup>rd</sup> day of  
ask judgment  
Black Plffs atty

umpman of the  
noble Mar the  
M. and  
M. Bailey Const  
now returned

12 1928 and I  
on Mar 13 1928  
personally to  
to him  
Geo. Bailey Const  
clock and fine  
plaintiff appeared  
appears then  
therefore it was  
judgment by default  
Defendant in  
\$ 31.50  
interest 4.37  
Dish 7.60  
\$ 44.47  
to date H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

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

as surety for the stay of execution on the above judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

100 Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the 22 day of May 1928, said Wm. Strong

entered into an undertaking to the adverse party as follows:

Wm. Strong Plaintiff, No. 43

Wm. Strong Defendant, Before H. Hall Justice of the Peace Darby Township, Union County, Ohio.

Whereas, on the 17 day of March A. D. 1928, the said

R. W. Gummerson obtained a judgment against the said

William Strong on the docket of said

Justice of the Peace, for \$31.50

interest dollars and 4.37 cents, and costs taxed at 7.60

dollars and \_\_\_\_\_ cents, and the said Wm. Strong

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

Now, Therefore, Geo. Strong and Wm. Strong

of Union County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \$125.00 dollars,

conditioned as follows: 1. That the said appellant will prosecute the appeal to effect and with-

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

will satisfy such judgment and costs. Wm. Strong

Taken, Executed, and Acknowledged before me, and surety approved, this 22 day of May A. D. 1928 H. Hall Justice of the Peace.







Justice of the Peace,

Jarby

Township,

Union

County, Ohio

on Bank Account

Att'y for Plff.

Att'y for Deft.

Amount, \$ 85.84 with interest from 19, at per cent. and costs

at for 19, \$

May 1928, particulars herein, whereupon

and figures following, to-wit:

is due him the sum of \$85.84 as per judgment of Cash B. L. Robinson

takes affidavit of Garnishee Personal Earnings

County ss Robinson being A. Salisbury indebted to said \$85.84 dollars necessaries

and not more bringing this the 15 day of May made demand in for the excess cent of said mgs. during the ending said demand to the that said defendant ment to said Plaintiff order for said was for any days after said claim is he believes said therean the Dollars attached is not Attachment said defendant's or service

rendered within the last thirty days and the sum of two Dollars and the necessary garnishee fees not to exceed fifty cents of the same is demanded by the Garnishee for actual cost. are sought to be attached. Said affiant further makes oath that he has good reason to and does believe that the P.C. & S. Rail Road Co has in its possession money credits or other property belonging to said defendant which is liable to be attached in this action and is indebted to said defendant for the earnings above mentioned

Sworn to before me and signed in my presence this 14 day of May 1928 B. L. Robinson H. Hall J.P.

I also issued Summons in above case returnable May 19, 1928 at 9 o'clock A.M. and delivered the same to G. M. Bailey Const I issued order of attachment and notice to Garnishee and delivered them to G. M. Bailey Const to be returned May 19, 1928 at 9 o'clock A.M.

May 19-1928 case dismissed without prejudice to new action H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the... day of... 19... The defendant came, and by... his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this... day of... A. D. 19...

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received... 19... from

100 Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the... day of... 19... said... entered into an undertaking to the adverse party as follows:

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

Whereas, on the... day of... A. D. 19... the said... obtained a judgment against the said... on the docket of said Justice of the Peace, for... dollars and... cents, and costs taxed at... dollars and... cents, and the said... intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this... day of... A. D. 19...

Justice of the Peace.



CIVIL DOCKET

Civil Action before

H. Hall

, Justice of the Peace,

Barby

5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Doll. Cts.	Doll. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods	
For Care of Animals	

JURY

WITNESSES

B. L. Robinson

Plaintiff

Stanley Salisbury

Defendant

Action on Account

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 85.84 with interest from 19, at per cent. and costs

Judgment for 19, \$ and costs \$

Be it Remembered, That on the 15 day of May 1928, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The said Plaintiff says there is due him from the said Defendant the sum \$ 85.84 for goods and merchandise sold and delivered to wit: groceries, merchandise, necessaries, the same being necessary to the defendant wherefore Plaintiff asks judgment and his costs by his bills expended.

May the 15 1928 I issued summons also the Plaintiff made affidavit for attachment as follows State of Ohio Union County ss. B. L. Robinson Plff vs Stanley Salisbury of

Before me the undersigned Justice of the Peace, within and for said County came B. L. Robinson who being duly sworn says that Stanley Salisbury said Defendant is justly indebted to said Plaintiff for goods and merchandise to wit: groceries being necessaries to this Defendant that said claim is just and lawful that he believes said Plaintiff ought to recover thereon the amount of \$ 85.84 that the property sought to be attached is not exempt from execution and that he verily believes that said Defendant is about to convert his property as a part thereof into money and place the same beyond the reach of his creditors This affiant further makes oath and says that the grounds of that being facts within his knowledge and information from others which he believes to be true as insubstantiated as follows: that he is about to draw pay from the Pennsylvania Rail Road and the same

will be in says that he the Pennsylvania property of the Money sworn May 15 1928 to Garnisher the same to the Plaintiff signed by May 19 1928

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

his su \_\_\_\_\_ of the County, approved by me as good and sufficient surety, caused an undertaking for execution to be entered herein, which

In pursuance of the Statutes in such behalf made, and provided, I, \_\_\_\_\_ as surety for the stay of execution of judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the costs of said judgment, interest and costs, as may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_

payment in full on the above judgment



Account

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

imed, \$ 85.84 with interest from  
19 , at per cent. and costs

at for  
19 , \$

ay of May 1928,  
particulars herein, whereupon

and figures following, to-wit:

is there is due  
Defendants the  
nd Merchandise  
w/ groceries  
the same  
the defendant  
asks judgment  
Robinson  
issued summons  
by Affidavit  
allows  
county ss..

designed Justice  
said County  
being duly  
by Salisbury  
indebted to  
s and Merchandise  
Necessaries

And lawful  
plaintiff ought  
amount of \$85.84  
be attached is  
tion and that  
id Defendant is  
justice by a part  
and place the  
h of his Creditors  
Makes oath  
as of that, being  
and information  
believes to be  
laws  
y from the  
and the same

# CIVIL DOCKET

Darby

Township,

Union

County, Ohio

will be in money; this affiant makes additional oath and says that he has good reason to believe and does believe that the Pennsylvania Railroad, of and within said County has in its possession property of the said Defendant liable to be attached in this action to wit:

Money

Sworn to and subscribed before me this 15 day of May A.D. 1928  
Signed B. J. Robinson  
H. Hall J.P.

May 15 1928 I issued summons order of attachment and notice to Garnisher Returnable May 21 1928 at 9 o'clock A.M. and delivered the same to G.M. Bailey Const

the Plaintiff being a Resident of the township, executed the following undertaking ~~as required by law~~ as required by law for order of attachment  
Signed by G.M. Bailey and B.J. Robinson  
H. Hall J.P.

May 19 - 1928 Case dismissed without prejudice to new action  
H. Hall J.P.

### UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

### SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

### APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Plaintiff } Before \_\_\_\_\_

vs. } Justice of the Peace \_\_\_\_\_ Township,

Defendant } \_\_\_\_\_ County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

on the docket of said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,

conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-

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

will satisfy such judgment and costs.

\_\_\_\_\_ will satisfy such judgment and costs.

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

A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & B. MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Table with columns: Piffs. Costs, Defts. Costs, and various legal services with their respective fees.

B. S. Robinson

Plaintiff

No. 46 vs. Strother Stitum

Defendant

Action on for Necessaries

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 233' with interest from 19, at per cent. and costs

Judgment for

19, \$

and costs \$

Be it Remembered, That on the 17 day of July 1928, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The said Plaintiff says there is due him from the said Defendant the sum of \$233.31 for Necessaries for which amount is due and unpaid.

The Plaintiff filed his Affidavit as follows, for Attachment for 20 of his Wages as follows:

The said Plaintiff B. S. Robinson being duly sworn says that Stitum said Defendant is justly indebted to said Plaintiff in the sum of \$233.31 for Necessaries to-wit: that at least three days and not more than thirty days before bringing this action to wit, on the 10 day of July 1928 the said Plaintiff made demand in writing on said Defendant for the excess over and above eight of said Defendant's wages.

July 19 case was dismissed with cost & Prejudice to a new action H. Hall J.P.

Table listing Constable services and fees, including Order of Attachment, Mileage, Writ of Replevin, etc.

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION. On the... day of... The defendant came, and by... his sworn of the County, approved by me as good and sufficient surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, as surety for the stay of execution of judgment of... against... hereby promise and undertake to pay of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this... A. D. 19... Justice of the Peace

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



CIVIL DOCKET

e of the Peace,

Township,

County, Ohio

on *for Messaries*

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

imed, \$ *233'* with interest from  
19 , at per cent. and costs

at for  
19 , \$

ay of *July* 1928,  
articulans herein, whereupon

and figures following, to-wit:

*says there  
the said Defendant  
Messaries  
is due and  
his Affidavit  
attachment for  
is follows  
B. S. Robinson  
that I did  
indebted to  
of \$233'  
that at least  
than thirty days  
long to wit,  
the said Plaintiff  
on said Defendant  
over right of  
red with out  
H. Wall J.P.*

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. B. B. WFS. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	1.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

Heath & Holycross  
Partners

No. 47 vs.  
Wm. Neal

Action on Note

Att'y for Plff.  
Att'y for Deft.  
Am't claimed, \$ 52.<sup>33</sup> with interest from July 23 1927, at 7 per cent. and costs Judgment for 19, \$ and costs \$

Be it Remembered, That on the 1 day of Aug 1928 the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
The said Plaintiff says there is due them from the said Defendant the sum of \$52.<sup>33</sup> as evidenced by a certain promissory note bearing date of Nov 29 1927. For which amount with interest thereon at the rate of 7% from the 23 day of July 1928

Signed W. H. Holycross  
Aug 1 1928 I issued summons in above case returnable Aug the 6 1928 at 9 o'clock A.M. and delivered the same to G. M. Bailey Const.

Aug 6 1928 summons returned indorsed as follows received this writ Aug 2 1928 and I served the same on the 2 day of August 1928 on the Defendant personally

Signed G. M. Bailey, Const.  
Aug the 6 1928 time set for trial both parties appeared and had it is therefore considered by me that judgment be rendered for the Plaintiff for \$52.<sup>33</sup> and interest at 7% from the 23 day of July 1928 and costs \$ 8.20

the Plaintiff being an non resident I required them to secure the costs which they did by cash of \$5.00

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his sur- of the County, approved by me as good ent surety, caused an undertaking fo execution to be entered herein, which In pursuance of the Statutes in suc and provided, I, \_\_\_\_\_ as surety for the stay of execution o judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay of said judgment, interest and costs, an may accrue.

Taken by and signed and acknowl me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_ Justice of t

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_ payment in full on the above judge



Justice of the Peace,

Township,

County, Ohio

on on *Note*

Att'y for Plff.

Att'y for Deft.

claimed, \$ 52.<sup>33</sup> with interest from  
19<sup>27</sup>, at 8 per cent. and costs

ent for  
19 , \$

ts \$  
day of *Aug* 1928  
Particulars herein, whereupon

and figures following, to-wit:

*As there is due  
to Defendant  
by a  
note bearing date  
which amount  
at the date  
of July 1928  
B. H. Gieson  
d. Summons  
returnable Aug. the  
A. M. and  
H. M. Bailey Const.  
was returned  
and this writ  
of the same on  
1928 on the*

*H. M. Bailey Const.  
for trial  
that had  
been ordered by me  
indured for  
2.<sup>33</sup> and interest  
of July 1928  
H. H. Hill J.P.  
an non resident  
figure the costs  
of \$5.<sup>00</sup>*

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant... will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



Carby

5-22-2 THE COL. B. B. WFO. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746.

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case		.10
Taking and Certifying Affidavits, each		.80
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena		.10
Issuing Venire		.10
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing		.10
Papers, each		.10
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

*Evens & Buchanan* Action on *account for necessities*

No. *45* vs. Plaintiff . Att'y for Plff.  
 Defendant . Att'y for Deft.

Am't claimed, \$ *15.88* with interest from  
 19 , at per cent. and costs

Judgment for  
 19 , \$  
 and costs \$

Be it Remembered, That on the 7 day of Aug 1928 the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

*One Range \$15.00*  
*to 1/2 front to back \$3*  
*to 1.7 in Elbow .35*

*The Plaintiff also filed Affidavit for attachment for and for garnishment for 20% of Person's Earnings as follows*  
*Before H. Hall J. P.*  
*in and for Carby Union County Ohio*  
*Evens & Buchanan Plffs*  
*vs*  
*Howard Edwards Deft*

The State of Ohio Union County ss  
 The said Plaintiff Evens & Buchanan being duly sworn deposes that Howard Edwards said Defendant is justly indebted to said Plaintiff in the sum of \$15.88 for necessities to-wit: for necessities, book stain and expenses. That at least three days and not more than thirty days before began bringing this action to wit: on the 2 day of Aug 1928 the said Plaintiff made demand in writing on said Defendant for the excess over and above eighty per cent of said defendant's personal earnings during the last thirty days next preceeding said said demand by delivering such demand to the debtor leaving it at the debtor's usual place of residence and that said Defendant did not pay or tender payment to said Plaintiff in money or a duly accepted order for said excess of said earnings, nor for any part thereof within three days after such demand; that claim

is just and lawful to recover there attached is not spent 20% of said the last 30 days a actual cost is that he has good has in it this is said Defendant indebted to said

Sworn to be  
 Aug 8 1928  
 Carby

Aug 8 1928  
 full of in abt  
 Aug 8 1928  
 Cash

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

	Constable
Service of Order of Attach't	Defts., each 1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

*Eved Ray*  
*Tom Bailey*

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

his su \_\_\_\_\_ of the County, approved by me as good and sufficient surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such behalf made, and provided, I, \_\_\_\_\_ as surety for the stay of execution of the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, as may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_

payment in full on the above judgment



ce of the Peace,

Township, Union County, Ohio

on account  
Nessaries

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

aimed, \$ 15.<sup>88</sup> with interest from  
19 , at per cent. and costs

nt for

19 , \$

ts \$

ay of Aug 1928

articulars herein, whereupon

and figures following, to-wit:

15.20

53

35

15.88

Filed Affidavit  
and for  
20% of Personal  
assets  
H. Hall J.P.  
Union County Ohio

Union County ss  
Eamus & Buchanan  
that Howard  
Defendant vs  
said Plaintiffs  
for Nessaries  
of \$88  
St. Clair  
more than thirty  
days this  
2 days of  
plaintiffs made  
said Defendant  
about Eighty  
Defendant's Personal  
last thirty  
of said said  
such demand  
it at the  
of residence  
did not pay  
said Plaintiffs in  
order for  
payments was  
within three  
that claim

is just and lawful and that they believe said Plaintiffs ought  
to recover thereon the amount of \$15.<sup>88</sup> that the Property sought to be  
attached is not exempt from execution or attachment, that only twenty per  
cent 20% of said Defendant's personal earnings for services rendered within  
the last 30 days and the sum of Two Dollars and the necessary garnisher fee not  
to exceed fifty cents if the same is demanded by the garnisher, for  
actual costs as sought to be attached. Said affiant further make oath  
that he has good reason to and does believe that the P.C. & J. H. H. Co  
has in its possession money credits or other property belonging  
to said Defendant which is liable to be attached in this action and is  
indebted to said Defendant for earnings above mentioned.

Signed Eamus & Buchanan  
by W. E. Eamus

Sworn to before me and signed in my presence this 7 day of Aug 1928

Aug 8 1928 Case dismissed and costs paid by  
the Defendant also above claim  
H. Hall J.P.

Aug 8 1928 Received from H. Hall J.P. Fifteen <sup>88</sup>/<sub>100</sub> Dollars in  
full of in above case

Aug 8 1928 Rec of H. Hall J.P. \$15.<sup>88</sup> in above  
Cash  
Eamus & Buchanan

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.  
\_\_\_\_\_ A. D. 19\_\_\_\_

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



5-22-2 THE COL. B. & WFO. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Ass'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	

B. L. Robinson

Action on account for  
necessaries

No. 49 vs. Brothers Sidrum

Att'y for Plff.  
Att'y for Deft.  
Am't claimed, \$ 9.95 with interest from  
19 , at per cent. and costs  
Judgment for  
19 , \$  
and costs \$

Be it Remembered, That on the 10 day of Aug 1928,  
the said Plaintiff filed his Bill of Particulars herein, whereupon  
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
The said Plaintiff says there is due him from  
the said Defendant the sum of \$9.95 for  
groceries sold delivered to said Defendant  
at his request of which amount  
is past due and unpaid

Signed B. L. Robinson  
The said Plaintiff also filed Affidavit  
as follows

State of Ohio Union County ss  
The said Plaintiff B. L. Robinson being  
duly sworn says that Brothers Sidrum  
said Defendant is justly indebted to said  
Plaintiff in the sum of \$9.95 for  
Necessaries to wit: Groceries furnished  
family that at least three days and not  
more than thirty days before bringing this  
action; wit: on the 7 day of Aug 1928 the  
said Plaintiff made demand in writing on  
said Defendant for the excess over and above  
Eighty per cent of said Defendant's personal  
earnings during the last thirty days next  
preceding said demand by delivering such  
demand to his usual place of residence. And  
that said Defendant did not pay or tender  
payment to said Plaintiff in money as a  
duly accepted order for said excess of  
said earnings, nor for any part thereof  
within three days after such demand  
that said claim is just and lawful and  
that he believes said Plaintiff ought to recover  
thereon the amount of \$9.95  
that the property about to be attached is not  
exempt from execution or attachment: that  
only twenty per cent of said Defendant's personal  
earnings for past services rendered within  
the last thirty days. And the sum of  
Two Dollars and the necessary garnisher fee  
not to exceed fifty cents if the same is  
demanded by the garnisher for actual  
costs as sought to be attached

Said Affiant  
to and does  
possession of  
Defendant who  
indebted to said

Sworn to before  
1928

I issued  
returnable Aug  
to Sam Bailey  
Aug 15 1928  
indorsed as for  
the Defendant Sam

Aug 15  
the defendant  
it was therefor  
Defendants O.M.

I also issue  
20 7 of the  
Sept 10 1928  
in full of

Total Justice's Fees  
NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Res my fees  
S. M. Bailey

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his su-  
of the County, approved by me as good and sufficient surety, caused an undertaking for execution to be entered herein, which  
In pursuance of the Statutes in such cases and provided, I, \_\_\_\_\_  
as surety for the stay of execution of judgment of \_\_\_\_\_  
against \_\_\_\_\_  
hereby promise and undertake to pay the amount of said judgment, interest and costs, as may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_  
A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_  
payment in full on the above judgment



ce of the Peace,

Township,

County, Ohio

n on account for  
varies

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

aimed, \$ 9.95 with interest from  
19 , at per cent. and costs

nt for

19 , \$

s \$

ay of Aug 1928,  
particulars herein, whereupon

and figures following, to-wit:

is due him from  
of \$9.95 for  
said Defendant  
ch amount

B. L. Robinson  
filed Affidavit

Caunlyss

Robinson being  
Strobus Stidum  
debited to said  
\$9.95 for  
ceries furnished  
days and Nat  
bringing this  
of Aug 1928 the  
in Writing on  
us over and abou  
dent Parsons  
thirty days next  
delivering such  
Residency. and  
pay as tender  
Money as a  
id excess of  
y part thereof  
ch demand  
and lawful and  
iff. ought to recou

attached is not  
document: that  
Defendants personal  
is rendered within  
the sum of  
y garnished for  
the same is  
for actual  
attached

Said Affiant further makes oath that he has good reason  
to and does believe that the P & O St R R Co has in their  
possession money, credits or other property belonging to said  
Defendant which is liable to be attached in this action and is  
indebted to said Defendant for the earnings above mentioned

Sworn to before me and signed in my presence this 10 day of Aug  
1928 (Signed) B L Robinson  
H. Hall J.P.

I issued summons order of attachment and notice to garnisher  
returnable Aug the 15 1928 at 9 o'clock A.M. and delivered the same  
to J.M. Bailey Court

Aug 15 1928 at nine o'clock A.M. Constable made his return  
indorsed as follows: I served the same on above date personally to  
the Defendant and the garnisher on the Agent of the P & O St R R Co J.M. Bailey Court

Aug 15 1928 time set for trial to the Plaintiff appears  
the defendant failed to appear there for one hour there after  
it was therefore adjudged by me the Plaintiff recover 20% of the  
Defendants wages and costs of suit

I also issued order on the P & O St R R Co to pay in to Court  
20% of the Defendants earnings and delivered the same to B E Parsons agent  
Sept 10 1928 in full in amount of \$12.45 in full in amount of \$12.45  
Sept 10 1928 \$9.95 Rec of H. Hall J.P.  
in full of above case and costs paid  
B L Robinson

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff }  
vs. } Before \_\_\_\_\_  
Defendant } Justice of the Peace \_\_\_\_\_ Township,  
County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



Civil Action before

H. Hall

, Justice of the Peace,

Barby

5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	60
Taking Security for Costs	.60	60
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Foundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	

Total Justice's Fees *See My Cash*

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Exec'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods	
For Care of Animals	

*See My Cash*  
G. M. Bailey  
JURY

WITNESSES

Action on *Book Account*

*The Crane Liqueur Co*

No. 50 vs.

*Walter Clark*

Plaintiff

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ *32.79* with interest from *Dec 10* 1927, at 6 per cent and costs

Judgment for 19, \$ and costs \$

Be it Remembered, That on the *31* day of *Aug* 1928, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

*Bill rendered Oct 29 1927 \$13.10*  
*Dec 10 36.69*  
*Dec 10 by cash 49.79*  
*Balance due \$32.79*

*The Crane Liqueur Co being a non resident of said union county Ohio I required them to secure the cash which they did by check to the amount of \$500*

*H. Hall J.P.*

*Aug the 31 1928 I issued summons of the above case returnable Sept the 4 1928 at 9 o'clock a.m. and delivered the same to G.M. Bailey*

*Sept 3 1928 Rec of 10 checks \$32.79 for The Crane Liqueur Co and for costs of same*  
*H. Hall J.P.*

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and sufficient surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_  
payment in full on the above judgment



Darby

of the Peace,

on Book Account

Att'y for Plff.

Att'y for Deft.

med, \$ 32.79 with interest from 1927, at 6 per cent, and costs

for

19 , \$

y of Aug 1925, particulars herein, whereupon

ad figures following, to-wit:

927 \$13.10
3669
4979
1700
du \$32.79

ing A Mon in county Ohio were the Cash check to the

H. Hall J.P. sued returnable Returnable o'clock a M to J.M. Barley

clock \$32.79 and for Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the... day of... 19... The defendant came, and by... his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this... day of... A. D. 19... Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received... 19... from... Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the... day of... 19..., said... entered into an undertaking to the adverse party as follows: No... Plaintiff vs. Defendant Before Justice of the Peace... Township, County, Ohio. Whereas, on the... day of... A. D. 19..., the said... obtained a judgment against the said... on the docket of said Justice of the Peace, for... dollars and... cents, and costs taxed at... dollars and... cents, and the said... intend... to appeal therefrom, to the Court of Common Pleas of said County Now, Therefore, of... County, Ohio, hereby promise and undertake to the said appellee..., in the sum and to the amount of... dollars, conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this... day of... A. D. 19... Justice of the Peace.



CIVIL DOCKET

Civil Action before

H Hall

, Justice of the Peace,

Warby

5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746.

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.80	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	

NAME OF OFFICER	
Constable	
NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.	
Service of Order of Attach't.	Defts., each 1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods	
For Care of Animals	

O. W. George

Action on account for messaries

No. 57 vs. J. S. Partow

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 14.73 with interest from 19, at per cent. and costs

Judgment for

19, \$

Defendant

and costs \$

Be it Remembered, That on the 4 day of Sept 1928, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says that they said Defendant is justly indebted to said Plaintiff for \$14.73 for messaries for which amount is due and unpaid

The said Plaintiff signed O. W. George and also garnishee against Geo Dullinger for 20% of said Defendants earnings

I issued summons and notice to garnishee and advised the same to G. M. Bailey Court Returnable Sept 10 1928 at 9 o'clock A.M.

Sept 8 case settled by Geo Dullinger and paid in full

Rec my fees H Hall

Rec my fees G. M. Bailey

UNDERTAKING FOR STAY OF EXECUTION

On the... day of... The defendant came, and by... his sur... of the County, approved by me as good... ent surety, caused an undertaking for execution to be entered herein, which... In pursuance of the Statutes in suc... and provided, I, ... as surety for the stay of execution o... judgment of... against... hereby promise and undertake to pay... of said judgment, interest and costs, an... may accrue.

Taken by and signed and acknowl... me, and surety approved, this... A. D. 19...

Justice of t...

SATISFACTION OF JUDGMENT

Received... payment in full on the above judgme...



Warby

of the Peace,

on account  
of messaries

Att'y for Plff.

Att'y for Deft.

judgment, \$ 14.73 with interest from  
19 , at per cent. and costs

for

19 , \$

of Sept 1928,  
particulars herein, whereupon

and figures following, to-wit:

as that they  
are indebted  
73 for messaries  
due and un  
to O W George  
I make affidavit  
against the  
said Defendants

and notice to  
the same  
turnable  
to H Hally  
led by  
and paid for  
all J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Plaintiff

vs.

Defendant

Before \_\_\_\_\_

Justice of the Peace \_\_\_\_\_ Township,

County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

on the docket of said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,

conditioned as follows: 1. That the said appellant \_\_\_\_\_ will prosecute \_\_\_\_\_ appeal to effect and with-

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

\_\_\_\_\_ will satisfy such judgment and costs.

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

A. D. 19 \_\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

H Hall

, Justice of the Peace,

Darby

5-22-2 THE COL. B. S. MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746.

	Pliffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena	.10	
Issuing Venire	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing	5	Necessary
Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	7.60	
NAME OF OFFICER	H. Hall	
Constable		
Service of Order of Attach't.	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Order of Eject't.	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Order of Rest'n.	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Writ of Replevin	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Summons	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Subpoenas	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Venire	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Notice to Garnishee,	.80	
each		
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Execu'n against Prop. or Person	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
And 6% on \$ thus collected		
Service of Any Other Writs, Orders or Notices,	.80	
Persons, each		
Mileage, 1st m., 50c; add'l m., each	.15	
Attending During Jury Trial, each case	2.00	
Attending During Trial without Jury	1.50	
Summoning and Swearing Appraisers	2.00	
Advertising Property, for Sale, by Posting	1.00	
Taking and Returning Bonds, each	.80	
Actual Expenses, to be itemized and sworn to		
For Moving and Storage of Goods		
For Care of Animals		

A. M. Smith

Action on

No. 52 vs.

Fred Orhood

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 44.18 with interest from 19, at per cent. and costs

Judgment for

19, \$

Defendant

and costs \$

Be it Remembered, That on the 19 day of Sept 1928, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Plaintiff says that there is due him from the Defendant the sum of \$44.18 which he claims with interest from the 10th day of August 1928 for work and labor performed, and of which the following is a true account:

Aug 22, 1927 Balance due for work on thrashing outfit \$22.85

work on grading road 26.00

work on Mill Sawing lumber 53.00

cred by acct 1927 \$101.85

interest \$46.85

1.59

\$48.44

May 26 1928 2.00

int 46.44

46.28

2.10

\$44.18

wherefore the Plaintiff prays that he may have judgment against the Defendant for the sum of \$44.18 with interest at 6 per cent from Aug 10, 1928, and for his costs of this action, and for all proper relief.

Cameron & Cameron attorneys for Plaintiff.

State of Ohio

Union County ss:

A. M. Smith being first duly sworn says that he is the Plaintiff in the above entitled action and that the facts stated and allegations made in the foregoing bill of Particulars are true as he verily believes.

Subscribed in my presence and sworn to before me this 19 day of September 1928 William R. Cameron Notary Public.

The Plaintiff to garnishee Union County A. M. Smith vs Fred Orhood State of Ohio Claim by the Plaintiff he believes 10 day of Aug 1928. from execution does believe. Possession con to said Defendant. Said Plaintiff says said Defendant the labor besides

Subscribed day of Sept 19 A. M. Smith him to secure the Sept 24, 1928 at 9 The Defendant on the grant the Public and be Motion said and trial had the Defendant

UNDERTAKING FOR STAY OF EXECUTION

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

Taken by and signed and acknowledged me, and surety approved, this

A. D. 19

Justice of the Peace

SATISFACTION OF JUDGMENT

Received

payment in full on the above judgment

JURY

Rec My fees H. M. Bailey Conn

WITNESSES



Att'y for Plff.  
Att'y for Deft.  
med, \$ 44.18 with interest from  
19 , at per cent. and costs

for  
19 , \$  
of Sept 1928,  
particulars herein, whereupon

A figures following, to-wit:  
is due him  
sum of  
with interest  
August 1928  
performed,  
Following is a  
for work  
\$2285  
2600  
53.00  
101.85  
65.00  
46.85  
1.59  
48.44  
2.00  
46.44  
16  
46.28  
2.10  
\$44.18

says that he  
est the Defendant  
with interest  
10. 1928, and  
tion. and for  
an + Cameron  
for Plaintiff.

duly sworn  
ntiff in the  
on. And that  
rtions made in  
ilars as true  
And swas to  
tember 1928  
William R Cameron  
Notary Public

# CIVIL DOCKET

## Darby

Township, Union County, Ohio

The Plaintiff filed his affidavit for attachment and notice to garnish as follows Before W. H. H. P. Darby Township.

A. M. Smith Plff  
vs  
Fred Orchard Deft

Affidavit for Garnishment

State of Ohio Union County ss:  
Blaine S. A. M. Smith being duly sworn says that the claim sued upon is for work and labor performed by the Plaintiff for the Defendant.  
He believes Plaintiff ought to recover \$44.18 with interest from the 10 day of Aug 1928. that the property hereby sought to be attached is not exempt from execution. that said A. M. Smith has good reason to believe and does believe that Gottlieb Burns has property of said defendant in his possession consisting of the left as obligation of said Gottlieb Burns to said Defendant arising under an agreement or contract whereby said Gottlieb Burns is to pay to said Defendant \$10,000 thousand square feet for sawing of lumber by a saw mill outfit operated by said Defendant. and said Defendant himself hired and paying for the labor besides his own which is employd on said saw mill outfit

Subscribed in my presence and sworn to before me this 19th day of Sept 1928  
William R. Cameron  
Notary Public

A. M. Smith being a non resident of Darby Township I require him to secure the cash which he did by posting up \$10,000 Sept 24 1928 at 9 o'clock A.M. time set for trial both parties appeared The Defendant atty made a motion to have the garnishie dismissed on the ground that the atty in the case acknowledged he acted as Notary Public and acknowledged the the Affidavit in the case Motion sustained and trial had and the Plaintiff being duly sworn also the Defendant being sworn and testified. W. Orchard John Tilman sworn

**UNDERTAKING FOR STAY OF EXECUTION.**  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.  
Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.

**SATISFACTION OF JUDGMENT.**  
Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_ Dollars payment in full on the above judgment and costs.

**APPEAL BOND** (continued to Pg 112)  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Before \_\_\_\_\_ Justice of the Peace \_\_\_\_\_ Township, \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, \_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



# COLUMBIA CEMENT

PITTSBURGH PLATE GLASS COMPANY  
COLUMBIA CEMENT DIVISION

MILL:  
Fultonham, Ohio  
Phone—Zanesville 4684

SALES OFFICE:  
2210-2211 Grant Bldg. Pittsburgh, Pa.  
Phone—Atlantic 5600

A M Smith *PL*

is  
Fred Ashrod *Wef*

\$ 5 5 66  
Interest      6 68  
\$ 6 2, 34



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & WFO. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. — Gen'l Code, Sec. 1746. — Cents

Docketing Petition or Bill of Particulars	.50
Appointing Guardian for Minor	.60
Taking Security for Costs	.60
Indexing Case Plffs. and Defts., each	.10
Taking and Certifying Affidavits, each	.80
Taking and Approving a Bond, Undertaking or Recognizance	.80
Issuing Summons Defts., each	.40
Issuing Order of Attachment	.70
Issuing Order of Arrest	.70
Issuing Writ of Replevin	.75
Granting Continuance, each	.40
Issuing Commitment to Jail	.70
Issuing Subpoena Persons, each	.10
Issuing Venire Persons, each	.10
Issuing Order on Jailer for Prisoner	.60
Swearing Witnesses, each	.10
Swearing Jury	.40
Hearing Case on Appearance without Trial	1.00
Hearing Case When Defense is Interposed	2.00
Sitting in Case, Trial by Jury	2.50
Hearing Motions or Demurrers, each	1.00
Pronouncing Judgment	.80
Entering a Rule of Reference	.50
Swearing Arbitrators, each	.40
Issuing Writ of Restitution	.80
Numbering and Filing Necessary Papers, each	.10
Entering Judgment and Costs on Cash Book	.40
Iss'g Execution Against Property or Person	.80
Poundage—4% on \$ collected	
Making Transcript, Including Certificate	2.50
Signing and Certifying Bill of Exceptions	.50
Reducing Testimony to writing in Bastardy Proceedings	1.50
Issuing Other Writs or Orders, each	.75
Making Itemized Cost Bill	.50

Total Justice's Fees

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

Pffs. Costs	Defts. Costs
Dolla. Cts.	Dolla. Cts.
No.	vs.
Plaintiff	Defendant

Action on

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 19 , at per cent. and costs

Judgment for 19 , \$ and costs \$

Be it Remembered, That on the day of 19 , the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

*it was thereupon considered by me that the Plaintiff receive judgment for \$44.18 and the cost.*

*Sept 24 1928 I issued execution on the Defendant for \$44.18 and (\$14.50) cash making \$58.68 in all*

*Oct 23 1928 Execution returned, and Indorsed as follows. Received this writ on the 24 day of Sept 1928 at 10 o'clock a.m. no property found upon which to levy*

*H. Hall J.P.*

*M.M. Bailey Const*

UNDERTAKING FOR STAY OF EXECUTION

On the day of

The defendant came, and by

his surety, caused an undertaking for execution to be entered herein, which

In pursuance of the Statutes in such cases and provided, I, as surety for the stay of execution on judgment of against hereby promise and undertake to pay of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this

A. D. 19

Justice of the Peace

SATISFACTION OF JUDGMENT

Received

payment in full on the above judgment



of the Peace,

Township,

County, Ohio

on

Att'y for Plf.

Att'y for Deft.

med, \$ with interest from  
19 , at per cent. and costs

for  
19 , \$

y of 19 ,  
particulars herein, whereupon

and figures following, to-wit:

judgment

H. H. P.

Execution on  
4. 18 and (\$14.50)

H. Hall p.p.  
turning and  
said this writ  
at 10 o'clock a.m.  
to say  
illegally could

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.



Darby

5-22-2 THE COL & MFG CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena for Persons, each	.10	
Issuing Venire for Persons, each	.10	
Issuing Order on Jail for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	8 70	1 00

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, 6 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, 6 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Exec'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods	
For Care of Animals	

Constable  
Horn Bailey Const

JURY  
J. Zimmerman  
J. Smith  
J. Lawrence  
H. Baerger  
John Scherderer

WITNESSES  
Elmer B. ...  
W. ...  
A. ...  
K. ...  
M. ...

B. L. Robinson  
No. 53 vs.  
Abel Brown

Plaintiff  
Defendant

Action on Account

John Bailey Att'y for Plff.  
L. A. Davis Att'y for Deft.

Am't claimed, \$ 14.<sup>18</sup> with interest from  
16 day of Aug 1928, at 6 per cent. and costs  
Judgment for 14.<sup>18</sup>  
19  
and costs \$ 46.<sup>45</sup>

Be it Remembered, That on the 26 day of Jan 1929,  
the said Plaintiff filed Bill of Particulars herein, whereupon  
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
The State of Darby Township, ss.  
The said Plaintiff says there is due  
him from the said Defendant  
the sum of \$14.<sup>18</sup> for Merchandise  
sold and delivered for which  
amount is due and unpaid  
for which amount with interest  
thereon at the rate of 6 per cent  
from the 16 day of Aug 1928  
The Plaintiff asks judgment  
I issued summons returnable  
Jan 30 1929 at 9 o'clock A.M.  
Hall J.P.

The Plaintiff asked to have the  
Bill of Particulars to be amended  
as follows the Plaintiff asks the  
Amount of \$10.80 to Amount addition  
making \$24.98 of which amount  
due some amount which the  
asked by the Plaintiff which asked  
judgment and for costs

B. L. Robinson Plaintiff  
Abel Brown Defendant

The Defendant comes forwarded with  
a set of as follows  
B. L. Robinson Plff  
vs  
Abel Brown Deft

Before H. Hall Justice  
of the Peace in and for,  
Darby Township, Union  
County, Ohio

Now comes the Defendant Abel Brown, and  
for his reason County claim says that  
the Defendant B. L. Robinson is just  
indebted to him in the sum of  
sixteen and 1/2 Dollars for work and fuel used  
and interest as per statement persons  
attached and marked Exhibit A  
wherefore the Defendant asks judgment  
and his Corpi by him herein expended  
Attest L. A. Davis signed Abel Brown  
sworn to before me and signed in my presence

This 28 day of Jan  
by Thrash  
Boak Moore  
by Lobar Split  
1 day repair  
Interest on  
Exhibit A  
follows rece  
Jan the 26  
Defendant  
Jan 30 1929  
A Jury  
until Feb  
the jury  
R. Zimmerman  
to appear for  
and delivers  
The Plaintiff  
Feb the  
his attorney  
Continued  
I issued  
R Zimmerman  
also I  
for the Defen  
Chas Cooper  
delivered  
Feb 2 1929 I  
Kenneth Helce

UNDERTAKING FOR STAY OF EXEC

On the ... day of ...  
The defendant came, and by ...  
his sur  
of the County, approved by me as good  
ent surety, caused an undertaking for  
execution to be entered herein, which  
In pursuance of the Statutes in suc  
and provided, I,  
as surety for the stay of execution on  
judgment of ...  
against  
hereby promise and undertake to pay  
of said judgment, interest and costs, an  
may accrue.

Taken by and signed and acknowle  
me, and surety approved, this ...  
A. D. 19 ...  
Justice of th

SATISFACTION OF JUDGMENT

Received ...  
payment in full on the above judgmen



CIVIL DOCKET

Township, Union County, Ohio

Darby

This 28 day of Jan 1929 I O Davis Notary Public  
 in Account B & Robinson for Labor  
 by Thrashing 1 day \$4.00  
 by Thrashing 1 day \$6.00  
 by Thrashing 1 day \$1.46  
 by Thrashing 1 day \$3.00  
 Interest on said amount on gas at 6%  
 Exhibit A" \$15.50  
 \$93  
 \$16.43

Jan 30, 1929 Summons returned in darsed as follows, received this writ Jan 26 1929 and I served the same Jan the 26 day of Jan 1929 by delivering the same on the Defendant Personally to him

Jan 30 1929 both Parties appeared and the Plaintiff demanded a Jury which was granted. The case was continued until Feb 4 1929 at 9 o'clock A.M. The Jury was drawn as follows Jess Snider John Amrine R. Zimmerman O Lowery John Schneider Henry Baerger to appear Feb 4 1929 at 9 o'clock A.M. H. Hall J.P.

And delivered to G.M. Bailey Const. The Plaintiff asked for a continuance again until Feb the 6 1929 on the grounds he could not get his attorney until Feb the 6 at 9 o'clock A.M. Continuance was granted.

I issued venire for the Jurymen Jess Snider John Amrine R. Zimmerman O Lowery John Schneider and Henry Baerger also I issued subpoenas for the following witnesses for the Defendant Wm. Young Wm. Rodebeck Elmer Brown Chas Cooperides A R Truitt and Chas Clements and delivered them to G.M. Bailey Const.

Feb 2 1929 I issued subpoenas for Plaintiff as follows Kenneth Helzer Vera Cleverger and Mrs B & Robinson Forwarded to P. 116

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
 The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_

as surety for the stay of execution on the above judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_ the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

of the Peace,

on account

Garley Att'y for Plff.  
 Davis Att'y for Deft.  
 med, \$ 14-18 with interest from  
 Aug 1928, at 6 per cent. and costs  
 for 14  
 19 \$  
 \$ 46.46

y of Jan 1929,  
 particulars herein, whereupon

and figures following, to-wit:

County, ss.  
 there is due  
 Defendant  
 Merchandise  
 for which  
 unpaid  
 the interest  
 6 7/8 percent  
 1928  
 ment  
 s returnable  
 o'clock A.M.  
 Hall J.P.  
 have the  
 Amendment  
 asks the  
 amount addition  
 amount  
 which the  
 which asked  
 costs.

Robinson Plaintiff  
 vaded with  
 Hall Justice  
 all in and for,  
 Township, Union  
 by ship  
 Obed petition  
 the Brown, and  
 in says that  
 inson is just  
 term of  
 and and and  
 persons  
 with A  
 aspect judgment  
 herein Expendat  
 Obed Brown  
 in my presence



5-22-2 THE COL. & R. MRS. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and returns of the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	

Total Justice's Fees

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

No. vs. Plaintiff . Defendant .

Action on

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ with interest from

19 , at per cent. and costs

Judgment for

19 , \$

and costs \$

Be it Remembered, That on the day of 19 , the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

and delivered the same to J. M. Bailey Const Feb 2 1929 Constable Made his return on the venire for jury as follows received this writ on the 2 day of Feb 1929 at 7 o'clock A M and pursued to the command thereof & served the within Joss Snider John Gurrine Ralph Gummerman O Lowery John Schneider and Henry Baesger by delivering to each of them personally a true copy of said writ

Feb 6 1929 at 9 o'clock A M both parties appeared and was ready for trial the jury was all present and was sworn also the witnesses for Plaintiff were sworn as follows J. H. Huber W. B. Robinson R. Watson James Page was sworn the witnesses for Defendant was sworn W. Radcliff Elyse Brown L. M. Cooperider and Chas. Clements and examined the verdict was rendered as follows we being all of jury do find and assess the Plaintiff's claims at \$14.18 leaving the amount of the recovery of Plaintiff \$14.18

R. G. Gummerman foreman  
H. Baesger  
J. W. Schneider  
J. O. Gurrine  
O. Lowery  
Joss Snider

H. Hall J.P.

Feb 7 1929 Issued Execution and delivered the same to J. M. Bailey Const  
Feb 7 1929 received this writ at 11 o'clock A M no property found upon to which to lay  
J. M. Bailey Const

Mar 27 19

Re of

Mar 27 1929

Mar 27

UNDERTAKING FOR STAY OF EXECUTION

On the day of

The defendant came, and by

his surety of the County, approved by me as good and sufficient, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, as surety for the stay of execution on judgment of against hereby promise and undertake to pay of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged, me, and surety approved, this A. D. 19

Justice of the Peace

SATISFACTION OF JUDGMENT

Received

payment in full on the above judgment



CIVIL DOCKET

of the Peace,

Township,

County, Ohio

Mar 27 1930 Rec of H Hall J.P. Jury fees 9.00  
Re of the clerk of court 25.00  
14.18  
29.68

Mar 27 1930 received of H Hall J.P. my costs where  
B. H. Robinson  
A. Brown \$1.00 Ethel Brown

Mar 27 1930 c. claims & bookfinder on account

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

med, \$ with interest from  
19 , at per cent. and costs  
for  
19 , \$

y of 19 ,  
particulars herein, whereupon

and figures following, to-wit:

to H. M. Bailey Const  
Made his return  
as follows  
the 2 day of  
in and pursuance  
served the  
during  
were John Schindler  
ing to each of  
of said writ  
by const  
at bath  
is ready for trial  
present and  
witnesses  
as follows  
R. Watson

ent was sworn  
Cooperider  
examined  
direct as follows  
find and  
sum of \$14.18  
the recovery

erman foaman

H. Hall J.P.  
served the summons to H. M. Bailey Const  
in no property found  
the Bailey Const

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant... will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.



No. \_\_\_\_\_ Doc. \_\_\_\_\_ Page \_\_\_\_\_

**Bill of Particulars**

*The Fire & Marine Ins. Co. of Plain City*  
*vs.*  
*Lewis Scherder*

Filed \_\_\_\_\_ 19 \_\_\_\_\_

**Summons Issued, Returnable**

\_\_\_\_\_ 19 \_\_\_\_\_

at \_\_\_\_\_ o'clock \_\_\_\_\_ M.

\_\_\_\_\_ Constable.

E. L. Barrett & Son



Springfield, Ohio

Plaintiff's Attorney.



The First State Bank  
of Plain City  
of Corporation. Plaintiff  
Plt's Residence

BEFORE

A. Hall

Justice of

the Peace in and for

Carby

Township,

Union

County.

Doc.

Page

AGAINST

Lewis Schneider  
Defendant  
Def't's Residence

CIVIL ACTION FOR MONEY ONLY.

19

The said Plaintiff say there is due it from the said Defendant the sum of \$ 77.90 as evidenced by a promissory note dated June 9, 1924, with interest thereon at the rate of 8% per annum, from June 9 - 1928 and for which this Plaintiff holds no security. Said note is hereto attached and made a part of this bill of particulars

for which amount, with interest thereon at the rate of 8 per cent. from the 9 day of June 1928, the Plaintiff asks Judgment.

ISSUE SUMMONS, returnable April 3 1929, at 9 o'clock A. M.

L. A. Davis Plaintiff's Attorney



5-22-2 THE COL. & W.P. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cents

Docketing Petition or Bill of Particulars	.50
Appointing Guardian for Minor	.60
Taking Security for Costs	.60
Indexing Case Pliffs. and Defts., each	.10
Taking and Certifying Affidavits, each	.80
Taking and Approving a Bond, Undertaking or Recognizance	.80
Issuing Summons Defts., each	.40
Issuing Order of Attachment	.70
Issuing Order of Arrest	.70
Issuing Writ of Replevin	.75
Granting Continuance, each	.40
Issuing Commitment to Jail	.70
Issuing Subpoena Persons, each	.10
Issuing Venire Persons, each	.10
Issuing Order on Jailer for Prisoner	.60
Swearing Witnesses, each	.10
Swearing Jury	.40
Hearing Case on Appearance without Trial	1.00
Hearing Case When Defense is Interposed	2.00
Sitting in Case, Trial by Jury	2.50
Hearing Motions or Demurrers, each	1.00
Pronouncing Judgment	.80
Entering a Rule of Reference	.50
Swearing Arbitrators, each	.40
Issuing Writ of Restitution	.80
Numbering and Filing Necessary Papers, each	.10
Entering Judgment and Costs on Cash Book	.40
Iss'g Execution Against Property or Person	.80
Poundage—4% on \$ collected	
Making Transcript, Including Certificate	2.50
Signing and Certifying Bill of Exceptions	.50
Reducing Testimony to writing in Bastardy Proceedings	1.50
Issuing Other Writs or Orders, each	.75
Making Itemized Cost Bill	.50
Total Justice's Fees	130

Pliffs. Costs  
Dolls. Cts.

Defts. Costs  
Dolls. Cts.

The First State Bank

No. 54 vs.

Sweis Scheiderer

Plaintiff

Action on Promissory Note

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 77.90 with interest from June 9 1928, at per cent. and costs Judgment for

19 , \$

and costs \$

Be it Remembered, That on the 30 day of Mar 1929, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following to-wit:

The First State Bank of Plain City Ohio a Corporation Filed this Bill of Particulars as follows

The said Plaintiff say there is due it from the said Defendant the sum of \$77.90 as evidenced by a Promissory Note dated June 9 1924 with interest thereon at the rate of 8% per annum from June the 9 1928 and for which this Plaintiff holds as security said Note is hereto attached and a part of this bill of Particulars as follows

Plain City Ohio June 9 1924 Six Months after date for value received we jointly and severally promise to pay the First State Bank of Plain City as order one hundred and no Dollars at the office in Plain City Ohio with interest from date at the rate of 8% per cent per annum Payable Semi-Annually

20

130

80

50

75

205

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Rec My fees H. Hall J.P.  
G. M. Bailey

JURY

WITNESSES

Signed Sweis Scheiderer for which amount with interest thereon at the rate of 8% per cent from the 9 day of June 1928 the Plaintiff ask judgment was the 30 - 1929 I issued subpoenas of the above case returnable Apr 3 1929 at 9 o'clock AM and delivered the same to G. M. Bailey Const.

Apr 1 1929 the Plaintiff asked for a continuance Apr 10 and the grounds that the Defendant would pay Note. Continuance was granted

base was settled out of cost H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_ The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and ent surety, caused an undertaking for execution to be entered herein, which In pursuance of the Statutes in such and provided, I \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay \_\_\_\_\_ of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_

payment in full on the above judgment



CIVIL DOCKET

Township, Union County, Ohio

Darby

of the Peace,

on Promissory Note

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

Summed, \$ 77.90 with interest from  
9 1928, at per cent. and costs  
for

of Mar 1929,  
particulars herein, whereupon

and figures following, to-wit:

Plain City, Ohio  
there Bill of  
as  
there is due  
pendent the sum  
of a Promissory  
24 with interest  
8% per annum  
28 and for  
as security  
attached & made a  
sticyllass  
in City, Ohio  
months after date  
sightly and  
The First State  
order one hundred  
office in  
interest from  
1 per cent per  
annually

Lewis Scheiderer  
interest thereon  
cent from the  
County, Ohio judgment  
Darby, Ohio Attorney  
& Surgeons  
ryable up &  
& delivered the  
key Court  
asked for  
the 10<sup>th</sup> and the grounds  
lay Note.

H. Hall J.P.  
H. H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant... will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



5-22-2 THE COL. B. B. WFO. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. CENTS

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.	
Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

CRED on back account  
May 3 1929  
H. M. Bailey Court

JURY

WITNESSES

50  
40  
40  
130  
40  
100  
395

Action on A Promissory Note

J. A. Tedrick

No. 55 vs.

A. E. Mitchell

Plaintiff

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 56.94 with interest from  
Apr 8 1924, at 8 per cent. and costs  
Judgment for  
19 , \$  
and costs \$

Be it Remembered, That on the 22 day of May 1929,  
the said Plaintiff filed his Bill of Particulars herein, whereupon  
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
The said Plaintiff says there is due him  
from said Defendant, the sum of \$56.94  
Fifty six & 24/100 Dollars evenlly by a  
promissory note, dated April the 8<sup>th</sup> 1924  
with interest at the rate of 8% per cent  
per annum from date until paid and for  
which the Plaintiff holds no security  
said note is herewith attached and  
made a part of this Bill of Particulars  
Signed J. A. Tedrick

The Defendant, being the resident of  
Union Township, Union County Ohio  
and a Justice of the Peace of said Township.  
and as there is no other Justice of the Peace  
in said Township, the case was brought  
in the adjoining Township of Darby, H. Hall J.P.  
May 22<sup>nd</sup> 1929 I issued summons in above case  
returnable May 27 1929 at 9 o'clock A.M.  
and delivered the same to H. M. Bailey Court  
Bill of Particulars  
of Defendant

Before H. Hall Justice of the Peace  
Darby Township, Union County Ohio  
J. A. Tedrick Plaintiff  
vs  
A. E. Mitchell Deft

The said Defendant says there is due him  
from the said Plaintiff the sum of \$27.<sup>10</sup>  
which he claims as a set-off in this action.  
The Defendant also counterclaims for the following  
causes of action in his favor against the  
Plaintiff and which arose out of and are  
connected with the causes of action  
alleged in Plaintiff's Bill of Particulars to-wit:  
Contracted entered into by J. A. Tedrick  
Party of the first and A. E. Mitchell Party  
of the second part  
case settled and cash paid by Defendant  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION  
On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, approved by me as good and  
entire surety, caused an undertaking for  
execution to be entered herein, which  
In pursuance of the Statutes in such  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on  
judgment of \_\_\_\_\_  
against \_\_\_\_\_  
hereby promise and undertake to pay  
of said judgment, interest and costs, and  
may accrue.  
Taken by and signed and acknowledged  
me, and surety approved, this \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace  
SATISFACTION OF JUDGMENT  
Received \_\_\_\_\_  
payment in full on the above judgment



Township,

County, Ohio

Justice of the Peace,

on a Promissory Note

Att'y for Plff.

Att'y for Deft.

Summed, \$ 56.94 with interest from 1924, at 8 per cent. and costs

Cost for

19 , \$

Month of May 1927, Particulars herein, whereupon

and figures following, to-wit:

There is due him sum of \$56.94

fully by the Plaintiff the 8<sup>th</sup> 1924

at 8% of percent till paid and for

by no security attached and

all of Particulars of J. D. Tidrick

resident of County Ohio

Justice of the Peace

Case was brought by H. Hall J.P.

in above case on 9 o'clock A.M.

H. M. Bailey Court

County Ohio

There is due him sum of \$27.00

Set-off in this action in for the following

against the out of and are

Particulars to-wit:

by J. D. Tidrick & Mitchell Party

Said by Defendant H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Plaintiff

Before \_\_\_\_\_

vs.

Justice of the Peace \_\_\_\_\_ Township,

Defendant

County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

on the docket of said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_

of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,

conditioned as follows: 1. That the said appellant will prosecute \_\_\_\_\_ appeal to effect and with-

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

will satisfy such judgment and costs.

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

A. D. 19\_\_\_\_

Justice of the Peace.



5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 146

	Piffs. Costs	Defts. Costs
	Doll. Cts.	Doll. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.40	.40
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	

Total Justice's Fees

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, 2 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

B. L. Robinson

Plaintiff

No. 41 vs. Mr & Mrs R H Boyer

Defendant

Action on Book Account for groceries

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 96.65 with interest from 19, at per cent. and costs

Judgment for

19, \$

and costs \$

Be it Remembered, That on the 20 day of Aug 1929, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due him from the said Defendant the sum of \$96.65 for groceries sold and delivered to them for which amount is past due and unpaid. The Plaintiff asks judgment for amount and for cash of this action for which amount with interest thereon at the rate of 6% per cent from the 28 day of Dec 1928. The Plaintiff asks judgment.

Summons issued returnable Aug 26 1929 at 9 o'clock AM signed by Robinson Plff

Aug 26 1929 Constable made his return as follows. Received this writ Aug 20 1929 and on August the 20 1929 served the same on Defendants by leaving copy thereof personally to Mrs R H Boyer and on Aug 20 1929 I served a certified copy at his usual place of residence he being absent.

Aug 26 1929 time set for trial the Defendants claimed their attorney could not be here and asked for a continuance until Aug 27 1929 at 9 o'clock AM continuance was granted.

Aug 27 1929 Time set for trial the Defendant appeared only the Plaintiff fail to appear then as for one hour thereafter, therefore I dismissed the case without prejudice to any new action the cash rendered against the Plaintiff for five to Dollars \$5.70

H Hall J.P.

Aug 31 1929 for judgment that one go at the case Ad for

UNDERTAKING FOR STAY OF EXECUTION

On the... day of... The defendant came, and by... his surety of the County, approved by me as good and sufficient surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, as surety for the stay of execution on judgment of... against hereby promise and undertake to pay of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this... A. D. 19...

SATISFACTION OF JUDGMENT

Received... payment in full on the above judgment



n on Book Account  
groceries

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

imed, \$ 96 <sup>65</sup> with interest from  
19 , at per cent. and costs

at for

19 , \$

ay of Aug 1929,  
particulars herein, whereupon

and figures following, to-wit:

re is due him  
the sum of  
paid and delivered  
amount is  
the Plaintiff  
amount and for  
with interest  
6% per cent  
1928 the Plaintiff

usable Aug  
Am  
Robinson Plff  
made his  
said this writ  
August the 20 1929  
tendents by  
personally to  
Aug 20 1929  
by At his  
duce he being

for trial  
the Attorney  
asked for  
27 1929 at  
and was

for trial  
the Plaintiff  
for one hour  
missed the  
one new action  
against the Plaintiff  
H. Hall J.P.

# CIVIL DOCKET

Warby

Township, Union County, Ohio

Aug 21 1929 both Parties appeared, and the Defendant asked for judgment against R. H. Bayler one of the Defendants and I ruled that we go ahead with the case and the Plaintiff asked to have the case adjourned in

### UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_ against \_\_\_\_\_ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.  
Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.

### SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

### APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, \_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



from Pg 127  
Morton Steel

Nov 19 1929  
Am an  
Future  
Costs

Nov 30  
And Costs 6

Nov 30  
Columb

5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Plffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Plffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each 2	.40	80
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	1 50
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Foundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		3 10

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods	
For Care of Animals	

JURY

WITNESSES

*B. Robinson*

Action on *Book account for groceries*

Plaintiff . *L. O. Quain* Att'y for Plff.  
Att'y for Deft.

No. 42 vs. *Am't claimed, \$ 96.<sup>65</sup> with interest from 28 Dec 1928, at 6 per cent. and costs*

Defendant . *Judgment for 19, \$ and costs \$*

Be it Remembered, That on the 27 day of Aug 1929, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
The said Plaintiff says there is due him from the said Defendants the sum of 96.<sup>65</sup> for groceries sold and delivered to the Defendants to them for which amount is past due and unpaid.

The Plaintiff asks judgment for amount and for costs with interest at 6 per cent from the 28 day of Dec 1928. *B. Robinson*

Issued Summons returnable Aug the 31 1929 at 9 o'clock A m and delivered the same to *J. M. Bailey* const.

Aug 31 1929 time for which case was continued Both parties appeared trial called and the one of the Defendants *R. H. Beyer* asked for judgment to be rendered against him. His wife the other defendant wanted to be examined to see she was not holding it in the case. The Plaintiff asked to have the case continued also

asked to have a jury struck the Plaintiff and one of the Defendants got together and made a partial agreement and they went away

Therefore I dismissed the case without prejudice to a new action and rendered judgment against the Plaintiff for costs amounting to \$6.<sup>30</sup>

*H. Hall J. P.*

UNDERTAKING FOR STAY OF EXECUTION

On the..... day of.....

The defendant came, and by.....

..... his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I,..... as surety for the stay of execution on judgment of..... against..... hereby promise and undertake to pay the amount of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this..... A. D. 19.....

Justice of the Peace

SATISFACTION OF JUDGMENT

Received.....

payment in full on the above judgment



on Bank Account  
Process

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

ed, \$ 96.<sup>65</sup> with interest from  
1928, at 6 per cent. and costs

for  
19, \$

of Aug 1927,  
particulars herein, whereupon

and figures following, to-wit:

there is Due  
tendents the sum  
and delivered to the  
amount

for amount  
paid at 6%  
1928  
and delivered

which case  
status appeared  
to one of the  
for judgment  
him, his  
wanted to  
was not  
the Plaintiff  
returned this

which  
the Defendants  
partial  
pay

case without  
against the  
fig to \$6.<sup>30</sup>  
P.

from Pg (127)  
Morton Steel Products Co

# CIVIL DOCKET

County, Ohio

Nov 19 1929 Issued Execution on above case and delivered to H. M. Bridges  
Amount of judgment \$46.25  
Interest \$ 4.74  
Costs 6.10  
\$57.09

Nov 30 1929 Received amount of judgment with interest  
and costs to date H. Hall J.P.

Nov 30 1929 Mailed check of \$55.99 to Wrayman & Melcher atty  
Columbus Ohio H. Hall J.P.

### UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and suffi-  
cient surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

### SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

### APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.



CIVIL DOCKET

Civil Action before

H Hall

, Justice of the Peace,

Warley

5-22-2 THE COL. B. B. WFO. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cent's

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	60
Indexing Case Piffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	100
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	20
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	80
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	50
Total Justice's Fees	580	

NAME OF OFFICER  
Rec Myfey H Hall Jr.

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Rec Myfey 170  
A M Barley Const

JURY

WITNESSES

Martin Steel Products Co  
A Corporation organized  
under the laws of the  
State of Ohio  
Plaintiff  
No. 43 vs.  
Louis Scheiderer  
Defendant

Action on a promissory  
Note

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

Am't claimed, \$ 19 , at per cent. and costs

Judgment for 19 , \$  
and costs \$

Be it Remembered, That on the 16 day of Sept 1929,  
the said Plaintiff filed there Bill of Particulars herein, whereupon  
the following proceedings were had:  
Said Bill of Particulars being in words and figures following, to-wit:  
The Plaintiff states that it is a  
Corporation organized under the laws  
of the State of Ohio: that on or  
about the 10th day of Nov 1927,  
the Defendant executed and delivered  
to it his certain Promissory Note,  
a copy of which is as follows:  
For value received. On or before  
Dec 1, 1928 I, we or either of us  
Jointly and severally promise to pay  
to the Martin Steel Products Co  
of Mansfield Ohio Forty Six and  
23/100 Dollars with interest at  
the rate of 6 percent from Jan 1, 1928  
and if not paid at maturity, at the  
rate of 8 per cent from date payable  
Semiannually.  
Payable at the bank of Marysville at  
Marysville, Ohio.  
The express condition of the sale and purchase  
of the corn crib for which this note is given,  
is such that the title ownership or possession  
does not pass from the said the Martin Steel  
Products Co. until this note is paid in  
full; and in case of default in payment  
thereof all other then owing by subscribers to  
Company shall become immediately due and payable  
as the Company at its option declares said  
amount of ~~and~~ sales terminated and  
immediately repossess the above  
described article and retain all  
payments made thereon as the agreed  
rental for the use and deterioration  
of the same the Makers and endorser  
hereof severally waive presentation for payment,  
Protest and Notice of Protest and Nonpayment,  
and hereby authorize any Attorney at Law  
to appear for them in any Court of record  
in the United States after the obligation

become due and  
in favor of the holder  
interest together  
of Appeal  
That to date  
the facts herein stated  
Defendant the sum  
the Defendant will  
wherefore Plaintiff  
interest as aforesaid

State of Ohio  
Sworn Stated  
bill of Particulars  
Sworn  
of Sept 1929

Sept 16 1929  
Sept 19 1929  
Sept 19 1929  
Rec this writ  
Sept 1929 for

the Plaintiff  
one has this  
the Plaintiff  
Jan 1 1928  
\$6 - 10 mat

the Martin Steel  
Oct 10  
Oct 29 1929  
to  
Nov 20 1929

UNDERTAKING FOR STAY OF EXECUC

On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his suret  
of the County, approved by me as good a  
ent surety, caused an undertaking for  
execution to be entered herein, which p  
In pursuance of the Statutes in such  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on  
judgment of \_\_\_\_\_  
against \_\_\_\_\_  
hereby promise and undertake to pay th  
of said judgment, interest and costs, and  
may accrue.

Taken by and signed and acknowledged  
me, and surety approved, this \_\_\_\_\_  
A. D. 19 \_\_\_\_\_

Justice of the

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment



Warley

Township,

Union

County, Ohio

of the Peace,

on a promissory

Att'y for Plff.

Att'y for Deft.

ed, \$ with interest from

19 , at per cent. and costs

for 19 , \$

of Sept 1929, particulars herein, whereupon

d figures following, to-wit:

it is a ndy the laws that on as 'ov 1927.

nd Delivered isory Note, ollows:

ed. On as before of our

ognize to pay ducts @ Forty Six and interest at in Jan 1, 1928

urity, at the ate payable

aryville at

sale and purchase this note is given,

er ship, or possession the Martin Steel

ate is paid in ult in payment

by subscribes to due, and payable

declair said ryated, and the above

retain all A the agrud

deterioration ind orrent

station for payment. st And Nonpayment,

Attorney at Law npt of record

obligation

become due and Confess a judgment against them or either of them in favor of the holder hereof. For the amount then appearing due including interest, together with costs of suit and waive all errors and rights of Appeal

That to Date no payments have been made on said note, that by reason of the facts herein stated there is now due and owing to the Plaintiff from the Defendant the sum of \$46.25. with which said sum the Plaintiff claims of the Defendant with interest at 6% from the 1<sup>st</sup> day of Jan 1928 wherefore Plaintiff prays judgment against Defendant for said sum of \$46.25. with interest as aforesaid to gather with the costs of this action

State of Ohio Franklin County's W B Wesley Attorney for Plaintiff sworn. Stated that the facts stated and allegations contained in the foregoing bill of Particulars are true as he verily believes. Sworn to before me and signed in my presence this 13<sup>th</sup> day of Sept 1929

Albert Clark Notary Public Franklin County Ohio

Sept 16 1929 I issued Summons of above case returnable Sept 19 1929 at 9 o'clock AM 1929 and delivered the same to G M Bailey const

Sept 19 1929 Summons returned interest as follows Rec this writ Sept 16<sup>th</sup> 1929 and served the same on the 16<sup>th</sup> of Sept 1929 personally to him G M Bailey const

Sept 19 1929 at 9 o'clock AM the time set for trial the Plaintiff appeared the Defendant failed to appear then as for one hour thereafter therefore I rendered judgment by Default for the Plaintiff for the amount of \$46.25 with interest at 6% from Jan 1<sup>st</sup> 1928 amounting to \$47.44 making \$50.99 and costs amounting to \$6.00 making \$57.00 in all to date

H. Hall J.P.

the Martin Steel Product Co post up \$5.00 to secure the costs of Oct 10 1929 issued execution and delivered the same to G M Bailey const Oct 20 1929 execution returned unsatisfied. No property found on which carried to P. G. (125) G M Bailey const Nov 20 1929 issued execution in above case and delivered to G M Bailey const

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ The defendant came, and by \_\_\_\_\_ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows: No. \_\_\_\_\_ Plaintiff vs. Defendant Before \_\_\_\_\_ Justice of the Peace \_\_\_\_\_ Township, \_\_\_\_\_ County, Ohio. Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_ Justice of the Peace.



JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Ceils

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	3.80	

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, 2 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods	
For Care of Animals	

JURY

Rec May fees H Hall J.P.

G. M. Bailey const

WITNESSES

F & Reed

Action on Book Account for Thrashing

No. 44 vs. Plaintiff . Att'y for Plff. Lewis Scheidlers and Lewis Scheidlers Defendant . Att'y for Deft.

Am't claimed, \$ 19 , at per cent. and costs

Judgment for 19 , \$ and costs \$

Be it Remembered, That on the 8 day of Oct 1929, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due him from the said Defendants the sum of \$56.93 due him for wheat oats and timothy seed for which amount is due and unpaid for which amount and for costs of this action the Plaintiff asks judgment with interest at 6% from the 1 day of Sept 1929.

Summons of the above case returnable Oct 14 1929 at 9 o'clock A.M. and delivered the same to G.M. Bailey const Oct 14 1929 Constable made his return as follows. Received this writ Oct 8 1929 and I served the same on the 8th day of Oct 1929 on the Defendants by leaving a certified copy thereof and of the Indorsement thereon with personally them G.M. Bailey const Oct 14 1929 time set for trial at 9 o'clock the Plaintiff appeared the Defendant failed to appear then or for one hour thereafter it was therefore and upon said day the Plaintiff insisted upon a trial. Trial had the Plaintiff being sworn. Then it was considered by me that the Plaintiff recovers judgment against Geo Scheidlers and Lewis Scheidlers for \$56.93 with 6% interest from the 1 day of Sept 1929 and for costs of this action.

H. Hall J.P. Oct 21 1929 Received of Lewis Scheidlers for F & Reed \$56.29 and 7 seven & no Dollars making 63.29 costs in full to date on above judgment H. Hall J.P.

Oct 22 1929 Recd of H. Hall \$56.93 on above case judgment paid in full F & Reed

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_ The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay to \_\_\_\_\_ of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_ Justice of the Peace

SATISFACTION OF JUDGMENT

Received Oct 22 1929 from Lewis Scheidlers \$56.93 payment in full on the above judgment H. Hall J.P.



of the Peace,

Township,

County, Ohio

on Book Account  
ashings

Att'y for Plff.

Att'y for Deft.

ed, \$ with interest from  
19 , at per cent. and costs

for

19 , \$

of Oct 1929,  
particulars herein, whereupon

d figures following, to-wit:

there is due  
sentents the sum  
for the ashing  
for which  
paid for which  
this action  
with interest

Sept 1929,  
the above  
1929 at 9 o'clock  
me to G.M. Bailey court  
made his return  
Oct 8 1929

8<sup>th</sup> day of Oct 1929  
A certified  
indorsement thereon  
G.M. Bailey Court  
for trial at 9 o'clock  
Defendant failed  
thereafter

said day the  
trial had  
then it was  
Plaintiff recovers  
Geo. Schudiser  
\$56.93 with 6%  
Oct 1929

Hall J.P.  
Lewis Schudiser  
\$56.93  
to date on above  
H. Hall J.P.

all \$56.93  
full  
Reed

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received Oct 22 1929 from

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

\_\_\_\_\_ H. Hall J.P.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_  
of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



5-22-2 THE COL. B. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Pliffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	60
Indexing Case Pliffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	80
Taking and Approving a Bond, Undertaking or Recognizance	.80	80
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	80
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	1.00
Hearing Case When Defense is Interposed	2.00	2.00
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	20
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	80
Poundage 4% on \$ collected		80
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	50
Total Justice's Fees		9.70
Chg to Rec My fees 4.25		4.25
NAME OF OFFICER		

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Entry execution - 50  
 Rec My fees 4.25  
 G.M. Bailey const  
 JURY

WITNESSES

Nov 10 1929 I issued the Summons in above case returnable Oct 15 1929 at 1 o'clock PM and delivered the same to G.M. Bailey Const Oct 14 1929 Constable made his return as follows received this writ Oct 11 1929 and Oct 11 1929 served the same on Defendant by leaving certified

*Elines & Corporation*  
 Plaintiff  
 No. 45 vs.  
*B. Robinson*  
 Defendant

Action on *open account*  
 Att'y for Plff.  
 Att'y for Deft.  
 Am't claimed, \$ 77.96 with interest from Feb 29 1917, at 6 per cent. and costs  
 Judgment for 19, \$ and costs \$

Be it Remembered, That on the 10 day of Oct 1929, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
 Now comes the Plaintiff *Elines & Corporation* and says that it is a corporation duly incorporated and having its principal place of business in the City of Milwaukee, Wisconsin. That the Defendant *B. Robinson* is indebted to it on an open account as per itemized statement hereto attached and made a part of this Bill of Particulars that there are no counter claims or set off against the same. That the Plaintiff is still the owner and holds thereof and there is due it the sum of \$77.96 with interest thereon at 6% per annum from Feb 29 1927 and for cost signed *Milo Myers* Attorney for Plff

State of Ohio  
 Union County ss.  
*Milo Myers* being duly sworn says that he is the Attorney for the Plaintiff duly authorized in the Premises and that the Plaintiff is a Corporation and a Non resident of Union County Ohio; and that the facts stated and Allegations made and contained in the foregoing Bill of Particulars as true to be believed  
 Sworn to before me and signed in my Presence this 23rd day of Sept 1929  
*Maud Myers*  
 Notary Public

Nov 10 1929 I issued the Summons in above case returnable Oct 15 1929 at 1 o'clock PM and delivered the same to G.M. Bailey Const Oct 14 1929 Constable made his return as follows received this writ Oct 11 1929 and Oct 11 1929 served the same on Defendant by leaving certified

thereof with his  
 Oct 15 1929

A Continuance  
 Mansfield Court  
 A Continuance

Nov the 9th  
 until further notice  
 Nov 19 1929  
 by both parties the  
 it is considered  
 the sum of \$77.96  
 amounting \$13.50  
 amount of  
 Nov 19 1929 Interest  
 Cost

Nov the 29 1929  
 the same to G.O.  
 Nov 29 the  
 on the Docket  
 and for \$100  
 for Two Hundred  
 will be done

July 27 1920 I  
 to G.M. Bailey  
 the Constable  
 John M. Daily  
 Aug the 20

UNDERTAKING FOR STAY OF EXECUTION  
 On the 29 day of Nov  
 The defendant game, and by *Frank Andrews* his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, *Frank Andrews* as surety for the stay of execution on judgment of *Elines & Corporation* against *B. Robinson* hereby promise and undertake to pay to of said judgment, interest and costs, and may accrue.  
*Frank Andrews*  
 Taken by and signed and acknowledged me, and surety approved, this 29 Nov A. D. 1929  
*H. Hall*  
 Justice of the Peace

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



Township,

County, Ohio

of the Peace,

of the Peace, of the Peace

Att'y for Plff.

Att'y for Deft.

ed, \$ 77.96 with interest from

1917, at 6 per cent. and costs

for

19, \$

of Oct 1929, particulars herein, whereupon

figures following, to-wit:

Elyne A. Corperation having its

in the City that it is indebted

out as per attached Bill of Particulars

into Claims in same

still the owner there is due

the interest from Feb 28

Myers for Plff

Myers for Plff

Myers for Plff

Myers for Plff

Myers for Plff

Myers for Plff

Myers for Plff

Myers for Plff

Myers for Plff

Myers for Plff

Myers for Plff

Myers for Plff

Myers for Plff

Myers for Plff

thereof with him personally

Oct 15 1929 time set for trial by G M Bailey Court

A continuance on the grounds that he had a case in Court at Mansfield Continuance granted

A continuance granted from day to day

H Hall J.P.

Nov the 7<sup>th</sup> 1929 by consent of both parties the case was continued until further notice

Nov 19 1929 at 6 o'clock P.M. time set for trial agreed on by both parties the Plaintiff appeared also Defendant it is considered by me that the Plaintiff recover from the Defendant the sum of \$77.96 with 6% per cent from the 28 day of Feb 1917 interest amounting \$13.00 and costs \$9.20 making \$100.16 to date

Amount of Judgment \$77.96  
Nov 19 1929 Interest 13.00  
Costs 9.20  
\$100.16

H Hall J.P.

Nov the 29 1929 I issued execution in above case and delivered the same to G M Bailey Court

Nov 29 the Defendant appeared and gave Frank Andrews as security on the docket where Elyne A Corperation was Plaintiff and B R Robinson was Defendant and for \$100.16 for being the amount of claim cost and interest for Two Hundred & Forty Days (240 days) (July 27 1930 claim) will be due at 6% from Nov 19 1929

106.77

July 27 1930 I issued an execution in above case and delivered the same to G M Bailey Court. The Defendant took Bankruptcy and the Constable was compelled to return the stock of goods to John M Daily the receiver Aug the 20 1930 case settled in full and cost paid Myers for Plff

H Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the 29 day of Nov 1929 The defendant game, and by B R Robinson Frank Andrews 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 Statutes in such case made and provided, I, Frank Andrews as surety for the stay of execution on the above judgment of Elyne A Corperation against B R Robinson do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Frank Andrews Taken by and signed and acknowledged before me, and surety approved, this 29 day of Nov A. D. 1929 H. Hall Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 19 from 100 Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the day of 19, said entered into an undertaking to the adverse party as follows: Plaintiff vs. Defendant Before Justice of the Peace Township, County, Ohio. Whereas, on the day of A. D. 19, the said obtained a judgment against the said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County Now, Therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 19 Justice of the Peace.



CIVIL DOCKET

Civil Action before

Justice of the Peace,

5-22-2 THE COL. & B. MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	60
Indexing Case 2 Piffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	80
Taking and Approving a Bond, Undertaking or Recognizance	.80	80
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each 2	.40	80
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	2 00
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each 2	.10	20
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	80
Poundage—4% on \$ collected		40
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		440

Aug 20 1930 receiving fees  
NAME OF OFFICER H. Bailey

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Additional over  
Rec my fees  
JURY G. M. Bailey, Const

WITNESSES

470  
380  
70  
540

The Ohio Glove & Manufacturing Co  
Plaintiff  
No. 46 vs.  
B. L. Robinson  
Defendant

Action on Open Account  
Milo Myers Atty for Plff.  
Att'y for Deft.  
Am't claimed, \$ 73.<sup>00</sup> with interest from Dec 28 1928, at 6 per cent. and costs  
Judgment for Plaintiff Nov 19 1929, \$ 77.<sup>25</sup> and costs \$ 9.<sup>20</sup>

Be it Remembered, That on the 19 day of Oct 1929, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:  
Said Bill of Particulars being in words and figures following, to-wit:  
Now comes the Plaintiff, The Ohio Glove & Manufacturing Company and says that it is a Corporation duly incorporated and having its principal place of Business in the City of Columbus Ohio, that the Defendant, B. L. Robinson is indebted to it on an open account as per itemized statement hereto attached and made a part of this Bill of Particulars, that there are no counter claims or set off against the same that the Plaintiff is still the owner and holds thereof and there is due it the sum of \$73.<sup>00</sup> with interest thereon at 6% per annum from the 1st day of December 1928 wherefore the Plaintiff Prays judgment against said Defendant for the sum of \$73.<sup>00</sup> with interest thereon at 6% per annum from the 1st day of December 1928 and for costs.

Milo Myers Atty for Plaintiff  
State of Ohio  
Union County ss:  
Milo Myers being duly sworn says he is Attorney for the Plaintiff, duly authorized in the Premises and that the Plaintiff is a Corporation and a non resident of Union County Ohio, and that the facts stated and the allegation made and contained in the foregoing Bill of Particulars are true as he believes.  
Milo Myers.  
Sworn to before me and signed in my presence this 23rd day of September 1929  
Maud Pears  
Maud Pears Notary Public  
Oct the 10 1929 I issued summons in above case and returnable on the 15 day of Oct 1929 at 1:15 o'clock PM and delivered the same to G. M. Bailey Const

Oct 14 1929 received the on the Defendant  
act 15 the Plaintiff asked of Comenphare a  
Nov the 7 Continued  
Parties the Trial had receive a judgment from Making \$86 amount of  
Nov the 19 it to G. M. Bailey  
Nov 29 1929 the where the Ohio Glove & Manufacturing Co stayed for at 6% interest  
July the 27 1930 the same to G. M. Bailey Bankruptcy and of goods back of Aug 20 1930

UNDERTAKING FOR STAY OF EXECUTION  
On the 29 day of Nov  
The defendant came, and by Frank Andrews his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, Frank Andrews as surety for the stay of execution on judgment of The Ohio Glove & Manufacturing Co against B. L. Robinson hereby promise and undertake to pay the amount of said judgment, interest and costs, and may accrue.  
Taken by and signed and acknowledged me, and surety approved, this 29 Nov A. D. 1929  
Justice of the Peace

SATISFACTION OF JUDGMENT  
Received \_\_\_\_\_  
payment in full on the above judgment



of the Peace,

Township,

County, Ohio

Open Account

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

ed, \$ 73.00 with interest from  
1928, at 6 per cent. and costs

for Plaintiff Nov  
1929 \$ 77.25  
9.20

of Oct 1929,  
iculars herein, whereupon

A figures following, to-wit:

Ohio Stone &  
Says that it  
incorporated and  
of Buisness in  
Binson is indebted  
t as per itemized  
and made a  
iculars.

ants claims as  
ne that they  
ones and holds  
it the sum of  
at 6% per annum  
ember 1928

Says judgment  
the sum of  
thereon at  
by December

Myers  
Plaintiff

Sworn Says  
Plaintiff duly  
and that he  
and a non  
ty Ohio.  
d the allegation  
a forgery  
as he believes  
Myers.

me in my presence  
29

and Myers  
Notary Public  
in above case  
et 1929 at 11 o'clock  
Bailey Const

Oct 14 1929 Const Made his return as follows  
received this writ Oct 11 1929 and Oct 11 1929 served the same  
on the Defendant by leaving certified copy thereof with him personally  
act 16 1929 the time set for trial of the attorney for  
the Plaintiff asked for a continuance on the ground that he had a case in the Court  
of Common Pleas at Marysville. Continuance was granted from day to day

Nov the 7<sup>th</sup> 1929 by Consent of both parties the case was  
Continued until further notice H Hall J.P.

Nov 19 1929 at 6 o'clock pm time agreed upon by both  
Parties the Plaintiff's attorney and the Defendant both appeared  
Trial had it is therefore ordered by me that the Plaintiff  
receive a judgment against the Defendant for \$73.00 with interest  
from 1 day of Dec 1928 amounting to \$4.25 interest and 7<sup>th</sup> costs  
Making \$86.45 Amount \$73.00 interest \$4.25 costs \$9.20 Total \$86.45  
Amount of Judgment 73.00  
Interest 4.25  
Costs 9.20  
\$86.45 H Hall J.P.

Nov the 19 1929 I issued execution in above case and delivered  
it to G.M. Bailey Const. Nov 29 1929 execution recalled H Hall J.P.

Nov 29 1929 the Defendant appeared and with Frank Andrews gave check  
where the Ohio Stone & Co were Plaintiff and B. Robinson Deft  
Stayed for two hundred and forty days (Due July 27 1930)  
at 6% interest from the 29 Nov 1929 H Hall J.P.

Due July 27 1930  
July the 27 1930 I issued an execution in above case and delivered  
the same to G.M. Bailey Const. The Defendant B. Robinson took  
Bankruptcy and the Constable was compelled to turn the stock  
of goods back to John M. Bailey the receiver  
Aug 20 1930 was settled in full and cost paid Myers  
H Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the 29 day of Nov 1929  
The defendant came, and by  
Frank Andrews his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, Frank Andrews  
as surety for the stay of execution on the above  
judgment of The Ohio Stone & Co  
against B. Robinson do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue. Frank Andrews  
Taken by and signed and acknowledged before  
me, and surety approved, this 29 day of  
Nov A. D. 1929  
H Hall  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.



MILO L. MYERS

ATTORNEY-AT-LAW  
MARYSVILLE, OHIO

February, 18th, 1930.

Mr. H. Hall,  
Unionville Center, Ohio.

Dear sir:

Please accept payments from Mr. B. L. Robinson on the claim of The Globe Slicing Machine Company in the sum of \$20.00 per month, beginning March, 1st, 1930, and when paid remit amount to me.

Yours very truly,

*Milo L. Myers*

MLM/MP.



5-22-2 THE COL. B. B. MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Costs

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case (Piffs. and Defts., each)	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Issuing Execution Against Property or Person	.80	
Poundage 4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

*The Globe Shewing Machine*

No. 47 vs. *B. L. Robinson*

Plaintiff vs. Defendant

Action on *open Account*

*Milo L Myers* Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ *176.00* with interest from *the 5th day of Jan 1929*, at 6 per cent. and costs

Judgment for *19*, \$ and costs \$

Be it Remembered, That on the *10* day of *Oct* 1929, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

*Now comes the Plaintiff, the Globe Shewing Machine company and says that it is a Corporation duly incorporated and having its principal place of Business in the city of New York.*

*That the Defendant, B. L. Robinson is indebted to it on an open account as per itemized statement hereto attached and made a part of this Bill of Particulars.*

*That there are no counterclaims or set offs against the same, that the Plaintiff is still the owner and holder thereof and there is due it the sum of \$176.00 with interest thereon at 6% per annum from the 5th day of Jan 1929*

*wherefore the Plaintiff prays judgment against said Defendant for the said sum of \$176.00 with interest thereon at 6% per annum from the 5th day of January 1929 and for costs*

*Milo L Myers*  
Attorney for Plaintiff

State of Ohio  
Union County SS:

*Milo L Myers* being duly sworn says he is the attorney for the Plaintiff. Duly authorized in the Premises and that the Plaintiff is a Corporation and a Non resident of Union County Ohio, and that the facts stated and the allegations made and contained in the foregoing Bill of Particulars are true as he believes

*Milo L Myers*

*I was to before me and signed in my presence this 23 day of Sept 1929*

*Maud Myers*  
Maud Myers Notary Public

*Oct 10 1929 I issued summons in above case returnable Oct 15 1929 at 1:30 o'clock P M and delivered to same to G M Bailey const-  
Oct 14 1929 Constable made his return as follows received this writ Oct 11 1929 and Oct 11 1929 served the same on Defendant by leaving certified copy personally to him*

*G M Bailey* const

*Oct 15 1929 at 9:30 a for a continuance of Marysville*

*Nov 7 1929 further agree and the Plaintiff could hear from the*

*Nov the receipt for Cred the Plaintiff \$91 day after June interest, Ma Feb 4 1930 there fore rendered a and \$92.00*

*May 6th 1930 the same to Mar 15 execu received one Defendant being Mar 15 received of claim Mar 17 I mailed*

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_ 1

payment in full on the above judgment



of the Peace,

Township,

County, Ohio

an open account

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

ed, \$ 176 with interest from 1929, at 6 per cent. and costs

for 19 , \$

of Oct 1929, particulars herein, whereupon

figures following, to-wit:

The Globe Shing at it is a dated and having business in the person is indebted to as per itemized and made a glass.

aims or set off Plaintiff is still and there is with interest thereon day of Jan 1929 days of judgment the said sum of at 6% per annum 1929 and for costs Myers for Plaintiff

om says he is duly authorized the Plaintiff is a out of Union County Ohio and the Allegations pagging Bill of es Myers in my presence Public in above case 30 o'clock P M Bailely const- his return as follows 1929 and Oct 11 1929 by having certified ily court

Oct 15 1929 at 1:30 o'clock when the case was set the attorney for Plaintiff asked for a continuance on the ground that he had a case in Common Pleas Court at Marysville Continuance was granted from day to day

Nov 7 1929 case was continued by consent of both Parties in full time further agreement H Hall J.P.

Nov the 19th 1929 at 6:20 o'clock P M time agreed upon and the Plaintiff Attorney asked for a continuance until he could hear from the Co continuance granted H Hall J.P.

Nov the 19th 1929 the Defendant on examination shown receipts for \$62.00 and \$22.03 for mines making \$84.03 Cred the Defendant should have making a balance due the Plaintiff \$91.97 with interest at 6% percent from the 5th day of June 1929 to the 9th day of Nov 1929 amounting to \$2.46 interest making \$94.43 for which amount is due the Plaintiff Feb 4 1930 there fore it is considered by me that judgment be rendered against the Defendant for ninety four & 43/100 Dollars and \$9.20 costs making a total \$103.63 judgment and costs

Judg \$ 91.97 int 2.46 cost 9.20

May 6th 1930 I issued Execution in above case and delivered the same to G M Bailely Constable H Hall J.P.

May 15 Execution returned in hands of following received one hundred & three & 63/100 Dollars (\$103.63) in full from Defendant being amount of claim and judgment and costs and interest G M Bailely Const

May 15 received of G M Bailely Const \$103.63 being the amount of claim judgment interest & costs H Hall J.P.

May 17 I mailed check to Miss L Myers in full for Plaintiff H Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION. On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ The defendant came, and by \_\_\_\_\_ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_ against \_\_\_\_\_ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_ Justice of the Peace.

SATISFACTION OF JUDGMENT. Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_ 100 Dollars payment in full on the above judgment and costs.

APPEAL BOND On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows: No. \_\_\_\_\_ Plaintiff } Before \_\_\_\_\_ Justice of the Peace \_\_\_\_\_ Township, Defendant } \_\_\_\_\_ County, Ohio. Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, \_\_\_\_\_ will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_ Justice of the Peace.



Civil Action before

Justice of the Peace

Attachment

Action on account for Necessaries

C. W. George

Plaintiff

No. 48 vs.

Wrah Vance

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 19 , at per cent. and costs

Judgment for

19 , \$

and costs \$

Oct 26 received #1350 what was in said case Oct 28 paid C. W. George

5-22-2 THE COL. B. & WFO. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

	Constable
Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

Really cost  
A. M. Bailey  
Const

WITNESSES

Be it Remembered, That on the 17 day of Oct 1929, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

before me the undersigned Justice of the Peace within and for said county came C. W. George who being by me duly sworn says that he is the Plaintiff herein that the said Defendant is justly indebted to said Plaintiff in the sum of \$68.50 for Necessaries to wit: Groceries that at least three days and not more than thirty days before bringing this action to wit on the 25 day of Sept 1929 the said Plaintiff made demand in writing on said Defendant for the excess over and above eighty per centum of said Defendant's personal earnings earned during the thirty days next preceding said demand by delivering such demand to the debtor personally by leaving at his place of residence, and that said defendant did not pay or tender payment to said Plaintiff in money or a duly accepted order for said excess of said earnings nor for any part thereof within three days after such demand; that said claim is just and lawful and that he believes the Plaintiff ought to recover thereon the amount of 20% ~~per cent~~ that the property about to be attached is that exempt from execution as attachment; that only twenty per centum of Defendant's personal earnings for service rendered. And not exceeding two Dollars and fifty cents additional for actual costs in this proceedings as sought to be attached; and that no part of said debt was contracted before Apr 24 1929

The affiant further makes oath that he has good reason to and does believe that the Ohio Orchard Co. has in its possession money, cred credits or other property belonging to the Defendant which is liable to be attached in this action and 20% indebted to said defendant for the earnings above mentioned

Sworn to and signed this 17 day of Oct AD 1929  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment



of the Peace,

Township,

County, Ohio

Attachment  
in account for  
services

set 26 received of the Ohio Orchard Co 20% of Wood vange  
\$1350 what was coming to him \$2.70 being the amount and \$4.70 the cash  
in said case  
Oct 28 paid to C W George \$2.70 and 50¢ for Committee Meeting  
C W George H Hall J.P.

Att'y for Plff.

Att'y for Deft.

ed, \$ with interest from

19 , at per cent. and costs

for

19 , \$

of Oct 1929,  
particulars herein, whereupon

figures following, to-wit:

and Justice of  
County came  
by sworn says  
in that the said  
to said Plaintiff  
Necessaries to wit:

and Nat Mass  
bringing this  
Sept 1929 the  
in writing on  
is over and above  
defendant's Personal  
thirty days next  
ing such demand to  
at his place of  
defendant did not  
intiff in money  
aid exery of said  
of within three  
said claim is  
believes the  
thereon this  
the property about  
an Execution  
nty per centum  
for service  
two Dollars and fifty  
cash in this  
checked; and that no  
before Apr 26 1928  
that he has good  
the Ohio Orchard  
Cred Credit on  
defendant which is  
time and 20%  
the earnings above

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Plaintiff } Before \_\_\_\_\_

vs.

Defendant } Justice of the Peace \_\_\_\_\_ Township,

County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

on the docket of said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,

conditioned as follows: 1. That the said appellant will prosecute \_\_\_\_\_ appeal to effect and with-

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

will satisfy such judgment and costs.

\_\_\_\_\_

\_\_\_\_\_

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

\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

AD 1929

H Hall J.P.



5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Ceitis

Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena	.10	
Issuing Venire	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Order of Eject't	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Order of Rest'n	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Writ of Replevin	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Summons	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Subpoenas	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Venire	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Notice to Garnishee	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Execu'n against Prop. or Person		.80
Mileage, 1st m., 50c;	add'l m., each	.15
And 6% on \$	thus collected	
Service of Any Other Writs, Orders or Notices	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Attending During Jury Trial, each case		2.00
Attending During Trial without Jury		1.50
Summoning and Swearing Appraisers		2.00
Advertising Property, for Sale, by Posting		1.00
Taking and Returning Bonds, each		.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		

JURY

WITNESSES

Rec'd My Pay  
H. M. Bailey  
Const

William H. Schuders  
and Leo Schuders doing  
business as the Penn Oil Co

No. 41 vs.  
Mannie Rausch

Action on Bank account

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

Am't claimed, \$ 11.<sup>26</sup> with interest from  
Mar 12 1928, at 6 per cent. and costs

Judgment for  
19 , \$  
and costs \$

Be it Remembered, That on the 16 day of Oct 1929,  
the said Plaintiff filed this Bill of Particulars herein, whereupon  
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
Now comes the Plaintiff and says that  
William H. Schuders and Leo Schuders is  
engaged in the oil business firm name  
of the Penn Oil Co  
That the Defendant Mannie Rausch is  
indebted and owing to the Plaintiff the sum  
of \$11.<sup>26</sup> with interest thereon at the rate of 6%  
percent per annum from the 12 day of March 1928  
for Merchandise sold and delivered the Defendant  
at his request. as shown by an itemized statement  
hereto attached marked Exhibit A and made  
a part hereof  
wherefor Plaintiff prays for judgment  
against the Defendant in the sum  
\$11.<sup>26</sup> with interest thereon at the rate  
of 6% percent from the 12 day of Mar 1928  
and for Costs

John W. Dailey  
Attorney for Plaintiff

Oct 17 1929 Case settled and cost paid  
by Defendant in full  
H Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety \_\_\_\_\_  
of the County, approved by me as good and  
ent surety, caused an undertaking for the  
execution to be entered herein, which joins  
In pursuance of the Statutes in such cases  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the  
judgment of \_\_\_\_\_  
against \_\_\_\_\_  
hereby promise and undertake to pay the  
of said judgment, interest and costs, and  
may accrue.

Taken by and signed and acknowledged  
me, and surety approved, this \_\_\_\_\_  
A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment



of the Peace,

Township,

County, Ohio

Bank account

Att'y for Plff.

Att'y for Deft.

ed, \$ 11.<sup>26</sup> with interest from 1928, at 6 per cent. and costs

for

19 , \$

of Oct 1929, particulars herein, whereupon

figures following, to-wit:

says that Rausch is business firm name

Rausch is Plaintiff the sum on at the of 6% of March 1928 served the Defendant an itemized statement A And made

as judgment of the sum at the rate of Mar 1928

Daily for Plaintiff

Cost paid

J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:

No. \_\_\_\_\_ Plaintiff vs. Defendant Before \_\_\_\_\_ Justice of the Peace \_\_\_\_\_ Township, \_\_\_\_\_ County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.



Marysville, O. May 21, 1930.

The undersigned, witnesses for George Hubman in the case of Lewis Scheiderer vs. George Hubman in the Justice Court of H. Hall, Unionville, Ohio, hereby waive all claim against George Hubman for witness fees in the above entitled case.

Maurice Scheider  
Edwin Boergen  
Albert Rausch  
George Dellinger  
Alfred Burger  
Albe Brown  
Carl Runk



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JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be Entered on the Docket, otherwise the fees appearing below cannot be legally taxed. - Gen'l Code, Sec. 1746 - Credits

	Pliffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case L Pliffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena 19 Persons, each	.10	50
Issuing Venire 1 Persons, each	.10	70
Issuing Order on Jailer for Prisoner	.60	60
Swearing 4 Witnesses, each	.10	40
Swearing Jury	.40	40
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	2.50
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Papers, each	.10	40
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	80
Poundage—4% on \$ collected		2.40
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	5.30	3.90

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

	Defts., each
Service of Order of Attach't	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, 6 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

WITNESSES

B. L. Robinson	1.00
Jess Clark	1.00
Carl Schneider	1.00
Mike Rausch	1.50
A. Brown	1.00
Marice Schneider	1.30
Geo Dellinger	1.30
E. Berger	1.20
Carl Rausch	1.40
Alfred Berger	1.30
Albert Rausch	1.20
John Mead	2.50
Anna Robinson	2.50
Wm. J. Dickman	2.50
Total	4.50

*Swiss Schneider*

No. 50 vs.

*Geo Hubman*

Plaintiff

Defendant

Action on account for Damages

*John W. Bailey, L. M. Daur* Att'y for Plff.

*Milo S. Myers* Att'y for Deft.

Am't claimed, \$ 15.00 with interest from 19, at per cent. and costs

Judgment for Defendant Nov 6 1929, \$ 00.00 and costs \$ 62.14

Be it Remembered, That on the 30 day of Oct 1929, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due him from the said Defendant the sum of \$15.00 for damages done to corn and wheat by his chickens for which amount is due and unpaid the Plaintiff asks judgment for amount and for costs of this action signed *Swiss Schneider*

Oct the 30 1929 I issued Summons of the above case returnable Nov the 6. 1929 at 8 o'clock P.M. and delivered same to *Y. M. Bailey const* Nov 5. Constable made his return as follows received this writ Oct 30 1929 and I served the same by delivering same to him personally to him *Y. M. Bailey const* Nov 5 1929 the following witnesses was subpoenaed for Defendant *Marice Brown, Morse Schneider, Geo Dellinger, Elmer Berger, Carl Rausch, Alfred Berger, and Albert Rausch* and delivered to *Y. M. Bailey const*

Nov the 5 the following Subpoena was issued for Plaintiff *B. L. Robinson, Jess Clark, Carl Schneider, and Mike Rausch* and delivered the same to *Y. M. Bailey const* The Defendant asked for a Jury. Jury was allowed and the following names was drawn *Jess Clark, John Amrine, John Grentbaum, Frank Andrews, Wm Marice, John Schneider* Venue was issued for the above names and delivered the same to *Y. M. Bailey const*

Nov the 6 1929 Constable made his return on venue for jury as follows Received this writ on the 5 day of Nov 1929 at 9 o'clock A.M. and pursuant to the command thereof I served the within named *Jess Clark*

*John Amrine and John Grentbaum of them personally*

Nov 6 1929 Subpoena *E. Berger, Carl Rausch* follow. I received by these marks continues for Plaintiff I served the

The Defendant now comes of Particulars and Allegation for cross-petition is indebted to him Apr 1925 Labor July 1926 job act 1927 to 1928 Defendant Plaintiff - for the sum of

State of Ohio *Geo Hubman* be Allegations made by as true as he sworn to before Nov 19

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_ The defendant came, and by \_\_\_\_\_ his surety, of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which job In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and c may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment a



of the Peace,

Township,

County, Ohio

on account for  
damages

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

with interest from  
at per cent. and costs

for Defendant  
1929, \$ 00.00  
\$ 62.14

of Oct 1929,  
particulars herein, whereupon

and figures following, to-wit:

Therein due  
defendant the  
don't earn  
chickens for  
due and  
asks judgment  
Part of this  
was Schneider

and I summoned  
returnable  
at 1 o'clock P.M.

return a follows  
30 1929 and  
ing same to him

by Const  
ing witness was  
B. Brown

Elmer Berger  
and  
Bailey Const  
subpoena.

B. Robinson  
Mike Rausch  
M. Bailey Const  
led for a  
ed and the  
men

John Greenbaum  
John Schidlers  
of the above  
the same to  
M. Bailey Const  
made his return

5 day of Nov 1929  
to the command  
somed J. Schidlers

John Greenbaum Frank Andrews Wm Morse  
and John Schidlers on the 5<sup>th</sup> day of Nov 1929 by delivering to each  
of them personally a true copy of said writ  
J. M. Bailey Const

Nov 6 1929 Subpoena return as follows for Defendant, A. Brown, Max Schidlers, Geo. Ollinger,  
E. Berger, Carl Rausch, Alfred Burger and Albert Rausch returned & endorsed as  
follows. I received this writ Nov 4 1929 and afterwards I served them the same  
by those marked P was served personally to all of them  
witnesses for Plaintiff B. Robinson Jess Clark Earl Schidlers Mike Rausch  
I served the above witnesses as follows all by personally to them  
J. M. Bailey Const

The Defendant filed a Counterclaim as follows  
Now comes the Defendant Geo. Hufman and for answer to the Plaintiff's Bill  
of Particulars filed herein. Says that he denies each and every statement  
and allegation made and contained therein. (Cross Bill) The Plaintiff  
for cross-petition or Bill of Particulars. The defendant says that the Plaintiff  
is indebted to him as per the following items to-wit:

Apr 1925 Labor and use of Fertilizer grain Drill and three horses team sowing out  
July 1926 wheat straw 6 and 4# Binder Pains \$ 7.50  
July 1929 damage to fighting rod 20.00  
Oct 1929 killing and injuring chickens 2.00  
Total 30.00

Defendant says that the above claim is just and due him from the  
Plaintiff. Wherefore the defendant prays judgment against the said Plaintiff  
for the sum of \$50.00 with interest and costs  
Mike L Myers atty for defendant

State of Ohio Union County ss:  
Geo. Hufman being first sworn says that the facts stated and the  
allegations made and contained in the foregoing answer and cross-petition  
are true as he believes  
Signed Geo. Hufman  
Sworn to before me and signed in my presence this 6<sup>th</sup> day of  
Nov 1929  
Mike L Myers  
Notary Public

forwarded to (Pg 142)

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.  
\_\_\_\_\_ A. D. 19\_\_\_\_

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



5-22-2 THE COL & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1716. Cents

Docketing Petition or Bill of Particulars	.50
Appointing Guardian for Minor	.60
Taking Security for Costs	.60
Indexing Case	.10
Taking and Certifying Affidavits, each	.80
Taking and Approving a Bond, Undertaking or Recognizance	.80
Issuing Summons	.40
Issuing Order of Attachment	.70
Issuing Order of Arrest	.70
Issuing Writ of Replevin	.75
Granting Continuance, each	.40
Issuing Commitment to Jail	.70
Issuing Subpoena	.10
Issuing Venire	.10
Issuing Order on Jailer for Prisoner	.60
Swearing Witnesses, each	.10
Swearing Jury	.40
Hearing Case on Appearance without Trial	1.00
Hearing Case When Defense is Interposed	2.00
Sitting in Case, Trial by Jury	2.50
Hearing Motions or Demurrers, each	1.00
Pronouncing Judgment	.80
Entering a Rule of Reference	.50
Swearing Arbitrators, each	.40
Issuing Writ of Restitution	.80
Numbering and Filing	.10
Papers, each	.10
Entering Judgment and Costs on Cash Book	.40
Iss'g Execution Against Property or Person	.80
Poundage—4% on \$ collected	
Making Transcript, Including Certificate	2.50
Signing and Certifying Bill of Exceptions	.50
Reducing Testimony to writing in Bastardy Proceedings	1.50
Issuing Other Writs or Orders, each	.75
Making Itemized Cost Bill	.50

Total Justice's Fees

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't.	Def'ts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Order of Eject't.	Def'ts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Order of Resti'n.	Def'ts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Writ of Replevin	Def'ts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Summons,	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Subpoenas,	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Venire,	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Notice to Garnishee,	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Execu'n against Prop. or Person		.80
Mileage, 1st m., 50c;	add'l m., each	.15
And 6% on \$	thus collected	
Service of Any Other Writs, Orders or Notices,	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Attending During Jury Trial, each case		2.00
Attending During Trial without Jury		1.50
Summoning and Swearing Appraisers		2.00
Advertising Property, for Sale, by Posting		1.00
Taking and Returning	Bonds, each	.80
Actual Expenses, to be itemized and sworn to		
For Moving and Storage of Goods		
For Care of Animals		

JURY

WITNESSES

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

Plaintiff \_\_\_\_\_

Defendant \_\_\_\_\_

Action on \_\_\_\_\_

Am't claimed, \$ \_\_\_\_\_ with interest from \_\_\_\_\_

19 \_\_\_\_\_, at \_\_\_\_\_ per cent. and costs

Judgment for \_\_\_\_\_

19 \_\_\_\_\_, \$ \_\_\_\_\_

and costs \$ \_\_\_\_\_

Be it Remembered, That on the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Nov the 6<sup>th</sup> 1929 at 8 o'clock PM time set for trial the following jurors was sworn Jess Saider John Aurisine John Greenbaum Frank Andrews Wm. Marse and John Scheidery

Trial began the following witnesses being sworn for Defendant and examined Joe Brown Moore Schuderen Gus Dillinger Ethus Burger Carl Rausch Alfred Burger Albert Rausch was sworn John Mearl Mrs Anna Hubman Mrs Gus Hubman and being called to and sworn for Plaintiff

The following witnesses being sworn for the Plaintiff B L Robinson Jess Clark and testified the following witnesses being subpoenaed that did not was not examined Alfred Burger for Defendant and Carl Schuderen and Mike Rausch

The case was submitted to the jury and the following verdict being rendered we the jury do find on the issues found in favor of the Defendant and do assess his Damages in the sum of \$ None Dollars against the Plaintiff

Wm. Marse  
Frank Andrews  
J M Scheidery  
John Greenbaum  
J Aurisine  
J A Saider Foreman

H. Hall J.P.  
I therefore under judgment against the Plaintiff for \$19.00 being the amount of cost he having made no claim against the Defendant being the amount of his costs  
H. Hall J.P.

it was therefore cost assessed against the Plaintiff  
Nov 17 1929 the same to Dec 6 received which to

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_ The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and solvent surety, caused an undertaking for the execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_ Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ payment in full on the above judgment



of the Peace,

Township,

County, Ohio

it was therefore concidered by me that the costs amounting to \$60.75 be assessed against the Plaintiff for the amount of \$60.75

H. Hall J.P.

Nov 17 1929 I issued Execution in above case and delivered the same to Geo Bailey Const

Dec 6 1929 Execution returned inlashed as follows received this writ Nov 23 1929 No property found upon which to levy by Mr Bailey Const

Att'y for Plff.

Att'y for Deft.

with interest from 19 at per cent. and costs

for 19 \$

particulars herein, whereupon

figures following, to-wit:

8 o'clock P.M. following jurors John Anderson James W. Mason

ing witnesses and examined William E. Burger Albert Karsch Anna Hubman led to and sworn

sworn for the to and testified Supponey that Fred Burger Thuderin and

led to the jury being rendered the issues Defendant in allars Against

Marse Andrews eidersy reenbaum prime under Forman Hall J.P. Against the Judgment being the H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 19 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 19

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 19 from Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the day of 19, said entered into an undertaking to the adverse party as follows:

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

Whereas, on the day of A. D. 19, the said obtained a judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 19

Justice of the Peace.







of the Peace,

Township,

County, Ohio

on Book account Merchandise

Att'y for Plff.

Att'y for Deft.

ned, \$149.58 with interest from 1929, at 6 per cent. and costs

for 149.58

19, \$

of Nov 1929, particulars herein, whereupon

and figures following, to wit:

States that times Corporation ting under Laws of

it sold and delivered ial instance Merchandise an itemized unt is hereto

endent has made having a balance som which it claims of t interest at date and

s judgment. The claim s aforesaid

Joseph L Badell for Plaintiff

resident of them to secure

9 o'clock AM Bailey Const

Public in aforesaid personally by me first duly is Treasurer sation organized

and doing business under the laws of the State of Ohio and as that as such he is authorized to make this affidavit that he is familiar with the Books and business of said account Against B L Robinson of Unionville Center Ohio hereto attached more exhibit A and made a part hereof is a true and correct copy of books of original entry of The Jones Sears Co. that the goods for which said charges were made were sold and delivered to the said B L Robinson at his special instance and request that the charges made therefor are fair and reasonable and as per contract and that he promised to pay the same charges that credit has been duly given for all payments Comptes claims and setoffs and that there is no usury therein and the said The Jones Sears Co. has no collateral or other security for the payment thereof and that there now remains due and owing from said B L Robinson to the Jones Sears Co the sum of \$149.58 Dollars together with interest thereon from Apr 1926

Subscribed and sworn to before me this 25 day of Oct 1929 M A Sears Treasurer

Maria Ruetty Notary Public

Nov 21 1929 time set for trial at 9 o'clock A.M. 1929 the Defendant confess judgment for \$149.58 and Cost amounting to \$132.00 and interest at 6% from the 29 day of July 1929 amounting to \$134.00 interest making amount Cash and interest to date \$313.40 Amount of Claim judgment 149.58 Interest 213.40 Cost 132.00 \$313.40 H Hall J.P. (16412)

Nov the 29 1929 I issued Execution in Above case and delivered the same to G M Bailey Const Nov 29 Execution was received And stay was taken by Frank Andrews signing the Docket where the Jones Sears Co vs B L Robinson left for Five Hundred and forty day July 29 1930 at 6% interest (One July 27 1930) July 27 1930 I issued An Execution in above case and delivered the same to G M Bailey Const the Defendant B L Robinson took Bankruptcy and the Constable turned the stock of goods over to John M Playley the receiver Attorney in case I issued Transcript to water vapor & goods H Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the 29 day of Nov 1929 The defendant came, and by Frank Andrews 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 Statutes in such case made and provided, I, Frank Andrews as surety for the stay of execution on the above judgment of The Jones Sears Co against B L Robinson do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Frank Andrews Taken by and signed and acknowledged before me, and surety approved, this 29 day of Nov A. D. 1929 H Hall Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received 19 from 100 Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the day of 19, said entered into an undertaking to the adverse party as follows: vs. Plaintiff ) Before Justice of the Peace Township, County, Ohio. Defendant ) Whereas, on the day of A. D. 19, the said obtained a judgment against the said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County Now, Therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 19 Justice of the Peace.



5-22-2 THE COL. B. & N.F.S. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Centis

	Plffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case - Plffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	20
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	200
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	20
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ 81.66 collected		326
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	30
Making Itemized Cost Bill	.50	
Total Justice's Fees		5740

NAME OF OFFICER: *Received*

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	2.50

JURY

WITNESSES

*Geo Hilbert*

Plaintiff

*No. 52 vs.*

*B L Robinson*

Defendant

Action on *Account*

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ *124* with interest from *Oct 27 1927*, at *6* per cent. and costs

Judgment for *19* , \$

and costs \$

Be it Remembered, That on the *20* day of *Nov* 1929, the said Plaintiff filed *his* Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The said Plaintiff says there is due him \$*124.00* Dollars the Plaintiff *Geo Hilbert* says there is due him on an open account for one cow and one steer bought at his sale on *Oct 27 1927* for which amount is past due. The Plaintiff asks judgment for amount and costs with interest at the rate of *6* per cent from *Oct the 27 1927*

I issued summons in above case returnable *Nov the 25 1929* at *9 o'clock A.M.* and delivered the same to *G M Bailey* Const. *Nov 25 1929* at *9 o'clock A.M.* time set for trial Both parties appeared and was sworn and examined the Defendant had a counter claim against the Plaintiff for \$*42.34* which was allowed adding a balance due the Plaintiff \$*81.66* for which amount judgment was rendered by me in favor of the Plaintiff with *6* per cent interest and cost of the action \$*7.60*

Judgment \$*81.66*  
 Interest \$*10.20*  
 Costs \$*9.20*  
 Total \$*101.06*

*One Paid* \$*100.04*  
 \$*40.00* on above case  
 \$*103.32* H. Hall J.P.

Jan 6, 1930. received of *B L Robinson*  
 \$*60.52* in full on above judgment  
 H. Hall J.P.

Rec of H. Hall J.P. \$*91.86* in full in above judgment  
*George Hilbert*

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and solvent surety, caused an undertaking for the execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received *Jan 6 1930*  
*B L Robinson*  
 in full  
 payment in full on the above judgment  
*H. Hall*



of the Peace,

Township,

County, Ohio

on account

Att'y for Plff.

Att'y for Deft.

ed, \$ 124 with interest from 1927, at 6 per cent. and costs

for

19 , \$

of Nov 1929, particulars herein, whereupon

d figures following, to-wit:

is due him Geo Hilbert on an open one steer bought 1927 for which the Plaintiff amount and the rate of the 27 1927 in above 1929 at used the at All time appeared claimed 2 34 which balance due which amount me in favor interest and from Hall J.P.

Robinson H.P. Robinson judgment H. Hall J.P. full in above Hilbert

UNDERTAKING FOR STAY OF EXECUTION.

On the ... day of ... 19 ... The defendant came, and by ... his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, ... as surety for the stay of execution on the above judgment of ... against ... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this ... day of ... A. D. 19 ... Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received ... 1932 from ... Robinson ... Dollars payment in full on the above judgment and costs. H. Hall J.P.

APPEAL BOND

On the ... day of ... 19 ... said ... entered into an undertaking to the adverse party as follows: No. ... Plaintiff } Before ... vs. Defendant } Justice of the Peace ... Township, County, Ohio. Whereas, on the ... day of ... A. D. 19 ... the said ... obtained a judgment against the said ... on the docket of said ... Justice of the Peace, for ... dollars and ... cents, and costs taxed at ... dollars and ... cents, and the said ... intend ... to appeal therefrom, to the Court of Common Pleas of said County Now, Therefore, ... of ... County, Ohio, hereby promise and undertake to the said appellee ... in the sum and to the amount of ... dollars, conditioned as follows: 1. That the said appellant ... will prosecute ... appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, ... will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this ... day of ... A. D. 19 ... Justice of the Peace.



5-22-2 THE COL. B. B. MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Credits

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		3.60

NAME OF OFFICER: Rec. May 1st 1930

Adeline T. Smith  
 Plaintiff

No. 53 vs.  
 H. B. Carter  
 Verne C. Carter  
 W. T. Carter  
 Defendant

Action on a Promissory Note

Willis S. Butler Att'y for Plff.  
 Att'y for Deft.

Am't claimed, \$ 19 , at per cent. and costs

Judgment for 19 , \$ and costs \$

Be it Remembered, That on the 5 day of Feb 1930, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

being a certain Promissory Note as follows (\$53.00) London Ohio Feb 14 1929

Nov 15 1928 after date for value received we jointly and severally promise to pay Adeline T. Smith or order at the London Exchange Bank of London Ohio Fifty three & 100/100 Dollars, with interest at the rate of 8 per cent after maturity until paid Interest payable Annually

And we jointly and severally do hereby do hereby authorize any attorney at law at any time after the maturity of the above note, to appear for us or either of us in any Court of Record in the State of Ohio and waive the issue and service of process and confess judgment for the amount then due on said note with interest and costs in favor of the payee of this note or any endorsement or holder thereof and release all errors and rights of appeal and ~~write~~ right to a second trial

H. B. Carter  
 Verne C. Carter  
 W. T. Carter

In the Court of Justice of Peace Darby Township, Union County Ohio

Adeline T. Smith vs.  
 H. B. Carter  
 Verne C. Carter  
 W. T. Carter Defendants

Petition

The Defendants on the 10th of Feb 1929 Executed and delivered to Adeline T. Smith, the Plaintiff herein a promissory note of that date with a warrant of attorney annexed, true copies of which warrant and note with all endorsements thereon, are hereto attached marked Exhibit A and made a part of this Petition.

Said Note is in the sum of Fifty per cent per Annum Judgment against with interest Rate of 8 per cent State of Ohio with Attorney of the Plaintiff is found upon which instrument Sworn to in the Court of Adeline T. Smith vs. H. B. Carter Verne C. Carter W. T. Carter by Verne C. Carter in the foregoing of records of this in this Suit. A and confess a Defendant's on Jan Wnty three being to on said Note Taped. And I do Errors and Rights The Court of Justice

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Exec'u'n against Prop. or Person	.80
Mileage, 1st m., 50c; 3 add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Rec. May 1st 1930

H. M. Bailey Const

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_ The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay to \_\_\_\_\_ of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT

Received \_\_\_\_\_ 1

payment in full on the above judgment



of the Peace,

Township,

County, Ohio

on a Promissory Note

W. S. Butler Att'y for Plff.  
Att'y for Deft.

with interest from  
19 , at per cent. and costs

for  
19 , \$

of Feb 1930,  
particulars herein, whereupon

and figures following, to-wit:

Note as follows  
Ohio Feb 14 1929  
value received  
promise to pay  
the London  
with interest  
after maturity  
mutually  
verbally do hereby  
attorneys  
the maturity of  
of Ohio  
service of  
for the amount  
and costs  
or any endorsement  
of errors and  
to a second trial  
W. S. Butler

Peace Darby  
Ohio

1929 Executed and  
the Plaintiff  
that date  
summed true  
and note with  
are hereto attached  
report of this

Said Note is unpaid and there is now due the Plaintiff on said Note  
the sum of Fifty Three Dollars with interest at the rate of eight  
per cent per Annum from the 15th day of Nov 1929 wherefore Plaintiff prays  
Judgment against Defendants for the sum of Fifty Three Dollars  
with interest thereon from the 15th day of November A.D. 1929 at the  
Rate of 8 per cent per Annum till paid and for costs of Suit  
William S Butler Atty for Plaintiff

State of Ohio Union County ss.  
William S Butler being sworn Says that he is the  
Attorney of the Plaintiff duly Authorized herein that the above pleading  
is based upon a written instrument for the payment of money  
which instrument is now in Plaintiff's possession  
William S Butler Atty for Plaintiff

Sworn to before me and signed in my presence this 5th day of Feb 1930  
Louis E. Pfeiffer Notary Public  
In the Court of Justice of Peace Darby Township, Union County Ohio  
Adeline T Smith Off

H. B. Carter  
W. T. Carter Defendants  
Answers  
by virtue of the warrant of Attorney annexed to and mentioned  
in the foregoing petition I an Atty at Law in the several Counties  
of records of this State do hereby enter an Appearance for said Defendants  
in this Suit and wove the issuing and service of Process therein  
and confess a Judgment in favor of said Plaintiff against said  
Defendants on said Note for the sum of Fifty Three Dollars and  
Ninty three being the amount appearing due for Principal and interest  
on said Note and also for Costs of Suit Taxed and to be  
Taxed: And I do hereby release and ~~waive~~ waive all Exceptions  
Errors and Rights of Appeal in the Premises.  
C. E. Blanchard Atty of Defendant  
The Court of Justice of Peace Darby Township, Union County Ohio  
forwarded by (150)

UNDERTAKING FOR STAY OF EXECUTION.  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.  
Received \_\_\_\_\_ 19\_\_\_\_ from  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.  
\_\_\_\_\_ A. D. 19\_\_\_\_

APPEAL BOND  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff }  
vs. } Before \_\_\_\_\_  
Defendant } Justice of the Peace \_\_\_\_\_ Township,  
County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & S. WFS. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cents

Docketing Petition or Bill of Particulars	.50
Appointing Guardian for Minor	.60
Taking Security for Costs	.60
Indexing Case Pliffs. and Defts., each	.10
Taking and Certifying Affidavits, each	.80
Taking and Approving a Bond, Undertaking or Recognizance	.80
Issuing Summons Defts., each	.40
Issuing Order of Attachment	.70
Issuing Order of Arrest	.70
Issuing Writ of Replevin	.75
Granting Continuance, each	.40
Issuing Commitment to Jail	.70
Issuing Subpoena Persons, each	.10
Issuing Venire Persons, each	.10
Issuing Order on Jailer for Prisoner	.60
Swearing Witnesses, each	.10
Swearing Jury	.40
Hearing Case on Appearance without Trial	1.00
Hearing Case When Defense is Interposed	2.00
Sitting in Case, Trial by Jury	2.50
Hearing Motions or Demurrers, each	1.00
Pronouncing Judgment	.80
Entering a Rule of Reference	.50
Swearing Arbitrators, each	.40
Issuing Writ of Restitution	.80
Numbering and Filing Necessary Papers, each	.10
Entering Judgment and Costs on Cash Book	.40
Iss'g Execution Against Property or Person	.80
Foundage—4% on \$ collected	
Making Transcript, Including Certificate	2.50
Signing and Certifying Bill of Exceptions	.50
Reducing Testimony to writing in Bastardy Proceedings	1.50
Issuing Other Writs or Orders, each	.75
Making Itemized Cost Bill	.50
Total Justice's Fees	

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defs., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

No. *X* vs. *X*

Plaintiff . . . . .

Defendant . . . . .

Action on

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ \_\_\_\_\_ with interest from \_\_\_\_\_

19 , ~~dt~~ per cent. and costs

Judgment for \_\_\_\_\_

19 , \$

and costs \$ \_\_\_\_\_

Be it Remembered, That on the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, the said Plaintiff filed \_\_\_\_\_ Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

(from Pg 149)

Adeline T Smith plff

vs

H. B. Bortner

and

Verne B. Bortner

and

W. T. Bortner Defendants

judgment

This day come the Plaintiff by Willis S Buttes atty also appeared in open Court for and on behalf of said Defendants B E Blanchard, an atty at law for this Court and by virtue of the warrant of Attorney annexed to the Note attached to the petition in said Cause shown to have been duly executed by the Defendants entered the appearance of said Defendants and waived the issuing and service of process in this action and confessed a judgment on said Note against said Defendants and in favor of said Plaintiff for Fifty three and ninety three cents being the amount of principal and interest due on said Note and for costs taxed and to be taxed and released and waived all Executions errors and rights of appeal in the premises it is therefore considered that said Plaintiff recovers of said Defendants the sum of fifty three dollars and ninety three cents being the amount of said Note with interest computed at eight per cent per annum from the 15th day of November 1929 and also costs herein Expended Taxed at

Judgment \$ 53.93

Interest .93

Costs 5.35

Adeline

H. Hall J.P.

Feb 6 I served execution in above case and delivered the same to G M Bailey const

Feb 8 1930 Ca

Feb 8 1930

the amount

and pay

Feb 8 both

and Cash

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment







5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case 2 Piffs. and Defts., each	.10	2.00
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting 3 Continuance, each	.40	1.20
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	1.00
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing 2 Necessary Papers, each	.10	2.00
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		9.80

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, 2 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	5.60

JURY

WITNESSES

*B. L. Robinson*

Plaintiff

No. 34 vs. *Mrs and Mrs R H Bayes*

Defendant

Action on *Messaries*

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ *60.97* with interest from *Mar 8 1928*, at 6 per cent. and costs

Judgment for *19*, \$ and costs \$

Be it Remembered, That on the *8* day of *Mar* 1930, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due him from the said Defendants the sum of \$60.97 for messaries to wit groceries sold and delivered to said Defendants for which amount is long past due and unpaid.

The Plaintiff asks judgment for amount with interest at 6% per cent from the 8 day of Mar 1928 and for costs sworn to before me this 8 day of Mar and signed in my presence H Hall J.P. Mar 8 1930 I issued summons in above case returnable Mar the 12th 1930 at 9 o'clock A.M. and delivered the same to G M Bagley Const.

Mar 12 1930 both parties appeared the Defendant asked for a continuance on the grounds his wife was sick and not able to appear.

Continuance was granted and time set Mar 17 1930 at 9 o'clock A.M.

Mar 17 1930 the attorney asked for a continuance until Mar the 24 1930 at 9 o'clock A.M. Continuance granted H Hall J.P.

On the 24 day of March the Plaintiff appeared the Defendant appeared and refused to be sworn in above case the Plaintiff being sworn it was there upon the 24 day of March considered by that the Plaintiff received of the Defendant the sum of \$60.97 and for costs on the margin of the docket with interest at 6% from the 8 day of Mar 1928 judgment 60.97 int 7.30 cost 1.40 H Hall J.P.

May 31 1930 I issued transcript on above case and delivered the same to B L Robinson H Hall J.P.

July 60.97  
 interest 7.30  
 cost 1.40  
 \$ 70.67

UNDERTAKING FOR STAY OF EXECUC

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

\_\_\_\_\_ his surety of the County, approved by me as good and solvent surety, caused an undertaking for execution to be entered herein, which in pursuance of the Statutes in such and provided, I, \_\_\_\_\_ as surety for the stay of execution on judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment



of the Peace,

Township,

County, Ohio

on *Messaries*

Att'y for Plff.

Att'y for Deft.

ed, \$ 60.97 with interest from  
1928, at 6 per cent. and costs

for

19 , \$

of *May* 1930,  
particulars herein, whereupon

figures following, to-wit:

*is due him  
The sum of  
out groceries  
Defendants  
of past due*

*ment for  
6% per cent  
and for costs*

*in my presence H Hall J.P.  
by B. Robinson*

*was the 12th  
delivered the*

*at  
appeared the  
sum on  
lick and rat*

*ted and time  
to A. W.*

*H. Hall J.P.  
sped for a*

*is 24 1930 at  
rence granted*

*H. Hall J.P.  
ity appeared*

*to be  
intiff being sworn*

*March considered  
the Defendant*

*on the margin  
of the 8 day of May*

*all J.P.*

*script an above  
to B. Robinson  
H. Hall J.P.*

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_

as surety for the stay of execution on the above judgment of \_\_\_\_\_

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

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

A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_

\_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County

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

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

H. Hall

, Justice of the Peace,

Barby

5-22-2 THE COL. & B. WFS. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Merchant Advertising Co  
 Plaintiff

No. 55 vs.  
 B. L. Robinson  
 Defendant

Action on an open account for merchandise

Mils & Myers Att'y for Plff.  
 Att'y for Deft.

Am't claimed, \$ 37.<sup>62</sup> with interest from Aug 10 1929, at 6 per cent. and costs

Judgment for 19, \$ and costs \$

May 1 the Comptroller  
 June 23 Received  
 Amata  
 June 24 by [unclear]

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

Be it Remembered, That on the 23 day of April 1930, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Now Comes the Plaintiff Merchant Advertising Co and says that it is a Partnership, and that it is a Nonresident of Union County Ohio and has its office in the City of Adrian and State of Michigan that the Defendant B. L. Robinson is indebted to the Plaintiff in the sum of \$37.<sup>62</sup> with interest thereon at 6% per cent per Annum from the 10th day of August 1929 as per statement hereto attached and made a part of this bill of Particulars that the Plaintiff is still the owner and holder of said claim and that the same is just due and unpaid, and that there are no Counter Claims or set offs against the same wherefore the Plaintiff prays judgment against the said Defendant for the sum of \$37.<sup>62</sup> with interest thereon at 6% per cent per Annum from the 10th day of August 1929 and costs State of Ohio

Mils & Myers Att'y for Plaintiff

Union County, Ohio

Mils & Myers, being duly sworn says that he is the Attorney for the Plaintiff duly authorized in the premises and that the facts stated and the allegation made and contained in the foregoing bill of particulars as true as he believes.

Mils & Myers

Sworn to before me and signed in my presence this 23rd day of April 1930

Maud Pyles  
 Maud Pyles Notary Public

Apr 23 1930 I issued summons returnable May 1, 1930 at 9 o'clock A.M. and delivered the same to Maud Pyles Court

Apr 29 1930 Mils & Myers asked to have the case continued until further notice

Mils & Myers

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety, of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows

In pursuance of the Statutes in such cases and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged \_\_\_\_\_ me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment and \_\_\_\_\_



CIVIL DOCKET

Township, Union County, Ohio

Darby

the Peace,

an open account  
debit

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

\$ 37.<sup>62</sup> with interest from  
1929, at 6 per cent. and costs

19 , \$

of April 1930,  
ulars herein, whereupon

figures following, to-wit:

Merchant Advertising Co  
Union  
Office in  
State of Michigan

Robinson is  
in the sum  
reop at 6%  
the 18 day  
ment hereof  
out of this

the owners  
and that  
unpaid.  
inter Claims  
me

Prays  
id Defendant  
interest  
minum from  
29 and Costs  
Myers Att'y for Plaintiff

says that he is  
uly authorized  
fact stated  
d contained  
ulars as true

Myers  
my presence

Notary Public  
returnable May 1, 1930  
to have the cost  
Myers

May 1 the company allowed a cred of \$6.27 for 2 clocks broken  
June 23 Received payment in full in above case Costs being  
Donated  
June 24 by check to Milo S Myers \$31.34  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
\_\_\_\_\_ his surety, resident  
of the County, approved by me as good and suffi-  
cient surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant... will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. B. & M. CO. 119

JUSTICE OF THE PEACE

Table with columns for Piffs. Costs, Defts. Costs, and various court fees like Docketing Petition, Issuing Summons, etc.

Total Justice's Fees ... 5 35

Table for Constable services including Mileage, Service of Order of Attach't, etc.

RECEIVED BY ... 130

WITNESSES ...

Thomas M Joyce Plaintiff vs. Lawrence Helmer Defendant

Action on Replevin of Ford ... Am't claimed, \$ 19, at per cent. and costs

May 6 1930

Be it Remembered, That on the 2 day of May 1930, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Affidavit for Replevin. as follows ...

May the 2nd 1930 I issued summons with writ of Replevin returnable May the 6th at 9 o'clock ...

UNDERTAKING FOR STAY OF EXECUTION ...

Taken by and signed and acknowledged me, and surety approved, this ... A. D. 19 ...

SATISFACTION OF JUDGMENT. Received ... 19 ... payment in full on the above judgment and







CIVIL DOCKET

Civil Action before

H. Hull

, Justice of the Peace,

Darby

Sworn to and sub  
Settled out of

5-22-2 THE COL. & WFS. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. - Gen'l Code, Sec. 1746 - Cents

Docketing Petition or Bill of Particulars	.50
Appointing Guardian for Minor	.60
Taking Security for Costs	.60
Indexing Case	.10
Taking and Certifying Affidavits, each	.80
Taking and Approving a Bond, Undertaking or Recognizance	.80
Issuing Summons Defts., each	.40
Issuing Order of Attachment	.70
Issuing Order of Arrest	.70
Issuing Writ of Replevin	.75
Granting Continuance, each	.40
Issuing Commitment to Jail	.70
Issuing Subpoena Persons, each	.10
Issuing Venire Persons, each	.10
Issuing Order on Jailor for Prisoner	.60
Swearing Witnesses, each	.10
Swearing Jury	.40
Hearing Case on Appearance without Trial	1.00
Hearing Case When Defense is Interposed	2.00
Sitting in Case, Trial by Jury	2.50
Hearing Motions or Demurrers, each	1.00
Pronouncing Judgment	.80
Entering a Rule of Reference	.50
Swearing Arbitrators, each	.40
Issuing Writ of Restitution	.80
Numbering and Filing Necessary Papers, each	.10
Entering Judgment and Costs on Cash Book	.40
Iss'g Execution Against Property or Person	.80
Poundage—4% on \$ collected	
Making Transcript, Including Certificate	2.50
Signing and Certifying Bill of Exceptions	.50
Reducing Testimony to writing in Bastardy Proceedings	1.50
Issuing Other Writs or Orders, each	.75
Making Itemized Cost Bill	.50
Total Justice's Fees	

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't.	Defts., each 1.00
Mileage, 1st m., 50c;	add'l m., each .15
Service of Order of Eject't.	Defts., each 1.00
Mileage, 1st m., 50c;	add'l m., each .15
Service of Order of Resti'n.	Defts., each 1.00
Mileage, 1st m., 50c;	add'l m., each .15
Service of Writ of Replevin	Defts., each 1.00
Mileage, 1st m., 50c;	add'l m., each .15
Service of Summons,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Service of Subpoenas,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Service of Venire,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Service of Notice to Garnishee,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c;	add'l m., each .15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

B. J. Robinson  
Plaintiff

No. 57 vs.  
J. Kelso  
Defendant

Action on book account for Messaries

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

Am't claimed, \$ 13.<sup>58</sup> with interest from 19 , at per cent. and costs

Judgment for 19 , \$ and costs \$

Be it Remembered, That on the 16 day of May 1930, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
Affidavit for Attachment

State of Ohio Union County ss:  
B. J. Robinson plff  
J. Kelso def

before me the undersigned Justice of the Peace within and for said County came B. J. Robinson who being duly sworn says that J. Kelso said Defendant is justly indebted to said Plaintiff for goods and Merchandise to wit: Groceries being Messaries to the Defendant that said claim is just and lawful that he believes said Plaintiff ought to recover thereon the amount of \$13.<sup>58</sup> that the property sought to be attached is not exempt from execution that the Defendant is not the head or support of a family and has not in good faith the maintenance and support of a wife and mother wholly dependent upon him for support. And that he verily believes that said Defendant is about to convert his property as a part thereof into money and place the same beyond the reach of his 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 and in substance as follows that he is about to draw pay from Elmer Baerger and the same will be in money

The affiant makes additional oath and says that he has good reason to believe and does believe that Elmer Baerger of said and within said County has in his possession property of the said Defendant liable to be attached in this action to wit: Money signed B. J. Robinson

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't.	Defts., each 1.00
Mileage, 1st m., 50c;	add'l m., each .15
Service of Order of Eject't.	Defts., each 1.00
Mileage, 1st m., 50c;	add'l m., each .15
Service of Order of Resti'n.	Defts., each 1.00
Mileage, 1st m., 50c;	add'l m., each .15
Service of Writ of Replevin	Defts., each 1.00
Mileage, 1st m., 50c;	add'l m., each .15
Service of Summons,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Service of Subpoenas,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Service of Venire,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Service of Notice to Garnishee,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c;	add'l m., each .15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety, \_\_\_\_\_ of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows

In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment and



CIVIL DOCKET

Township, Union, County, Ohio

Darby

Sworn to and subscribed before me this 16 day of May AD 1930  
Settled out of cost and cash paid H Hall J.P.

the Peace,

Book Account  
issaries

Att'y for Plff.

Att'y for Deft.

\$ 13.58 with interest from  
19 , at per cent. and costs

19 , \$

of May 1930,  
ulars herein, whereupon

figures following, to-wit:

surety \$3:

signed Justice  
Said County  
ing duly sworn  
ndent his  
aintiff for  
wit:  
to the Defendant  
(lawful) that  
right to  
of \$13.58  
Attached  
tion  
head or support  
road faith the  
redwood mashes  
Support.

that said  
his property  
and place  
of his creditors  
oath and  
belief being  
and information  
ives to be  
follows  
from  
it will be

th and says that  
does believe that  
Said County has  
Said defendant  
to wit: R  
Robinson

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant \_\_\_\_\_ will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

Hall

, Justice of the Peace,

Darby

5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cents

Docketing Petition or Bill of Particulars	.50
Appointing Guardian for Minor	.60
Taking Security for Costs	.60
Indexing Case	.10
Taking and Certifying Affidavits, each	.80
Taking and Approving a Bond, Undertaking or Recognizance	.80
Issuing Summons Defts., each	.40
Issuing Order of Attachment	.70
Issuing Order of Arrest	.70
Issuing Writ of Replevin	.75
Granting Continuance, each	.40
Issuing Commitment to Jail	.70
Issuing Subpoena Persons, each	.10
Issuing Venire Persons, each	.10
Issuing Order on Jailer for Prisoner	.60
Swearing Witnesses, each	.10
Swearing Jury	.40
Hearing Case on Appearance without Trial	1.00
Hearing Case When Defense is Interposed	2.00
Sitting in Case, Trial by Jury	2.50
Hearing Motions or Demurrers, each	1.00
Pronouncing Judgment	.80
Entering a Rule of Reference	.50
Swearing Arbitrators, each	.40
Issuing Writ of Restitution	.80
Numbering and Filing Necessary Papers, each	.10
Entering Judgment and Costs on Cash Book	.40
Iss'g Execution Against Property or Person	.80
Poundage—4% on \$ collected	
Making Transcript, Including Certificate	2.50
Signing and Certifying Bill of Exceptions	.50
Reducing Testimony to writing in Bastardy Proceedings	1.50
Issuing Other Writs or Orders, each	.75
Making Itemized Cost Bill	.50

Total Justice's Fees

Plffs. Costs	Defts. Costs
Doll. Cts.	Doll. Cts.

B. L. Robinson

Action on Bank account for necessities

No. 58 vs. Walter Goldsbury

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

Am't claimed, \$ 8<sup>22</sup> with interest from 19, at per cent. and costs

Judgment for 19, \$ and costs \$

Be it Remembered, That on the 5 day of June 1930, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
The said Plaintiff says there is due him from the said Defendant the sum of \$8<sup>22</sup> for necessities sold and delivered at Defendant's request.

The Plaintiff also issued an Affidavit of Attachment for 20% per cent of his personal earnings as follows:

State of Ohio Union County ss:  
B. L. Robinson Plff }  
vs } Affidavit in Attachment  
Walter Goldsbury Deft }

Before me the undersigned Justice of the Peace within and for said County came B. L. Robinson who being by me first duly sworn says that he is the Plaintiff herein that the said Defendant Walter Goldsbury is justly indebted to said Plaintiff in the sum of \$8<sup>22</sup> for necessities to wit groceries that at least three days and not more than thirty days before bringing this action to wit: On the 12 day of May 1930 the said Plaintiff made demand in writing on said Defendant's personal earnings earned during the thirty days next preceding said demand by delivering such demand to the debtor by mail. And that said defendant did not pay or tender payment to said Plaintiff in money or a duly accepted order for said excess of said earnings nor any part thereof within three days after such demand. That said claim is just and lawful. And that he believes the Plaintiff ought to recover thereon the sum of \$8<sup>22</sup>. That said claim is just and lawful and that he believes the Plaintiff ought to recover thereon the sum of \$8<sup>22</sup>. That the property about to be attached is not exempt from execution or attachment that only twenty per cent of defendant's personal

Earnings for Ser additional for act and that no part of the affiant further that the P. B. G. & other property below in this action and mentioned Sworn to before me

June the 5 notice to garn A. M. and di June the 5

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't.	Defts., each 1.00
Mileage, 1st m., 50c;	add'l m., each .15
Service of Order of Eject't.	Defts., each 1.00
Mileage, 1st m., 50c;	add'l m., each .15
Service of Order of Rest'n.	Defts., each 1.00
Mileage, 1st m., 50c;	add'l m., each .15
Service of Writ of Replevin	Defts., each 1.00
Mileage, 1st m., 50c;	add'l m., each .15
Service of Summons,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Service of Subpoenas,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Service of Venire,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Service of Notice to Garnishee,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c;	add'l m., each .15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices,	Persons, each .80
Mileage, 1st m., 50c;	add'l m., each .15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety, \_\_\_\_\_ of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows:

In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the cost of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_ Justice of the P

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ payment in full on the above judgment and



Township, Union County, Ohio

Darby

f the Peace,

Book account  
narratives

Att'y for Plff.

Att'y for Deft.

d, \$ 9.22 with interest from  
19, at per cent. and costs

or  
19, \$

of June 1930,  
culars herein, whereupon

figures following, to-wit:

there is due  
ent the sum  
and delivered

inson Plff  
ued An  
ment for  
onal earnings  
nty, ss:

point in Attachment

Justice of the  
County came  
a first duty  
Plaintiff  
at Wallis Hottelmy  
intiff in the  
with groceries  
not more than  
this action to-wit:  
d Plaintiff made  
nts, personal  
thirty days  
by delivering such  
and that  
as holder  
Money as a  
depress of  
thereof within  
that said claim  
he believes the  
the sum of  
and lawfully  
intiff ought  
attached is not  
Attachment that  
debt's personal

Earnings for service rendered, and not exceeding two dollars and fifty cents  
additional for actual cost in this proceeding or sought to be attached  
and that no part of said debt was contracted before Apr 16 19  
the affiant further make oath that he has good reason to and does believe  
that the P & B & St R R Co has in their possession money credits or  
other property belonging to the defendant which is liable to be attached  
in this action and is indebted to said defendant for the earnings above  
mentioned

Sworn to before me and signed in my presence this 5 day of June A D 1930  
Signed B & Robinson  
H Hall J P

June the 15 1930 I issued Symmons copy of Attachment with  
Notice to Garnisher returnable June the 11, 1930 at 9 o'clock  
A M and delivered the same to H H Bailey Court  
June the 5 Post settled out of cost & cost Pd  
H H Bailey J P

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
\_\_\_\_\_ his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



H Hall

Darby

5-22-2 THE COL. & W. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Docketing Petition or Bill of Particulars	.50
Appointing Guardian for Minor	.60
Taking Security for Costs	.60
Indexing Case Pliffs. and Defts., each	.10
Taking and Certifying Affidavits, each	.80
Taking and Approving a Bond, Undertaking or Recognizance	.80
Issuing Summons Defts., each	.40
Issuing Order of Attachment	.70
Issuing Order of Arrest	.70
Issuing Writ of Replevin	.75
Granting Continuance, each	.40
Issuing Commitment to Jail	.70
Issuing Subpoena Persons, each	.10
Issuing Venire Persons, each	.10
Issuing Order on Jailor for Prisoner	.60
Swearing Witnesses, each	.10
Swearing Jury	.40
Hearing Case on Appearance without Trial	1.00
Hearing Case When Defense is Interposed	2.00
Sitting in Case, Trial by Jury	2.50
Hearing Motions or Demurrers, each	1.00
Pronouncing Judgment	.80
Entering a Rule of Reference	.50
Swearing Arbitrators, each	.40
Issuing Writ of Restitution	.80
Numbering and Filing Necessary Papers, each	.10
Entering Judgment and Costs on Cash Book	.40
Iss'g Execution Against Property or Person	.80
Poundage—4% on \$ collected	
Making Transcript, Including Certificate	2.50
Signing and Certifying Bill of Exceptions	.50
Reducing Testimony to writing in Bastardy Proceedings	1.50
Issuing Other Writs or Orders, each	.75
Making Itemized Cost Bill	.50
Plaintiff paid to H.P. H.A. Hall, Jr.	
Total Justice's Fees	

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

B L Robinson  
 Plaintiff

No. 59 vs.  
 Stanley Salisbury  
 Defendant

Action on book account for Necessaries

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

Am't claimed, \$ 19 , at per cent. and costs

Judgment for 19 , \$ and costs \$

Be it Remembered, That on the 17 day of Sept 1930, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: the said Plaintiff says there is due him from the said Defendant the sum of \$48.66 for Necessaries for which the Plaintiff demands 20% of said Defendant's wages

Also the Plaintiff makes Affidavit for Attachment as follows:

The said Plaintiff says there is due him from the said Defendant the sum of \$48.66 for Necessaries for which the Plaintiff demands 20% of said Defendant's wages

Before me the undersigned Justice of the Peace within and for said County came B L Robinson who being by me first duly sworn says that that he is the Plaintiff herein that the said Defendant Stanley Salisbury is justly indebted to said Plaintiff in the sum of \$48.66 for Necessaries to wit groceries that at least three days and not more than thirty days before bringing this Action to wit on the 1st day of Sept 1930 the said Plaintiff made demand in writing on said Defendant for the excess over and above Eighty per Centum of said Defendants personal earnings earned during the Thirty days next preceding said demand by delivering such demand to the debtor at his usual place of residence and that said Defendant did not pay or tender payment to said Plaintiff in money or a duly accepted order for said excess of said earnings nor for any part thereof within three days after such demand:

And that said Claim is just and lawful and that he believes the plaintiff ought to recover thereon the sum of \$48.66 that the property about to be attached is not exempt from execution or attachment, that only twenty per Centum of Defendant's personal earnings for service rendered, and not exceeding Two and Fifty Cts additional for actual cash in this proceedings as sought

to be attached, and the affiant further Pite Miller to the Defendant

Sworn to and signed Sept 22 1930 for trial of the Plaintiff

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety, of the County, approved by me as good and solvent surety, caused an undertaking for the execution to be entered herein, which took effect in pursuance of the Statutes in such cases and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_

payment in full on the above judgment a



the Peace,

Darby

Township, Union

County, Ohio

Book account series

to be attached; and that no part of said debt was contracted before Apr 26 1929 the affiant further makes oath that he has good reason to and does believe that Pite Millar has in his possession money credits or other property belonging to the Defendant which is liable to be attached in this action

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

d, \$ with interest from  
19 , at per cent. and costs

Sworn to and signed before me this 17 day of Sept 1930  
Sept 22 1930 at 9 o'clock A.M. time set - H. Hall J.P.  
for great weather parties appeared and case was dismissed  
with out prejudice to new action and costs assessed against  
the Plaintiff

Signed B.L. Robinson

H. Hall J.P.

19 , \$

of Sept 1930,  
iculars herein, whereupon

figures following, to-wit:

due him from  
66 for expenses  
20% of said

Affidavit

is due him  
sum of \$48.<sup>66</sup>  
Plaintiff demands  
yes

er of the Peace  
and B.L. Robinson  
am says that  
that the said  
justly indebted  
me \$48.<sup>66</sup>

not more than thirty  
tion to wit: on the  
plaintiff make  
defendant for  
ty per centum  
arnings  
days next  
delivering such  
usual place of  
ndent did  
id Plaintiff in  
for said Express  
y part thereof  
mand:

And Lawful  
intiff ought  
Amount of  
to be attached  
Attachment,  
Defendant's  
ice rendered,  
tly etc. additional  
findings as sought

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
\_\_\_\_\_ his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from  
\_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



CIVIL DOCKET

Civil Action before

H Hall

, Justice of the Peace,

Darby

5-22-2 THE COL. & WPA CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, and otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

*Bone Howard*

No. 60 vs. *Lewis Scheidter*

Plaintiff

Defendant

Action on Replevin

*Milo L Myers* Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ \_\_\_\_\_ with interest from \_\_\_\_\_

19 , at \_\_\_\_\_ per cent. and costs

Judgment for \_\_\_\_\_

19 , \$ \_\_\_\_\_

and costs \$ \_\_\_\_\_

Be it Remembered, That on the 9 day of oct 1930 the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Now comes *Bone Howard* and says that during the entire year of 1929 he was the owner of a Belgium Stallion and that on or about the day of 1929 at the request of the Defendant the Plaintiff permitted his said Stallion to serve a Mare then owned by the defendant and that for said service the said Mare on or about the day of 1930 produced a foal and which foal is now in the possession of the Defendant. That the Plaintiff is entitled to the possession of said foal under a special ownership by virtue of a Lien thereon for said service fees under Section # 8355 and 8356 of the General Code of Ohio.

The defendant wrongfully detains said foal from the Plaintiff. is the Plaintiff's damage wherefore the Plaintiff asks judgment for the recovery of said property foal with cash herein expended.

(Signed) *Milo L Myers* atty

State of Ohio Union County ss.

*Bone Howard* being first duly sworn says that the facts stated and the allegations made and contained in the foregoing bill of Particulars as true

(Signed) *Bone Howard*

Sworn to before me this 8<sup>th</sup> day of oct 1930 and signed in my presence by the said *Bone Howard*

*Maud Myers*  
Notary Public

he also Filed an affidavit for Replevin in which is as follows

Before *H. Hall* Justice of the Peace  
Darby Township, Union County Ohio

State of Ohio Union County ss.

Before me the undersigned

*Bone Howard* that said Plaintiff

*One Bay*

claims said property

by virtue of a Lien

Section # 8355

the said *Bone Howard*

Lien thereon as

Possession of said property

by the defendant.

That said property

as judgment

or assessment

under a title as

one from whom

or process, or by

under Chapter 14

or any other means

sworn to before me

*Bone Howard*

*Lewis Scheidter*

we bind our selves

\$ 50 that the Plaintiff

the event that the

Plaintiff will pay

expenses incurred in

Satisfied in full and

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

his surety,

of the County, approved by me as good and

ent surety, caused an undertaking for the

execution to be entered herein, which joins

In pursuance of the Statutes in such cases

and provided, I, \_\_\_\_\_

as surety for the stay of execution on the

judgment of \_\_\_\_\_

against \_\_\_\_\_

hereby promise and undertake to pay the

of said judgment, interest and costs, and costs

may accrue.

Taken by and signed and acknowledged

me, and surety approved, this \_\_\_\_\_

\_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

\_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment and

see my fees H Hall 2.00

see my fees 2.50

G.M. Bailey Const

JURY

WITNESSES



the Peace,

Darby

Township,

Union

County, Ohio

Replevin

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

with interest from  
19, at per cent. and costs

19, \$

of act 1930  
culars herein, whereupon

figures following, to-wit:

ward and says  
e year of  
of Belgium  
about

at the request  
intiff permits  
a Marshall  
sent and  
said Marshall

(1930)  
which sold  
the Defendant  
titled to the  
under a  
of a Lien  
fess. under  
the General

Letzmes said  
the Plaintiffs

per judgment  
property sold  
ed  
Myers atty

by sworn says  
the Allegations  
regarding

Came Howard  
of act 1930  
the said Com Howard  
and Myers  
Notary Public  
for Replevin  
the Peace  
county Ohio

State of Ohio Union County ss.  
Before me the undersigned a Notary Public in and for said County came  
Cone Howard, the Plaintiff who being duly sworn deposes and says  
that said Plaintiff claims the following property described Property to-wit:  
One Bay Colt about six month old, and that the Plaintiff  
claims said property by reason of and under a special ownership  
by virtue of a Lien thereon for services of Stallion under  
Sections 8345 and 8346 of the general code of Ohio  
the said Cone Howard the Plaintiff has a special ownership, and  
Lien thereon as stated above. and that he is entitled to the immediate  
Possession of said property. That said property is wrongfully detained  
by the defendant Lewis Scheiderer from the Plaintiff  
that said property was not taken in execution on any process order  
or judgment against Plaintiff or for the payment of any tax fine  
or assessment assessed against him, and is not claimed by him  
under a title acquired mediately or immediately by transfer from  
one from whom such property had been taken by such execution order  
or process, or by virtue of an order of delivery issued by replevin  
under chapter 14 Title 14 part third of the general code of Ohio  
or any other mesne or final process issued against him.

Sworn to before me and signed in my presence this 8 day of oct 1930  
(Signed) Cone Howard  
Maud Myers  
Notary Public

Before H. Hall J.P. in and for Darby Township Union County Ohio  
Cone Howard Plff  
Lewis Scheiderer Deft  
we bind our selves to the defendant Lewis Scheiderer in the sum of  
\$ 59. that the Plaintiff will duly prosecute this action and that in  
the event that said shall be decided against the Plaintiff. the  
Plaintiff will pay the Costs made upon the order of Replevin and the  
expense incurred in the good care and management of the property to be taken  
Cone Howard Plaintiff  
Maud Myers Secretary  
H Hall J.P.

Settled in full and costs paid

UNDERTAKING FOR STAY OF EXECUTION.  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.  
Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.  
\_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.

APPEAL BOND  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.



5-22-2 THE COL. B. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Pliffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Pliffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each 2	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each 4	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	8.40	

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, 2 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each 2	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Exec'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	8.05

JURY

WITNESSES

*L. Parsched*

*Ray Schiederer*  
*Administrator of Henry*  
*Strunkenburg dec'd*  
 Plaintiff  
 vs.  
*Jeff Davis*  
 Defendant

Action on Bank account

*J. A. Davis* Att'y for Plff.  
 Feb 14 - 1925 Att'y for Deft.

Am't claimed, \$22<sup>02</sup> with interest from 19, at per cent. and costs

Judgment for 19, \$ and costs \$

Be it Remembered, That on the 4 day of Dec 1930, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The Plaintiff says there is due to the estate of Henry Strunkenburg dec'd the sum of \$122<sup>02</sup> for a Garage Bill, a statement of which is hereto attached and made a part hereof. Plaintiff asks judgment for said sum of one hundred and twenty two dollars and <sup>02</sup>/<sub>100</sub> cts and interest on same from February 14<sup>th</sup> 1928 and for Cash of this action & a Davis attorney

the state of Ohio. Union County ss: Before me a Justice of the Peace in and for said Township and County personally appeared Ray Schiederer who being first duly sworn says that the foregoing bill of Particulars is true as he verily believes

Signed Ray Schiederer Sworn to before me and signed in my presence this 4<sup>th</sup> day of December 1930

Plaintiff also filed Affidavit for Attachment and Notice to Garnishee as follows

State of Ohio Union County ss: Ray Schiederer, administrator of the estate of Henry Strunkenburg dec'd

vs. Jeff Davis Plff. I before me the undersigned J. P. within and for said County came Ray Schiederer who being duly sworn says that he is the Administrator of the estate of Henry Strunkenburg that said defendant is justly indebted to said Plaintiff for a Garage Bill that said claim is just and lawful, that he believes said Plaintiff ought to recover thereon the amount of one hundred and twenty two <sup>02</sup>/<sub>100</sub> dollars that the property sought to be attached is not exempt from execution I verily

believe that the property info. Cash for creditors this affiant feels of that belief being information from as follows. The property sought and that the same that it cannot this affiant has reason to believe said County has liable to be attached

Sworn to and signed  
 The Plaintiff in the sum of Two Administrators of the taking damage that of the attachment in wrongfully obtained  
 Signed before me  
 Dec the 4<sup>th</sup> 1930  
 returnable Dec the  
 Dec 9<sup>th</sup> 1930  
 dated that he did and on examining by Rendered judgment to date

UNDERTAKING FOR STAY OF EXECUTION

On the ..... day of ..... The defendant came, and by ..... his surety, of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which job In pursuance of the Statutes in such case and provided, I, ..... as surety for the stay of execution on the judgment of ..... against ..... hereby promise and undertake to pay the of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged me, and surety approved, this ..... A. D. 19.....

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received ..... 19.....

payment in full on the above judgment.



the Peace,

Township,

County, Ohio

Bank account

Att'y for Plff. - 1925 Att'y for Deft. \$22 with interest from 19 at per cent. and costs

19 \$

Dec 1930, particulars herein, whereupon

figures following, to-wit:

due to the estate deceased the sum of a statement and made asks judgment and costs interest on same cash of this law attorney

Placed in County Schiderer says that release is true

Ray Schiderer in my presence

of Affidavit to Garnisher

State of

my Ray Schiderer he is the

that he believes therean the attached

believe that the Defendant is about to convert a part of his property into cash and place the same beyond the reach of his creditors this affiant further make oath and says that the ground of that belief being facts within his own knowledge and information from others which he believes to be true are insubstantial as follows.

The property sought to be attached is in the hands of Lewis Parsched and that the same will be paid in money and in such form that it cannot be reached by execution this affiant makes additional oath and says that he has good reason to believe and does believe that Lewis Parsched of and within said County has in his possession property of the said Defendant liable to be attached in this action to wit, money.

Sworn to and signed subscribed before me this 4th day of Dec A.D. 1930 H. Hall J.P.

The Plaintiff being an non resident I required him to give bond in the sum of Two Hundred & Fifty Dollars that the Plaintiff Ray Schiderer Administrator of the estate of Ruby Strunkburg deceased will pay the Defendant the damage not to exceeding one hundred & fifty dollars by reason of the attachment in this action attachment in this action if the order is wrongfully obtained

Signed before me at my office and security approved this 4th of Dec 1930 Daryl Township Dec 4 1930 Ray Schiderer H. Hall J.P.

Dec the 4th 1930 I issued Summons order of attachment and notice to garnisher returnable Dec the 9th 1930 at 9 o'clock A.M. and delivered the same to G. M. Baskin H. Hall J.P.

Dec 9 1930 L. Parsched the garnisher was examined and stated that he did not owe the said G. M. Baskin any thing and on examining Ray Schiderer the Administrator it was therefore Required judgment for \$122.00 and for costs of said amounting to \$159.37 interest \$6.00 forwarded to pg 203 H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION. On the day of 19 The defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 19 Justice of the Peace.

SATISFACTION OF JUDGMENT. Received 19 from Dollars payment in full on the above judgment and costs.

APPEAL BOND On the day of 19, said entered into an undertaking to the adverse party as follows: No. Plaintiff vs. Defendant Before Justice of the Peace Township, County, Ohio. Whereas, on the day of A. D. 19, the said obtained a judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents, and the said intend to appeal therefrom, to the Court of Common Pleas of said County Now, Therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs. Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 19 Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & W.P. CO. 119

JUSTICE OF THE PEACE

NOTE: "All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Pliffs. Costs	Defts. Costs
	Doll. Cts.	Doll. Cts.
Docketing Petition or Bill of Particulars	.80	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case	.10	20
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena 2 Persons, each	.10	40
Issuing Venire 2 Persons, each	.10	40
Issuing Order on Jailer for Prisoner	.60	
Swearing 70 Witnesses, each	.10	70
Swearing Jury	.40	40
Hearing Case on Appearance without Trial	1.00	1 00
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	2 50
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing 3 Necessary Papers, each	.10	50
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	50
Total Justice's Fees		8 30

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, 8 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, 6 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

Rec Myrtle  
A.M. Bailey Const

JURY  
B. Robinson  
John Amrine  
Ed Strimkenburg  
Edgar Andrews  
Frank Mitchell  
Carl Schneider

WITNESSES  
Elmer Brown  
John Hirschenkahn  
John Harris  
J.F. Henderson  
J. Flanagan  
F. Flanagan

galm Harry  
M. L. Burns  
F. Flanagan

Elmer Brown  
Plaintiff  
No. 62 vs.  
J.F. Henderson  
Defendant

Action on Account for  
Wash and Labor

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

Am't claimed, \$ 15.<sup>67</sup> with interest from  
19 , at per cent. and costs

Judgment for \$ Plaintiff  
Feb 24 1931, \$ 15.<sup>67</sup>  
and costs \$ 39.<sup>15</sup>

Be it Remembered, That on the 17 day of Feb 1931,  
the said Plaintiff filed his Bill of Particulars herein, whereupon  
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The said Plaintiff says there is due him  
from the said Defendant, the sum of  
\$ 15.<sup>67</sup> for wash and labor performed  
at Defendant's request for which amount  
Plaintiff asks judgment and costs of  
this action. Signed Elmer Brown

Feb 17 1931 Issued in above case  
returnable Feb 21 1931 at 9 o'clock  
AM and delivered the same to G.M. Bailey Const  
Stamped account attached

Oct 5 1930 2 1/2 hours @ 35c p hour	\$ 0.87
Oct 7 " 10 hours " " "	3.50
" 8 " 9 hours " " "	3.15
" 9 " 5 hours " " "	1.75
Nov 13 " 9 hours " " "	3.15
" 14 " 10 " " " "	3.50
" 15 " 10 " " " "	3.50
" 17 " 9 " " " "	3.15
Dec 22 1930 by check	5.00
Balance due Plff	\$ 15.67

Feb 21 1931 Constable made his returne Indorsing  
as follows received this writ on the 8 day of Feb  
1931 and served the same on the 18 day of Feb  
1931 by leaving a certified copy thereof personally  
to G.M. Bailey Const

Feb 21 1931 at 9 o'clock AM both Parties appeared  
the Defendant asked for a jury which  
was granted and the case was continued  
until Feb the 24 1931 at 8 o'clock PM  
the following jury was selected and venire  
wages issued for the following names  
B. Robinson John Amrine Ed Strimkenburg  
Edgar Andrews Frank Mitchell and Carl Schneider  
and delivered the same to G.M. Bailey Const

Feb 21 1931 subpoena issued for Plaintiff  
John Harris John Hirschenkahn  
and delivered the same to G.M. Bailey Const

Feb 21 1931 subpoena issued for Defendant

John Harris and  
Feb 24 1931 Const  
for Plaintiff  
personally to  
John Harris

Feb 24 1931  
to G.M. Bailey Const  
received this writ

Feb 24 1931 time  
the following jury  
and John Hirschenkahn  
and was sworn to  
Frank called and the  
the following writ  
the jury rendering  
and the jury in the  
in favor of the  
Carl Schneider F

J.P. cost 820  
Constable 159  
jury and witnesses 1400  
by check # 39.15  
5.48

by check 143  
balance due \$ 40.15  
May 6 1931  
fifty four dollars

May 7 Rec of

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, \_\_\_\_\_  
of the County, approved by me as good and  
ent surety, caused an undertaking for the  
execution to be entered herein, which job  
In pursuance of the Statutes in such case  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the  
judgment of \_\_\_\_\_  
against \_\_\_\_\_  
hereby promise and undertake to pay the  
of said judgment, interest and costs, and  
may accrue.

Taken by and signed and acknowledged  
me, and surety approved, this \_\_\_\_\_  
A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_  
\_\_\_\_\_ payment in full on the above judgment  
H. Hall



the Peace,

Township,

County, Ohio

Account for  
and Labor

Att'y for Plff.

Att'y for Deft.

\$ 15.67 with interest from

19 , at per cent. and costs

Plaintiff

24 1931, \$ 15.67

# 39.15

of Feb 1931,

ulars herein, whereupon

figures following, to-wit:

is due him

sum of

her farm

which amount

of costs

mes Brown

above case

of adack

to G M Bailey Const

ched

e ps haws \$ 0.87

3.50

3.15

1.75

\$ 9.27

2.70

3.00

3.00

2.70

\$ 20.67

5.00

\$ 15.67

returne Indam

the 8 day of Feb

18 day of Feb

thru and personally

Bailey Const

Parties appear

jury which

s continued

clock PM

and venue

names

Ed Strunkenburg

Carl Schneider

M Bailey Const

Plaintiff

chenbann

M Bailey Const

nd for Defendant

John Harris and F. Elanigan and delivered to G M Bailey Const  
Feb 24 1931 Constable made his return on subpoena as follows  
for Plaintiff John Harris John Strunkenburg by delivering the them  
personally to them also for Defendant as follows  
John Harris and F. Elanigan personally to them a true copy  
G M Bailey Const

Feb 24 I issued Subpoena for Defendant  
to G M Bailey Const Feb 24 1931 Constable made his return as follows  
received this writ and served the same by reading the same to F Burns  
G M Bailey Const

Feb 24 1931 time set for trial the jurors appeared and was sworn  
The following witnesses appeared and was sworn for Plaintiff Elmer Brown  
and John Strunkenburg. The following witnesses for Defendant appeared  
and was sworn F Henderer John Harris F Burns and F Elanigan

Exam called and the following witness was examined for Plaintiff Elmer Brown  
the following witness for Defendant was examined F Henderer and F Burns  
the jury rendered their verdict for Plaintiff as follows  
and the jury in the cost we find of Elmer Brown vs F Henderer find  
in favor of the Plaintiff \$15.67 (signed) B. L. Robinson Edgar Andrews  
Levi Schneider Frank Mitchell Ed Strunkenburg and John Amrine

J P cost 820 And costs amounting to \$54.82 Making  
Constable 1595 in all 54.82 Judgment and costs  
jury and witnesses 1400  
by check # 39.15

by check # 15.67  
54.82  
1435 deposit \$15.67 and 39.15 costs on the margin of  
the docket  
# 40.47

May 6 1931 received of F Henderer Hall J P.  
fifty four dollars in full of above judgment  
Hall J P.

May 7 Rec of Hall J P \$15.67 in full of above case  
Elmer Brown

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.  
A. Hall J P.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant... will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.



5-22-2 THE COL. B. & MFA. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally used. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	3.40	

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

	Defts., each
Service of Order of Attach't.	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't.	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n.	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

paid to G M B by Gertrude Nicol

*Gertrude Nicol*

No. 63 vs. *Wm Radcliff*

Plaintiff

Defendant

Action on forcible Detention

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 19 with interest from 19, at per cent. and costs

Judgment for 19, \$ and costs \$

Mar 3 1931  
it was therefore judgment and delivered to the Defendant  
Mar 3  
and delivered to  
Mar 9 1931

Be it Remembered, That on the 28 day of Feb 1931, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

*Longflashy Complaint*

to H Hall a Justice of the Peace in and for the Township of Darby in the County of Union and State of Ohio The undersigned Gertrude Nicol of President of the County of Union State of Ohio do hereby make this Complaint to you against one Wm Radcliff for this that the said Wm Radcliff hath every since the 11 day of January in the year 1931 and hath still unlawfully and forcibly detain from the undersigned Possession of the following premises situated in the Township of Darby in said County of Union and described as follows: known as the Harrison Kibury property and now owned by Gertrude Nicol That said Wm Radcliff entered upon said premises as a tenant of the undersigned the therefor expired at the time herein first mentioned: and from that time the said Wm Radcliff hath unlawfully entered upon said premises as a tenant and hath unlawfully and forcibly held over his said term on the 24 day of Feb 1931 the undersigned duly served upon the said Wm Radcliff as required by Law Notice in writing to leave said premises the undersigned asks possession process and Restitution &c dated this 27 day of Feb 1931 signed Gertrude Nicol

Feb 25 1931 I issued Summons returnable March 9 1931 at 9 o'clock A M and delivered the same to G M Bailey const

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety, of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which fol

In pursuance of the Statutes in such ca and provided, I, \_\_\_\_\_ as surety for the stay of execution on t judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and c may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the I

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_

payment in full on the above judgment a



the Peace,

Township,

County, Ohio

forcible Detention

Mar 3 1931 both Parties appeared. And was examined  
it was therefore considered by the Court that the Plaintiff received  
Judgment and possession of the Property now occupied by the  
Defendant  
Mar 3 1931 I issued writ of Restitution in above case  
and delivered the same to J M Bailey Capt  
Mar 9 1931 the Defendant moved out of said property peacefully  
H Hall J.P.

Att'y for Plff.

Att'y for Deft.

\$ with interest from

19 at per cent. and costs

19 \$

f. Feb 1931,  
ulars herein, whereupon

figures following, to-wit:

of the Peace  
of the County of  
and State  
Girtrude Reed  
of Union  
Wade his  
one Wm Radcliff  
Wm Radcliff  
January  
Still unlawfully  
the undersigned

situated in  
said County of  
fallows:  
property and

returned upon  
of the undersigned  
time herein

at time the said  
fully entered

he held over  
day of Feb  
is held upon  
gained by  
over said premises  
action process

1931  
ical  
mans returnable  
and delivered

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
\_\_\_\_\_ his surety, resident  
of the County, approved by me as good and suffici-  
ent surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant... will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



# H. HALL

Grain, Coal, Salt, All Kinds of Feed  
Unionville Center, Ohio



5403

1930

State of Ohio Union County ss:  
before me the undersigned a J P in and for said County  
come to / toward the Plaintiff who being duly sworn  
deposeth and says that said Plaintiff retains the following  
described property to wit: <sup>one</sup> ~~one~~ bay colt about  
7 months old and that the Plaintiff claims said property  
by reason of and under a special ownership by  
virtue of a Lien thereon for service of Stallion  
under section # 8355 and 8356 of the General Code  
of Ohio  
the said come / toward the Plaintiff has a special  
ownership and lien thereon as stated above  
and that he is entitled to the immediate  
Possession of said property. That said property  
is wrongfully detained by the Defendant  
E. L. Rausch from the Plaintiff  
that said property was not taken in execution on  
any process or order of Judgment against Plaintiff  
or for the payment of any Tax fine or assessment  
assessed against him. and was not claimed by him  
under a title acquired mediately or immediately by transfer from  
one from whom such property has been taken by such  
execution order ~~or~~ process as by virtue of an order  
of delivery issued by Replevin under chapter 14 title 11



11- Part third of the General Code of Ohio  
or any other Writ or fine process issued  
Against him; signed Bone Howard  
Sworn to before me and signed in My Presence  
this 9 day of march 1931

H. Hall J.P.  
Before Me H. Hall J.P. in and for Darby  
Township Union County Ohio  
Bone Howard Pff  
E. B. Rausch Defl

We bind ourselves to the Defendant E. B. Rausch  
in the sum of \$50.00 that the Plaintiff will  
duly prosecute this action and that in the  
event that suit shall be decided against  
the Plaintiff that the Plaintiff will pay the  
Costs Made upon the order of Replevin and  
the expense incurred in the care and Management  
of the Property to be Taken

Bone Howard  
H. Hall



5-22-2 THE COL. & M.F. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Plffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	10
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Plffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	50
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	75
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	100
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	80
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	50
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Rec My fees  
G.M. Bailey Const

JURY

WITNESSES

*Bone Howard*  
Plaintiff  
No. 69 vs.  
*E. B. Rausch*  
Defendant

Action on Account for Service of Writian

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

Am't claimed, \$ 19 , at per cent. and costs

Judgment for 19 , \$ and costs \$

Be it Remembered, That on the 9 day of Mar 1931, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
Now comes *Bone Howard* and says that during the entire year of 1930 he was the owner of a Belgian Arabian and that on or about day 1429 at the request of the Defendant the Plaintiff permitted his said stallion to serve & mare then owned by the Defendant and that for said service the said mare on or about the 1930 produced a foal, and which colt is now in the possession of the Defendant and that the Plaintiff is entitled to this possession of said colt under a special ownership, by virtue of a deed thereon for said service fees, under section 8355 and 8356 of the General Code of Ohio. The Defendant wrongfully detains said colt from the Plaintiff. Damages wherefore the Plaintiff asks judgment for the recovery of said property colt with costs herein & expended *H. Hall J.P.*

State of Ohio  
Union County ss:  
*Bone Howard* being first duly sworn says that the facts stated and the allegations made and contained in the foregoing bill of Particulars are true

Signed *Bone Howard*  
sworn to before me this 9 day of March 1931  
*H. Hall J.P.*

He also filed an affidavit in replevin in which says as follows:  
Before *H. Hall J.P.*  
*Bone Howard* of Darby Township, Union County Ohio State of Ohio Union County ss:  
before me the undersigned Justice of the Peace in and for said Township of Darby came *Bone Howard* the Plaintiff who being duly sworn deposes and says that said Plaintiff *Bone Howard* the Plaintiff who being duly sworn deposes and says that Plaintiff claims the

Described property to and that the Plaintiff has a special ownership, by virtue of a deed thereon for said service fees, under section 8355 and 8356 of the General Code of Ohio. The Defendant wrongfully detains said colt from the Plaintiff. Damages wherefore the Plaintiff asks judgment for the recovery of said property colt with costs herein & expended *H. Hall J.P.*

sworn to before me  
Before me  
*Bone Howard*  
*E. B. Rausch* Defendant  
Plaintiff will do any debt that the Plaintiff is liable for and is desired

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety, of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows:

In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and any other amount that may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_

payment in full on the above judgment of \_\_\_\_\_



the Peace,

Township,

County, Ohio

Account for  
of Italian

Att'y for Plff.

Att'y for Deft.

\$ with interest from  
19 , at per cent. and costs

19 , \$

f Mar 1931,  
ulars herein, whereupon

figures following, to-wit:

and says that  
so he was the  
And that on  
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Colt is now  
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magis  
s Judgment for  
t Colt with  
H Hall J.P.

ly Sworn  
and the Allegation  
going bill  
Dane Howard  
of March 1931  
ll J.P.  
replevin

ion County Ohio  
e of the Peace  
ame  
being duly  
said Plaintiff  
ing duly Sworn  
claims the

Described property to wit, one bay Horse colt about 7 month old  
and that the Plaintiff claims said property by reason of and under a  
Special ownership by virtue of lien thereon for service of Stallion under section  
8355 and 8356 of the General Code of Ohio. The said horse toward the  
Plaintiff has a special ownership and lien thereon as stated above and  
that he is entitled to the immediate possession of said property, that  
said property is wrongfully detained by the Defendant E. B. Rausch  
from the Plaintiff. That said property was not taken in execution  
on any process or judgment against Plaintiff, as for the payment  
of any tax or fine or assessment assessed against him, and is not claimed  
by him under a title acquired directly or indirectly by transfer from  
one from which such property has been taken by such execution order  
or process or by virtue of an order of delivery issued by replevin under  
Chapter 14 title 11 Part third of the General Code of Ohio  
or any other writ or fine process issued against him.

Sworn to before me and signed in my presence this 9 day of Mar 1931  
Signed E. B. Rausch  
H. Hall J.P.

Before me H. Hall J.P. in and for Darby Township Union County O

E. B. Rausch vs. Plaintiff will fully prosecute the action, and that in the  
event that suit shall be decided against the Plaintiff that  
the Plaintiff will pay the costs made upon the order of  
replevin and the expense incurred in cost and that  
suit is decided against him

Case settled in full and costs paid  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
vs. Plaintiff } Before \_\_\_\_\_  
Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.



5-22-2 THE COL. B. B. MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Plffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case - Plffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing <sup>2</sup> Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	\$ 6.00	

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

Rec my fees  
G.M. Bailey

JURY

WITNESSES  
Yarna Shee

E R Yutzey

No. 64 vs. Walter Navin

Plaintiff

Defendant

Action on account *implements*

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

Am't claimed, \$ 53.10 with interest from 19, at per cent. and costs

Judgment for 19, \$ and costs \$

Be it Remembered, That on the 31 day of Mar 1931, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
 affidavit for attachment and notice to garnishee against Walter Navin as follows: Before me the undersigned Justice of the Peace within and for said County of some E. R. Yutzey who being duly affirmed say that Walter Navin said Defendant is justly indebted to said Plaintiff for agricultural implements that said claim is just and lawful; that he believes said Plaintiff ought to recover thereon the amount of \$53.10 that the property sought to be attached is not exempt from execution; that said property is not the personal earnings of the Defendant for services rendered by the Defendant within three months prior to the commencement of said action; that said earnings amount to more than \$150.00 and that only the excess over that amount is sought to be attached; that the Defendant has not in good faith for support and that he verily believe that said Defendant is about to dispose a part of his property and place the property beyond the reach of his creditors and that the Defendant is an non resident of Union County

This affiant further makes oath and says that I drop such of this ~~action~~ belief being fact within his own knowledge and information from others which he believes to be true and unsubstantiated as follows

This affiant makes additional oath and says that he has good reason to believe and does believe that Henry D. Troyer of and within Union County has in his possession property of the said Defendant liable to be attached in this action

Sworn to and signed before me this 31 day of March A. D. 1931

H. Hall J. P.

March 31 1931  
 Notice to Garnishee and Delivered the party appeared I dismissed the for July amount for up 4 1931

UNDERTAKING FOR STAY OF EXECUTION  
 On the \_\_\_\_\_ day of \_\_\_\_\_  
 The defendant came, and by \_\_\_\_\_ his surety, of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows  
 In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.  
 Received \_\_\_\_\_ 19\_\_\_\_  
 payment in full on the above judgment of \_\_\_\_\_



the Peace,

Barby

Township, Union, County, Ohio

Account Implement

March 31, 1931 I issued summons per order of Albeckman and  
Notice to Garyshke returning to the 4 1931 at 9 o'clock A. M.  
and delivered the same to G M Bailey Const

Att'y for Plff.

Att'y for Deft.

\$ 53.10 with interest from  
19, at per cent. and costs

Apr 4 1931 at 9 o'clock A. M. time set for trial neither  
party appeared then or for one hour thereafter  
I dismissed the case and rendered judgment against the plaintiff  
for full amount  
Jed up 4 1931 Henry D Frazer the garnishee appeared and was examined  
H Hall J P

19, \$

f Mes 1931,  
ulars herein, whereupon

figures following, to-wit:

and notice  
Navin as  
signed Justice  
said County  
duly affirmed  
dependent  
plaintiff for

Lawful:  
ought to  
\$53.10  
attached is  
said property  
the Defendant.  
Dependent  
the Commencement  
ings amount to  
the excess over  
Attached:  
good faith for  
over that said  
a part  
the property  
creditors and  
on resident

att. and says  
belief being  
and information  
to be true and

path and says  
ine and does  
and within Union  
property of the  
attached in this  
E R Yutzy  
u this 31 day of Mar  
H J P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Plaintiff } Before \_\_\_\_\_

vs. Justice of the Peace \_\_\_\_\_ Township,

Defendant } \_\_\_\_\_ County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

on the docket of said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_

of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,

conditioned as follows: 1. That the said appellant will prosecute \_\_\_\_\_ appeal to effect and with-

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

will satisfy such judgment and costs.

\_\_\_\_\_

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

A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

Justice of the Peace,

5-22-2 THE COL. B. B. MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

JURY

WITNESSES

Luther White

Action on account

his creditors this 26 day of

No. 66 vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

Art. Swick

Am't claimed, \$ 15.32 with interest from 19, at per cent. and costs

Dec 26 1931  
Supremous in  
Dec the 28 1931

Judgment for

19, \$

Dec 28  
in full

Defendant

and costs \$

Be it Remembered, That on the 26 day of Dec 1931, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The said Plaintiff says there is due him from said Defendant the sum of \$15.32 for Goods and Merchandise sold to Defendant at his request whereupon Plaintiff asks judgment upon said sum and for costs of this action signed a Venerable before H Hall J.P. of Darby Township. County of Union State of Ohio for attachment as required by law as follows

Luther White of }  
vs }  
Art Swick of }  
} State of Ohio

we bind ourselves to the Defendant Art Swick that the Plaintiff Luther White shall pay to the said Defendant the damages not exceeding \$40 which he may sustain by any reason of the attachment in this action if the order thereof being wrongfully obtained

Darby Township. Dec 26 1931  
Signed Mary Pipers  
Luther White

Signed and Acknowledged before me at my office and security approved this 26 day of Dec 1931 H Hall J.P.

Also filed his Affidavit for Attachment as follows

The State of Ohio Union County ss Luther White being duly sworn says that he is the Plaintiff in the above entitled Case. that Art Swick said Defendant is justly indebted to said Plaintiff for Merchandise sold and delivered. that said claim is just. that he believes Plaintiff ought to recover thereon the amount of \$15.32 and that the Property sought to be attached is not exempt from execution. affiant further says that said defendant is about to remove his property from said County and to a location beyond the reach of

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety, of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows

In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and cost may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the P

SATISFACTION OF JUDGMENT.

Received Dec 29 1931  
L. H. White  
\$15.32  
payment in full on the above judgment at \_\_\_\_\_  
L. H. White



he Peace,

Township,

County, Ohio

Account

his Creditors. Sworn to before Me and signed in my presence  
this 26 day of December 1931 H Hall J.P.

Att'y for Plff.

Att'y for Deft.

Dec 26 1931 I issued order of attachment and  
Summons in above case and delivered the same to G M Bailey const  
Dec the 28 1931 returnable Dec 31 1931 at 7 o'clock P.M.

\$ 15.<sup>32</sup> with interest from  
19 , at per cent. and costs

Dec 28 1931 Case settled and paid cost  
in full H Hall J.P.

19 , \$

Dec 1931,  
Dollars herein, whereupon

figures following, to-wit:  
There is due  
out the sum  
merchandise  
his request  
judgment  
Cash of  
L. H. White  
is undertaken  
required by Law  
before H Hall J.P.  
by Township  
City of Union  
of Ohio  
to the Defendant  
L. H. White  
the damages  
he may  
of the attachment  
thereof

Dec 26 1931  
L. H. White  
before me at  
approved this  
H Hall J.P.  
Affidavit for  
Lawyer  
Union County, Ohio  
sworn says that  
above entitled  
Defendant is  
entitled for Merchandise  
claim is just  
to receive thereon

attached is not  
ent further says that  
report from said  
search of

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received Dec 29 1931 from  
L. H. White  
\$15.<sup>32</sup> Dollars  
payment in full on the above judgment and costs.  
L. H. White

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. } Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.



Darby

paid, as follows  
by paid on  
until paid

Feb 19 1932

Cash of  
Jan 16 by  
Feb 16 by  
H

5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case L Piffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	80
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	20
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	2.50	

Piffs. Costs  
Defts. Costs

Dolls. Cts. Dolls. Cts.

B L Robinson

Action on Necessaries Sold to them

No. 67 vs.

James Walk and Anna Walk his wife

Plaintiff

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ with interest from

19 , at per cent. and costs

Judgment for

19 , \$

Defendant

and costs \$

Be it Remembered, That on the 12 day of Jan 1932, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The said Plaintiff says there is due him from the said Defendants the sum of \$52.50 for Necessaries Sold and delivered at their Request

for which amount with interest thereon at the rate of 6% per cent from the 12 day of Jan 1932 the Plaintiff asks judgment signed B. L. Robinson Jan 12 1932 I issued Summons returnable Jan 16 1932 at 9 o'clock AM and delivered the same to G. M. Bailey Constable Jan 12

Summons issued as follows State of Ohio Union County ss to my Constable of Darby Township in said County greeting

You are hereby commanded to summon James Walk and Anna Walk his wife to appear before me the undersigned a Justice of the Peace at my office in Darby Township on the 16 day of Jan 1932 at 9 o'clock AM to answer the Action of B. L. Robinson for the amount of \$52.50 for Necessaries Sold and delivered at their Request. The Plaintiff asks judgment for the amount advanced hereon and for Costs. Writ 12 day of Jan 1932 H. Hall J.P.

Jan 16 1932 they failed to appear for the return of the Summons both parties appeared and confessed judgment for \$52.50 and Costs \$4.70 to be paid \$10.00 down and \$5.00 per month and Costs \$4.70 to be paid on the 16 day of February with the \$5.00 a month making \$9.70 and \$5.00 per month after until paid it is therefore considered by me that judgment be rendered against the Defendants for \$52.50 and \$4.70 Costs to be

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, 2 Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Exec'u'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods	
For Care of Animals	

1.60

2.60

Rec My fee

G. M. Bailey Const

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_ The defendant came, and by \_\_\_\_\_ his surety, \_\_\_\_\_ of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows: In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the cost of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the P

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment and







5-22-2 THE COL. B. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746 Cc 119

	Pffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case 1 Pffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing 2 Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	

Total Justice's Fees

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Rec my fees 190  
Matt Jordan const.

JURY

WITNESSES

50  
60  
26  
40  
900  
20  
20  
20  
30  
40  
80  
10  
80  
10

Fred Callaway

No. 68 vs. Plaintiff

Grace W. Reusch

Defendant

Action on Book account

Gwynn Sanders Att'y for Plff.  
Att'y for Deft.

Am't claimed, \$ 19 with interest from

Judgment for 19 , \$

and costs \$

Be it Remembered, That on the 8<sup>th</sup> day of March 1932 the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: There is due Plaintiff from Defendant the sum of Fifty Dollars (\$50.00) with interest, at the rate of 6% per annum from the 18 day September 1927 for Medical Services Rendered the Defendant at his request.

At the time said Medical Services were rendered this Defendant's name was Grace Welch, wherefore Plaintiff prays judgment against the Defendant for the sum of Sixty Three Dollars and Fifty Cents and for his costs herein expended.

Gwynn Sanders atty for Plaintiff State of Ohio

Union County, ss. Fred Callaway being first duly sworn says that he is Plaintiff in the above entitled case and that the facts stated and the allegations contained in the foregoing bill of Particulars as true as he verily believes

Sworn to before me and signed in my presence this 2nd day of March 1932

Fred Callaway  
Gwynn Sanders  
Notary Public

March 28 1932 I issued Summons in above case returnable March 31 1932 at 9 o'clock a.m. and delivered the same to Matt Jordan

May 28 Summons returned and orders as follow Mar 28 Received this writ and March 28 1932 I signed the same by detouring a Certified Copy of this writ personally to her Signed Matt Jordan Const.

Mar 28 1932

Now be that there is due or any sum what now comes says that Plaintiff services in that am and right properly treat said Defendant severe Five Hundred Dollars state of Franklin deposed and says the States and Allega are true as the 2 sworn to of March 1932

The Defendant Bath Pastor Ag

him to secure of (\$8.00) Dollars Apr 5 1932 the until the of Apr the 18 19 notified the Plaintiff. Apr 20 1932 the until the 29 on

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_ The defendant came, and by \_\_\_\_\_ his surety, \_\_\_\_\_ of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and cost may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment a



the Peace,

Township,

County, Ohio

Book account

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

1, \$ with interest from  
19, at per cent. and costs

19, \$

of March 1932  
particulars herein, whereupon

figures following, to-wit:

on Defendant  
\$50.00 with  
% per Annum  
27 for Medical  
Defendant at his

Services were  
by Grace Welch  
Judgment Against  
Sixty Three  
for his Costs  
Sanders atty

first duly sworn  
in the above  
facts stated  
in the  
as true

Ballway  
designed in  
of March  
Sanders  
Snyder  
Public  
in above  
at 9 o'clock a m  
Jordan

and Sanders as  
writ and  
in same by  
copy of this  
Matt Jordan Clerk

Mar 28 1932 Defendant filed his answer as follows

Now comes the Defendant and for his answer denies that there is due the Plaintiff from the Defendant the sum of \$63.50 or any sum whatsoever. Now comes the Defendant and for his Cross petition herein says that Plaintiff on or about September 18 1927 performed some Medical Services in that said Plaintiff treated Defendant for a lacerated right arm and right lower limb that said Plaintiff failed and neglected to properly treat said injuries causing Blood Poison to set in and causing Defendant severe Pain and Loss of Time to his damages in the sum of Five Hundred Dollars (\$500) Miller Miller & Under attys

state of Ohio  
Franklin Co ss: Grace Rausch being first duly sworn deposes and says that she is the above Defendant and that the facts stated and Allegations made in the foregoing answer and cross petition are true as she verily believes signed Grace Rausch sworn to before me and subscribed in my presence this 28 day of March 1932

William Miller  
Notary Public, Franklin County, O  
The Defendant asked for a Continuence until Apr 7 1932 Both Parties Agreed to same and Continuence was granted H Hall J.P.

The Plaintiff being an nonresident of Darby Township I required him to secure the costs which he did by check to the amount of (\$8.00) Dollars

Apr 5 1932 the Plaintiffs Attorney asked to have cost continued until the 1st of April Continuence was granted Apr 18 1932 have not heard from the Plaintiff I have set the day for trial Apr 21 1932 at 9 o'clock a m and I have notified the Plaintiffs atty also I have notified the Defendant Apr 20 1932 the Plaintiffs Attorney asked to have the case continued until the 29 on the grounds he had a case in the court of common pleas (over)

UNDERTAKING FOR STAY OF EXECUTION.  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made and provided, I, \_\_\_\_\_ as surety for the stay of execution on the above judgment of \_\_\_\_\_ against \_\_\_\_\_ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.  
Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.  
Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_ entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
vs. Plaintiff } Before \_\_\_\_\_  
Defendant } Justice of the Peace \_\_\_\_\_ Township, \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_ obtained a judgment against the said \_\_\_\_\_ on the docket of said \_\_\_\_\_ Justice of the Peace, for \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_ dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_ intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, \_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_  
Justice of the Peace.



5-22-2 THE COL. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.60	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	

Total Justice's Fees

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

No.	vs.	Plaintiff	Defendant

Action on

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 19 , at with interest from per cent. and costs

Judgment for 19 , \$ and costs \$

Be it Remembered, That on the day of 19 the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

The case was continued until the 29 of April 1932

At the 28 the Defendant stated his atty could not come on the 29 of Apr. and asked for a continuance until May the 9<sup>th</sup> 1932. Continuance was granted.

The Defendant said he and the Plaintiff would get together and agree on a time for trial and up to the 2 day of June I had not heard from them, and for the 2 day of June 1932 I set the case for June the 6<sup>th</sup> 1932 at 9 o'clock P.M. June the 4<sup>th</sup> 1932, the Plaintiff's atty telephoned that he could not be here on the 6<sup>th</sup> and asked for another continuance until the 23<sup>rd</sup> of June 1932. Continuance was granted.

June the 23 1932 at 9 o'clock A.M. Both parties appeared and Fred Calaway and Grace Rausch was sworn. Grace Rausch was examined.

It is therefore considered by me that judgment be rendered in favor of the Defendant for \$63.50 and \$10.00 costs making \$74.10. It is therefore and on said day considered by me that judgment be rendered for the Plaintiff for Twenty Five & 10/100 on the margin of the Docket.

H. Hall J.P.

July the 2 1932 I issued an Execution and delivered the same to Matt H. Jordan Consty. July 21 No property found upon what to say signed Matt H. Jordan consty.

UNDERTAKING FOR STAY OF EXECUTION

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

Taken by and signed and acknowledged me, and surety approved, this A. D. 19

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received 19

payment in full on the above judgment and



the Peace,

Township,

County, Ohio

Att'y for Plff.

Att'y for Deft.

l, \$ with interest from  
19 , at per cent. and costs

19 , \$

of 19 ,  
culars herein, whereupon

figures following, to-wit:

until the 29 of  
H Hall Jr  
his atty could  
and asked  
May the  
is granted  
H Hall Jr  
and the Plaintiff  
press on a time  
2 day of June  
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the case for  
o'clock PM  
Plaintiff's atty  
did not be  
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until the 23  
ner was granted  
H Hall Jr  
o'clock AM  
of Fred Calaway  
I swear  
I would

ended by me  
lured in favor  
and \$10.00

1 day execution  
ended for  
10 on the

all J.P.

Execution and  
Jordan Const  
in what to say  
Matt to Jordan Const

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_  
of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant... will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

H. Hall

, Justice of the Peace,

Barby

5-22-2 THE COL. B. B. MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: "All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cent's"

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees	5.90	

*W. H. Zimmerman* Plaintiff  
*vs.*  
*Wilbur Cleverges* Defendant

Action on Book account for Work & Labor

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

Am't claimed, \$26.<sup>33</sup> with interest from 19, at per cent. and costs

Judgment for 19, \$ and costs \$

Be it Remembered, That on the 26 day of July 1932, the said Plaintiff filed his Bill of Particulars hereon, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

*Affidavit for Attachment* as follows before H. Hall Justice of the Peace of Barby Township Union County Ohio to G. M. Bailey Constable of said Barby Township, Union County Ohio you are hereby commanded to attach and safely keep the goods chattels stocks as interest in stocks rights credits money and effects of the said Defendant *Wilbur Cleverges* in your said County not exempt by law from being applied to the payment of the Plaintiff *W. H. Zimmerman* and so much thereof as will satisfy his claim for Twenty  $20.00$  and Twenty Dollars the Barby cost of this order you will make due return of this order on the 1 day of Aug 1932 witness my hand this 26 day of July 1932 H. Hall J.P.

July the 26 1932 I issued summons and order of Attachment in above case and delivered the same to G. M. Bailey Const Returnable Aug 1. at 9 o'clock A.M. 1932

*Affidavit for Attachment*  
*W. H. Zimmerman* Plff  
*vs.*  
*Wilbur Cleverges* Def  
 of Barby Township, Union County Ohio

State of Ohio Union County ss  
 I, *W. H. Zimmerman* being duly sworn says that he is the Plaintiff in the above entitled case that *Wilbur Cleverges* said Defendant is justly indebted to said Plaintiff for a garage bill that the said claim is just that he believes said Plaintiff ought to recover thereon the amount of Twenty  $20.00$  with interest thereon from the 26 day of

July 1932 and that exempt from Plaintiff further said said County of made on him sworn to be 26 day of July

July the 30 Resolved this sum and July 26 1932 at his usual p

Aug 1 1932 time given the 1932 at 9 defendant failed being upon. Me that judge (\$26.<sup>33</sup>) and for 40.53 as taxed on

The following following appraisers it being Anathon Signed

Aug 9 1932 they over to the

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Order of Eject't	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Order of Rest'n	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Writ of Replevin	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Summons	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Subpoenas	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Venire	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Notice to Garnishee	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Execu'n against Prop. or Person		.80
Mileage, 1st m., 50c;	add'l m., each	.15
And 6% on \$ thus collected		
Service of Any Other Writs, Orders or Notices	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Attending During Jury Trial, each case		2.00
Attending During Trial without Jury		1.50
Summoning and Swearing Appraisers		2.00
Advertising Property, for Sale, by Posting		1.00
Taking and Returning Bonds, each		.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		3.30

JURY  
*G. M. Bailey* Const

WITNESSES  
*Appraisers 2*

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

\_\_\_\_\_ his surety, of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows

In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ 10

payment in full on the above judgment a



the Peace,

Township, Union County, Ohio

Barby

Book account  
work & Labor

Att'y for Plff.

Att'y for Deft.

\$ 26.<sup>33</sup> with interest from  
19, at per cent. and costs

19, \$

July 1932  
whereupon

figures following, to-wit:

ment, as follows  
ce of the Place  
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County  
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J.P.

issued  
Returnable  
H. Hall J.P.  
before H. Hall J.P.  
by Township, Union  
County Ohio  
for attachment

Swamy Says that he  
entitled case  
Defendant is  
for a garage  
is just that  
ought to recover  
July 26  
the 26 day of

July 1932 and that the property sought to be attached is  
that exempt from execution  
Plaintiff further says that Defendant absents him self from  
Said County of Union and that for that reason service cannot be  
made on him  
sworn to before me <sup>signed</sup> and signed in my presence this  
26 day of July 1932  
W. H. Zimmerman  
H. Hall J.P.

July the 30 1932 Summons returned indorsed as follows  
Received Mr Summons on the 26 day of July 1932 at 1 o'clock p.m.  
and July 26 1932 I served the same July 26 1932 at 2 o'clock  
at his usual place of residence of the being absent

Aug 1 1932 time set for trial the Plaintiff  
July 31 1932 at 9 o'clock time set for trial the Plaintiff appeared the  
defendant failed to appear then as for our hour thereafter the Plaintiff  
being sworn. It was therefore on said day considered by  
me that judgment be rendered in favor of the Plaintiff for  
(\$ 26.<sup>33</sup>) and for costs of this action amounting to \$ 14.<sup>20</sup> each Making  
40.<sup>53</sup> as taxed on the margin of the docket  
Signed by M. Bailey Const

The following property was attached and was appraised by the  
following appraisers J. E. Evans and U. S. Wycoff who being first duly sworn  
it being an automobile Ford Model T and was appraised at \$ 15.<sup>00</sup>  
Signed J. E. Evans  
U. S. Wycoff

Aug 9 1932 the Defendant asked to have the Ford T Model T turned  
over to the Plaintiff on account  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I,  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.  
Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.  
\_\_\_\_\_ the \_\_\_\_\_ day of \_\_\_\_\_

APPEAL BOND  
On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant... will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.







the Peace,

Township,

County, Ohio

foreable entry  
tion

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

\$ with interest from  
19 , at per cent. and costs

19 , \$

of Aug 1932,  
ulars herein, whereupon

figures following, to-wit:

fallaways  
place in and  
in the  
State of Ohio  
McCull &  
Medison  
Make his  
ist one

Ray path every  
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said County  
as follows:  
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refor expired  
and from  
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the undersigned  
id W. I. Ray  
ce in writing  
Process and

1932  
the Nicol  
and for  
Aug for  
and delivered  
and  
and used as  
Aug 19 1932

and I served the same on the 19 day of Aug 1932  
Personally to him  
Aug 24 1930 time set for trial both Parties appeared  
asked for a continuance. Continuance was granted until the 31 1932  
at 9 o'clock AM H Hall J.P.

Aug 31 1932 both Parties appeared and the Plaintiff asked  
for a continuance on the ground that the Parties they worked for  
had called a meeting to raise the money to pay them  
Continuance was granted to meet the 31 1932 at 8 o'clock PM  
the parties appeared with a check for \$100.00 Dollars and could  
not get check cashed so case was continued until  
Sept 1 1932 at 8 o'clock PM H Hall J.P.

The Defendants representative appeared and wanted the Plaintiff  
to produce the claim the Plaintiff refused to do so and  
the case was continued by me until Sept 3 1932 at  
9 o'clock AM H Hall J.P.

Sept 3 1932 Time set for trial trial had both Parties  
appeared and was examined it was therefore considered  
by me that judgment is rendered against the Defendant  
for 62.75 and 8.55 cost making \$71.30 cost judgment  
on the margin of the docket H Hall J.P.

Sept 7 1932 Rec of case settled out of court  
and costs paid H Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff } Before \_\_\_\_\_  
vs. Justice of the Peace \_\_\_\_\_ Township,  
Defendant } \_\_\_\_\_ County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. B. B. WFS. CO. 119

JUSTICE OF THE PEACE

NOTE: "All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Cent's

Docketing Petition or Bill of Particulars	.50
Appointing Guardian for Minor	.60
Taking Security for Costs	.60
Indexing Case Pliffs. and Defts., each	.10
Taking and Certifying Affidavits, each	.80
Taking and Approving a Bond, Undertaking or Recognizance	.80
Issuing Summons Defts., each	.40
Issuing Order of Attachment	.70
Issuing Order of Arrest	.70
Issuing Writ of Replevin	.75
Granting Continuance, each	.40
Issuing Commitment to Jail	.70
Issuing Subpoena Persons, each	.10
Issuing Venire Persons, each	.10
Issuing Order on Jailer for Prisoner	.60
Swearing Witnesses, each	.10
Swearing Jury	.40
Hearing Case on Appearance without Trial	1.00
Hearing Case When Defense is Interposed	2.00
Sitting in Case, Trial by Jury	2.50
Hearing Motions or Demurrers, each	1.00
Pronouncing Judgment	.80
Entering a Rule of Reference	.50
Swearing Arbitrators, each	.40
Issuing Writ of Restitution	.80
Numbering and Filing Necessary Papers, each	.10
Entering Judgment and Costs on Cash Book	.40
Iss'g Execution Against Property or Person	.80
Poundage—4% on \$ collected	
Making Transcript, Including Certificate	2.50
Signing and Certifying Bill of Exceptions	.50
Reducing Testimony to writing in Bastardy Proceedings	1.50
Issuing Other Writs or Orders, each	.75
Making Itemized Cost Bill	.50
Total Justice's Fees	

Pliffs. Costs	Defts. Costs
Dolla. Cts.	Dolla. Cts.

B. L. Robinson  
 Plaintiff  
 No. 71 vs.  
 Dave Flowers  
 Defendant

Action on Account for 20% for necessities  
 Att'y for Plff.  
 Att'y for Deft.  
 Am't claimed, \$ with interest from  
 19 , at per cent. and costs  
 Judgment for  
 19 , \$  
 and costs \$

or other property attached in this case the earnings above  
 Sworn to and returned  
 Sept 3 1932  
 returned the above  
 Prediquist

Be it Remembered, That on the 3 day of Sept 1932, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
 The Plaintiff filed his Affidavit in Attach ment as follows for 20% of my wages before me the undersigned Justice of the Peace with within and for said Deputy Cam B. Robinson who being by me first duly sworn says that he is the Plaintiff above and that the said Defendant, David Flowers is justly indebted to said Plaintiff in the sum of \$34.47 for necessities with Graceries that at least three days and not more than thirty days before bringing this action to wit on the 25 day of Aug 1932 the said Plaintiff made demand in writing on said defendant for the excess over and above eighty per centum of said Defendants Personal earnings earned during the thirty days next preceding said demand by delivering such demand to the debtor by Mail through the Post office which was said Defendants Post office and that said defendant did not pay or tender payment to said Plaintiff in money or a duly accepted order for said excess of said earnings nor for any part thereof within three days after such demand that said claim is just and lawful and that he believes the Plaintiff ought to recover thereon the sum of \$34.47 that the property about to be attached is not exempt from execution or attachment, that only twenty per centum of Defendants Personal earnings for service rendered, and not exceeding two Dollars and fifty Cents (\$2.50) additional for actual costs in this Proceedings as sought to be attached: And that no part of said debt was contracted before April 1932 the affiant further makes oath that he has good reason to and does believe that P. B. & R. Co has in their possession money credits

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defs., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_ his surety, \_\_\_\_\_ of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows:

In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the cost of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment and



the Peace,

Township,

County, Ohio

Account for  
on Necessaries

Att'y for Plff.

Att'y for Deft.

\$ with interest from  
19 , at per cent. and costs

19 , \$

Sept 1932,  
ulars herein, whereupon

figures following, to-wit:

adavit in  
for 20 %

med Justice  
and for said  
son who being  
says that

Flamers is justly  
the sum of  
Necessaries of  
and Nat Maze  
arranging this  
of Aug 1932  
in writing  
cess over

of said defendant's  
during the thirty  
lendant by  
debtor by

which was said  
that said defendant  
to said Plaintiff  
order for said

is for any part  
is such demand  
and lawful  
iff ought to

that the  
id in not  
s attachment  
um of defendant's  
ordered, and not

Cyrs (\$2.50)  
in this Proceedings  
not No part of  
before April 1932

with that the steps  
to believe that  
now money credits

or other property belonging to the defendant which is liable to be  
attached in this action and they are indebted to said defendant for  
the earnings above mentioned

Suam to and subscribed before me this 3 day of Sept 10 1932  
signed B J Robinson  
H Hall J.P.

Sept 3 1932 I issued Summons wdy of attachment and  
notice to Garnisher returnable Nov the 8 1932 and  
returnable Sept the 8 1932 at 9 o'clock A.M. and  
Delivered the same to G M Bailey Const  
H Hall J.P.

The above case was settled out of court with out  
Predigust  
H Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_

as surety for the stay of execution on the above  
judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_

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

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

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

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,

conditioned as follows: 1. That the said appellant will prosecute \_\_\_\_\_ appeal to effect and with-

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

\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19\_\_\_\_  
\_\_\_\_\_ Justice of the Peace.



RETURN

(To be made only on the Original Writ.)  
Gen'l Code, Secs. 3038, 10237 to 45

Received this writ Sept 16 1932, and I served the same on the 15 day of

Leaving at usual Place of Residence  
indorsement thereon with\* 1932, on the defendant by leaving a certified copy thereof, and of the

CONSTABLE'S FEES

Service and Return.....persons,	
each 80c . . . . .	\$ 80
Mileage, 1st mile, 50c . . . . .	\$ 50
additional miles, each 15c . . . . .	\$
Total . . . . .	\$

\*"With him or her, or them each personally," or "at his or her usual place of residence," or "with the President or Cashier, Secretary, Mayor, Agent, etc., of the defendant corporation," or otherwise, as the case require, or say, if so, "the defendant not found in my jurisdiction."

G. Am. Bailey Constable.

No. ....

Civil Doc. .... Page .....

Before H. Hall  
JUSTICE OF THE PEACE,  
Darby Township,  
Union County, Ohio.

J. W. Allen Plaintiff,  
vs. Mrs. & Mrs. Harry Stratton Defendant.

SUMMONS

Returnable Sept 19 1932  
at 9 o'clock A.M.

Amount for which Plaintiff will take judgment if Defendant fail to appear \$  
With interest at \_\_\_\_\_ per cent. from \_\_\_\_\_, 19\_\_\_\_  
Justice's Fee, . . . . . \$ 5.00  
Constable's Fee . . . . . \$ 5.00  
\$ 10.00

Returned and Filed,  
..... 19.....

Justice of the Peace.

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 indorsements thereon.

Constable.



## SUMMONS

Gen'l Code, Secs. 10233,-5,-7

The State of Ohio,

*Union*

County, ss.

To any Constable of

*Darby*

Township in said County, Greeting:

YOU ARE HEREBY COMMANDED to summon

*forcable Detention  
in Rit of Restitution**Mr and Mrs Harry Stratton*

to appear before me, the undersigned, a Justice of the Peace, at my office in

*Darby*

Township, on the

*19*

day of

*Sept*19*32*,at *9* o'clock *A.M.*, to answer the action of*J W Allen**on a forcable entry and detention*

for the amount due on

The Plaintiff asks a judgment for the amount indorsed hereon, and for costs.

You will make due return of this writ on or before the

*19*

day of

*Sept**19*19*32*, at*9*o'clock *A.M.*

WITNESS my hand, this

*16*

day of

*Sept*19*32**H. Hall*

Justice of the Peace.



# LANDLORD'S COMPLAINT.

Gen'l Code, Sec. 10452

To H. Wall  
a Justice of the Peace in and for the Township of Darby  
in the County of Union and State of Ohio:

The undersigned J. W. Allen  
a resident of the County of Henry, State of Indiana, doth hereby make his  
complaint to you against one ~~Harry~~ Mr and Mrs Harry Stratton  
for this:

That the said Mr and Mrs Harry Stratton  
hath, ever since the 12 day of Aug, in the year 1932,  
and doth still, unlawfully and forcibly detain, from the undersigned, possession of  
the following premises, situated in the Township of Darby, in said  
County of Union, and described as follows:

Situated in Unionville Center Ohio  
being Lot 39 on east side of Railroad St

That said Mr and Mrs Harry Stratton  
entered upon said premises, as a tenant of the undersigned; the lease therefor expired at  
the time herein first mentioned; and from that time the said Mr and Mrs  
Harry Stratton ~~they~~  
hath unlawfully and forcibly held over his ~~said~~ term.

On the 12 day of Sept 1932, the undersigned duly served  
upon the said Notice Mr and Mrs Harry Stratton  
as required by law, notice in writing, to leave said premises.

The undersigned asks Process and Restitution, &c.

Dated this 16 day of September 1932

J. W. Allen



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. & S. MFG. CO 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code Sec. 1746. Centis

	Plffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Plffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

Plffs. Costs  
Dolls. Cts.

Defts. Costs  
Dolls. Cts.

60

40

*J. W. Allen*

No. 72 vs. *Mrs. Harry Stratton*

Plaintiff

Defendant

Action on *forcible Detention*

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ \_\_\_\_\_ with interest from \_\_\_\_\_

19 , at \_\_\_\_\_ per cent. and costs

Judgment for \_\_\_\_\_

19 , \$ \_\_\_\_\_

and costs \$ \_\_\_\_\_

Be it Remembered, That on the 12 day of *Sept* 1932, the said Plaintiff filed \_\_\_\_\_ Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: the Plaintiff duly served upon the said *Mrs. Harry Stratton* as requested by \_\_\_\_\_ Notice in writing to leave said Premises. The undersigned asks Process and Restitution *WCO* dated this 12 day of *Sept* 1932.

Signed *J. W. Allen*

*Sept* the 14 1932 I issued Summons in forcible Detention for trial *Sept* 19 1932 at 9 o'clock A.M. 1932 and delivered the same to *G. M. Bailey* Const returnable *Sept* 19 1932 at 9 o'clock A.M.

*Sept* the 19 1932 the Plaintiff could not get here so continued the case to *Sept* the 26 1932 at 9 o'clock A.M.

*H. Hall J.P.*

*Sept* 26 1932 parties moved out in the night Costs paid in full *H. Hall J.P.*

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ _____ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

*Rec. My. Jus*

*G. M. Bailey Const*

JURY

WITNESSES

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged \_\_\_\_\_ me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment and costs



the Peace,

Township,

County, Ohio

*forcible Detention*

Att'y for Plff.

Att'y for Deft.

\$ with interest from  
19 , at per cent. and costs

19 , \$

*Sept* 1932,  
ulars herein, whereupon

figures following, to-wit:

*upon the same  
requested by  
said premises  
and*

*Allen  
Summons  
trial Sept-  
1932  
to G M Baird  
1932 at 9 o'clock  
Hall J.P.  
could not  
leave to Sept  
AM  
H Hall J.P.  
in the night  
Hall J.P.*

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff }  
vs. Before \_\_\_\_\_  
Defendant } Justice of the Peace \_\_\_\_\_ Township,  
County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_  
of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant... will prosecute... appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. B. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1246. Cents

Docketing Petition or Bill of Particulars	.50
Appointing Guardian for Minor	.60
Taking Security for Costs	.60
Indexing Case Plffs. and Defts., each	.10
Taking and Certifying Affidavits, each	.80
Taking and Approving a Bond, Undertaking or Recognizance	.80
Issuing Summons Defts., each	.40
Issuing Order of Attachment	.70
Issuing Order of Arrest	.70
Issuing Writ of Replevin	.75
Granting Continuance, each	.40
Issuing Commitment to Jail	.70
Issuing Subpoena Persons, each	.10
Issuing Venire Persons, each	.10
Issuing Order on Jailer for Prisoner	.60
Swearing Witnesses, each	.10
Swearing Jury	.40
Hearing Case on Appearance without Trial	1.00
Hearing Case When Defense is Interposed	2.00
Sitting in Case, Trial by Jury	2.50
Hearing Motions or Demurrers, each	1.00
Pronouncing Judgment	.80
Entering a Rule of Reference	.50
Swearing Arbitrators, each	.40
Issuing Writ of Restitution	.80
Numbering and Filing Necessary Papers, each	.10
Entering Judgment and Costs on Cash Book	.40
Iss'g Execution Against Property or Person	.80
Poundage—4% on \$ collected	
Making Transcript, Including Certificate	2.50
Signing and Certifying Bill of Exceptions	.50
Reducing Testimony to writing in Bastardy Proceedings	1.50
Issuing Other Writs or Orders, each	.75
Making Itemized Cost Bill	.50

Total Justice's Fees

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

JURY

WITNESSES

Action on *foot account*

*Earnest Gaultke*

Plaintiff

No. 73 vs. *Mrs Harry Stratton*

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ *5-52* with interest from 19, at per cent. and costs

Judgment for 19, \$ and costs \$

Be it Remembered, That on the *12* day of *Sept* 1932, the said Plaintiff filed *his* Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

*The said Plaintiff says there is due him from said Defendant, the sum of \$5.52 for gas oil & kerosene oil sold to the Defendant*

*Plaintiff asks judgment for same*

*Signed Earnest Gaultke*

*Sept the 12 1932 I issued summons in above case returnable on the 15th day of Sept 1932 at 9 o'clock A M and delivered the same to*

*S M Bailey Const*

*Sept the 12 1932 the case was continued until Sept the 30 1932 at 9 o'clock A M*

*H Hall J P,*

*Defendants moved to part unknown in the night time*

*H-Hall J P*

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the cost of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged \_\_\_\_\_ me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment and \_\_\_\_\_



Peace,

Township,

County, Ohio

Book Account

Att'y for Plff.

Att'y for Deft.

\$ 5.52 with interest from  
9 , at per cent. and costs

19 , \$

1932,  
lars herein, whereupon

figures following, to-wit:

There is  
indent, the  
Coal oil

Same  
Gaulke  
of Simpsons  
on the 15<sup>th</sup>  
ch A M

Mr Bailey Const  
was continued  
at 9 o'clock  
Hall J P,

Unknown

H-Hall J P

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_

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

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ from

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend \_\_\_\_\_ to appeal therefrom, to the Court of Common Pleas of said County

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee..., in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant \_\_\_\_\_ will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of  
\_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.



No. \_\_\_\_\_ Doc. \_\_\_\_\_ Page \_\_\_\_\_

# Writ of Replevin and Summons

*S. O. Armstrong*

AGAINST Plaintiff

*J. F. Henderson*

Defendant

Attorney for Plaintiff

Before *H. Hall*  
Justice of the Peace.

Returnable *Feb 11* 19*23*

at *9* o'clock *A.M.*

Damages claimed - \$ \_\_\_\_\_

Justice's Fees, \_\_\_\_\_ *6.00*

Constables Fees, Items, to-wit: *5.00*

Serv. and Ret. of this writ, \_\_\_\_\_ *1.00*

Mileage, \_\_\_\_\_ Miles, \_\_\_\_\_

Copy, \_\_\_\_\_

Sum'g and Swear'g Appraisers, \_\_\_\_\_

Bond, \_\_\_\_\_

Total fees, - \$ \_\_\_\_\_

Returned and Filed,

*305* \_\_\_\_\_ 19 \_\_\_\_\_

(This Certificate is only to be used on the Copy served on Defendant.)

I hereby certify this to be a true copy of the Original Writ with the endorsements thereon.

Constable

## RETURN.

(ON ORIGINAL WRIT ONLY.)

Received this writ on the *8* day of *Feb* *1923*, and on the *8* day of *Feb* *1923*, and on the *8* day of *Feb* *1923*, I replied *May* *1923* the goods and chattels within described, and caused the same to be appraised as per schedule hereunto attached; The within-named *S. O. Armstrong*

gave a replevin undertaking according to law, with \_\_\_\_\_ and \_\_\_\_\_ sufficient sureties herewith returned, and I delivered the property to \_\_\_\_\_ Also, on the same day, served the defendant by copy.

*G. M. Barclay*  
Constable.



THE STATE OF OHIO,

*Union* County, ss. *J. W. Armstrong*

*Darby* Township.  
Before *H. Wall* Justice of the Peace

in and for the Township, County and State aforesaid:

To Any Constable of said Township, Greeting:

AGAINST Plaintiff *J. F. Henderer*  
Defendant

You are hereby Commanded to Summon *J. F. Henderer* to appear before me, the undersigned, a Justice of the Peace of said Township, at my office therein, on the *11*

day of *Feb* A. D. *1933* at *9* o'clock, *A.M.*, to answer the action of *J. W. Armstrong* for wrongfully detaining the following

described property, to-wit: *one Gray Ware Blind in the left eye weighs about 1450 # a small whip on each knee*

And You are Further Commanded immediately to seize and take into custody, wherever they may be found in said County, the said goods and chattels above mentioned, and deliver the same at the above mentioned time to the said *J. W. Armstrong* Plaintiff, unless said

*J. F. Henderer* Defendant shall give bond as required by law, when you shall return the same to said *J. F. Henderer* Defendant.

Of this Writ make legal service and due return.

Given under my hand, this *8* day of *Feb* A. D. *1933*  
*H. Wall* Justice of the Peace.



5-22-2 THE COL. & MFR. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746 Cents

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	60
Indexing Case Piffs. and Defts., each	.10	25
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	70
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	75
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	1 00
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	80
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	30
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	50
Making Itemized Cost Bill	.50	
Total Justice's Fees		5 45

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

JURY

WITNESSES

L O Armstrong

No. 74 vs.

J F Henderson

Plaintiff

Defendant

Action on Replevin

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 19 , at with interest from per cent. and costs

Judgment for 19 , \$ and costs \$

Marguerite of the

Be it Remembered, That on the 8 day of Feb 1933, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

Now comes the Plaintiff L O Armstrong and says that J F Henderson is wrongfully detaining one gray mare blind in the left eye and worth about 1450 \$ and has a lump on each knee for which the said Plaintiff asks for possession of said mare

Signed L O Armstrong the said Plaintiff of O Armstrong filed a affidavit for a Replevin being duly sworn says that he is the owner of the following described property to-wit: one gray mare blind in one left eye a lump on both knees. The said Plaintiff is entitled to the immediate possession of said property that said property is wrongfully detained from said Plaintiff by said Defendant J F Henderson

That said property was not taken for payment of any tax, fines or any amount assessed against said Plaintiff or by virtue of any order issued in Replevin or any other mesne or final process sworn to and subscribed before me this 8 day of Feb 1933 signed by H H Hall J.P.

Feb 5 1933 I issued summons and writ of Replevin returnable Feb 11 1933 at 9 o'clock A.M. and delivered the same to H H Bailey constable

The Plaintiff being an non resident of Darby Township I demanded the cost to be secured which was done by depositing 4000 dollars in cash H H Hall J.P.

The Plaintiff appeared to 9 30 A.M. time set for trial the defendant failed to appear then as for 1 hour this after I there fore Render judgment in favor of the Plaintiff against the Defendant for 19 Dollars as taxed on the

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_ The defendant came, and by \_\_\_\_\_ his surety, \_\_\_\_\_ of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follows In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the cost of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_ Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ payment in full on the above judgment and



CIVIL DOCKET

ne Peace,

Township,

County, Ohio

Replevin

Marguerite of the Docket

H Hall J.P.

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

\$ with interest from  
9 , at per cent. and costs

19 , \$

Feb 1933,  
dollars herein, whereupon

figures following, to-wit:

Armstrong  
is wrongfully  
held in the  
\$1490 # and  
for which  
Replevin

Armstrong  
Replevin  
the said property  
in one lift  
taken to the  
said property  
fully detained  
Defendant

taken for  
as a measure  
of or by virtue  
even as any  
necess

by me this  
L. J. Armstrong  
Hall J.P.  
Armstrong and  
the 11 1933  
the same

resident  
cost to be  
deposited \$1000  
H Hall J.P.

and the defendant  
this after  
of the Plaintiff  
less as taxed on the

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_

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

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

Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:

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

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
on the docket of said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_

Justice of the Peace.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. B. & MFG. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolla. Cts.	Dolla. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuance, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		

NAME OF OFFICER

Constable

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Rest'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

JURY

WITNESSES

*Harry Holycross* Plaintiff  
*Pauline John* Defendant

No. 74 vs.

Action on *Writ of Replevin*

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

Am't claimed, \$ \_\_\_\_\_ with interest from \_\_\_\_\_  
 19 , at \_\_\_\_\_ per cent. and costs

Judgment for \_\_\_\_\_  
 19 , \$ \_\_\_\_\_  
 and costs \$ \_\_\_\_\_

Be it Remembered, That on the 14 day of Mar 1933, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

*App'nt in Replevin as follows*  
*State of Ohio, Union County Darby Township, & S.*  
*Before H. Hall Justice the Peace in and for the Township County and State of Ohio, My Constable of said Township greeting:*  
*You are hereby commanded to summon Pauline John to appear before me the undersigned a Justice of the Peace of said Township at my office thereon on the 18 day of March A D 1933 at 9 o'clock A M to answer the action of Harry Holycross for wrongfully retaining the following described property to wit: Two work horses Five head of cattle a complete outfit of farm implements Damage in sum of fifty Dollars and you are further commanded immediately to seize and take into custody wherever they may be found in said County, the said goods and chattels above mentioned and deliver the same at the above mentioned time to the said Harry Holycross Plaintiff unless said Pauline John Defendant shall give Bond as required by law when you shall return the same to said Pauline John Defendant given under my hand this 13 day of March A D 1933 H. Hall J.P.*

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the cost of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged by me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment and



Justice of the Peace,

Township,

County, Ohio

*Whittle Mortgage*  
*run*

Att'y for Plff.

Att'y for Deft.

\$ \_\_\_\_\_ with interest from

\_\_\_\_\_ 9, at \_\_\_\_\_ per cent. and costs

19 \_\_\_\_\_, \$

*Mar* 19*33*,  
stars herein, whereupon

figures following, to-wit:

*follows*  
*County Darby*

*of the Peace*  
*County and*  
*Constable*

*ing*  
*and* *to* *summon*

*designated a*  
*said Township*  
*the 18 day*  
*of October*

*of Harry*  
*retaining the*  
*right to write*  
*off cattle*

*and implements*  
*the Dollars*

*intended immediately*  
*whereby they*

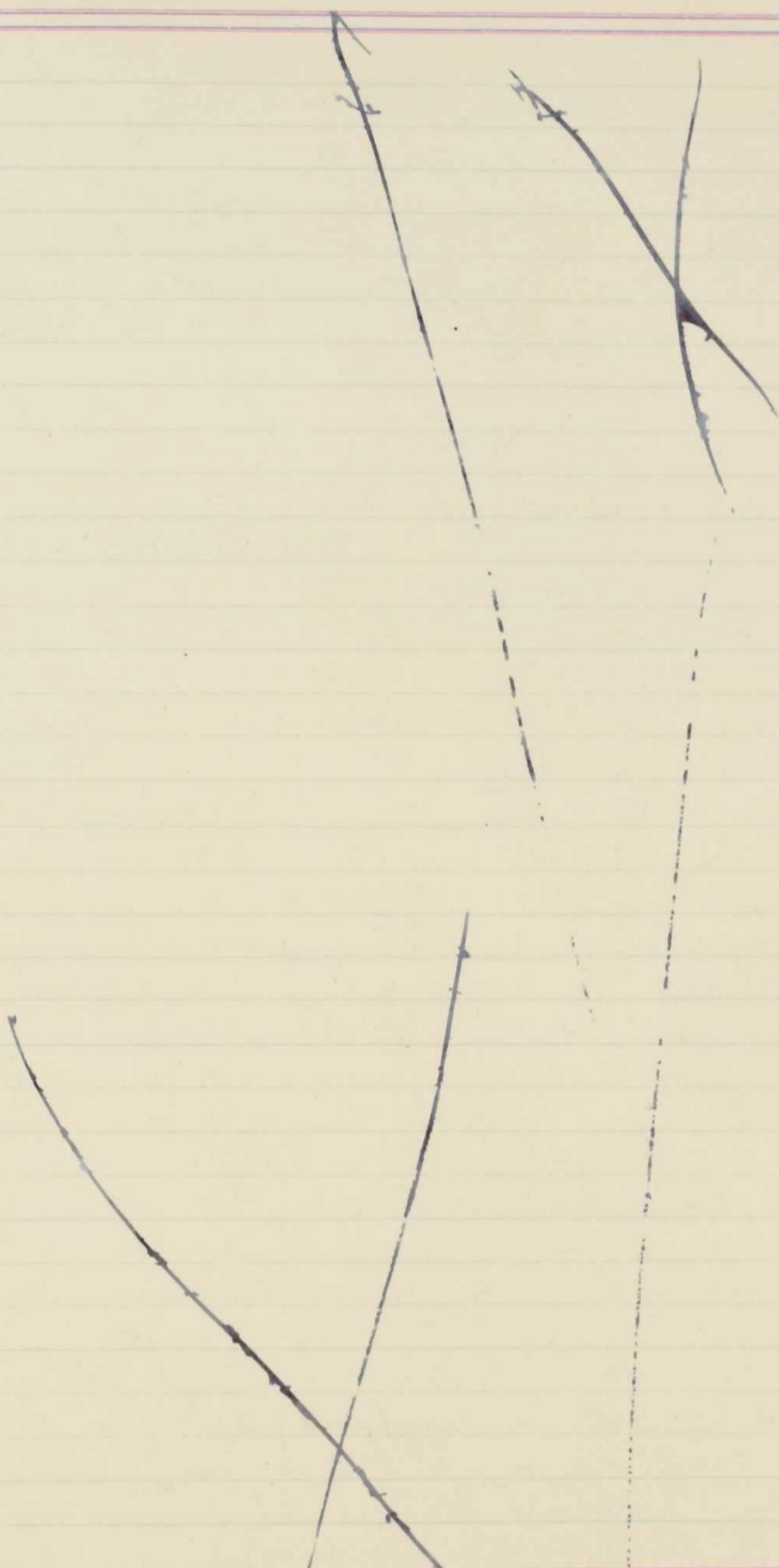
*County, the said*  
*relations*

*at the*  
*the said*

*whereby dependent*  
*used by*

*the same to*  
*ent*

*13 day of March*



UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

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

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

Taken by and signed and acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_ from \_\_\_\_\_

\_\_\_\_\_ Dollars payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, said \_\_\_\_\_

entered into an undertaking to the adverse party as follows:

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

Plaintiff } Before \_\_\_\_\_

vs. Justice of the Peace \_\_\_\_\_ Township,

Defendant } \_\_\_\_\_ County, Ohio.

Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_, the said \_\_\_\_\_

obtained a judgment against the said \_\_\_\_\_

on the docket of said \_\_\_\_\_

Justice of the Peace, for \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_

dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_

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

Now, Therefore, \_\_\_\_\_

of \_\_\_\_\_ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,

conditioned as follows: 1. That the said appellant \_\_\_\_\_ will prosecute \_\_\_\_\_ appeal to effect and with-

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

\_\_\_\_\_ will satisfy such judgment and costs.

\_\_\_\_\_

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

A. D. 19 \_\_\_\_\_

Justice of the Peace.



### Writ of Replevin With Summons

*Harry Polycross*

VS. Plaintiff ,

*Paulina Jahn*

Defendant ,

BEFORE

*H. Hall*  
*Darby*  
*Union*

J. P.

of \_\_\_\_\_ Township,  
\_\_\_\_\_ County, Ohio.

Justice's Fees, - - - *10.00*

Constable's Fees, - - - *10.00*

Rec'd this writ *Mar 15*, 19*33*

#### CERTIFICATE

(This Certificate is only to be used on the Copy served on Defendant.)

I certify that the within and above is a true copy of the original writ, and of the endorsements thereon.

Constable.

Acme Legal Blank Co., New Philadelphia, O.

#### RETURN (On Original Writ Only)

Received this writ on the *15* day of *March*, 19*33*, and on the *15* day of *March*, 19*33*, I replevied \_\_\_\_\_ the goods and chattels within described, and caused the same to be appraised as per schedule hereto attached.

The within named \_\_\_\_\_ gave an undertaking according to law, with \_\_\_\_\_ and \_\_\_\_\_ sufficient sureties herewith returned. Said property \_\_\_\_\_

Also, on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, I served this writ on the defendant by leaving a copy with \_\_\_\_\_

CONSTABLE.

#### CONSTABLE'S FEES.

Service,	-	\$ <i>80</i>
Mileage,	-	<i>3.70</i>
Sum. and Swear. Appraisers,	-	<i>1.00</i>
Appraisers Fees,	-	<i>2.00</i>
Bond,	-	<i>10.00</i>
Schedule,	-	_____
Mov'g Property,	-	_____
Total,	-	\$ <i>7.50</i>



WRIT OF REPLEVIN WITH SUMMONS.

Acme Legal Blank Co., New Philadelphia, Ohio.

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

Harry Hollyer

Before H. Hall

VS. Plaintiff

Justice of the Peace in and for the Township, County and State aforesaid.

Paulina Jahn

To Any Constable of Said Township, Greeting:

Defendant

You are hereby commanded to summon Paulina Jahn

to appear before me, the undersigned, a Justice of the Peace of said Township, at my office therein, on the 18 day of May, A. D. 1933, at 9 o'clock A. M., to answer the action of

Harry Hollyer for wrongfully detaining the following described property, to-wit:

4 or 5 work horses, five head of cattle  
two Brood Sows and their pigs  
a complete outfit of farm implements  
Damage in the sum of fifty Dollars

AND YOU ARE FURTHER COMMANDED immediately to seize and take into custody, wherever they may be found in said County, the said goods and chattels above mentioned and deliver the same at the above mentioned time to the said Harry Hollyer Plaintiff, unless

said Paulina Jahn Defendant shall give bond as required by law when you shall return the same to said Paulina Jahn Defendant.

Of this writ make legal service and due return.

Given under my hand, this 15 day of March, A. D. 1933.

H. Hall, JUSTICE OF THE PEACE



**Affidavit in Replevin**

*Harry Holtyer*

vs.

*Paulina Johnson*

Docket No. *75* Page *198*

Returnable *May 18* 1933



THE STATE OF OHIO,

Union

COUNTY,

Darby

TOWNSHIP, ss.

BEFORE ME, the undersigned, a Justice of the Peace in and for said County, came

*Harry J. Hollyeross* who, being duly sworn, depose  
and say *S.*, that *he has a special ownership of*

*certain chattels by virtue of Chattel Mortgage*  
and has good right to the immediate possession of the goods and chattels following, to-wit:

*Four work horses, five head of cattle*  
*two Brood sows and their increase*  
*a complete outfit of farm implements*

*Damages in the sum of Fifty Dollars*

same are wrongfully detained from *him* by *Paulina Jahn Jahn* and that the  
and that the said goods and chattels were not taken in execution on any order or judgment against the said

*Harry Hollyeross*, or for  
the payment of any tax, fine, or amercement assessed against *him*, and is not claimed by said

*Paulina Jahn* under a title acquired mediately  
or immediately by transfer from one from whom such property had been taken by such execution order or process, or  
by virtue of any order of delivery issued under the law hereof,\* or any other means or final process issued against the  
said *Harry Hollyeross*

Sworn to and subscribed before me, this

*15* day of *March* 19*33*

*H. Hall*

Justice of the Peace.



5-22-2 THE COL. & MFD. CO. 119

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746. Ccills

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	60
Indexing Case Piffs. and Defts., each	.10	
Taking and Certifying Affidavits, each	.80	80
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	75
Granting Continuance, each	.40	20
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		403

NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.

	Constable
Service of Order of Attach't. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property, for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

Apr 5, 1933 by cash 50

WITNESSES

Appraisers  
W. E. Ennis  
J. E. Lewis

403

80

370

120

80

125

400

755

100

100

*Harry Halgeross*  
Plaintiff

No. 75 vs.

*Pauline John*  
Defendant

Action on *chattel mortgage*

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ *19*, at *per cent.* and costs

Judgment for *19*, \$ and costs \$

Be it Remembered, That on the *15* day of *Mar* 1933, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:

*Affidavit in Replevin*  
The State of Ohio Union County.  
*Darby Township* ss.  
before me the undersigned a Justice of the Peace in and for said County came *Harry Halgeross* who being duly sworn deposes and says that he has a special ownership of certain chattels by virtue of a *Chattel Mortgage* and has good right to the possession of the goods and chattels following to-wit:  
*Farm work horses five head of cattle Two Brood sows and the increase a complete outfit of Farm implements*

and that the *Damages* in the sum of *fifty dollars* and that same are wrongfully detained from him by *Pauline John* and that the said goods and chattels were not taken in execution on and order as judgment against the said *Harry Halgeross* or for the payment of any tax fine or amercement assessed against him and is not claimed by said *Pauline John* under a title acquired *Medietly* as immediately by transfer from one from whom such property had been taken by such execution with or process or by virtue of any order of delivery issued under the law hereof or any other means as fines process issued against said *Harry Halgeross* *Subscribed and signed* subscribed before me this *15* day of *March* 1933  
*H. Hall J. P.*

I issued writ of Replevin with summons Returnable *March* the *18* 1933 at 9 o'clock A.M. and delivered the same to *G. M. Bailey* const

*Mar 18 1933*  
*Case continued*  
*Continued*  
*Mar 25 1933*  
*Persons on*  
*by G. M. Bailey const*  
*until May the 25*  
*granted the 29 day*  
*the appraisers*  
*Mar the 30 1933*  
*granted*  
*Mar 30 1933*  
*by both parties*

UNDERTAKING FOR STAY OF EXECUTION

On the \_\_\_\_\_ day of \_\_\_\_\_

The defendant came, and by \_\_\_\_\_

\_\_\_\_\_ his surety, re of the County, approved by me as good and ent surety, caused an undertaking for the execution to be entered herein, which follow

In pursuance of the Statutes in such case and provided, I, \_\_\_\_\_ as surety for the stay of execution on the judgment of \_\_\_\_\_ against \_\_\_\_\_ hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs may accrue.

Taken by and signed and acknowledged me, and surety approved, this \_\_\_\_\_ A. D. 19 \_\_\_\_\_

Justice of the Peace

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19 \_\_\_\_\_

payment in full on the above judgment and



Peace,

Township,

County, Ohio

chattel mortgage

Att'y for Plff.

Att'y for Deft.

with interest from

at per cent. and costs

19 , \$

Mar 1933

stars herein, whereupon

figures following, to-wit:

in County.

red a justice  
said county  
11 who being  
d says that  
membership of  
the of  
is good right  
of the goods  
1 catth  
mead  
a implement

of Fifty Gallons  
and found him  
the said goods  
him in execution  
against the  
for the  
amercement  
it is that  
John  
ally as  
out from whom  
by virtue of  
I only the  
as gives process  
Holy cross  
prescribed before  
1933  
H. H. P.  
with summons  
1933 at 9 o'clock  
by M. Bailey const

Mar 18 1933 the Defendant appeared and asked to have the  
Case continued until March the 25 1933 at 9 o'clock AM  
Continuance was granted H. Hall J.P.  
Mar 25 1933 appraisement was had by two Disinterested  
Persons M E Evans and J E Evans being first being sworn  
by M Bailey const the appraisement amounted to \$328.<sup>50</sup>  
until May the 25 1933 the Plaintiff asked for a continuance until  
the 29 day of march at 9 o'clock AM the continuance was  
granted H. Hall J.P.  
The appraisement was M E Evans & J E Evans first being sworn  
by M Bailey const appraising the said property by M Bailey const  
Mar the 28 1933 the Plaintiff asked for a Continuance until  
the 30 1933 at 9 o'clock AM and the continuance was  
granted H. Hall J.P.  
Mar 30 1933 constable made his Return  
by both parties the case was taken out of my court  
H. Hall J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
The defendant came, and by \_\_\_\_\_  
his surety, resident  
of the County, approved by me as good and sufficient  
surety, caused an undertaking for the stay of  
execution to be entered herein, which follows:  
In pursuance of the Statutes in such case made  
and provided, I, \_\_\_\_\_  
as surety for the stay of execution on the above  
judgment of \_\_\_\_\_  
against \_\_\_\_\_ do  
hereby promise and undertake to pay the amount  
of said judgment, interest and costs, and costs that  
may accrue.  
Taken by and signed and acknowledged before  
me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.

SATISFACTION OF JUDGMENT.

Received \_\_\_\_\_ 19\_\_\_\_ from \_\_\_\_\_  
\_\_\_\_\_ Dollars  
payment in full on the above judgment and costs.

APPEAL BOND

On the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, said \_\_\_\_\_  
entered into an undertaking to the adverse party as follows:  
No. \_\_\_\_\_  
Plaintiff }  
us. } Before \_\_\_\_\_  
Defendant } Justice of the Peace \_\_\_\_\_ Township,  
County, Ohio.  
Whereas, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, the said \_\_\_\_\_  
obtained a judgment against the said \_\_\_\_\_  
Justice of the Peace, for \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and costs taxed at \_\_\_\_\_  
dollars and \_\_\_\_\_ cents, and the said \_\_\_\_\_  
intend to appeal therefrom, to the Court of Common Pleas of said County  
Now, Therefore, \_\_\_\_\_ of \_\_\_\_\_ County, Ohio, hereby promise and undertake to  
the said appellee, in the sum and to the amount of \_\_\_\_\_ dollars,  
conditioned as follows: 1. That the said appellant will prosecute \_\_\_\_\_ appeal to effect and with-  
out unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal,  
\_\_\_\_\_ will satisfy such judgment and costs.  
Taken, Executed, and Acknowledged before me, and surety approved, this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 19\_\_\_\_  
Justice of the Peace.



No. 76 Doc. \_\_\_\_\_ Page 200

# Writ of Replevin and Summons

White Sewing Machine Co

AGAINST

Plaintiff

Miss Joan Bayes

Defendant

Attorney for Plaintiff

Before

H. Hall

Justice of the Peace.

Returnable

May 1

1933

at

9

o'clock

A.M.

Damages claimed

\$ 69.00

Justice's Fees,

10.00

Constables Fees, Items, to-wit: 10.00

Serv. and Ret. of this writ,

Mileage, \_\_\_\_\_ Miles,

Copy,

Sum'g and Swear'g Appraisers,

Bond,

Total fees, - \$89.00

Returned and Filed,

May 1

1933

(This Certificate is only to be used on the Copy served on Defendant.)

I hereby certify this to be a true copy of the Original Writ with the endorsements thereon.

Constable

## RETURN.

(ON ORIGINAL WRIT ONLY.)

Received this writ on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, and on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19\_\_\_\_, I replevied \_\_\_\_\_ the goods and chattels within described, and caused the same to be appraised as per schedule hereunto attached;

The within-named \_\_\_\_\_

gave a replevin undertaking according to law, with \_\_\_\_\_ and \_\_\_\_\_ sufficient sureties herewith returned, and I delivered the property to \_\_\_\_\_ Also, on the same day, served the defendant by copy. \_\_\_\_\_

Constable.



THE STATE OF OHIO,

*Union* County, ss. *White Sewing Machine Co*

*Warby* Township.  
*N. Hall* Justice of the Peace in and for the Township, County and State aforesaid:

AGAINST Plaintiff--  
*Mrs. I. Bayes*  
Defendant--

To Any Constable of said Township, Greeting:  
You are hereby Commanded to Summon  
*Mrs. Ivan Bayes*  
to appear before me, the undersigned, a Justice of the Peace of  
said Township, at my office therein, on the *1st*

day of *May* A. D. 1933 at *9* o'clock, *A*. M., to answer the action of

*the White Sewing Machine Co* for wrongfully detaining the following  
described property, to wit: *one white electric Sewing Machine*  
*known by Machine No 3418401 being the property*  
*of the White Sewing Machine Co. on default*  
*of payment - balance due \$69.<sup>00</sup> Dollars*

And You are Further Commanded immediately to seize and take into custody, wherever they may be found  
in said County, the said goods and chattels above mentioned, and deliver the same at the above mentioned  
time to the said *White Sewing Machine Co* Plaintiff, unless said  
*Mrs. Ivan Bayes* Defendant shall give bond as required by law,  
when you shall return the same to said *Mrs. Ivan Bayes* Defendant.

Of this Writ make legal service and due return.

Given under my hand, this *27* day of *Apr* A. D. 1933

*H. Hall* Justice of the Peace.



No. ....

Civ. Doc. .... Page .....

Before H. Hall

Justice of the Peace,

Barby Township,

Union County, Ohio.

White Swan, Machine Co

Plaintiff,

vs.

Miss Joan Bayes

Defendant

Replevin Bond by ~~Defendant~~ <sup>Plaintiff</sup>

(To Return Property, Etc.)

Filed Apr 27 1933

H. Hall  
Justice of the Peace.

Constable.



REPLEVIN BOND BY DEFENDANT (To Return Property, etc.)

Gen'l Code, Sec. 10469

White Sewing Machine Co

Plaintiff

vs.

Miss Louie Bayer

Defendant

Before H Hall Justice of the Peace, Darby Township, Union County, Ohio.

IN REPLEVIN.

We Bind Ourselves to the plaintiff

in the sum of 100.00 Dollars, that the said defendant Plaintiff

will safely keep the property and in case the judgment be against them that they then return the property taken or pay the value so assessed at the election of the plaintiff and also pay the damages assessed for the taking, detention, and injury of the property, and costs of suit.

Executed this 27 day of Apr 1933

This Bond and the sureties thereon, approved by me.

H Hall Justice of the Peace.

White Sewing Machine Co Defendant. H Hall Sureties.

1. Double the appraised value of the property.



CIVIL DOCKET

Civil Action before

, Justice of the Peace,

5-22-2 THE COL. B. B. MFD. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Piffs. Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	50
Appointing Guardian for Minor	.60	
Taking Security for Costs	.60	60
Indexing Case Piffs. and Defts., each	.10	20
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing Summons Defts., each	.40	40
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	75
Granting Continuance, each	.40	40
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	80
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing 2 Necessary Papers, each	.10	20
Entering Judgment and Costs on Cash Book	.40	40
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		4.25
Constable		
NOTE: The following fees cover service and return of writ and copies to complete service, when required by law.		
Service of Order of Attach't. Defts., each	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Order of Eject't, Defts., each	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Order of Rest'n, Defts., each	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Writ of Replevin Defts., each	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Summons, Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Subpoenas, Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Venire, Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Notice to Garnishee, Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Execu'n against Prop. or Person	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
And 6% on \$ thus collected		
Service of Any Other Writs, Orders or Notices, Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Attending During Jury Trial, each case	2.00	
Attending During Trial without Jury	1.50	
Summoning and Swearing Appraisers	2.00	
Advertising Property, for Sale, by Posting	1.00	
Taking and Returning Bonds, each	.80	
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		30

White Sewing Machine Co  
 vs.  
 Mrs. Ivan Bayer  
 Plaintiff  
 Defendant

Action on Replevin  
 Att'y for Plff.  
 Att'y for Deft.  
 Am't claimed, \$ 69.<sup>00</sup> with interest from  
 19 , at per cent. and costs  
 Judgment for  
 19 , \$  
 and costs \$

Be it Remembered, That on the 27 day of Apr 1933,  
 the said Plaintiff filed this Bill of Particulars herein, whereupon  
 the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:  
 Affidavit for writ of Replevin as follows  
 State of Ohio Union County ss  
 before Anna H. Hall J.P. in and for said  
 Township of Darby to my constable  
 of said Township. Granting  
 You are hereby commanded to summon  
 Mrs. Ivan Bayer to appear before me the  
 undersigned a J.P. of the said Township  
 at my office therein on the 1 day  
 of May A.D. 1933 at 9 o'clock A.M. to answer  
 the action of the White Sewing Machine Co  
 for wrongfully detaining the following  
 described property to-wit: one White  
 Sewing Machine Electric Sewing Machine  
 known by Machine No 13418101 being  
 the property of the White Sewing Machine Co  
 on default of Payment. balance due \$69.<sup>00</sup>  
 Apr 27 1933 I issued Summons  
 in above case Returnable May 1  
 1933 at 9 o'clock and delivered the same  
 to A.M. Bailey Const

H. Hall J.P.  
 Was the 1. 1933 time set for Trial  
 no one appeared thus as for one hour  
 there after I then fore Rendered Judgment  
 against Mrs. Bayer in favor of  
 White Sewing Machine Co for \$96.<sup>00</sup>  
 and costs as taxed on the margin  
 of the Docket

H. Hall J.P.  
 by this instruction I had a Truck  
 May deliver the Machine to F & K Lyons

Rec My fees \$4.25  
 NAME OF OFFICER  
 Constable  
 H. M. Bailey Coms

WITNESSES



the Peace,

Replevin

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

\$ 69.<sup>00</sup> with interest from  
19 , at per cent. and costs

19 , \$

f 2/3 1933,  
ulars herein, whereupon

figures following, to-wit:

is as follows  
nty  
and for said  
constable

ended to summons  
in the  
said township  
the 1 day  
k & M by any  
ing machine co  
following  
the white  
g machine  
of being  
ing machine co  
ed due \$69.<sup>00</sup>  
unpaid  
ables Mar 1  
at the same

Hall J.P.  
for Trial  
one hour  
under judgment

for \$96.<sup>00</sup>  
the margin

Hall J.P.  
had a Truck  
K Lyons



Carried from Page No(3)

Money for the purpose of placing it beyond the reach of his creditors

And the said Dr J. L. Davis further makes oath and says he has good reason to, and doth believe that Hurman Reed and Fred Kaline of said County has in their possession Money or Credits the property of said Defendants

(Signed) W. J. L. Davis

sworn to and subscribed before me this 19 day of Feb one thousand nine hundred and twenty three (1923)

H. Hall J.P.

Feb 19 1923 order of Attachment and Notice to Garnisher issued returnable Feb 23 1923 at 9 o'clock A.M. and Notice to Garnisher issued to Hurman Reed and Fred Kaline <sup>Robinson</sup> and delivered to

W. G. Wycuff Const Settled without Trial

Feb 23 1923 fee of H. Hall J.P. My Account in full in above case

Dr. J. L. Davis

The Defendant  
The Plaintiff  
I issued writ

Carried

I issued an order  
to M. M. Bailey  
Dec 10 1936  
No proper



seeing it  
akes oath  
doth believe  
of said  
Credits

J. L. Davis  
day of Feb  
1923  
J.P.  
Notice  
Feb 29 1923  
which issued  
directed to  
settled without trial  
account  
Davis

The Defendant agreed to vacate the Property within 10 days  
The Plaintiff Harry A. Marsh agreed to same  
I issued writ of Restitution June 29 1924

H. Hall J.P.

barred from Page 167

I issued an execution against T. J. Dawn and delivered the same  
to M. M. Bailey Constable

Dec 10 1936 Constable made his return as follows

No property found upon which to levy  
J. M. Bailey Const



And Twenty Dollars \$20.<sup>00</sup> the probable cost of this action  
You will make due return of this order on the 26  
day of Feb 1923. Witness my hand and seal this  
20 day of Feb 6 1923 H Hall J.P.

Notice of Garnishee <sup>H. H. Hall J.P.</sup> <sup>W. H. May Cuff</sup> <sup>W. B. Robinson</sup>  
You are hereby notified to appear before the Above  
Named Justice of the Peace of the Township  
of Warby in the County of Union and State  
of Ohio at his office in said Township on the 26  
day of Feb 1923 at 9 o'clock A.M. and answer  
unto oath all questions put to you touching the  
property of every description and credits of the said  
defendant F. R. McCard in your possession as  
under your contract Feb 20 1923

(Settled without trial H. H. Hall J.P.) - W. H. May Cuff @ court  
Feb 22 1923 paid to Evans & Andrews  
in Full to date \$72.<sup>75</sup> in above case

Received this in  
Boyer the Garnishee  
this writ also  
Copy at his use

Aug 6 1926 I was  
informed he owed me  
20% of same  
Leaving a Bal

G. R. Siler  
Grayton Edward  
Cash Amount  
Money 80¢ Mc  
in all  
the Garnishee  
Ans. yes  
paid to the J.P.



et of this action  
es on the 26  
sed this

ng Paul B. L. Robinson  
e Above  
onship  
and state  
on the 26  
rner  
ching the  
dits of the said  
sion as

uff. Count  
res. (M)  
u

Received this writ Aug 7 1926 and served the same on Henry  
Barger the Garnishee by delivering to him personally a true copy of  
this writ also served on the defendant McFife by leaving a  
copy at his usual place of residence 24 Wycoff Court

Aug 6 1926 I issued Proceeding in Aid of execution to H Barger and he  
answered he owed McFife \$20.00 for work H Barger was requested to hold  
20% of same which he did and turned the amount of \$4.00 and \$2.50 costs  
leaving a Bal due B L Robinson (\$10.40) to be due Aug 11 1926

H Hall J.P.

L R Siler Off of before H Hall J.P. Dorby Township,  
Union County O

Krayton Edwards Def.  
Cash amounting to 12.65 and the garnish fees 1.00 and mileage  
 mileage 80¢ making all \$13.95 costs in above case making \$22.26  
 in all

The Garnishee appeared and was sworn & examined as follows  
Q. You indebted to the Defendant in above case  
Ans. yes to the amount of \$10.00 which was  
paid to the J.P. H Hall



Fifty Five +  $\frac{70}{100}$  Dollars and Twenty Dollars the probably cost of this action. You will make due return of this order on the 27 day of Feb 1923

Witness my hand and seal this 20 day of Feb 20 1923  
H Hall J.P.

Notice to Garnish

You as Hurman Reed and B L Robinson  
You as hereby notified to appear before the above named H Hall J.P. of the Township of Warby in the County of Union and State of Ohio at his office in said Township on the 27 day of Feb 1923 at 9 o'clock A.M. and answer under oath all questions put to you touching the property of every description and credit of said defendant F.R. McLeod in your possession or under your control Feb 20 1923 W. H. Wiggan Const  
Case settled before day of trial by both Parties H Hall J.P.  
Feb 23 1923

Received of H Hall J.P.  
\$ 55.70 in full in above case  
W.H. Wiggan

witness  
to the value of \$  
Appraisers.

to be taken a  
residents of Jern  
and sworn by  
described paper  
forth this 27 day

The fall  
L. L. Kent off

vs  
Bell Sherwood

Bell Sherwood  
Said Plaintiff  
and in cash the  
return the prob  
by the Appraisers  
the said Bell  
assessed for taking  
and costs of suit

this undertak  
thereon approv

Case was  
by Defendant



probably cost  
of this

Feb 20 1923

the above  
at his

Feb 1923

th all questions  
description  
years possession  
W. G. Wyeoff Const  
H. Hall J.P.

witness our hand this 27 day of Jan 1927  
to the value of \$2,400 signed L. C. Tagert and W. E. Chandlee  
Appraisers. I do hereby certify that the above named  
L. C. Tagert and W. E. Chandlee are Responsible freeholders  
residents of Jerome Township, Union County, Ohio were duly summoned  
and sworn by me truly to assess the Property Value of the above  
described property and make appraisement thereof as above set  
forth this 27 day of Jan 1927 W. G. Wyeoff Const

The following Bond in Replevin was taken  
L. C. Kent off } Before H. Hall J.P. of Darby Township,  
vs } Union County, Ohio  
Bell Sherwood defend

I do hereby bind our selves to the defendant  
Bell Sherwood in the sum of \$170.00 Dollars that the  
said Plaintiff L. C. Kent will duly prosecute the said action  
and in case the judgment be against him that he then will  
return the property taken as pay the value so assessed  
by the Appraisement in said action at the election of  
the said Bell Sherwood Defendant and also pay the damages  
assessed for taking defendants detention and injury of the property  
and costs of suit executed this 27 day of Jan 1927

L. C. Kent Plaintiff  
this undertaking and sureties } McKenzie Scoff }  
thereon approved by me } H. E. Tedrick } sureties

Case was settled by Agreement and Costs paid in full  
by Defendant H. Hall J.P.



An Inventory and Appraisement of property Attached by the undersigned W. G. Wycoff Constable of Darby Township Union County at the Suit of Albert G. Hunt Against Adeline Smith made this 14<sup>th</sup> day of Dec 1925 upon actual view by said W. G. Wycoff Const- and Walter Brown and J. E. Evens two householders of said County the said Walter Brown and J. E. Evens being first duly sworn by said Constable to wit:

Eight hundred bushels in pen @ 50¢ per bu \$400<sup>00</sup>  
 Witnesses our hand this 14 day of Dec 1925  
 Walter Brown } Appraisers  
 J. E. Evens }

I do hereby certify that the above named Walter Brown and J. E. Evens of to responsible freeholders residents of Darby Township Union County of the State of Ohio were duly summoned and sworn by me truly to assess the value of the above described property and make appraisement thereof as above set forth this 14<sup>th</sup> day of Dec 1925  
 W. G. Wycoff Const

Dec 18 1925 B. E. Thomas the Garwher being sworn and examined ~~stated~~ on being asked if he had any money in his possession belonging to the said Defendant

Answers I have about \$170<sup>00</sup> in my possession belonging to said Defendant

it appears that the summons has not and cannot be duly served on the defendant in the county as the defendant being a non resident and could not get my service on her the case was continued for publication in the County News Paper  
 Case continued until the 29 day of Jan 1926

Dec 31 1925 the Defendant appeared and paid the claim in full and costs of same amounting to \$173<sup>33</sup>  
 Attachment and Garnisher fees both released by B. E. Thomas & co  
 Check for \$173<sup>33</sup>  
 A. Hall J.P

I do hereby certify  
 J. E. Evens to responsible  
 State of Ohio  
 assess the value  
 thereof as above

Feb 24 1926  
 not being a resident  
 to Apr the 10<sup>th</sup> at  
 1926 at 9 a/c loc

Richard Watson  
 vs  
 Adaline Smith  
 execution on  
 Answered as per  
 W. G. Wycoff  
 (Answer) Mar 4  
 And asked  
 on the ground  
 allowed the  
 I gave her

Mar 23 1926  
 And ~~to~~  
 Now comes the  
 Petition of  
 that the Plaintiff  
 seed for the  
 \$95<sup>00</sup>. She ad  
 to repair so  
 and that said  
 Merton Smith  
 she does not  
 on the defendant  
 if that be true  
 set of. and s  
 she also ad  
 to market a  
 check and  
 allegation and  
 Against her of \$20



I do hereby certify that the above named Mark Fenner and J. E. Evens to responsible freeholders residents of Darby Township Union county State of Ohio were truly summoned and sworn by me truly to assess the value of the above described property and make appraisement thereof as above set forth this 19 day Feb 1926

Feb 24 1926 <sup>at 9 o'clock a.m.</sup> Time for which case was set and Defendant not being a resident of said Union county, the case was continued to Apr 10<sup>th</sup> at 9 o'clock a.m. and for publication until Apr 10<sup>th</sup> 1926 at 9 o'clock a.m. W. H. Wozcoff Const. H. Hall J.P.

Richard Watson - plff vs Adaline Smith Def before H. Hall J.P. of Darby Township Union County Ohio on the 24 day of Feb 1926 B. E. Thomas the Garnisher in the above caption on being examined and makes oath and answers as such Garnisher as follows

As you indebted to the Defendant Adaline Smith (Answer) I am to the amount of \$250<sup>00</sup> Dollars <sup>Mar 4 1926</sup> Adaline Smith entered her appearance and asked for a continuance until Apr 23 1926 on the ground her Attorney was not at home. Continuance allowed the Defendant claims she has a Counter Claim. I gave her until Apr 10 1926 to file same H. Hall J.P.

Mar 23 1926 the Defendant Edes her answer and ~~cross~~ cross Petition as follows Now comes the said Defendant and for answer to the Petition of the Plaintiff herein. Says she admits that the Plaintiff obtained ten bushell of Claws seed for the Defendant. And that the same cost \$95<sup>00</sup>. She admits that Plaintiff had Merton Smith to repair some fencing and that he charged \$34<sup>23</sup> and that said Richard Watson has settled with the said Merton Smith for same.

She does not know that J. Robinson et al. husked corn on the Defendants farm. costing about \$30<sup>00</sup> but avers if that be true the said Plaintiff paid the said Robinson et al. and she has paid Plaintiff for said husking. She also admits that he hauled her oats to market and made a charge <sup>against her of \$20<sup>00</sup> but</sup> ~~of \$20<sup>00</sup> but~~ ~~her grain~~ ~~check~~ and Plaintiff denies each and every other allegation and statement made in said petition against her of \$20<sup>00</sup> but avers that he deducted said <sup>forwarded to Pg (212)</sup>

herby Attached of the suit made this J. E. Evens

First July \$400<sup>00</sup>

altis known resident of Ohio assess the make day of

asked going to the of permission

Defendant in the county could not turned

the claim 33 Thomas + co



Jan 5, 1926

This day appeared the plaintiff and the defendant  
Bertha Young and the plaintiff released the defendant  
Bertha Young from all liability on the claim set out  
in the bill of particulars and the defendant of  
Young failing to appear default judgment was rendered  
against him in the sum of \$41.86 and costs  
and execution is awarded.

H. Hall J.P.

Return of Summons

D.C. 24<sup>th</sup> 1925 Summons returned indorsed as  
follows received this writ Dec 24 1925 and Dec 24  
1925 served the same by leaving certified copy  
thereof and the indorsements thereon with them. Personally  
v. G. Wycoff Court

Return to order of Attachment

Received this order Dec 24 1925 at 7 o'clock a.m.  
and afterwards and on the same day received an order  
of Attachment issued by H. Hall J.P. in action of  
F. H. George against the within named S. G. Young, Bertha Young  
and on Dec 24 1925 I went to the place where the Defendants  
property described described in the annexed inventory and  
Appraisalment was found and there at 9 o'clock a.m. of said  
day in the presence and hearing of J. E. Evers and Ed Strunkenburg  
two credible persons did declare that by virtue of this  
order I attached said property at the suit of F. H. George  
and did then and there attach it. And then with J. E. Evers  
and Ed Strunkenburg 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 Appraisalment of said  
property being all that was attached and inventory and  
Appraisalment signed by me and said householders is annexed  
and returned with this order v. G. Wycoff Court

Appraisalment in Attachment

State of Ohio

Union County ss. We the undersigned two  
disinterested freeholders residents of Darby Township Union  
County Ohio. having been duly sworn by v. G. Wycoff Court  
of said Township truly to assess the value of the property  
seized by virtue of a writ of Attachment issued by H. Hall  
C. J. P. of said Township at the suit of F. H. George  
against S. G. Young & Bertha Young. due upon actual

view truly assess  
350 in case  
patress as has

I do hereby certify  
Ed Strunkenburg  
Darby Township  
Summoned and  
Above described  
Above set for

I could not  
possession of  
at 7 o'clock  
a copy of this  
by leaving said  
copy of which  
Defendants with  
same at this



view truly assess the value thereof as follows viz:  
350 bu corn on stalk @ 50¢ per bu \$175.<sup>00</sup>  
witness our hand this 24 day of Dec 1925

J.E. Evans } appraisers  
Ed Strunkenburg }

I do hereby certify that the Above named J.E. Evans and Ed Strunkenburg two responsibly freeholders residents of Darby Township Union County of the State of Ohio, were duly summoned and sworn by me truly to assess the value of the Above described property and make appraisement thereof as Above set forth this 24 day of Dec 1925

W. G. Woyceff Court

I could not come ~~to~~ at the property alledge to be in the possession of B.E. Thomas the Garnisher and Dec 24 1925 at 7 o'clock a.m. I served said B.E. Thomas Garnisher with a Copy of this order and a written notice to appear and answer by leaving said Copy of this order and said notice with him personally a Copy of which notice is herunto annexed. I also served the Defendants with a true copy of this order personally by leaving same at his usual place of Residence

W. G. Woyceff Court

This defendant  
defendant  
in out court  
dant of  
was ordered  
and costs  
M. J. P.

larral as  
and Dec 24  
aid Copy  
Personally  
Court  
at  
o'clock a.m.  
red an order  
action of  
ng Bertha Young  
Defendants  
Inventory and  
a. m. of said  
(Ed Strunkenburg  
true of this  
H. George  
the J.E. Evans  
ality of Union  
dony and apprais  
at of said  
tary and  
is annexed  
of Court

A two  
wship, Union  
off Court  
the property  
ed by H. Hall  
George  
Actual



Said charge against from her grain check.  
 And Plaintiff denies each and every one's allegations  
 and statement made in said Petition. but avers that the  
 said <sup>claimant</sup> has bin allowed credit and post for the item  
 of \$95.<sup>00</sup> and the item of \$20.<sup>00</sup> and he has also been  
 allowed credit on said account for the items of  
 \$34.<sup>23</sup> and also \$30.<sup>00</sup>

By way of cross petition this Defendant says that said  
 Plaintiff rented her farm in Darby Township Madison and  
 Union Counties Ohio from Mar 1 1924 to Mar 1 1925 on the  
 usual and customary terms of grain rent. He agreed to  
 pay the defendant \$5.<sup>00</sup> per acre as cash rent for about  
 40 acres of pasture land aggregating \$200.<sup>00</sup> and which rent  
 he has not yet paid. Defendant says that in her settlement  
 with the said Plaintiff she paid him for the husking  
 of the corn and that she does not owe him the said  
 \$30.<sup>00</sup> for corn husking.

The Defendant says that when the Plaintiff hauled  
 the corn and settled with her for the same he  
 deducted the \$20.<sup>00</sup> from the cash coming to her  
 and the said \$20.<sup>00</sup> has been paid in full.

The Defendant further says that the Plaintiff put out  
 on her farm a patch of Potatoes which he agreed  
 to dig for her. and it was the custom of the community  
 well known to both parties that the tenant was not  
 only to plant and cultivate but to dig the Potatoes  
 but the Plaintiff refused to dig the Defendants share.  
 and she was compelled to employ another person to  
 dig her share of the potatoes and to pay him the sum  
 of \$8.<sup>00</sup>

The said Plaintiff agreed to take good care of  
 said premises and to farm the land and maintain the  
 premises in a good farmer like and customary manner.  
 but he refused and neglected to do so and stored  
 grain in the dwelling house and suffered the windows  
 and door locks and plaster to be broken and injured so  
 that defendant was compelled to and did pay the sum  
 of \$25.<sup>99</sup> for hardware and glass to repair the damage suffered  
 to be done by the Plaintiff. The defendant further says  
 that Plaintiff rented said farm from March 1 1925 to  
 Mar 1 1926 on the usual and customary terms of grain rent.  
 in the fall of 1925 the defendant cut and agreed to husk and  
 market for her about 10 acres of her corn but he has neglected  
 and refused so to do. and her corn being about 500 bushels

is now standing  
 thereof reasonably  
 Plaintiff also  
 form in 1925 with  
 and Market  
 he has husked  
 said 40 acres of  
 crib on market  
 her share of the  
 for acre as  
 and about 30  
 has bin damage  
 refusal of the  
 wherefore  
 Plaintiff for the  
 Mar 1 1925 agg  
 was required to  
 \$25.<sup>99</sup> damage as  
 for \$90.<sup>00</sup> damage  
 to her corn  
 wherefore this  
 in the sum  
 credit therefor  
 and said \$30.<sup>00</sup>  
 for the sum  
 all in ex

State of Ohio  
 Franklin County  
 Adeline T. Smith  
 stated and that  
 she duly be  
 sworn  
 the 21<sup>st</sup> day



check.  
 allegations  
 that the  
 the item  
 has been  
 victims of  
 that said  
 Madison and  
 24 on the  
 agreed to  
 is about  
 which rent  
 settlement  
 husking  
 the said  
 of hauled  
 he. he  
 ing to her  
 of part out  
 he agreed  
 of the Community  
 but was not  
 Potatoes  
 into stairs.  
 person to  
 the scene  
 and care of  
 contains the  
 manner.  
 and started  
 windows  
 injured so  
 the scene  
 damage suffered  
 this says  
 1925 to  
 of grain rent.  
 husk and  
 has neglected  
 bushels

is now standing in shock in the field. And about 140 bushels  
 thereof reasonably worth 60¢ per bushel rotted or bin destroyed. Said  
 Plaintiff also has about 40 acres of Corn out on the Defendant's  
 farm in 1925 which he agreed earlier to pool in the shock husk  
 and Market or to husk and market the same for the stalks  
 he has husked and marketed and cribed his own share of the  
 said 40 acres of Corn but has neglected and refused to husk.  
 crib or market the Defendant's half interest in said standing Corn  
 her share of the Corn in stalks which averaged about 50 bushels  
 per acre or 1,000 bushels of Corn in all. was not husked  
 and about 300 bushels of the same reasonably worth 60¢ per  
 has bin damaged and rotted on account of the negligence and  
 refusal of the Plaintiff to husk and market the same.  
 Wherefore this Defendant asks judgment against the said  
 Plaintiff for the sum of \$200.00 pasture rent with interest from  
 Mar 1 1925 aggregating \$212.00 for the sum of \$8.00 which she  
 was required to pay to did his potatoes for the sum of  
 \$25.99 damage as aforesaid to her premises through his neglect  
 for \$95.00 damage to her stock Corn and for \$180.00 damage  
 to her Corn still standing on the shock in the field.  
 Wherefore this Defendant prays and aggrate judgment  
 in the sum of \$527.99 and Costs. that he be given  
 Credit therefore thereon for said \$95.00 and for said \$34.00  
 and said \$30.00 and that she may have judgment  
 for the sum of \$300.00 and her Costs hereby waiving  
 all in excess of \$300.00

Signed Adeline T Smith

State of Ohio  
 Franklin County Ohio ss:

Adeline T Smith being duly sworn says that the facts  
 stated and the allegations contained herein are true as  
 she truly believes. Adeline T Smith

Sworn to before me and subscribed in my presence  
 the 21<sup>st</sup> day of May 1926

W E Thrackell  
 Notary Public Franklin County O

forwarded to Page (214)



Richard Watson Plaintiff }  
vs. }  
Adaline T Smith Defendant }

Amended Answer.

The defendant by leave of Court first obtained  
withdraws her answer hereinbefore filed and files  
this her Amended Answer to the bill of Particulars  
of the Plaintiff to wit:

First Defense.

She admits that Plaintiff purchased ten bushels  
of clover seed for her; and she is informed that  
he paid the sum of \$95.<sup>00</sup> therefor. She admits  
that the Plaintiff had certain fence repaired  
for her by Melton Smith. And she is informed  
that he paid the sum of \$34.<sup>23</sup> therefor.

She denies each and every other allegation  
of Plaintiff's bill of Particulars.

Second Defense.

for her Second defense to the bill of Particulars  
of the Plaintiff she avers that the item  
of \$30.<sup>00</sup> for husking corn has been fully  
settled and paid by her, and she avers that  
the item of \$20.<sup>00</sup> for hauling oats to market  
has been fully settled and paid by her in full  
of same.

Set-off

the defendant by way of set off to the claims  
of the Plaintiff, says that there is due her from  
the Plaintiff the sum of \$200.<sup>00</sup> for forty acres  
of Pasture land located in said Darby Township,  
Union County, Ohio, rented by the defendant  
to the Plaintiff for the season of 1924. The acre  
Reasonably valued therefor being the sum of \$5.<sup>00</sup> per acre.

wherefore the Defendant prays that so much of the  
said sum of \$200.<sup>00</sup> as may be necessary therefor be  
set-off against the said admitted demands of the Plaintiff.  
And that she may have judgment for the residue  
thereof, and for her costs.

M. E. Thrallkill & J. R. Herald  
Atty for Adaline T Smith  
forwarded to 215

State of Ohio  
Franklin county

Sworn. says  
Answer as true

Sworn  
of April 1926

Apr 20 1926  
Plaintiff  
and delivered to

Apr 22 1926  
I have served  
Lester Robinson

Apr 22 1926  
the same to R. H.  
Apr 22 1926

Apr 23 1926  
Appraised Trial  
for Plaintiff  
if it is the  
for Plaintiff  
to Apr 1 1926

Action over  
on the margin  
May 1 1926  
\$222.<sup>24</sup> in f



State of Ohio  
Franklin county ss.  
Adaline T Smith. being by me first duly sworn. says that the allegations of her foregoing amended answer as true as she verily believes.

Adaline T. Smith,  
Sworn to and subscribed before me this 16<sup>th</sup> day  
of April 1926  
John R. Hunt  
Notary Public Franklin County Ohio

Apr 20 1926 Subpoena issued for the following witnesses for  
plaintiff Siter Robinson Chas. George and B. E. Thomas  
and delivered the same to U. G. Wycoff Constable  
H. Hall J.P.

Apr 22 1926 Subpoena returned <sup>indorsed</sup> as follows  
I have served the within named witnesses as follows  
Siter Robinson Personally Chas George P. B. E. Thomas P.  
U. G. Wycoff Const

Apr 22 1926 I issued Subpoena for F. Kaline and delivered  
the same to U. G. Wycoff Const  
H. Hall J.P.

Apr 22 1926 Return of Subpoena ~~ret~~ as follows Sira. Personally  
U. G. Wycoff Const  
H. Hall J.P.

Apr 23 1926 at 9 o'clock Time set for trial both parties  
appeared Trial had and the following witnesses ~~to~~ were examined  
for Plaintiff Siter Robinson Chas George B. E. Thomas and sworn  
it is therefore considered by me that judgment  
for Plaintiff for \$179.<sup>00</sup> with interest at 6% from Apr 1 1925  
to Apr 1 1926 Making \$189.74 and for costs <sup>and interest</sup> of this  
Action amounting to \$33.20 Total \$222.94 as taxed  
on the margin of this Docket H. Hall J.P.

May 1 1926 Received of B. E. Thomas the sum of  
\$222.94 in full in Cash ~~and~~ above case  
H. Hall J.P.

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RETURN.

Received this Writ..... 19....., at..... o'clock..... M., and I served the same on the..... day of..... 19....., at..... o'clock..... M., on the said judgment debtor\*.....

CONSTABLE'S FEES.

Service and Return, \$  
Mileage, - - - - \$  
Copy - - - - \$  
Total, - - - -

Constable.

\* By delivering (or leaving) a certified copy thereof, and of the indorsements thereon to him, her or them (each) personally (or at his, her, or their several places of residence,) or..... not found in my jurisdiction.

No. ....

Docket ..... Page .....

Before H Hall  
Justice of the Peace

Dosby Township,  
Union County, Ohio.

B & Robinson

Plaintiff.....

vs.

Herbert Barber

Defendant.....

Proceedings in Aid of Execution.

NOTICE.

Returned and Filed,

July 23 19 28  
H Hall

Justice of the Peace.

A true copy. Attest:

Constable.



NOTICE.

Gen'l Code, Secs. 10426-7

THE STATE OF OHIO,

Union County, ss. }

Darby Township, ss.

To G M Bailey Constable of said Township, Greeting:

You are hereby commanded to notify Herbert Barber

that the following Order has been made by me, to-wit:

Before H. Hall Justice of the Peace in and for Darby Township, Union County, Ohio.

B L Robinson

July 23 1928 No.

Plaintiff,

Proceedings in Aid of Execution.

vs. Herbert Barber

ORDER.

Defendant.

This day the said B. L. Robinson

judgment creditor

appeared and filed his affidavit and motion for an order requiring the P & O St. Paul & Northern Pacific R.R. Co. to appear and answer under oath respecting the liability of said P & O St. Paul & Northern Pacific R.R. Co. to said Herbert Barber

judgment debtor; and thereupon the said motion came on to be heard; and it appearing from said affidavit and the evidence, that said motion ought to be granted; it is ordered that said P & O St. Paul & Northern Pacific R.R. Co. appear before me at my office in Darby Township on the 23 day of July 1928, at 10 o'clock A.M., to answer under oath respecting such liability. And it is further ordered that

be subpoenaed as witnesses to testify concerning such liability.

H Hall Justice of the Peace.

You will make due service and return of this Order like a summons.

IN WITNESS WHEREOF, I have hereunto subscribed my name

this 17 day of H Hall July 1928

H Hall Justice of the Peace.

1. Here name the judgment debtor. (This notice must be served on the judgment debtor, if found within the county, at least three days before the hearing.) 2. Here say, if so, "by his agent or attorney." 3. Here name the person, partnership or corporation, claimed to be liable. 4. Erase these lines if no witnesses are subpoenaed, otherwise insert the names of the witnesses."



# EXAMINATION, IN AID OF EXECUTION.

Gen'l Code, Sec. 10438

Before H Hall Justice of the Peace.

Darby Township, Union County, Ohio.  
B L Robinson

July 17 1925  
No. \_\_\_\_\_

Plaintiff,

vs.

Herbert Carbin

Proceedings in Aid of Execution.

Defendant.

Examination.

Examination of P L & St Rail Road Co

before me, H Hall Justice of the Peace in and

for Darby Township, Union County, Ohio, in the above

entitled case, at my office in said Township, on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Said P L & St Rail Road Co of lawful age, being

by me duly sworn, as hereinafter certified, deposes and says as follows:

1st Ques.

State your name, age, occupation, and place of residence.

Answer.

My name is \_\_\_\_\_

I am \_\_\_\_\_ years of age, I am \_\_\_\_\_

by occupation, and my place of residence is \_\_\_\_\_

2nd Ques.

Answer.



BEFORE H. HALL, JUSTICE OF THE PEACE

DARBY TOWNSHIP UNION COUNTY OHIO.

The Jones-Sears Company :

Plaintiff

vs.

NO. \_\_\_\_\_

B. L. Robinson whose first or  
Christian name is to plaintiff :  
unknown,

Defendant

:

BILL OF PARTICULARS.

Now comes plaintiff and states that it is and was at all the times hereinafter mentioned a corporation duly created and existing under and by virtue of the laws of the State of Ohio.

Plaintiff states that it sold and delivered to defendant at his special instance and request goods and merchandise of the value of \$275.83. An itemized statement of said account is hereto attached marked "Exhibit A". Plaintiff states that defendant has made payments on said account leaving a balance now due and owing to it from defendant of \$149.58 which it claims of the defendant, together with interest at 6% from September 23, 1929 to date and for costs of this action.

WHEREFORE, plaintiff prays judgment against the defendant for the said sum of \$149.58 with interest as aforesaid and for costs.

WATSON DAVIS & JOSEPH & J. L. BODELL,

By \_\_\_\_\_  
Attorneys for Plaintiff.



(from Pg 78)

B. L. Robinson vs Herbert Carben } Proceedings in Aid of Execution Affidavit

State of Ohio Union County ss.

B. L. Robinson the judgment creditor in the above entitled case being first duly sworn deposes and says that he has good reason to believe and does believe that the P. & O. St. Paul & Northern Pacific R.R. Co is liable to said Herbert Carben the judgment debtor in the sum of \$17.92 Dollars in Money now due, and it is not exempt from execution or attachment under the laws of the State of Ohio

Sworn to before me and signed in my presence this 17 day of July 1928  
Signed B. L. Robinson  
H. Hall J. P.

Notice

Proceeding in Aid of Execution  
Darby Township, ss.

The State of Ohio  
Union County ss.

to G. M. Bailey Constable of said Township Greeting  
You are hereby commanded to notify Herbert Carben that the following order has been made by me to wit:

Before H. Hall J. P. in and for Darby Township, Union County, Ohio

B. L. Robinson vs

Herbert Carben } Proceeding in Aid of Execution Order

this day the said B. L. Robinson judgment creditor appeared and filed his affidavit and motion for an order requiring the P. & O. St. Paul & Northern Pacific R.R. Co to appear and answer under oath respecting the liability of said P. & O. St. Paul & Northern Pacific R.R. Co to said Herbert Carben judgment debtor, and thereupon the said motion come on to be heard. And it appearing from said affidavit and the that said motion ought to be granted, it is ordered that said P. & O. St. Paul & Northern Pacific R.R. Co appear before me at my office in Darby Township, on the 23 day of July 1928 at 10 o'clock A. M. to answer under oath respecting such liability.

H. Hall J. P.

You will make due service and return of this order like a summons, in witness whereof I have hereunto subscribed my name this 17 day of July 1928

H. Hall J. P.

Dismissed by Plaintiff without prejudice to new action

H. Hall J. P.



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SUBPENA IN CIVIL CASE.

RETURN.

(Fill out on original writ only.)

To \_\_\_\_\_

189 \_\_\_\_\_

*Elmer Brown*

I have served the within writ on the persons named below, as follow:

vs.

*J F Henderson*

Names of Witnesses.	How Served.	Day of Service.	Miles Distant.
<i>John Harris</i>	<i>ⓐ</i>		
<i>John Herschenbahr</i>	<i>ⓐ</i>		

Before *H Hall* Justice of the Peace.

Docket \_\_\_\_\_ No. \_\_\_\_\_ Page \_\_\_\_\_

Returnable

*Feb 24 1891 at 8*

*o'clock P. M.*

*G M Bailey* Constable.

Constable's Fees on this Writ.

CERTIFICATE.

(Sign on the copy only, in which only one witness need be named.)

I certify that the within is a true copy of the original writ.

Service and Return, for \_\_\_\_\_ person . . . . .

Copy *100* cents each . . . . .

Mileage \_\_\_\_\_ Miles . . . . .

Constable.

Total . . . . . \$ \_\_\_\_\_



The State of Ohio,

*Union*

County,

SS.

Township.

To

*John Harris Parby*  
*John Harris* *John Hesselbach*

You are hereby commanded to appear before me, the undersigned, a Justice of the Peace of said Township, at my office therein, on the *24* day of *Feb* A. D. *1891*, at *10* o'clock,

M., to give testimony, and the truth to say, in a cause pending before me, wherein

~~for Plaintiff~~ *Elmer Brown*  
*J. F. Hinderer*

plaintiff

and

defendant

(on the part of the *Plaintiff*.)

Hereof fail not under penalty of the law.

Given under my hand this

*21*

day of

*Feb* *21*

A. D. *1891*

*1951*

Office

*H. Ball*

Justice of the Peace.

\* If the witness is required to produce papers, etc., here add, "and to bring with you and produce at the time and place aforesaid, a certain" [deed, etc., and briefly describe the required deeds, papers, letters, etc.]



To the Justice

No bond required where the defendant  
is a non resident,

Issued at once as tomorrow may  
be too late

L. O. D. M.











